County Officials
Orientation Program
2022

Hosted by University of Tennessee County Technical Assistance Service
in coordination with the Tennessee County Services Association and the
County Officials Association of Tennessee
Financial Responsibilities

- Interaction with other officials
- Serves as County Treasurer
- Checking system
- Official bank account
- Annual financial report
- Commissions and exemptions
- Investment of county funds
INTERACTION WITH OTHER OFFICIALS

All Offices
County Mayor, Budget Director, CLB
Fee Officials
Clerk & Master, Delinquent Tax Attorney
COUNTY TREASURER

Receives and pays out county funds
Must allocate money received to various county funds
Disbursement authority granted by CLB
Excess Fees and commissions
Files sworn report monthly
CLB has choice of operating on a salary system
CHECKING SYSTEM

Trustee granted authority to adopt
30 days notice required
Finance committee or CLB may discontinue
Bank Accounts
- County Master
- Check Clearing
CHECKING SYSTEM

Issuance of checks certified by:

- List Certification
- Check Signing/Validation Method
- Combination Method
- Any method requested by trustee
• Departments required to submit list to trustee
• Trustee verifies department funds
• Violation of law to issue w/o trustee certification
OFFICIAL BANK ACCOUNTS

CLB authorized contract with bank(s)
- Highest and best bids
- Or appoint finance committee

Trustee takes bids from banks
County clerk shall provide copy of trustee’s report to each member of CLB.
T.C.A. § 5-8-201(a)(2).
OFFICIAL BANK ACCOUNTS

- Finance committee contracts on behalf of county
  - Trustee also authorized
- As necessary for the collateralization of the county’s funds
OFFICIAL BANK ACCOUNTS

Required to evaluate county’s banking contract(s)
- Required to obtain proposals from at least two banks or other financial institutions
- Prepare written evaluation of the proposals
- Kept for a period of not less than three years
OFFICIAL BANK ACCOUNTS
COLLATERALIZATION OF FUNDS

Funds required to be collateralized
- Collateral Pool
Collateralization is to be 105%
Complete Financial Report

- Filed with county mayor and county clerk
- Copy to CLB
- Mayor submits for inspection

Penalized for not filing
COMMISSIONS AND EXEMPTIONS

Funds Received and Disbursed (For benefit of the county)

Commission Received

Duty of courts to decide, if questioned
STATUTORY COMMISSIONS

- State, County, and Municipal Revenue
- County Offices
- Schools
- Highways

- Special District Funds:
  - Watershed Districts
  - Drainage and Levee Districts
  - Inquest Proceedings
  - Municipal Taxes
INVESTMENT OF COUNTY FUNDS

Counties are directed to invest all idle county funds to the maximum extent practical.

Three categories of idle county funds that may be invested:

- Funds derived from bond proceeds
- Funds from the sale of assets, settlements, or other infrequent occurrences
- Other idle county funds
INVESTMENT OF COUNTY FUNDS

For non-1981 CMFA counties
- May create investment committee
- Authority to designate to types, amounts, and maturities
INVESTMENT OF COUNTY FUNDS

For CFMA 1981 Counties

- Authorized to establish an investment committee
- Composed of a minimum of 5 members
- May or may not be members of the CLB
- Establishes and Approves policies and procedures
- Finance director makes investments
INVESTMENT OF COUNTY FUNDS

Funds may be invested:

- U.S. Bonds, notes, treasury bills
- State/Federally chartered banks
- Obligations of US
- State investment pool
- State bonds
- Nonconvertible debt securities
- County’s own bonds or notes
INVESTMENT OF COUNTY FUNDS

Commercial grade paper provided:
- Population is in range of 20,000 – 150,000
- Rated in the highest category by at least two commercial paper rating services
- Remaining maturity of 90 days or less

Banks or savings and loan associations with branch in the state under certain conditions
FINANCIAL ISSUES

County Trustees
BUDGET CONSIDERATIONS

- Legal Authority
- Fees versus Salary
- Budget Calendar
- Budget Development
- Budget Management
- Amending the Budget
FEE OR SALARY SYSTEM

