## THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL Session of No. 2007

INTRODUCED BY PILEGGI, SCARNATI, MELLOW, ORIE, KASUNIC, MUSTO, RAFFERTY, O'PAKE, TOMLINSON, M. WHITE, ERICKSON, WAUGH, FOLMER, COSTA, EARLL, VANCE, BOSCOLA, CORMAN, WONDERLING, GORDNER, RHOADES, D. WHITE, PIPPY, MADIGAN, ARMSTRONG, BAKER, C. WILLIAMS, BRUBAKER, BROWNE, REGOLA, DINNIMAN AND EICHELBERGER, MARCH 29, 2007

SENATE AMENDMENTS TO HOUSE AMENDMENTS, JANUARY 28, 2008

## AN ACT

1	Providing for access to public information, for a designated	<
2	<del>open records officer in each Commonwealth agency, local</del>	
3	agency, judicial agency and legislative agency, for	
4	<del>procedure, for appeal of agency determination, for judicial</del>	
5	review and for the Pennsylvania Public Records Office;	
6	imposing penalties; providing for reporting by State-related	
7	institutions; requiring the posting of certain State contract	
8	information on the Internet; and making related repeals.	
9	PROVIDING FOR ACCESS TO PUBLIC INFORMATION, FOR A DESIGNATED	<
10	OPEN-RECORDS OFFICER IN EACH COMMONWEALTH AGENCY, LOCAL	
11	AGENCY, JUDICIAL AGENCY AND LEGISLATIVE AGENCY, FOR	
12	PROCEDURE, FOR APPEAL OF AGENCY DETERMINATION, FOR JUDICIAL	
13	REVIEW AND FOR THE OFFICE OF OPEN RECORDS; IMPOSING	
14	PENALTIES; PROVIDING FOR REPORTING BY STATE-RELATED	
15	INSTITUTIONS; REQUIRING THE POSTING OF CERTAIN STATE CONTRACT	
16	INFORMATION ON THE INTERNET; AND MAKING RELATED REPEALS.	
17	TABLE OF CONTENTS	
Τ/	IABLE OF CONTENIS	۲
18	Chapter 1. Preliminary Provisions	
19	Section 101. Short title.	
20	Section 102. Definitions.	
21	Chapter 3. Requirements and Prohibitions	

22 Section 301. Commonwealth agencies.

- 1 Section 302. Local agencies.
- 2 Section 303. Legislative agencies.
- 3 Section 304. Judicial agencies.
- 4 Section 305. Presumption.
- 5 Section 306. Nature of document.
- 6 Chapter 5. Access
- 7 Section 501. Scope of chapter.
- 8 Section 502. Open records officer.
- 9 Section 503. (Reserved).
- 10 Section 504. Regulations and policies.
- 11 Section 505. Uniform form.
- 12 Section 506. Requests.
- 13 Section 507. Retention of records.
- 14 Chapter 7. Procedure
- 15 Section 701. Access.
- 16 Section 702. Requests.
- 17 Section 703. Written requests.
- 18 Section 704. Electronic access.
- 19 Section 705. Creation of record.
- 20 Section 706. Redaction.
- 21 Section 707. Production of certain records.
- 22 Section 708. Exceptions for public records.
- 23 Section 709. Internet access.
- 24 Chapter 9. Agency Response
- 25 Section 901. General rule.
- 26 Section 902. Extension of time.
- 27 Section 903. Denial.
- 28 Section 904. Certified copies.
- 29 Section 905. Administrative denial.
- 30 Section 906. Record discard.

- 1 Chapter 11. Appeal of Agency Determination
- 2 Section 1101. Filing of appeal.
- 3 Chapter 13. Judicial Review
- 4 Section 1301. Commonwealth agencies, legislative agencies and
  - judicial agencies.
- 6 Section 1302. Local agencies.
- 7 Section 1303. Notice and records.
- 8 Section 1304. Court costs and attorney fees.
- 9 Section 1305. Penalties.

5

- 10 Section 1306. Immunity.
- 11 Section 1307. Fee limitations.
- 12 Section 1308. Prohibition.
- 13 Section 1309. Practice and procedure.
- 14 Section 1310. Pennsylvania Public Records Office.
- 15 Section 1311. Administrative appeals.
- 16 Chapter 15. State Related Institutions
- 17 Section 1501. Definition.
- 18 Section 1502. Reporting.
- 19 Section 1503. Contents of report.
- 20 Section 1504. Copies and posting.
- 21 Chapter 17. State Contract Information
- 22 Section 1701. Submission and retention of contracts.
- 23 Section 1702. Public availability of contracts.
- 24 Chapter 19. Public Officials
- 25 Section 1901. Disclosure of affiliation.
- 26 Chapter 31. Miscellaneous Provisions
- 27 Section 3101. Applicability.
- 28 Section 3101.1. Relation to other law or judicial actions.
- 29 Section 3101.2. Severability.
- 30 Section 3102. Repeals.

- 1 Section 3103. References.
- 2 Section 3104. Effective date.
- 3 TABLE OF CONTENTS

<-----

- 4 CHAPTER 1. PRELIMINARY PROVISIONS
- 5 SECTION 101. SHORT TITLE.
- 6 SECTION 102. DEFINITIONS.
- 7 CHAPTER 3. REQUIREMENTS AND PROHIBITIONS
- 8 SECTION 301. COMMONWEALTH AGENCIES.
- 9 SECTION 302. LOCAL AGENCIES.
- 10 SECTION 303. LEGISLATIVE AGENCIES.
- 11 SECTION 304. JUDICIAL AGENCIES.
- 12 SECTION 305. PRESUMPTION.
- 13 SECTION 306. NATURE OF DOCUMENT.
- 14 CHAPTER 5. ACCESS
- 15 SECTION 501. SCOPE OF CHAPTER.
- 16 SECTION 502. OPEN-RECORDS OFFICER.
- 17 SECTION 503. APPEALS OFFICER.
- 18 SECTION 504. REGULATIONS AND POLICIES.
- 19 SECTION 505. UNIFORM FORM.
- 20 SECTION 506. REQUESTS.
- 21 SECTION 507. RETENTION OF RECORDS.
- 22 CHAPTER 7. PROCEDURE
- 23 SECTION 701. ACCESS.
- 24 SECTION 702. REQUESTS.
- 25 SECTION 703. WRITTEN REQUESTS.
- 26 SECTION 704. ELECTRONIC ACCESS.
- 27 SECTION 705. CREATION OF RECORD.
- 28 SECTION 706. REDACTION.
- 29 SECTION 707. PRODUCTION OF CERTAIN RECORDS.
- 30 SECTION 708. EXCEPTIONS FOR PUBLIC RECORDS.

- 1 CHAPTER 9. AGENCY RESPONSE
- 2 SECTION 901. GENERAL RULE.
- 3 SECTION 902. EXTENSION OF TIME.
- 4 SECTION 903. DENIAL.
- 5 SECTION 904. CERTIFIED COPIES.
- 6 SECTION 905. RECORD DISCARD.
- 7 CHAPTER 11. APPEAL OF AGENCY DETERMINATION
- 8 SECTION 1101. FILING OF APPEAL.
- 9 SECTION 1102. APPEALS OFFICERS.
- 10 CHAPTER 13. JUDICIAL REVIEW
- 11 SECTION 1301. COMMONWEALTH AGENCIES, LEGISLATIVE AGENCIES AND
- 12 JUDICIAL AGENCIES.
- 13 SECTION 1302. LOCAL AGENCIES.
- 14 SECTION 1303. NOTICE AND RECORDS.
- 15 SECTION 1304. COURT COSTS AND ATTORNEY FEES.
- 16 SECTION 1305. PENALTIES.
- 17 SECTION 1306. IMMUNITY.
- 18 SECTION 1307. FEE LIMITATIONS.
- 19 SECTION 1308. PROHIBITION.
- 20 SECTION 1309. PRACTICE AND PROCEDURE.
- 21 SECTION 1310. OFFICE OF OPEN RECORDS.
- 22 CHAPTER 15. STATE-RELATED INSTITUTIONS
- 23 SECTION 1501. DEFINITION.
- 24 SECTION 1502. REPORTING.
- 25 SECTION 1503. CONTENTS OF REPORT.
- 26 SECTION 1504. COPIES AND POSTING.
- 27 CHAPTER 17. STATE CONTRACT INFORMATION
- 28 SECTION 1701. SUBMISSION AND RETENTION OF CONTRACTS.
- 29 SECTION 1702. PUBLIC AVAILABILITY OF CONTRACTS.
- 30 CHAPTER 31. MISCELLANEOUS PROVISIONS

1	SECTION 3101. APPLICABILITY.
2	SECTION 3101.1. RELATION TO OTHER LAW OR JUDICIAL ACTIONS.
3	SECTION 3101.2. SEVERABILITY.
4	SECTION 3102. REPEALS.
5	SECTION 3103. REFERENCES.
6	SECTION 3104. EFFECTIVE DATE.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	<del>CHAPTER 1</del> <—
10	PRELIMINARY PROVISIONS
11	Section 101. Short title.
12	This act shall be known and may be cited as the Right to Know
13	Law.
14	Section 102. Definitions.
15	The following words and phrases when used in this act shall
16	have the meanings given to them in this section unless the
17	context clearly indicates otherwise:
18	"Administrative proceeding." A proceeding by an agency the
19	outcome of which is required to be based on a record or
20	documentation prescribed by law or in which a statute or
21	regulation is particularized in application to individuals. The
22	term includes an appeal.
23	"Agency." A Commonwealth agency, a local agency, a judicial
24	agency or a legislative agency.
25	"Aggregated data." A tabulation of data which relate to
26	broad classes, groups or categories so that it is not possible
27	to distinguish the properties of individuals within those
28	<del>classes, groups or categories.</del>
29	"Commonwealth agency." Any of the following:
30	(1) Any office, department, authority, board, multistate
200	70S0001B1704 - 6 -

