(d) of this section the word "contract" is deleted as unnecessary in light of the word "agreement".

Also in subsection (c) of this section, the former reference to land "in the State" is deleted as superfluous.

Also in subsection (c) of this section, the former reference to the program being "under circumstances and conditions provided in the program and required by this subtitle" is deleted as superfluous.

In subsection (e) of this section, the reference to the duty of the "owner" of woodland to notify the supervisor is added for clarity.

In subsection (g)(3) of this section, the former references to a "revised" assessment "or tax bill" are deleted as unnecessary in light of the use of the defined term "assessment".

In subsection (h) of this section, the former reference to an assessment "for State, county, special tax district, and municipal taxes" is deleted as superfluous.

Also in subsection (h) of this section, the former reference to assessing woodland "in accordance with the provisions of §§ 5-301 through 5-308 of the Natural Resources Article of the Code" is deleted as superfluous.

In the introductory language of subsection (i)(1) of this section, the reference to the woodland being "reassessed" is substituted for the former reference to a "new valuation". Similarly, in subsection (i)(2) of this section, the reference to the "reassessment" is substituted for the former reference to the "new valuation for purposes of assessment", for clarity.

In subsection (j) of this section, the defined term "assessment" is substituted for the former references to "new valuation" and "original valuation", for clarity.

Also in subsection (j) of this section, the defined term "property tax" is substituted for the former words "revised tax bill", for clarity.

Also in subsection (j) of this section, the reference to owing property tax "for each taxable year" is substituted for the former reference to property tax "computed on any annual increase", for clarity.