Fee System

Salary System
BUDGET CALENDAR

Feb 1
Deliver Forms to EO/DH

Mar 1
Return Forms

Apr 1
Budget Committee Votes

May 1
BOE Delivers Budget

Jul 1
Budget Deadline

Aug 15
Notify OLGF

Aug 31
Continuation Budget Deadline

Sep 30
Deadline only if granted extension
# YOUR OPERATING BUDGET

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<td>Establish priorities and alternatives</td>
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</table>
LETTER OF AGREEMENT/SALARY SUIT

Agree with personnel budget?

Yes
Letter of Agreement

No
Salary Suit

Either must be done within 30 days of the budget’s passing.

Newly elected officials have 30 days from taking office.
BUDGET AMENDMENTS

Document request — Present request — CLB vote
FINANCIAL CONSIDERATIONS

- Bank/Treasurer for County
- Flow of Money
- Bank Accounts
- Investing Funds
TREASURER FOR COUNTY

- Receives and pays out funds
- Disbursements by funds
  - Warrants
  - Optional checking system
- Disbursements by trustee
FLOW OF MONEY

Sources of Revenue
- Deposits
- Statutory Commissions
- Tracked by Fund
BANK ACCOUNTS

- Bids required
- Optional finance committee
- Collateralization required
- Periodic evaluation
- Banks for tax collections
PURCHASING AUTHORITY

General Law

1981/1957 Acts

Private Act

Charter/Metro
METHODS OF PURCHASING

• Competitive Sealed Bids/Proposals – ITB/IFB/RFP
• Request for Qualification (RFQ) – professional services
• Informal quotes
PURCHASING PROCESS

1. Need
2. Requisition
3. Purchase Order
4. Material Receiving Report
INTERNAL CONTROLS

A process that provides reasonable assurance the objectives of an entity will be achieved.
MANAGING INTERNAL CONTROLS

Comply
Safeguard
Record
WHY DO COUNTY GOVERNMENTS NEED INTERNAL CONTROLS?

Reduce fraud & waste
Ensure legal, regulatory, & policy compliance
Protect county assets
Promote transparency & accountability
External auditors (performing routine annual audits) detect less than 4% of identified occupational fraud.

More fraud is identified by accident or through anonymous tips than by the external annual financial and compliance auditors.
POOR INTERNAL CONTROLS = OPPORTUNITY FOR FRAUD

The Fraud Triangle:
A framework for spotting high-risk fraud situations

Pressure
Financial or emotional force pushing towards fraud

Opportunity
Ability to execute plan without being caught

Rationalization
Personal justification of dishonest actions

FRAUD
A cash shortage of at least $4,584 existed in the office of trustee as of June 30, 2008.

County Trustee withheld cash from daily deposits. Investigators determined the trustee withheld $89,478.81 in cash that was collected by the trustee’s office between November 5, 2018 and December 8, 2018.

A cash shortage of $14,333 existed in the trustee’s office on February 28, 2017.

Bookkeeper misappropriated at least $618,404 beginning in May 2015 through February 2022. Failed to deposit funds for two of the courts and created false bank statements to conceal her theft.
COMPONENTS & PRINCIPLES OF INTERNAL CONTROLS

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<td>3. Establish Structure, Responsibility, and Authority</td>
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<td>17. Remediate Deficiencies</td>
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AUDIT

Annual Financial and Compliance Audit
Required by State Statute for all 95 counties
State Comptroller or a contracted CPA firm performs
Information System Review
BEFORE YOU GO

- Review Checklist
- CTAS Website
- Consultant Info
- Questions
WRAP UP

Congratulations!

Welcome to county government!
Method of Election and Term of Office
Oaths of Office
Bond Requirements
Compensation of the Trustee
COCTP - Educational Incentive
Fee System
Deputies
METHOD OF ELECTION & TERM OF OFFICE

The trustee is elected by the county's qualified voters during the regular August election immediately preceding the beginning of a full term.