1	agency or commission of the executive branch; an independent
2	agency; and a State affiliated entity. The term includes:
3	(i) The Governor's Office.
4	(ii) The Office of Attorney General, the Department
5	of the Auditor General and the Treasury Department.
6	(iii) An organization established by the
7	Constitution of Pennsylvania, a statute or an executive
8	order which performs or is intended to perform an
9	essential governmental function.
10	(2) The term does not include a judicial or legislative
11	agency.
12	"Confidential proprietary information." Commercial or
13	financial information received by an agency:
14	(1) which is privileged or confidential; and
15	(2) the disclosure of which would cause substantial harm
16	to the competitive position of the person that submitted the
17	information.
18	"Financial record." Includes:
19	(1) Any account, voucher or contract dealing with:
20	(i) the receipt or disbursement of funds by an
21	<del>agency; or</del>
22	(ii) an agency's acquisition, use or disposal of
23	services, supplies, materials, equipment or property.
24	(2) The salary or other payments or expenses paid to an
25	officer or employee of an agency, including the name and
26	title of the officer or employee.
27	(3) Results of a financial audit.
28	(4) Application and database compilation or log of
29	applications by political subdivisions, nonprofit
30	organizations, other entities and individuals for the receipt
200	7090001B1704 - 7 -

- 7 -

1	of State funded grants awarded on a discretionary basis by a
2	Commonwealth agency, including legislative initiative grants,
3	regardless of whether the applicant receives the grant for
4	which it has applied. For purposes of this paragraph,
5	financial record shall include information regarding:
6	(i) where applicable, the application sequence
7	number;
8	(ii) the date the application was received by the
9	Commonwealth agency;
10	(iii) the applicant name and contact person;
11	(iv) the project description;
12	(v) the project location;
13	(vi) the amount of funding requested;
14	(vii) any notations as to whether the application
15	was complete and consistent with program guidelines;
16	(viii) whether or not the Commonwealth agency had
17	approved the application;
18	(ix) where applicable, the amount of the grant
19	awarded;
20	(x) where applicable, the date on which the
21	Commonwealth agency notified the applicant that it
22	approved the application;
23	(xi) in the case of a legislative initiative grant,
24	the name of any member of the General Assembly who
25	recommends the grantee; and
26	(xii) any other relevant information that qualifies
27	as a public record or financial record under this act.
28	"Homeland security." Governmental actions designed to
29	prevent, detect, respond to and recover from acts of terrorism,
30	major disasters and other emergencies, whether natural or
200	70S0001B1704 - 8 -

1	manmade. The term includes activities relating to the following:
2	(1) emergency preparedness and response, including
3	preparedness and response activities by volunteer medical,
4	police, emergency management, hazardous materials and fire
5	<del>personnel;</del>
6	(2) intelligence activities;
7	(3) critical infrastructure protection;
8	(4) border security;
9	(5) ground, aviation and maritime transportation
10	security;
11	<del>(6) biodefense;</del>
12	(7) detection of nuclear and radiological materials; and
13	(8) research on next generation securities technologies.
14	"Independent agency." Any board, commission or other agency
15	or officer of the Commonwealth, that is not subject to the
16	policy supervision and control of the Governor. The term does
17	not include a legislative or judicial agency.
18	"Judicial agency." A court of the Commonwealth or any other
19	entity or office of the unified judicial system.
20	"Legislative agency." Any of the following:
21	(1) The Senate.
22	(1.1) Political party caucuses of the Senate.
23	(2) The House of Representatives.
24	(2.1) Political party caucuses of the House of
25	Representatives.
26	(3) The Capitol Preservation Committee.
27	(4) The Center for Rural Pennsylvania.
28	(5) The Joint Legislative Air and Water Pollution
29	Control and Conservation Committee.
30	(6) The Joint State Government Commission.
200	70S0001B1704 - 9 -

1	(7) The Legislative Budget and Finance Committee.
2	(8) The Legislative Data Processing Committee.
3	(9) The Independent Regulatory Review Commission.
4	(10) The Legislative Reference Bureau.
5	(11) The Local Government Commission.
6	(12) The Pennsylvania Commission on Sentencing.
7	(13) The Legislative Reapportionment Commission.
8	"Legislative initiative grant." A grant that is awarded, in
9	whole or in part, on the basis of a recommendation made by or on
10	behalf of a member of the General Assembly.
11	"Legislative record." Any of the following relating to a
12	legislative agency:
13	(1) A financial record.
14	(2) A bill or resolution that has been introduced and
15	amendments offered thereto in committee or in legislative
16	session, including resolutions to adopt or amend the rules of
17	<del>a chamber.</del>
18	(3) Fiscal notes.
19	(4) A cosponsorship memorandum.
20	(5) The journal of a chamber.
21	(6) The minutes of, record of attendance of members at a
22	public hearing or a public committee meeting and all recorded
23	votes taken in a public committee meeting.
24	(7) The transcript of a public hearing when available.
25	(8) Executive nomination calendars.
26	(9) The rules of a chamber.
27	(10) A record of all recorded votes taken in a
28	legislative session.
29	(11) Any administrative staff manuals or written
30	policies.

1	(12) An audit prepared pursuant to the act of June 30,
2	1970 (P.L.442, No.151) entitled, "An act implementing the
3	provisions of Article VIII, section 10 of the Constitution of
4	Pennsylvania, by designating the Commonwealth officers who
5	shall be charged with the function of auditing the financial
б	transactions after the occurrence thereof of the Legislative
7	and Judicial branches of the government of the Commonwealth,
8	establishing a Legislative Audit Advisory Commission, and
9	imposing certain powers and duties on such commission."
10	(13) Final or annual reports required by law to be
11	submitted to the General Assembly.
12	(14) Legislative Budget and Finance Committee reports.
13	(15) Daily Legislative Session Calendars and marked
14	<del>calendars.</del>
15	(16) A record communicating to an agency the official
16	appointment of a legislative appointee.
17	(17) A record communicating to the appointing authority
18	the resignation of a legislative appointee.
19	(18) Proposed regulations, final form regulations and
20	final omitted regulations submitted to a legislative agency.
21	(19) The results of polling contracted for or conducted
22	by a legislative agency and paid for with funds of the
23	legislative agency.
24	"Local agency." Any of the following:
25	(1) Any political subdivision, intermediate unit,
26	charter school or public trade or vocational school.
27	(2) Any local, intergovernmental, regional or municipal
28	agency, authority, council, board, commission or similar
29	governmental entity.
30	"Personal financial information." An individual's personal
200705	0001B1704 - 11 -

- 11 -

1	credit, charge or debit card information; bank account
2	information; bank, credit or financial statements; account or
3	PIN numbers and other information relating to an individual's
4	personal finances.
5	"Privilege." The attorney work product doctrine, the
б	attorney client privilege, the doctor patient privilege or other
7	privilege recognized by a court interpreting the laws of this
8	Commonwealth.
9	"Public record." A record of a Commonwealth or local agency
10	<del>that:</del>
11	(1) is not exempt under section 708;
12	(2) is not exempt from being disclosed under any other
13	Federal or State law or regulation or judicial order or
14	<del>decree; or</del>
15	(3) is not protected by a privilege.
16	"Record." Information, regardless of physical form or
17	characteristics, that documents a transaction or activity of an
18	agency and that is created, received or retained pursuant to law
19	or in connection with a legal transaction, business or activity
20	of the agency. The term includes a document, paper, letter, map,
21	book, tape, photograph, film or sound recording, information
22	stored or maintained electronically and a data processed or
23	image processed document. The term includes a financial record,
24	a legislative record and a public record.
25	"Records office." The Pennsylvania Public Records Office
26	established under section 1310.
27	"Requester." A person that is a resident of the United
28	States or a legal entity and requests a record pursuant to this
29	act. The term includes a political subdivision.
30	"Response." Access to a record or an agency's written notice
200	70000101704 10

- 12 -

1 to a requester granting, denying or partially granting and

2 partially denying access to a record.

3 "Social services." Cash assistance and other welfare 4 benefits, medical, mental and other health care services, drug 5 and alcohol treatment, adoption services, vocational and occupational training, education services, counseling services, 6 workers' compensation services and unemployment compensation 7 services, foster care services and services for victims of 8 9 crimes. 10 "State affiliated entity." A Commonwealth authority or 11 Commonwealth entity. The term includes the Pennsylvania Gaming Control Board, the Pennsylvania Game Commission, the 12 13 Pennsylvania Fish and Boat Commission, the Pennsylvania Higher 14 Education Assistance Agency and all nonprofit corporations 15 established thereby, the Pennsylvania Housing Finance Agency, 16 the Pennsylvania Municipal Retirement Board, the State System of 17 Higher Education, a community college, the Pennsylvania Turnpike 18 Commission, the Pennsylvania Public Utility Commission, the 19 Pennsylvania Infrastructure Investment Authority, the State 20 Public School Building Authority, the Pennsylvania 21 Interscholastic Athletic Association and the Pennsylvania 22 Educational Facilities Authority. The term does not include a 23 State related institution. 24 "Terrorist act." A violent or life threatening act that 25 violates the criminal laws of the United States or any state and 26 appears to be intended to: 27 (1) intimidate or coerce a civilian population; 28 (2) influence the policy of a government; or 29 (3) affect the conduct of a government by mass 30 destruction, assassination or kidnapping.

