THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 207 Session of 1985

INTRODUCED BY COWELL, CLARK, MAYERNIK, LEVDANSKY, DUFFY, DELUCA, PETRONE, MARKOSEK, SEVENTY, VAN HORNE, OLASZ, GAMBLE, MICHLOVIC, CESSAR, BOOK, BURD AND LANGTRY, FEBRUARY 11, 1985

REFERRED TO COMMITTEE ON TRANSPORTATION, FEBRUARY 11, 1985

AN ACT

1 Amending the act of September 18, 1961 (P.L.1389, No.615), 2 entitled "An act establishing and taking over as State 3 highways certain county highways, or sections thereof, 4 tunnels, bridges, viaducts and approaches thereto, in 5 counties, and certain streets and bridges in cities of the first class and in cities of the second class, and certain 6 7 streets in cities of the second class A and third class, and 8 certain township roads and certain streets in boroughs and incorporated towns; authorizing under certain terms and 9 10 conditions their construction, maintenance, repair, 11 reconstruction and improvement by the Commonwealth; 12 conferring certain powers upon Department of Highways and 13 local authorities, persons, associations and corporations for sharing the cost of the maintenance and construction of such 14 15 highways; and deleting certain State highways, " further 16 providing for the Commonwealth's maintenance obligations; 17 providing that the powers of the Pennsylvania Public Utility 18 Commission shall not be affected; and making a repeal.

19 The General Assembly of the Commonwealth of Pennsylvania

20 hereby enacts as follows:

Section 1. Sections 101 and 103 of the act of September 18, 1961 (P.L.1389, No.615), referred to as the County and Municipal State Highway Law, are amended to read: Section 101. All or part of the following various public

25 highways, or sections thereof, bridges, tunnels, viaducts and

approaches thereto, in counties, shall, if and when the county 1 commissioners consent thereto by resolution a copy of which 2 3 shall be filed in the office of the clerk of the courts of the 4 proper county and with the Department of [Highways] 5 Transportation, be adopted by the Commonwealth as a State highway[, and shall thereafter be maintained, repaired and 6 7 constructed in the same manner with like power and authority as 8 provided by the laws of the Commonwealth applicable to State highways]; however, no highway bridge, viaduct or approach 9 10 thereto shall be taken over by the Commonwealth under the 11 provisions of this act if a contract for the improvement thereof has been entered into between a contractor and the Commonwealth 12 13 or local authorities, or both, until such contract shall have 14 been completed.

15 Section 103. Upon the taking over for construction and 16 maintenance by the Commonwealth of any of the highways or 17 sections thereof, bridges, tunnels, viaducts or approaches 18 thereto specified in this act, the Commonwealth shall thereafter 19 assume all rights, obligations and liabilities of the county, 20 except for any outstanding construction or reconstruction obligations and liabilities in effect at the time of such 21 22 transfer relating to said highways or sections thereof, bridges, 23 tunnels, viaducts or approaches thereto, whether the same arise 24 by virtue of any order of the Public Service Commission, the 25 Pennsylvania Public Utility Commission, by contract or 26 otherwise, with respect to those highways, bridges, tunnels, 27 viaducts and approaches thereto designated in section 101, which 28 are located in cities of the second class and third class. This article is not intended and shall not be construed: 29 30 (1)To place upon the Commonwealth any duty to regulate traffic 19850H0207B0224 - 2 -

upon or police such highways, bridges, tunnels, viaducts and
 approaches.

3 (2) To place upon the Commonwealth any obligation for 4 maintenance, construction, reconstruction or resurfacing of 5 any highway other than the base or surface courses. The 6 maintenance authorized by this article shall not include snow 7 removal [or], street cleaning or maintenance or replacement 8 of quiderail or drainage facilities and shall be limited to 9 the portions [between existing curb lines] available to 10 vehicular traffic regardless of whether there are existing 11 curbs.

12 (3) To place upon the Commonwealth any obligation under any
13 franchise or franchises heretofore granted to any public
14 utility company.

15 (4) To place upon the Department of [Highways] <u>Transportation</u> 16 any authority to regulate traffic, parking or the general use 17 by the traveling public of such highways, bridges, tunnels, 18 viaducts and approaches: Provided, however, That the 19 Department of [Highways] <u>Transportation</u> shall be authorized 20 to close to traffic all of such highways, bridges, tunnels, 21 viaducts and approaches during such time as improvements are 22 being made thereon, and in such case the political 23 subdivision in which the same is located shall establish and maintain a suitable detour. 24

The rights, powers, duties, obligations and responsibilities set forth in this section which are not placed upon or transferred to the Commonwealth and which will or would be placed upon or transferred to cities of the second and third class by existing law shall become and/or remain the rights, powers, duties, obligations and responsibilities of said cities: 19850H0207B0224 - 3 -

1	Provided, however, That said cities may contract with counties
2	of the second class for an assumption by said counties of any or
3	all said duties, obligations and responsibilities.
4	Section 2. The act is amended by adding an article to read:
5	ARTICLE V-A.
6	ALTERATION OF RESPONSIBILITY
7	Section 550. Notwithstanding the provisions of Articles I
8	through V, pertaining to construction, reconstruction,
9	maintenance and resurfacing of the highways and bridges
10	enumerated therein, the Secretary of Transportation shall have
11	authority to enter into agreements with any political
12	subdivision to alter the respective responsibilities of the
13	Department of Transportation and the municipality for
14	construction, reconstruction, maintenance and resurfacing.
15	Section 3. Nothing contained in this act shall impair,
16	suspend, contract, enlarge or extend or affect in any manner the
17	powers and duties of the Pennsylvania Public Utility Commission.
18	Section 4. (a) The act of June 1, 1945 (P.L.1242, No.428),
19	known as the State Highway Law, is repealed insofar as it is
20	inconsistent with this act.
21	(b) All other acts and parts of acts are repealed insofar as
22	they are inconsistent with this act.

23 Section 5. This act shall take effect in 60 days.