The term of office is four years and begins on September 1 of the year of election and continues until a successor is elected and qualified.

T.C.A. § 8-11-101
If a vacancy occurs in the office of trustee, the vacancy is filled as provided for in T.C.A. § 5-1-104(b).

There is no limitation on the number of terms a trustee may serve.
OATHS OF OFFICE

The trustee must take the following oath to faithfully perform the duties of the office and to support the constitutions of Tennessee and the United States:

*I do solemnly swear that I will perform with fidelity the duties of the office to which I have been elected (or appointed, as the case may be) and which I am about to assume and to support the constitutions of Tennessee and of the United States.*

THE OATH OF OFFICE MAY BE ADMINISTERED BY:

General sessions judges, retired general sessions judges, retired judges and retired chancellors of courts of record of this state may administer the oaths of office to any elected or appointed public official.

The county mayor, the county clerk, judges of courts of general sessions, or a judge of any court of record in the county may administer the oath of office for any elected or appointed official.

THE OATH OF OFFICE MAY BE ADMINISTERED BY:

The governor, an active or retired supreme court justice, an active or retired inferior court judge, or an active or retired general sessions judge may administer the oath to any elected or appointed official.

The members of the general assembly may administer the official oath of office for any local public official of any municipality or county, including any county having metropolitan form of government, or any other political subdivision of the state.

Oaths must be written out and subscribed by the person taking them, and must be accompanied with the certificate of the officer administering the oaths, specifying the day and year when taken.

OATHS OF OFFICE

The oath of office for any county official required to file an oath may be administered at any time after the certification of the election returns, in the case of elected officials, or after appointment, in the case of appointed officials.

Even though an official may file an oath before the scheduled start of a term of office, the official may not take office until the term officially begins.

OATHS OF OFFICE

The oath and the certificate must be filed with the county clerk, who endorses the day and year of filing and signs the endorsement. T.C.A. §§ 8-18-109 & 8-18-110.

Any officer or deputy required by law to take and file such oaths, who enters upon the duties of the office without first taking and filing the same as prescribed, commits a Class C misdemeanor. T.C.A. § 8-18-113.
At the time of executing bonds, the trustee must take and subscribe to the following oath before the county clerk or county mayor:

I do solemnly swear that I will faithfully collect and account for all taxes for my county, or cause the same to be done, according to law, and that I will use all lawful means in my power to find out and assess such property as may not have been assessed for taxation in my county, and return a list of the same on settlement.

T.C.A. § 67-5-1901.
Amount of Bond: The minimum amount of the official bond executed by the trustee for each term of office is determined from the amount of revenues handled by the trustee during the last fiscal year audited by the Comptroller or from the last Comptroller-approved audit which was prepared by certified public accountants.

T.C.A. § 8-11-103
OFFICIAL BOND

An official bond may be executed by a surety company authorized to do business in Tennessee (corporate surety), or by personal sureties. T.C.A. § 8-11-103.

The governing body by a two-thirds vote must elect whether or not the county officials of the county shall make a surety bond or a bond with two or more good sureties, approved by the legislative body, prior to the time such official is inducted and sworn into office. T.C.A. § 8-19-101(d).
If the official bond of the trustee is executed by a surety company, the minimum amount of the bond is based on the revenues as follows:

- Four percent (4%) up to three million dollars ($3,000,000) of the funds collected by the office; and
- Two percent (2%) of the excess over three million dollars ($3,000,000) shall be added.

These amounts are cumulative.
If the official bond of the trustee is executed by personal sureties, the minimum amount of the bond shall be based on revenues as follows:

- Six percent (6%) up to three million dollars ($3,000,000) of the funds collected by the office; and
- Four percent (4%) of the excess over three million dollars ($3,000,000) shall be added.

These amounts are cumulative.
The county legislative body may require the trustee to execute a bond in an amount higher than the minimums.