20070S0001B1704

- 13 -

1	"Trade secret." Information, including a formula, drawing,
2	pattern, compilation, including a customer list, program,
3	device, method, technique or process that:
4	(1) derives independent economic value, actual or
5	potential, from not being generally known to and not being
6	readily ascertainable by proper means by other persons who
7	can obtain economic value from its disclosure or use; and
8	(2) is the subject of efforts that are reasonable under
9	the circumstances to maintain its secrecy.
10	The term includes data processing software obtained by an agency
11	under a licensing agreement prohibiting disclosure.
12	<del>CHAPTER 3</del>
13	REQUIREMENTS AND PROHIBITIONS
14	Section 301. Commonwealth agencies.
15	(a) Requirement. A Commonwealth agency shall provide public
16	records in accordance with this act.
17	(b) Prohibition. A Commonwealth agency may not deny a
18	requester access to a public record due to the intended use of
19	the public record by the requester unless otherwise provided by
20	<del>law.</del>
21	Section 302. Local agencies.
22	(a) Requirement. A local agency shall provide public
23	records in accordance with this act.
24	(b) Prohibition. A local agency may not deny a requester
25	access to a public record due to the intended use of the public
26	record by the requester unless otherwise provided by law.
27	Section 303. Legislative agencies.
28	(a) Requirement. A legislative agency shall provide
29	legislative records in accordance with this act.
30	(b) Prohibition. A legislative agency may not deny a
200	202000101204 14

- 14 -

1 requester access to a legislative record due to the intended use

2 of the legislative record by the requester.

3 Section 304. Judicial agencies.

4 (a) Requirement. A judicial agency shall provide financial 5 records in accordance with this act or any rule or order of 6 court providing equal or greater access to the records. 7 (b) Prohibition. A judicial agency may not deny a requester access to a financial record due to the intended use of the 8 financial record by the requester. 9 10 Section 305. Presumption. 11 (a) General rule. A record in the possession of a Commonwealth agency or local agency shall be presumed to be a 12 13 public record unless: 14 (1) the record is exempt under section 708; 15 (2) the record is protected by a privilege; or 16 (3) the record is exempt from disclosure under any other 17 Federal or State law or regulation or judicial order or 18 decree. (b) Legislative records and financial records. A 19 20 legislative record in the possession of a legislative agency and 21 a financial record in the possession of a judicial agency shall 22 be presumed to be available to the public unless: 23 (1) the record is exempt under 708(c) or (d); 24 (2) the record is protected by a privilege; or 25 (3) the record is exempt from disclosure under any other 26 Federal or State law or regulation or judicial order or 27 decree. Section 306. Nature of document. 28 29 Nothing in this act shall supersede or modify the public or confidential nature of a record or document established in 30

20070S0001B1704

- 15 -

1	Federal or State law, regulation or judicial order or decree.
2	<del>CHAPTER 5</del>
3	ACCESS
4	Section 501. Scope of chapter.
5	This chapter applies to all agencies.
6	Section 502. Open records officer.
7	(a) Establishment.
8	(1) An agency shall designate an official or employee to
9	act as the open records officer.
10	(2) For a legislative agency other than the Senate or
11	the House of Representatives, or a political party caucus of
12	the Senate or the House of Representatives the open records
13	officer designated by the Legislative Reference Bureau shall
14	serve as the open records officer.
15	(b) Functions.
16	(1) The open records officer shall receive requests
17	submitted to the agency under this act, direct requests to
18	other appropriate persons within the agency or to appropriate
19	persons in another agency, track the agency's progress in
20	responding to requests and issue interim and final responses
21	under this act.
22	(2) Upon receiving a request for a public record,
23	legislative record or financial record, the open records
24	officer shall do all of the following:
25	(i) Note the date of receipt on the written request.
26	(ii) Compute the day on which the five day period
27	under section 901 will expire and make a notation of that
28	date on the written request.
29	(iii) Maintain an electronic or paper copy of a
30	written request, including all documents submitted with
20070S0001B1704 - 16 -	

1	the request until the request has been fulfilled. If the
2	request is denied, the written request shall be
3	maintained for 30 days or, if an appeal is filed, until a
4	final determination is issued under section 1101(b) or
5	the appeal is deemed denied.
6	(iv) Create a file for the retention of the original
7	request, a copy of the response, a record of written
8	communications with the requester and a copy of other
9	communications. This subparagraph shall only apply to
10	Commonwealth agencies.
11	Section 503. (Reserved).
12	Section 504. Regulations and policies.
13	(a) Authority. An agency may promulgate regulations, rules
14	or policies necessary for the agency to implement this act. The
15	records office may promulgate regulations relating to appeals
16	involving a Commonwealth agency, legislative agency or local
17	agency.
18	(b) Posting. The following information shall be posted at
19	each agency and, if the agency maintains an Internet website, on
20	the agency's Internet website:
21	(1) Contact information for the open records officer.
22	(2) Contact information for the records office or other
23	applicable appeals officer.
24	(3) A form which may be used to file a request.
25	(4) Rules, regulations, policies and procedures of the
26	agency relating to this act.
27	Section 505. Uniform form.
28	(a) Commonwealth agencies and legislative agencies. The
29	records office shall develop a uniform form which shall be
30	accepted by all Commonwealth agencies, legislative agencies and

- 17 -

local agencies in addition to any form used by the agency to 1 file a request under this act. The uniform form shall be 2 published in the Pennsylvania Bulletin and on the record 3 4 office's Internet website. 5 (b) Judicial agencies. A judicial agency may develop a form to request financial records or may use a form developed by the 6 Administrative Office of Pennsylvania Courts or the records 7 8 office. Section 506. Requests. 9 10 (a) Disruptive requests. 11 (1) An agency may deny a requester access to a record if 12 the requester has made repeated requests for that same record 13 which requests have placed an unreasonable burden on the 14 agency. 15 (2) A denial under this subsection shall not restrict the ability to request a different record. 16 17 (b) Disaster or potential damage. 18 (1) An agency may deny a requester access: (i) when timely access is not possible due to fire, 19 flood or other disaster; or 20 (ii) to historical, ancient or rare documents, 21 22 records, archives and manuscripts when access may, in the 23 professional judgment of the curator or custodian of 24 records, cause physical damage or irreparable harm to the 25 record. 26 (2) To the extent possible, the contents of a record 27 under this subsection shall be made accessible to a requester 28 even when the record is physically unavailable. (c) Agency discretion. An agency may exercise its 29 discretion to make any otherwise exempt record accessible for 30 20070S0001B1704 - 18 -

1	inspection and copying under this chapter, if all of the
2	following apply:
3	(1) Disclosure of the record is not prohibited under any
4	of the following:
5	(i) Federal or State law or regulation.
б	(ii) Judicial order or decree.
7	(2) The record is not protected by a privilege.
8	(3) The agency head determines that the public interest
9	favoring access substantially outweighs any individual,
10	agency or public interest that may favor restriction of
11	access.
12	(d) Agency possession.
13	(1) A public record that is not in the possession of an
14	agency but is in the possession of a party with whom the
15	agency has contracted to perform a governmental function on
16	behalf of the agency, and which directly relates to the
17	governmental function and is not exempt under section 305,
18	shall be considered a public record of the agency for
19	purposes of this act.
20	(2) Nothing in this act shall be construed to require
21	access to any other record of the party in possession of the
22	public record.
23	(3) A request for a public record in possession of a
24	party other than the agency shall be submitted to the open
25	records officer of the agency. Upon a determination to grant
26	the request, the open records officer shall assess the
27	duplication fee established under section 1307(b) and upon
28	<del>collection shall remit the fee to the party in possession of</del>
29	the record if the party duplicated the record.
30	Section 507. Retention of records.
200	70900181704 - 19 -

- 19 -

1	Nothing in this act shall be construed to modify, rescind or
2	supersede any record retention disposition schedule of an agency
3	established pursuant to law, regulation, policy or other
4	directive.
5	CHAPTER 7
6	PROCEDURE
7	Section 701. Access.
8	(a) General rule. Unless otherwise provided by law, a
9	public record, legislative record or financial record shall be
10	accessible for inspection and duplication in accordance with
11	this act. A record being provided to a requester shall be
12	provided in the medium requested if it exists in that medium;
13	otherwise, it shall be provided in the medium in which it
14	exists. Public records, legislative records or financial records
15	shall be available for access during the regular business hours
16	of an agency.
17	(a.1) Gaming Control Board policies. All information
18	related to the development of Gaming Control Board policies,
19	regulations, procedures or any other recommendations regarding
20	<pre>implementation of 4 Pa.C.S. § 1212 (relating to diversity goals</pre>
21	of board) or 1325 (relating to license or permit issuance),
22	including, but not limited to, any documents or other materials
23	prepared for the use of the board, its employees or independent
24	contractors, shall be considered a public record and subject to
25	<del>disclosure.</del>
26	(b) Construction. Nothing in this act shall be construed to
27	require access to any computer either of an agency or individual
28	employee of an agency.
29	Section 702. Requests.

30 Agencies may fulfill informal verbal, written or anonymous
20070S0001B1704 - 20 -

verbal or written requests for access to records under this act.
 In the event that the requester wishes to pursue the relief and
 remedies provided for in this act, the requester must initiate
 such relief with a written request.

5 Section 703. Written requests.

A written request for access to records may be submitted in 6 person, by mail, by e-mail, by facsimile or, to the extent 7 8 provided by agency rules, any other electronic means. A written 9 request shall be addressed to the agency head or open records 10 officer designated pursuant to section 502. A written request 11 should identify or describe the records sought with sufficient specificity to enable the agency to ascertain which records are 12 13 being requested and shall include the name and address to which 14 the agency should address its response. A written request need 15 not include any explanation of the requester's reason for 16 requesting or intended use of the records unless otherwise 17 provided by law. 18 Section 704. Electronic access. 19 (a) General rule. In addition to the requirements of 20 section 701, an agency may make its records available through 21 any publicly accessible electronic means. 22 (b) Response. 23 (1) In addition to the requirements of section 701, an 2.4 agency may respond to a request by notifying the requester 25 that the record is available through publicly accessible 26 electronic means or that the agency will provide access to 27 inspect the record electronically. 28 (2) If the requester is unwilling or unable to access 29 the record electronically, the requester may, within 30 days

30 following receipt of the agency notification, submit a

20070S0001B1704

- 21 -

1 written request to the agency to have the record converted to

2 paper. The agency shall provide the record in printed form

3 within five days of the receipt of the written request for
4 conversion to paper.