T.C.A. § 8-11-103(d).
The bond is prepared in accordance with the provisions of Title 8, Chapter 19, approved by the county legislative body, recorded in the office of the county register of deeds and transmitted to the office of the county clerk for safekeeping.

T.C.A. § 8-11-102.
The form of official bonds is prescribed by the Comptroller and approved by the Attorney General.
Blank copies of official bonds are available from the Comptroller of the Treasury, Division of Local Finance.
The trustee is responsible for securing his or her bond and should take steps to ensure that the bond is properly executed, approved, and filed.
FILING OF BONDS

The official bonds of county officials required by law to execute such bonds are transmitted to the office of county clerk for safekeeping immediately upon their execution, approval and recordation in the office of the county register of deeds.

T.C.A. §§ 8-19-102 & 8-19-103
FILING OF BONDS

The registers of deeds, whose duty it is to record official bonds, maintains a special record book and records therein each official bond presented for registration.

The respective counties pay the premiums for bonds and the registration fees.

T.C.A. §§ 8-19-104 & 8-19-106
Official bonds must be filed within 40 days after the election, or within twenty 20 days after the term of the office legally begins.

T.C.A. § 8-19-115
PENALTY FOR FAILURE TO FILE
T.C.A. § 8-19-117

If any officer required by law to give bond fails to file in the proper office within the time prescribed, he or she vacates the office.

It is the officer’s duty in whose office the bond is required to be filed to certify immediately the failure to give bond, and then the vacancy must be filled.
ACTING BEFORE APPROVAL OF BOND

Any public officer required by law to give bond who performs any official act before such bond is approved as required commits a Class C misdemeanor.

T.C.A. § 8-19-119.
PURPOSE OF BOND

An official bond is an instrument which requires the sureties to pay up to a specified amount of money if the trustee fails to perform certain acts or performs wrongful and injurious acts under the color of office.

Bonds constitute a written promise made by the trustee to:
WRITTEN PROMISE
T.C.A. §§ 8-19-111 & 8-19-301

1. Perform all of the duties of the office;
2. Pay over to authorized persons all funds received in an official capacity;
3. Keep all records required by law;
4. Turn over to the successor all records, money, and property of the office; and
5. Refrain from anything that is illegal, improper, or harmful while acting in an official capacity.
Any person who is injured by the failure of the trustee to keep this promise may collect from the trustee’s sureties. It is important to know that a bond protects the state, the county, and the citizens in the event the trustee fails to perform his or her duties properly.

The bond does not protect the trustee from liability.
If a payment is made under the bond, the trustee’s sureties may have a right to recover from the trustee the amount paid.

This action against the trustee by the sureties is known as subrogation.
INSURANCE - T.C.A. § 8-19-101

The county legislative body can chose to use insurance instead of bonds. The insurance policy must provide government crime coverage, employee dishonesty insurance coverage, or equivalent coverage that insures the lawful performance by officials and their employees of their fiduciary duties and responsibilities. Any such policy or agreement maintained shall have limits of not less than four hundred thousand dollars ($400,000) per occurrence.
A policy or agreement satisfying these requirements shall be deemed to be a blanket official bond for each official or office identified in the policy or agreement for all purposes.

A certificate of insurance evidencing the officials and offices covered, the amount of coverage maintained, and the type of coverage provided shall be filed in the register's office for the county in which the official is located.

A certificate of insurance shall satisfy the requirement for the filing of the official bond by the named officials.
The State Legislature sets the minimum compensation of the trustee according to county population classes.

The county legislative body determines the salary of the trustee each year in an amount equal to or greater than the statutory minimum.

If the county legislative body takes no action, then the salary for the trustee is the statutory minimum amount.
Any full-time county officer who is designated as a “certified public administrator” shall receive an annual educational incentive payment from the state treasurer.

T.C.A. § 5-1-310
Two methods exist for using and accounting for fees and commissions received by the trustee and other county officials.
Under the older system, called the “fee system,” the official transfers to the county general fund on a quarterly basis all of the fees, commissions, and charges collected in the preceding quarter in excess of the amount required to pay salaries of the officer, deputies, and assistants and the necessary office expenses.