5 Section 705. Creation of record.

6 When responding to a request for access, an agency shall not 7 be required to create a record which does not currently exist or 8 to compile, maintain, format or organize a record in a manner in 9 which the agency does not currently compile, maintain, format or 10 organize the record.

11 Section 706. Redaction.

12 If an agency determines that a public record, legislative 13 record or financial record contains information which is subject 14 to access as well as information which is not subject to access, 15 the agency's response shall grant access to the information 16 which is subject to access and deny access to the information which is not subject to access. If the information which is not 17 18 subject to access is an integral part of the public record, legislative record or financial record and cannot be separated, 19 20 the agency shall redact from the record the information which is 21 not subject to access, and the response shall grant access to 22 the information which is subject to access. The agency may not 23 deny access to the record if the information which is not subject to access is able to be redacted. Information which an 24 agency redacts in accordance with this subsection shall be 25 26 deemed a denial under Chapter 9. 27 Section 707. Production of certain records. 28 (a) General rule. If, in response to a request, an agency produces a record that is not a public record, legislative 29

30 record or financial record, the agency shall notify any third

20070S0001B1704

- 22 -

party that provided the record to the agency, the person that is
 the subject of the record and the requester.

3 (b) Requests for trade secrets. An agency shall notify a 4 third party of a request for a record if the third party provided the record and included a written statement signed by a 5 representative of the third party that the record contains a 6 trade secret or confidential proprietary information. 7 Notification shall be provided within five business days of 8 receipt of the request for the record. The third party shall 9 10 have five business days from receipt of notification from the 11 agency to provide input on the release of the record. The agency shall deny the request for the record or release the record 12 13 within ten business days of the provision of notice to the third 14 party and shall notify the third party of the decision. 15 (c) Transcripts. 16 (1) Prior to an adjudication becoming final, binding and 17 nonappealable, a transcript of an administrative proceeding 18 shall be provided to a requester by the agency stenographer 19 or a court reporter, in accordance with agency procedure or 20 an applicable contract. (2) Following an adjudication becoming final, binding 21 22 and nonappealable, a transcript of an administrative 23 proceeding shall be provided to a requester in accordance 24 with the duplication rates established in section 1307(b). 25 Section 708. Exceptions for public records. 26 (a) Burden of proof. 27 (1) The burden of proving that a public record is exempt 28 from public access shall be on the agency receiving a request

29 by a preponderance of the evidence.

30 (2) The burden of proving that a legislative record is 20070S0001B1704 - 23 -

1	exempt from public access shall be on the legislative agency
2	receiving a request, by a preponderance of the evidence.
3	(3) The burden of proving that a financial record of a
4	judicial agency is exempt from public access shall be on the
5	judicial agency receiving a request, by a preponderance of
6	the evidence.
7	(b) Exceptions. In the case of a public record, unless
8	disclosure is otherwise required or authorized by law, the
9	following are exempt from access by a requester under this act:
10	(1) A record the disclosure of which:
11	(i) would result in the loss of Federal or State
12	funds by an agency or the Commonwealth; or
13	(ii) would be reasonably likely to result in a
14	substantial and demonstrable risk of physical harm to an
15	individual.
16	(2) A record maintained by an agency in connection with
17	the military, homeland security, national defense, law
18	enforcement or other public safety activity that if disclosed
19	would be reasonably likely to jeopardize or threaten public
20	safety or preparedness or public protection activity or a
21	record that is designated classified by an appropriate
22	Federal or State military authority.
23	(3) A record, the disclosure of which creates a
24	reasonable likelihood of endangering the safety or the
25	physical security of a building, public utility, resource,
26	infrastructure, facility or information storage system, which
27	may include:
28	(i) documents or data relating to computer hardware,
29	source files, software and system networks that could
30	jeopardize computer security by exposing a vulnerability
20070S0001B1704 - 24 -	

in preventing, protecting against, mitigating or responding to a terrorist act;

1

2

3 (ii) lists of infrastructure, resources and 4 significant special events, including those defined by the Federal Government in the National Infrastructure 5 Protections, which are deemed critical due to their 6 nature and which result from risk analysis; threat 7 assessments; consequences assessments; antiterrorism 8 protective measures and plans; counterterrorism measures 9 10 and plans; and security and response needs assessments; 11 and

12 (iii) building plans or infrastructure records that 13 expose or create vulnerability through disclosure of the 14 location, configuration or security of critical systems, 15 including public utility systems, structural elements, 16 technology, communication, electrical, fire suppression, 17 ventilation, water, wastewater, sewage and gas systems. 18 (4) A record regarding computer hardware, software and 19 networks, including administrative or technical records, 20 which, if disclosed, would be reasonably likely to jeopardize 21 computer security.

22 (5) A record of an individual's medical, psychiatric or 23 psychological history or disability status, including 2.4 evaluation, consultation, a prescription, diagnosis or 25 treatment; results of tests, including drug tests; enrollment 26 in a health care program or program designed for 27 participation by persons with disabilities, including 28 vocation rehabilitation, workers' compensation and 29 unemployment compensation; or related information that would 30 disclose individually identifiable health information. - 25 -20070S0001B1704

1	(6) (i) The following personal identification
2	information:
3	(A) A record containing all or part of a
4	person's Social Security number; date of birth;
5	driver's license number; personal financial
6	information of an individual; telephone numbers;
7	personal e-mail addresses; employee numbers; or other
8	confidential personal identification numbers.
9	(B) A spouse's name; marital status, beneficiary
10	or dependent information.
11	(ii) Nothing in this paragraph shall:
12	(A) Prevent an agency from providing access to
13	the date of birth of a deceased person for
14	genealogical purposes.
15	(B) Preclude the release of the name, position,
16	salary, actual compensation or other payments or
17	expenses, employment contract, employment related
18	contract or agreement and length of service of a
19	public official or an agency employee.
20	(iii) An agency may redact the name or other
21	identifying information relating to an individual
22	performing an undercover or covert law enforcement
23	activity from a record.
24	(7) The following records relating to an agency
25	employee:
26	(i) A letter of reference or recommendation
27	pertaining to the character or qualifications of an
28	identifiable individual, unless it was prepared in
29	relation to the appointment of an individual to fill a
30	vacancy in an elected office or an appointed office
200705	50001B1704 - 26 -

1	requiring Senate confirmation.
2	(ii) A performance rating or review.
3	(iii) The result of a civil service or similar test
4	administered by a Commonwealth agency, legislative agency
5	or judicial agency. The result of a civil service or
6	similar test administered by a local agency shall not be
7	disclosed if restricted by a collective bargaining
8	agreement. Only test scores of individuals who obtained a
9	passing score on a test administered by a local agency
10	may be disclosed.
11	(iv) The employment application of an individual who
12	is not hired by the agency.
13	(v) Workplace support services program information.
14	(vi) Written criticisms of an employee.
15	(vii) Grievance material, including documents
16	related to discrimination or sexual harassment.
17	(viii) (A) Information regarding discipline,
18	demotion or discharge contained in a personnel file.
19	(B) This subparagraph shall not apply to the
20	final action of an agency that results in demotion or
21	<del>discharge.</del>
22	(8) (i) A record pertaining to strategy or negotiations
23	relating to labor relations or collective bargaining or
24	arbitration proceedings.
25	(ii) An arbitration opinion and award, any exhibits
26	entered into evidence at an arbitration proceeding and
27	any transcript of an arbitration proceeding.
28	(iii) This paragraph does not apply to any final or
29	executed contract or agreement between the parties or to
30	any final order in an arbitration proceeding.
2007050001	B1704 - 27 -

1	(9) The draft of a bill, resolution, regulation,
2	statement of policy, management directive, ordinance or
3	amendment thereto prepared by or for an agency.
4	(10) (i) A record that reflects:
5	(A) The internal, predecisional deliberations of
б	an agency, its members, employees or officials or
7	predecisional deliberations between agency members,
8	employees or officials and members, employees or
9	officials of another agency, including predecisional
10	deliberations relating to a budget recommendation,
11	legislative proposal, legislative amendment,
12	contemplated or proposed policy or course of action
13	or any research, memos or other documents used in the
14	predecisional deliberations.
15	(B) The strategy to be used to develop or
16	achieve the successful adoption of a budget,
17	legislative proposal or regulation.
18	(ii) This paragraph applies to:
19	(A) The Governor's Office, the head of a
20	Commonwealth agency and the staff of the Governor or
21	agency.
22	(B) The chief executive officer or governing
23	body of a local agency, or a member or staff of the
24	local agency prior to the presentation of the
25	decision, policy, proposal or course of action to a
26	quorum of the governing body at a meeting subject to
27	65 Pa.C.S. Ch. 7 (relating to open meetings).
28	(iii) This paragraph does not apply to a written
29	application or other document used to request
30	Commonwealth funds.

- 28 -

(11) A record that constitutes or reveals a trade secret
 or confidential proprietary information.

3 (12) Notes and working papers prepared by or for a
4 public official or agency employee used solely for that
5 official's or employee's own personal use, including
6 telephone message slips, routing slips and other materials
7 that do not have an official purpose.

8 (13) Records that would disclose the identity of an 9 individual who lawfully makes a donation to an agency unless the donation is intended for or restricted to providing 10 11 remuneration or personal tangible benefit to a named public 12 official or employee of the agency, including lists of 13 potential donors compiled by an agency to pursue donations, donor profile information or personal identifying information 14 15 relating to a donor.

16 (14) Unpublished lecture notes, unpublished manuscripts, 17 unpublished articles, creative works in progress, research 18 related material and scholarly correspondence of a community 19 college or an institution of the State System of Higher 20 Education or a faculty member, staff employee, guest speaker 21 or student thereof.

22 (15) Examination questions, scoring keys or answers to
 23 an examination.

## 24 (16) A record of an agency relating to or resulting in a 25 criminal investigation, including:

26 (i) Complaints of potential criminal conduct other
 27 than a private criminal complaint.

- 28 (ii) Investigative materials, notes, correspondence,
   29 videos and reports.
- 30 (iii) A record that includes the identity of a

20070S0001B1704

- 29 -

1	confidential source or the identity of a suspect who has
2	not been charged with an offense to whom confidentiality
3	has been promised.
4	(iv) A record that includes information made
5	confidential by law or court order.
6	(v) Victim information, including any information
7	that would jeopardize the safety of the victim.
8	(vi) A record that, if disclosed, would do any of
9	the following:
10	(A) Reveal the institution, progress or result
11	of a criminal investigation, except the filing of
12	criminal charges.
13	(B) Deprive a person of the right to a fair
14	trial or an impartial adjudication.
15	(C) Impair the ability to locate a defendant or
16	<del>codefendant.</del>
17	(D) Hinder an agency's ability to secure an
18	arrest, prosecution or conviction.
19	(E) Endanger the life or physical safety of an
20	individual.
21	This paragraph shall not apply to information contained in a
22	police blotter as defined in 18 Pa.C.S. § 9102 (relating to
23	definitions) or in a traffic report.
24	(17) A record of an agency relating to a noncriminal
25	investigation, including:
26	(i) Complaints submitted to an agency.
27	(ii) Investigative materials, notes, correspondence
28	and reports.
29	(iii) A record that includes the identity of a
30	confidential source, including individuals subject to the
200709	50001B1704 - 30 -

- 30 -

1	act of December 12, 1986 (P.L.1559, No.169), known as the
2	Whistleblower Law.
3	(iv) A record that includes information made
4	confidential by law.
5	(v) Work papers underlying an audit.
6	(vi) A record that, if disclosed, would do any of
7	the following:
8	(A) Reveal the institution, progress or result
9	of an agency investigation, except the imposition of
10	a fine or civil penalty or the suspension,
11	modification or revocation of a license, permit,
12	registration, certification or similar authorization
13	issued by an agency.
14	(B) Deprive a person of the right to an
15	impartial adjudication.
16	(C) Constitute an unwarranted invasion of
17	<del>privacy.</del>
18	(D) Hinder an agency's ability to secure an
19	administrative or civil sanction.
20	(E) Endanger the life or physical safety of an
21	individual.
22	(18) Records or parts of records pertaining to audio
23	recordings, telephone or radio transmissions received by
24	emergency dispatch personnel, including 911 recordings.
25	However, a transcript of a recording may be released when the
26	agency or a court determines that the public interest in
27	disclosure outweighs the interest in nondisclosure.
28	(19) DNA records.
29	(20) An autopsy record of a coroner or medical examiner
30	and any audiotape of a postmortem examination or autopsy, or
200709	0001B1704 - 31 -

- 31 -

1	a copy, reproduction or facsimile of an autopsy report, a
2	photograph, negative or print, including a photograph or
3	videotape of the body or any portion of the body of a
4	deceased person at the scene of death or in the course of a
5	postmortem examination or autopsy taken or made by or caused
6	to be taken or made by the coroner or medical examiner. This
7	exception shall not limit the reporting of the name of the
8	deceased individual and the cause and manner of death to all
9	persons interested therein in accordance with section 1251 of
10	the act of August 9, 1955 (P.L.323, No.130), known as The
11	County Code.
12	(21) Draft minutes of any meeting of an agency and
13	minutes of an executive session and any record of discussions
14	held in executive session.
15	(22) (i) The contents of real estate appraisals,
16	engineering or feasibility estimates, environmental
17	reviews, audits or evaluations made for or by an agency
18	relative to the following:
19	(A) The leasing, acquiring or disposing of real
20	property.
21	(B) The purchase of public supplies or equipment
22	included in the real estate transaction.
23	(C) Construction projects.
24	(ii) This paragraph does not apply once the decision
25	is made to proceed with the lease, acquisition or
26	disposal of real property or the purchase of public
27	supply or construction project.
28	(23) Library and archive circulation and order records
29	of an identifiable individual or groups of individuals.
30	(24) Library archived and museum materials, or valuable
200705	- 32 -

1 or rare book collections or documents contributed by gift, grant, bequest or devise, to the extent of any limitations 2 3 imposed by the donor as a condition of the contribution. 4 (25) A record identifying the location of an 5 archeological site or an endangered or threatened plant or animal species if not already known to the general public. 6 7 (26) A proposal pertaining to agency procurement or 8 disposal of supplies, services or construction prior to the 9 award of the contract or prior to the opening and rejection of all bids; financial information of a bidder or offeror 10 requested in an invitation for bid or request for proposals 11 12 to demonstrate the bidder's or offeror's economic capability; 13 or the identity of members, notes and other records of agency proposal evaluation committees established under 62 Pa.C.S. § 14 15 513 (relating to competitive sealed proposals). 16 (27) A record or information relating to a communication 17 between an agency and its insurance carrier, administrative 18 service organization or risk management office. This paragraph does not apply to a contract with an insurance 19 20 carrier, administrative service organization or risk 21 management office or to financial records relating to the 22 provision of insurance. 23 (28) A record or information: 24 (i) identifying an individual who applies for or receives social services; 25 26 (ii) relating to the following: 27 (A) the type of social services received by an 28 individual; 29 (B) an individual's application to receive social services, including a record or information 30 - 33 -20070S0001B1704

1	related to an agency decision to grant, deny, reduce
2	or restrict benefits, including a quasi judicial
3	decision of the agency and the identity of a
4	caregiver or others who provide services to the
5	individual; or
6	(C) eligibility to receive social benefits,
7	including the individual's income, assets, physical
8	or mental health, age, disability, family
9	circumstances or record of abuse; or
10	(iii) identifying a person that requests assistance
11	or constituent services from a member of the General
12	Assembly.
13	(c) Financial records. With respect to financial records,
14	the exceptions set forth in subsection (b)(1), (2), (3), (4) or
15	(5) shall apply. Information described in paragraph (4) of the
16	definition of "financial record" relating to individuals and
17	protected under subsection (b)(28) shall also be exempt from
18	access by a requester under this act. An agency shall redact
19	that portion of a financial record which would disclose
20	information protected under subsection (b)(6) or disclose the
21	identity of a crime victim, confidential source or an individual
22	performing an undercover or covert law enforcement activity
23	protected under subsection (b)(16) or (17).
24	(d) Aggregated data. The exceptions set forth in subsection
25	(b)(1), (2), (3), (4) or (5) shall apply to aggregated data,
26	maintained or received by an agency.
27	Section 709. Internet access.
28	The Department of Community and Economic Development shall
29	post on its Internet website a list of community revitalization
30	grants by legislative and senatorial districts.

- 34 -

1	<del>CHAPTER 9</del>
2	AGENCY RESPONSE
3	Section 901. General rule.
4	Upon receipt of a written request for access to a record, an
5	agency shall make a good faith effort to determine if the record
6	requested is a public record, legislative record or financial
7	record and whether the agency has possession, custody or control
8	of the identified record, and to respond as promptly as possible
9	under the circumstances existing at the time of the request. The
10	response shall include a notice of applicable fees. The time for
11	response shall not exceed five business days from the date the
12	written request is received by the agency head or open records
13	officer for an agency. If the agency fails to send the response
14	within five business days of receipt of the written request for
15	access, the written request for access shall be deemed denied.
16	Section 902. Extension of time.
17	(a) Determination. Upon receipt of a written request for
18	access, the open records officer for an agency shall determine
19	if one of the following applies:
20	(1) the request for access requires redaction of a
21	record in accordance with section 706;
22	(2) the request for access requires the retrieval of a
23	record stored in a remote location;
24	(3) a timely response to the request for access cannot
25	be accomplished due to bona fide and specified staffing
26	limitations;
27	(4) a legal review is necessary to determine whether the
28	record is a record subject to access under this act;
29	(5) the requester has not complied with the Commonwealth
30	agency's policies regarding access to records;
200	70S0001B1704 - 35 -

1	(6) the requester refuses to pay applicable fees
2	authorized by this act; or
3	(7) the extent or nature of the request precludes a
4	response within the required time period.
5	(b) Notice.
6	(1) Upon a determination that one of the factors listed
7	in subsection (a) applies, the open records officer shall
8	send written notice to the requester within five business
9	days of receipt of the request for access under subsection
10	<del>(a).</del>
11	(2) The notice shall include a statement notifying the
12	requester that the request for access is being reviewed, the
13	reason for the review and a reasonable date that a response
14	is expected to be provided. If the date that a response is
15	expected to be provided is in excess of 30 days, following
16	the five business days allowed for in section 901, the
17	request for access shall be deemed denied unless the
18	requester has agreed in writing for an extension to the date
19	specified in the notice.
20	(3) If the requester agrees to the extension, the
21	request shall be deemed denied on the day following the date
22	specified in the notice if the agency has not provided a
23	response by that date.
24	Section 903. Denial.
25	If an agency's response is a denial of a written request for
26	access, whether in whole or in part, a written response shall be
27	issued and include:
28	(1) A description of the record requested.
29	(2) The specific reasons for the denial, including a
30	citation of supporting legal authority.
200	- 36 -