Under this system the official may retain fees in an amount equal to three times the monthly salary total.
The county legislative body may adopt an alternative system for any of the fee officers of the county, including the trustee, or all of them (except the sheriff who is always under this system). Under the alternative system, sometimes called the “salary system,” the trustee or other official makes monthly payments to the county general fund for all of the fees, commissions, and charges collected.
The county legislative body is required to pay the trustee’s salary, the salaries of the deputies and assistants, and the authorized expenses of the office from the general fund in twelve equal monthly installments, regardless of the fees received by the office.

This alternative system may be adopted by the county legislative body for one or more county offices. It is not necessary for all offices to operate under the same system.
DEPUTIES AND ASSISTANTS
T.C.A. § 8-20-101 ET SEQ.

Two things are needed to hire deputies and assistants:

Budgetary Authority (county budget)
AND
Legal Authority (court order or letter of agreement)
“[The official] has sole discretion to request the number of assistants he believes are ‘actually necessary to the proper conducting’ of his office, as well as the salaries he feels are necessary to attract and retain them.”

The compensation for deputies and assistants must be sufficient to comply with the Federal Fair Labor Standards Act (FLSA) and its minimum wage and overtime provisions.
A Trustee may not dismiss a non-policy making employee for political reasons. Such an unlawful firing may subject the Trustee and the county to liability under the federal civil rights laws.
Monroe County Workers Win $500K First Amendment Settlement

Seventeen former Monroe Co. road department workers, who said they were fired for supporting their boss’s opponent in the August 2010 county election for road superintendent, won a major settlement in a federal civil rights lawsuit after three days of trial.
Two Fired Monroe County Officers Win $200,000 Settlement

October 6th, 2016

Two Monroe County, Tenn., men who say they were fired from the sheriff's office for political activities have won a $200,000 settlement after a federal jury found in their favor.

Former deputy Doug Brannon and ex-employee Steve Miller sued Sheriff Tommy Jones and Chief Deputy Randy White in early 2015, claiming they were fired for being allies of Bill Bivens, who lost the 2014 sheriff's race.

Brannon and Miller also claimed retaliation for participating in a TBI investigation into alleged vote-buying in the county.
“The rule is that counties have no authority other than that expressly given by statute or that necessarily implied from the provisions of such statute.” **Bayless v. Knox County, 199 Tenn. 268, 281, 286 S.W.2d 579 (1955).** Thus, a county only possesses the powers granted by the Legislature. **Knox County ex rel. Kessel v. Knox County Personnel Board, 753 S.W.2d 357 (Tenn.Ct.App.1988).**
Counties are public municipal corporations of limited powers, having no authority other than that expressly given or necessarily implied by statute, and statutes respecting a county’s powers are strictly construed.

See Bayless v. Knox County, 199 Tenn. 268, 281, 287-89, 286 S.W.2d 579 (1955); Hagan v. Black, 159 Tenn. 290, 293, 17 S.W.2d 908 (1929); State ex rel. Citizens of Wilson County v. Lebanon & Nashville Turnpike Co., 151 Tenn. 150, 160, 268 S.W. 627 (1924); White’s Creek Turnpike Co. v. Davidson County, 82 Tenn. 73, 75 (1884); Weakley County Municipal Electric System v. Vick, 43 Tenn. App. 524, 549, 309 S.W.2d 792 (1957).
County fee officials are independent entities.

They do not work for and are not subject to the mayor’s control.