- 36 -

1	(3) The typed or printed name, title, business address,
2	business telephone number and signature of the agency head or
3	open records officer on whose authority the denial is issued.
4	(4) Date of the response.
5	(5) The procedure to appeal the denial of access under
6	this act.
7	Section 904. Certified copies.
8	If an agency's response grants a request for access, the
9	agency shall, upon request, provide the requester with a
10	certified copy of the record if the requester pays the
11	applicable fees pursuant to section 1307.
12	Section 905. Administrative denial.
13	The following shall apply:
14	(1) An agency may deny access to a public record,
15	legislative record or financial record due to the failure of
16	the requester to pay the applicable fee.
17	(2) An agency may deny access to a public record,
18	legislative record or financial record due to the failure of
19	the requester to pay any fee associated with a previous
20	request made by the requester to the same agency.
21	Section 906. Record discard.
22	If an agency response to a requester provides that the
23	requested records are available for delivery at the office of an
24	agency and the requester fails to retrieve the records within 60
25	days of the agency's response, the agency shall send a written
26	notice to the requester specifying that the requested copies
27	will be held for an additional 30 days, within which time the
28	requester may return to the agency to retrieve the records.
29	Thereafter, the agency may dispose of any copies which have not
30	been retrieved and retain any fees paid to date.
200	70S0001B1704 - 37 -

- 37 -

1	<del>CHAPTER 11</del>
2	APPEAL OF AGENCY DETERMINATION
3	Section 1101. Filing of appeal.
4	(a) Authorization.
5	(1) If a written request for access is denied or deemed
6	denied, the requester may file an appeal with the records
7	office within 15 business days of the mailing date of the
8	agency's response or within 15 business days of a deemed
9	denial. The appeal shall state the grounds upon which the
10	requester asserts that the record is a public record,
11	legislative record or financial record and shall address any
12	grounds stated by the agency for delaying or denying the
13	request.
14	(2) In the case of an appeal of a decision by an agency,
15	the records office shall review the denial.
16	(b) Determination.
17	(1) Unless the requester agrees otherwise, the records
18	office shall make a final determination which shall be mailed
19	to the requester and the agency within 30 days of receipt of
20	the appeal filed under subsection (a).
21	(2) If the records office fails to issue a final
22	determination within 30 days, the appeal is deemed denied.
23	(3) Prior to issuing a final determination, a hearing
24	may be conducted. The determination by the records office
25	shall be a final order. The records office shall provide a
26	written explanation of the reason for the decision to the
27	requester and the agency.
28	(c) Direct interest.
29	(1) A person other than the agency or requester with a
30	direct interest in the record subject to an appeal under this

- 38 -

1	section may, within 15 calendar days following receipt of
2	actual knowledge of the appeal but no later than the date the
3	records office issues an order, file a written request to
4	provide information or appear before the records office or to
5	file information in support of the requester's or agency's
6	position.
7	(2) The records office may grant the request if:
8	(i) no hearing has been held;
9	(ii) the office has not yet issued its order; and
10	(iii) the records office believes the information
11	will be probative.
12	(3) Copies of the written request shall be sent to the
13	agency and the requester.
14	CHAPTER 13
15	JUDICIAL REVIEW
16	Section 1301. Commonwealth agencies, legislative agencies and
1 -	
17	judicial agencies.
17	judicial agencies. (a) General rule. Within 30 days of the mailing date of the
18	(a) General rule. Within 30 days of the mailing date of the
18 19	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision
18 19 20	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial
18 19 20 21	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for
18 19 20 21 22	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a
18 19 20 21 22 23	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a petition for review or other document as might be required by
18 19 20 21 22 23 24	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a petition for review or other document as might be required by rule of court with the Commonwealth Court. The decision of the
18 19 20 21 22 23 24 25	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a petition for review or other document as might be required by rule of court with the Commonwealth Court. The decision of the court shall contain findings of fact and conclusions of law
18 19 20 21 22 23 24 25 26	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a petition for review or other document as might be required by rule of court with the Commonwealth Court. The decision of the court shall contain findings of fact and conclusions of law based upon the evidence as a whole. The decision shall clearly
18 19 20 21 22 23 24 25 26 27	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a petition for review or other document as might be required by rule of court with the Commonwealth Court. The decision of the court shall contain findings of fact and conclusions of law based upon the evidence as a whole. The decision shall clearly and concisely explain the rationale for the decision.
18 19 20 21 22 23 24 25 26 27 28	(a) General rule. Within 30 days of the mailing date of the final determination of the records office relating to a decision of a Commonwealth agency, a legislative agency or a judicial agency issued under section 1101(b) or the date a request for access is deemed denied, a requester or the agency may file a petition for review or other document as might be required by rule of court with the Commonwealth Court. The decision of the court shall contain findings of fact and conclusions of law based upon the evidence as a whole. The decision shall clearly and concisely explain the rationale for the decision.

1 Section 1302. Local agencies.

2	(a) General rule. Within 30 days of the mailing date of the
3	final determination of the records office relating to a decision
4	of a local agency issued under section 1101(b) or of the date a
5	request for access is deemed denied, a requester or local agency
6	may file a petition for review or other document as required by
7	rule of court with the court of common pleas for the county
8	where the local agency is located. The decision of the court
9	shall contain findings of fact and conclusions of law based upon
10	the evidence as a whole. The decision shall clearly and
11	concisely explain the rationale for the decision.
12	(b) Stay. An appeal under this section shall stay the
13	release of documents until a decision under subsection (a) is
14	issued.
15	Section 1303. Notice and records.
16	(a) Notice. An agency, the requester and the appeals
17	officer shall be served notice of actions commenced in
18	accordance with section 1301 or 1302 and shall have an
19	opportunity to respond in accordance with applicable court
20	<del>rules.</del>
21	(b) Record on appeal. The record before a court shall
22	consist of the request, the agency's response, the appeal filed
23	under section 1101, the hearing transcript, if any, and the
24	final written determination of the records office.
25	Section 1304. Court costs and attorney fees.
26	(a) Reversal of agency determination. If a court reverses
27	the final determination of the records office or grants access
28	after a request for access was deemed denied, the court may
29	award reasonable attorney fees and costs of litigation or an
30	appropriate portion thereof to a requester if the court finds
200	70S0001B1704 - 40 -

1 either of the following:

2	(1) the agency receiving the original request willfully
3	or with wanton disregard deprived the requester of access to
4	a public record subject to access or otherwise acted in bad
5	faith under the provisions of this act; or
6	(2) the exemptions, exclusions or defenses asserted by
7	the agency in its final determination were not based on a
8	reasonable interpretation of law.
9	(b) Sanctions for frivolous requests or appeals. The court
10	may award reasonable attorney fees and costs of litigation or an
11	appropriate portion thereof to an agency or the requester if the
12	court finds that the legal challenge under this chapter was
13	frivolous.
14	(c) Other sanctions. Nothing in this act shall prohibit a
15	court from imposing penalties and costs in accordance with
16	applicable rules of court.
17	Section 1305. Civil penalty.
17	Section 1305. Civil penalty.
17 18	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of
17 18 19	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public
17 18 19 20	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith.
17 18 19 20 21	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public
17 18 19 20 21 22	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under
17 18 19 20 21 22 23	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under this act is subject to a civil penalty of not more than \$500 per
17 18 19 20 21 22 23 24	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under this act is subject to a civil penalty of not more than \$500 per day until the public records are provided.
17 18 19 20 21 22 23 24 25	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under this act is subject to a civil penalty of not more than \$500 per day until the public records are provided. Section 1306. Immunity.
17 18 19 20 21 22 23 24 25 26	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under this act is subject to a civil penalty of not more than \$500 per day until the public records are provided. Section 1306. Immunity. (a) General rule. Except as provided in sections 1304 and
17 18 19 20 21 22 23 24 25 26 27	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under this act is subject to a civil penalty of not more than \$500 per day until the public records are provided. Section 1306. Immunity. (a) General rule. Except as provided in sections 1304 and 1305 and other statutes governing the release of records, no
17 18 19 20 21 22 23 24 25 26 27 28	Section 1305. Civil penalty. (a) Denial of access. A court may impose a civil penalty of not more than \$1,000 if an agency denied access to a public record in bad faith. (b) Failure to comply with court order. An agency or public official who does not promptly comply with a court order under this act is subject to a civil penalty of not more than \$500 per day until the public records are provided. Section 1306. Immunity. (a) General rule. Except as provided in sections 1304 and 1305 and other statutes governing the release of records, no agency, public official or public employee shall be liable for

20070S0001B1704

- 41 -

1	(b) Schedules. No agency, public official or public
2	employee shall be liable for civil or criminal damages or
3	penalties under this act for complying with any written public
4	record retention and disposition schedule.
5	Section 1307. Fee limitations.
6	(a) Postage. Fees for postage may not exceed the actual
7	cost of mailing.
8	(b) Duplication.
9	(1) Fees for duplication by photocopying, printing from
10	electronic media or microfilm, copying onto electronic media,
11	transmission by facsimile or other electronic means and other
12	means of duplication shall be established by the records
13	office.
14	(2) (i) The fees must be reasonable and based on
15	prevailing fees for comparable duplication services
16	provided by local business entities.
17	(ii) Fees for copying data, collections of data and
18	compiled data, including, but not limited to, geographic
19	information systems and property lists, may be based on
20	consideration of the reasonable market value of same or
21	closely comparable data, collections of data or compiled
22	<del>data.</del>
23	(3) Fees for local agencies may reflect regional price
24	differences and shall be subject to review by the
25	clearinghouse as provided in section 1310(a)(8).
26	(c) Certification. An agency may impose reasonable fees for
27	official certification of copies if the certification is at the
28	behest of the requester and for the purpose of legally verifying
29	the public record.
30	(d) Conversion to paper. If a record is only maintained
200	70S0001B1704 - 42 -

1 electronically or in other nonpaper media, duplication fees
2 shall be limited to the lesser of the fee for duplication on
3 paper or the fee for duplication in the original media as
4 provided by subsection (b) unless the requester specifically
5 requests for the record to be duplicated in the more expensive
6 medium.

7 (e) Enhanced electronic access. If an agency offers 8 enhanced electronic access to records in addition to making the records accessible for inspection and duplication by a requester 9 10 as required by this act, the agency may establish user fees 11 specifically for the provision of the enhanced electronic access, but only to the extent that the enhanced electronic 12 13 access is in addition to making the records accessible for 14 inspection and duplication by a requester as required by this 15 act. The user fees for enhanced electronic access may be a flat 16 rate, a subscription fee for a period of time, a per transaction 17 fee, a fee based on the cumulative time of system access or any 18 other reasonable method and any combination thereof. The user 19 fees for enhanced electronic access must be reasonable, must be 20 approved by the clearinghouse and may not be established with 21 the intent or effect of excluding persons from access to records 22 or duplicates thereof or of creating profit for the agency. 23 (f) Waiver of fees. An agency may waive the fees for duplication of a record, including, but not limited to, when: 24 25 (1) the requester duplicates the record; or 26 (2) the agency deems it is in the public interest to do 27 so. 28 (g) Limitations. Except as otherwise provided by statute, 29 no other fees may be imposed unless the agency necessarily 30 incurs costs for complying with the request, including costs

20070S0001B1704

- 43 -

1	associated with legal reviews of records or record requests
2	requiring the contracting or procuring of legal counsel outside
3	the agency. Such fees must be reasonable. An agency shall not
4	charge a requester any fee for any of the following costs:
5	(1) Costs related to reviewing a record to determine if
6	it is a public record.
7	(2) Costs related to redacting exempt information from a
8	record.
9	(3) Personnel costs for copying a record.
10	(4) Personnel costs for preparing a record for delivery.
11	(5) Personnel costs for observing a requester who is
12	reviewing or copying a record.
13	(6) For use of agency computers, viewers or other
14	equipment necessary for gaining access to examining a record.
15	(7) Costs for agency personnel to instruct a requester
16	on the use of agency equipment used to view a record.
17	(8) Any other processing costs not specifically
18	permitted under this section.
19	(h) Prepayment. Prior to granting a request for access in
20	accordance with this act, an agency may require a requester to
21	prepay an estimate of the fees authorized under this section if
22	the fees required to fulfill the request are expected to exceed
23	\$100. The agency may require a certified check, money order or
24	other form of verified payment of funds when requiring open
25	records request fees to be prepaid.
26	Section 1308. Prohibition.
27	A policy, rule or regulation adopted under this act may not
28	include any of the following:
29	(1) A limitation on the number of records which may be
30	requested or made available for inspection or duplication.
200	70S0001B1704 - 44 -

- 44 -

1

(2) A requirement to disclose the purpose or motive in

2 requesting access to records.

3 Section 1309. Practice and procedure.

4 The provisions of 2 Pa.C.S. (relating to administrative law
5 and procedure) shall not apply to this act unless specifically
6 adopted by rule or regulation.

7 Section 1310. Pennsylvania Public Records Office.

8 (a) Establishment. The Pennsylvania Public Records Office 9 is established within the State Ethics Commission, which shall 10 appoint an executive director of the public records office who 11 shall hire other staff as necessary to operate the office. 12 (b) Powers and duties. The director of the public records

13 office has the following powers and duties:

14 (1) To receive and respond to requests for information 15 from persons who have been denied access to public records by 16 a Commonwealth agency, a local agency, the General Assembly 17 or a legislative agency under this act.

18 (2) To receive and respond to requests for information 19 from a Commonwealth agency, a local agency, the General 20 Assembly or a legislative agency regarding compliance with 21 this act.

22 (3) To order a Commonwealth agency, a local agency, the 23 General Assembly or a legislative agency to comply with 24 provisions of this act upon finding that a request for access 25 to a public record was properly made.

26 (4) To issue advisory opinions on compliance with this
27 act.

28 (5) To request information from Commonwealth agencies, 29 local agencies, the General Assembly and legislative agencies 30 in order to make compliance determinations under this act. 20070S0001B1704 - 45 -

1	All information supplied by a Commonwealth agency, a local
2	agency, the General Assembly or a legislative agency which is
3	relevant to a request shall be subject to confidentiality
4	under subsection (c).
5	(6) To guide and oversee the compliance with this act by
6	all Commonwealth agencies, local agencies, the General
7	Assembly and legislative agencies.
8	(7) To provide a list to any requesting agency or
9	individual of Federal and State laws that exempt certain
10	types of records from disclosure.
11	(8) To make its advisory opinions and written decisions
12	available for review.
13	(9) To conduct training for public officials, public
14	employees and third parties relating to the Commonwealth's
15	access laws with assistance from the Department of Community
16	and Economic Development's Center for Local Government.
17	(10) To issue a report semi annually to the General
18	Assembly and to the Governor, which report shall include, but
19	not be limited to:
20	(i) The number of requests to review denials from
21	persons making public record requests.
22	(ii) The number of public record requests which were
23	determined, upon review of the access office, to have
24	been improperly denied.
25	(iii) The number of requests made by agencies
26	seeking clarification on compliance with this act.
27	(iv) The number of orders issued by the public
28	records office directing an agency to comply with this
29	<del>act.</del>
30	(v) The number of advisory opinions issued by the
200705	- 46 -

1 public records office.

2	(vi) The number of requests for the list of Federal
3	and State exemptions to public access of records.
4	(vii) The number of training sessions conducted for
5	public officials, public employees and third parties
6	relating to public access of records, including the
7	number of persons attending such training sessions.
8	(11) To make available in electronic form to persons
9	making requests for public records, examples of previous
10	requests for public records by other persons and the
11	documents to which the other persons were given access. In
12	performing this duty, the office may not reveal any
13	information relating to the identity of the persons who made
14	the previous requests.
15	(12) To promulgate any regulations necessary to
16	administer this act.
17	(13) Set a schedule for the requester and agency to
18	submit documents in support of their positions.
19	(14) To review all information filed relating to a
20	request. The public records office may hold a hearing, but
21	the decision to hold or not to hold a hearing is not
22	appealable. The public records office may admit into evidence
23	testimony, evidence and documents it believes to be
24	reasonably probative and relevant to an issue in dispute. The
25	public records office may limit the nature and extent of
26	evidence to be cumulative.
27	(c) Confidentiality. All information requested by the
28	public records office from an agency in order to make a
29	determination of whether an agency is complying with this act
30	shall remain confidential and shall not be subject to public
200	70S0001B1704 - 47 -

1 access.

2 (d) Fees. The following shall apply:

3 (1) The public records office may impose a reasonable
4 filing fee for an appeal made under section 1101, and any
5 fees collected under this subsection shall be deposited in a
6 restricted account in the General Fund which is established
7 for the public records office. The money from this account
8 shall be appropriated as necessary for the operation of the
9 public records office.

10 (2) The public records office may waive the filing fee
11 if the person requesting access to the public record is
12 unable to afford the fee based on guidelines established by
13 the public records office.

14 Section 1311. Administrative appeals.

15 (a) General rule. Notwithstanding any other provision of law, a party aggrieved by a denial or deemed denial of access to 16 17 a public record by a Commonwealth agency, local agency, the 18 General Assembly or a legislative agency may, within 30 days after a request is denied or deemed denied, appeal to the public 19 20 records office by forwarding to the office a copy of the request 21 and the written explanation for the denial, if any, provided by 22 the Commonwealth agency, local agency, the General Assembly or 23 legislative agency, and requesting a review of the matter.

24 <del>(b) Ruling.</del>

25 (1) Within 30 business days after receipt of the appeal, 26 the public records office shall rule either that the denial 27 or deemed denial of access to the record by the Commonwealth 28 agency, local agency, the General Assembly or legislative 29 agency is upheld or that the decision to deny access to the 30 record was improper, and a Commonwealth agency, the local 20070S0001B1704 - 48 - 1 agency, the General Assembly or legislative agency must
2 provide access to the record. The public records office may
3 hold a private hearing on the matter and may review the
4 record.

5 (2) The 30 business day period may be extended by agreement of the parties. If the parties do not agree to an 6 extension or the public records office does not issue a 7 8 ruling within 30 business days after the date of the appeal, 9 the denial from the Commonwealth agency, local agency, the General Assembly or legislative agency shall be deemed 10 11 affirmed. 12 (c) Explanation. If the public records office upholds the 13 decision of the Commonwealth agency, local agency, the General 14 Assembly or legislative agency to deny access to the public 15 record, the office shall fully explain in writing to the person requesting the public record the reason for the denial. If the 16 public records office rules that the Commonwealth agency, local 17 18 agency, the General Assembly or legislative agency shall provide access to the public record, it shall order the Commonwealth 19 20 agency, local agency, the General Assembly or legislative agency to provide the individual with access to the record and shall 21 22 fully explain in writing the reason access must be provided. 23 (d) Other appeals. Costs or attorney fees shall not be awarded under this section for administrative appeal to the 24 25 public records office under this section. 26 CHAPTER 15 STATE-RELATED INSTITUTIONS 27 28 Section 1501. Definition.