Easterly v. Harmon, 1997 WL 718430, n4 (Tenn.Ct.App.,1997) (The county executive and county clerk are independent entities and Easterly is not subject to his control.).
POWERS & DUTIES

Basic Duties

- Settle account on leaving office
- Financial Statements
- Collection of property taxes
- Maintain accurate record of all money received
- Pay legal demands immediately if sufficient funds exist
- Maintain accounts and records
DUTIES OF THE TRUSTEE UPON LEAVING OFFICE
T.C.A. § 8-11-104 (8) – (11)

Deliver to the trustee’s successor all the books and papers of the trustee’s office, especially the book in which the warrants payable are listed and numbered.
Make settlement immediately with the county mayor, and pay over the balance found in the trustee’s hands to the trustee’s successor, taking duplicate receipts.
DUTIES OF THE TRUSTEE UPON LEAVING OFFICE
T.C.A. § 8-11-104(8) – (11)

Deliver one of the receipts to the county clerk, to be recorded by the county clerk in the revenue docket.
Furnish the county mayor with such papers and vouchers in the county trustee’s possession as the county trustee may think necessary for perfecting any settlement with any person who is accountable for county revenue.
The trustee must make a full and complete financial report on or before the first Monday in September, for the year ended June 30, of the condition of the trustee’s office.

This annual financial report is filed with the county mayor and with the county clerk.

This is the same report as required by T.C.A. § 5-8-505.
On or before the 10th day in each month, the trustee must report to the county mayor and the financial agent or treasurer of each municipality and make a settlement for all taxes collected during the preceding month and pay over the amounts due as shown by the respective settlements.

T.C.A. §§ 67-5-1902(a) and 8-22-104 (fees).
One of the trustee’s primary functions is the collection of all property taxes levied by the county and by municipalities within the county, unless a municipality collects its own taxes. T.C.A. § 67-5-1801.

The trustee’s role in this process begins with the tax roll, which is prepared by the assessor and is delivered to the trustee on or before the first Monday in October of each year. T.C.A. § 67-5-807.

The trustee collects the tax amounts shown in the tax roll.
Property taxes imposed by counties are due and payable on the first Monday of October of the tax year. T.C.A. § 67-1-702.

Municipal property taxes collected by the trustee are also due and payable on this date. However, when a municipal charter has provided for a consolidation of functions and offices, then the trustee, with the approval of the county legislative body, may establish another municipal due date to maintain existing municipal fiscal policies. T.C.A. § 67-1-701.
PAYMENT OF TAXES

Property taxes are paid to the trustee at the trustee’s office. The trustee also has the authority to designate other collection sites, including a bank. The procedures for such a designation require the trustee to establish an account with the bank for the deposit of property taxes. T.C.A. § 67-5-1801.
In order to pay at the bank, the taxpayer must show evidence of the amount owed.

The bank may not accept delinquent taxes and must provide a deposit form to the taxpayer which states that the bank is acting as agent for the trustee.

The bank must provide to the trustee evidence of the taxes deposited into the account and a copy of the deposit forms at least every 3 business days.

The trustee must check amounts deposited and owed before issuing a tax receipt to the taxpayer.
TAX STATEMENTS

The use of mailed tax bills or statements is not specifically authorized or required except as authorized in counties with consolidated forms of government. T.C.A. § 7-3-203.

However, tax statements are uniformly used to remind taxpayers of their obligations to pay property taxes.

The widespread use of mailed tax statements has been recognized in legislation dealing with notices of delinquent taxes, which requires these notices to be mailed with tax statements. T.C.A. § 67-5-2402.
The trustee must send a notice of delinquent taxes with the current tax bill for any taxpayer having delinquent taxes as of June 1 of each year. The property owners to whom this notice is sent is obtained from the delinquent taxpayers list and from the list of property owners whose property is subject to a lawsuit to enforce the tax lien. T.C.A. §§ 67-5-2402 and 67-5-2403.
A county cannot include other charges on the property tax bill unless there is specific statutory authority, as is the case with city solid waste special assessments.

T.C.A. § 67-5-103.
The trustee is required to accept constitutional and lawful U.S. currency or warrants on the state treasury legally outstanding in the hands of a person to whom they were issued and unpaid, U.S. coins, U.S. legal tender notes, and federal reserve notes. The trustee may also receive payment by check, money order, credit card or debit card.
PARTIAL PAYMENTS OF CURRENTLY OWED PROPERTY TAXES

After the tax rate is set - TCA 67-5-1801 covers partial payments after the tax rate is set. Only requires CLB approval if additional operating resources are needed.

Before the tax rate is set - TCA 67-5-1808 covers partial payments for taxes prior to the tax rate being set. It requires CLB adoption.
Trustees in all counties may accept partial payment of property taxes. Prior to accepting partial payments of property taxes, the trustee must file a plan with the Comptroller of the Treasury. The plan must indicate that the trustee’s office has the accounting system technology to implement a program for partial payment of property taxes. T.C.A. §§ 67-5-1801 and 67-5-1808.
PARTIAL PAYMENTS OF CURRENTLY OWED PROPERTY TAXES

The plan must also indicate whether the program will be implemented within the existing operating resources of the office or indicate prior approval of the county legislative body if additional operating resources are needed.

Accepting a partial payment of taxes does not release the tax lien, except to the extent of the partial payment; the trustee has the duty to accept the balance as if no partial payment has been made.

T.C.A. §§ 67-5-1801 and 67-5-1808
DATE OF RECEIPT

Any tax payment which is transmitted by U.S. mail to the trustee is deemed filed and received on the date on the postmark, or if the postmark is illegible, erroneous, or omitted, on the date the payment was mailed, as established by the sender by competent evidence.

If the payment is postmarked no more than 24 hours subsequent to the last date for the timely payment of taxes, it must be accepted as if timely filed.

The trustees must provide to each taxpayer a receipt printed or written in ink or indelible pencil, for all the taxes paid by the taxpayer. Tax receipts must be numbered and dated.

T.C.A. § 67-1-704(b).
If a portion of the tax notice is to be retained by the taxpayer, in lieu of the trustee mailing a separate receipt of the payment to the taxpayer, the tax notice must:

- clearly state such fact; and
- inform the taxpayer that if the taxpayer desires a separate receipt, the taxpayer must include a self-addressed, stamped envelope when the taxes are paid.

TCA § 67-1-704(b).
On March 1, 2022, the 2021 unpaid property taxes became delinquent property taxes.

The trustee is authorized to appoint the necessary deputies to collect delinquent taxes after they become delinquent. These deputies collect delinquent real property taxes as well as delinquent personal property taxes.

The trustee is required to prepare and provide a list of delinquent taxpayers to the deputies appointed to collect delinquent taxes.
Deputy trustees who have delinquent lists for collection must make partial settlement with the trustee whenever required by the trustee.

On or before January 1, following the receipt of the delinquent tax lists, the deputy trustees make a final settlement with the trustee and return the lists showing in the return what disposition was made of each item of taxes therein set out, and the reason for not collecting items remaining unpaid, and sign the return in the deputy trustee’s official capacity.
Deputy trustees who have not received copies of the delinquent tax list have no authority to collect the delinquent taxes.
The county trustee may accept partial payments of delinquent property taxes, including, but not limited to, payment by electronic transfers, bank customer preauthorized payments, wire transfers or ACH credits.

If the entire amount of delinquent taxes due is not paid prior to the date the trustee delivers the delinquent tax lists to the delinquent tax attorney, the entire property shall be subject to the tax lien and enforcement by a tax sale or other legally-authorized procedures.
Prior to accepting partial payment of delinquent property taxes, the trustee must file a plan with the comptroller of the treasury at least 30 days prior to the acceptance of the payments.

The plan shall indicate that the trustee’s office has the accounting system technology to implement a program for partial payment of delinquent property taxes. The plan shall also indicate whether the program will be implemented within the existing operating resources of the office or indicate prior approval of the county legislative body if additional operating resources are needed.
PARTIAL PAYMENT OF DELINQUENT PROPERTY TAXES
T.C.A. § 67-5-2001

The delinquent date for property taxes and interest applicable to delinquent property taxes is not affected by application of a partial payment system established in the county.

Interest shall apply only to the amount of delinquent property taxes remaining due.

If a partial payment of delinquent property taxes is accepted, the partial payment does not release the tax lien on the property upon which the taxes were assessed.
The End