29 As used in this chapter, "State related institution" means 30 any of the following:

20070S0001B1704

- 49 -

1	(1) Temple University.
2	(2) The University of Pittsburgh.
3	(3) The Pennsylvania State University.
4	(4) Lincoln University.
5	Section 1502. Reporting.
6	No later than May 30 of each year, a State related
7	institution shall file with the Governor's Office, the General
8	Assembly, the Auditor General and the State Library the
9	information set forth in section 1503.
10	Section 1503. Contents of report.
11	The report required under section 1502 shall include the
12	following:
13	(1) Except as provided in paragraph (4), all information
14	required by Form 990 or an equivalent form, of the United
15	States Department of the Treasury, Internal Revenue Service,
16	entitled the Return of Organization Exempt From Income Tax,
17	regardless of whether the State related institution is
18	required to file the form by the Federal Government.
19	(2) The salaries of all officers and directors of the
20	State related institution.
21	(3) The highest 25 salaries paid to employees of the
22	institution that are not included under paragraph (2).
23	(4) The report shall not include information relating to
24	individual donors.
25	Section 1504. Copies and posting.
26	A State related institution shall maintain, for at least
27	seven years, a copy of the report in the institution's library
28	and shall provide free access to the report on the institution's
29	Internet website.
30	<del>CHAPTER 17</del>
200	70S0001B1704 - 50 -

- 50 -

1	STATE CONTRACT INFORMATION
2	Section 1701. Submission and retention of contracts.
3	(a) General rule. Whenever any Commonwealth agency,
4	legislative agency or judicial agency shall enter into any
5	contract involving any property, real, personal or mixed of any
6	kind or description or any contract for personal services where
7	the consideration involved in the contract is \$5,000 or more, a
8	copy of the contract shall be furnished to the Treasury
9	Department within ten days after the contract is executed on
10	behalf of the Commonwealth agency, legislative agency or
11	judicial agency or otherwise becomes an obligation of the
12	Commonwealth agency, legislative agency or judicial agency. The
13	provisions of this subsection shall not apply to contracts for
14	services protected by a privilege. The following shall apply:
15	(1) Each Commonwealth agency, legislative agency and
16	judicial agency shall submit contracts in a form and
17	structure mutually agreed upon by the Commonwealth agency,
18	legislative agency or judicial agency and the State
19	<del>Treasurer.</del>
20	(2) The Treasury Department may require each
21	Commonwealth agency, legislative agency or judicial agency to
22	provide a summary with each contract, which shall include the
23	following:
24	(i) Date of execution.
25	(ii) Amount of the contract.
26	(iii) Beginning date of the contract.
27	(iv) End date of the contract, if applicable.
28	(v) Name of the agency entering into the contract.
29	(vi) The name and business address of all parties
30	executing the contract.
000	F1

- 51 -

1 (vii) Subject matter of the contract. Each agency shall create and maintain the data under this 2 3 paragraph in an ASCII delimited text file, spreadsheet file 4 or other file provided by Treasury Department regulation. 5 (b) Retention. Every contract filed pursuant to subsection (a) shall remain on file with the Treasury Department for a 6 period of not less than four years after the end date of the 7 8 contract.

9 (c) Accuracy. Each Commonwealth agency, legislative agency 10 and judicial agency is responsible for verifying the accuracy 11 and completeness of the information that it submits to the State 12 Treasurer. The contract provided to the Treasury Department 13 pursuant to this chapter shall be redacted in accordance with 14 applicable provisions of this act by the agency providing the 15 contract to the Treasury Department.

16 (d) Contracts provided pursuant to The Fiscal Code. The 17 copy of a contract provided to the Treasury Department pursuant 18 to section 1701 shall be in addition to any copy of the contract 19 provided to the Treasury Department under the act of April 9, 20 1929 (P.L.343, No.176), known as The Fiscal Code. Copies of 21 contracts received by the Treasury Department, Office of Auditor 22 General, or Department of Revenue from an agency pursuant to The 23 Fiscal Code shall not be made available to a requester by the 24 State Treasurer, Auditor General or the Department of Revenue. 25 Section 1702. Public availability of contracts. 26 (a) General rule. Except as otherwise provided in this chapter, a request for a copy of a contract shall only be made 27 28 to an agency who is a party to the contract. 29 (b) Posting. The Treasury Department shall make each 30 contract filed pursuant to section 1701 available for public

20070S0001B1704

- 52 -

1	inspection either by posting a copy of the contract on the
2	Treasury Department's publicly accessible Internet website or by
3	posting a contract summary on the department's publicly
4	accessible Internet website. The Treasury Department shall post
5	the information received pursuant to this chapter in a way that
6	allows the public to search contracts or contract summaries by
7	the categories enumerated in section 1701(a)(2).
8	(c) Request to review or receive copy of contract. The
9	Treasury Department shall maintain a page on its publicly
10	accessible Internet website with instructions on how to request
11	to review a contract and how to request a copy of a contract.
12	Requests to review or receive a copy of a contract shall be
13	allowed by letter, facsimile or e mail. Additionally, both
14	requests shall be honored within five days of the submission of
15	the request and in the case of a request for a copy of a
16	contract it shall be provided to the individual at cost. The
17	Treasury Department may offer to provide a copy of the requested
18	contract electronically to the requester at no cost.
19	CHAPTER 19
20	PUBLIC OFFICIALS
21	Section 1901. Disclosure of affiliation.
22	(a) Scope. This section applies to:
23	(1) an individual who is elected or appointed to an
24	office of the Commonwealth; and
25	(2) the spouse of an individual under paragraph (1).
26	(b) Requirement. Annually, each individual subject to
27	subsection (a) shall submit to the clearinghouse for Internet
28	website publication under section 1310(a)(7) disclosure as to a
29	business relationship between a Commonwealth agency and:
30	(1) the individual;

- 53 -

1	(2) a partnership in which the individual is a partner;
2	(3) an association in which the individual is an officer
3	<del>or a director;</del>
4	(4) a corporation in which the individual is an officer
5	<del>or a director; or</del>
б	(5) a corporation in which the individual has an equity
7	interest of at least 5%.
8	CHAPTER 31
9	MISCELLANEOUS PROVISIONS
10	Section 3101. Applicability.
11	This act applies as follows:
12	(1) This act shall apply to requests for information
13	made on or after December 31, 2008.
14	(2) With respect to an agency as defined under section
15	102, this act shall apply prospectively.
16	(3) In addition to paragraph (2), with respect only to
17	an agency which was an agency as defined under the former act
18	of June 21, 1957 (P.L.390, No.212), referred to as the Right-
19	to Know Law, this act shall apply retroactively.
20	(4) Chapter 15 shall apply to fiscal years beginning
21	<del>after June 30, 2008.</del>
22	(5) Chapter 17 shall apply to contracts entered into or
23	renewed after June 30, 2008.
24	(6) Section 3102(1)(ii)(B) shall apply to bids submitted
25	<del>on or after June 30, 2008.</del>
26	(7) If a provision of this act regarding access to a
27	record conflicts with any other Federal or State statute,
28	regulation or judicial order or decree, the provision of this
29	act shall not control.
30	Section 3101.1. Relation to other law or judicial actions.
200	

- 54 -

1	If the provisions of this act regarding access to public		
2	records conflict with any Federal or State statute, the		
3	provisions of this act shall not apply.		
4	Section 3101.2. Severability.		
5	All provisions of this act are severable.		
б	Section 3102. Repeals.		
7	Repeals are as follows:		
8	(1) (i) General Assembly declares that the repeals		
9	under subparagraph (ii) are necessary to effectuate this		
10	<del>act.</del>		
11	(ii) The following acts and parts of acts are		
12	<del>repealed:</del>		
13	(A) The act of June 21, 1957 (P.L.390, No.212),		
14	referred to as the Right to Know Law.		
15	<del>(B) 62 Pa.C.S. § 106.</del>		
16	(2) (i) The General Assembly declares that the repeal		
17	under subparagraph (ii) is necessary to effectuate		
18	<del>Chapter 17.</del>		
19	(ii) Section 1104 of the act of April 9, 1929		
20	(P.L.177, No.175), known as The Administrative Code of		
21	<del>1929, is repealed.</del>		
22	Section 3103. References.		
23	A reference in a statute, regulation or judicial order or		
24	decree to the act of June 21, 1957 (P.L.390, No.212), referred		
25	to as the Right to Know Law, shall be deemed a reference to this		
26	<del>act.</del>		
27	Section 3104. Effective date.		
28	This act shall take effect as follows:		
29	(1) Sections 101, 102, 1310, 3101 and 3102(1)(i) and		
30	(ii)(B) and (2) shall take effect July 1, 2008.		
200	20070S0001B1704 - 55 -		

1 (2) This section shall take effect immediately. 2 (3) The remainder of this act shall take effect January 3  $\frac{1}{2009}$ 4 CHAPTER 1 <-----5 PRELIMINARY PROVISIONS SECTION 101. SHORT TITLE. 6 7 THIS ACT SHALL BE KNOWN AND MAY BE CITED AS THE RIGHT-TO-KNOW 8 LAW. 9 SECTION 102. DEFINITIONS. 10 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS ACT SHALL 11 HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE 12 CONTEXT CLEARLY INDICATES OTHERWISE: 13 "ADMINISTRATIVE PROCEEDING." A PROCEEDING BY AN AGENCY THE 14 OUTCOME OF WHICH IS REQUIRED TO BE BASED ON A RECORD OR 15 DOCUMENTATION PRESCRIBED BY LAW OR IN WHICH A STATUTE OR 16 REGULATION IS PARTICULARIZED IN APPLICATION TO INDIVIDUALS. THE 17 TERM INCLUDES AN APPEAL. 18 "AGENCY." A COMMONWEALTH AGENCY, A LOCAL AGENCY, A JUDICIAL 19 AGENCY OR A LEGISLATIVE AGENCY. 20 "AGGREGATED DATA." A TABULATION OF DATA WHICH RELATE TO 21 BROAD CLASSES, GROUPS OR CATEGORIES SO THAT IT IS NOT POSSIBLE 22 TO DISTINGUISH THE PROPERTIES OF INDIVIDUALS WITHIN THOSE 23 CLASSES, GROUPS OR CATEGORIES. "APPEALS OFFICER." AS FOLLOWS: 24 25 (1) FOR A COMMONWEALTH AGENCY OR A LOCAL AGENCY, THE 26 APPEALS OFFICER DESIGNATED UNDER SECTION 503(A). 27 (2) FOR A JUDICIAL AGENCY, THE INDIVIDUAL DESIGNATED UNDER SECTION 503(B). 28 (3) FOR A LEGISLATIVE AGENCY, THE INDIVIDUAL DESIGNATED 29 30 UNDER SECTION 503(C).

20070S0001B1704

- 56 -

1

"COMMONWEALTH AGENCY." ANY OF THE FOLLOWING:

2 (1) ANY OFFICE, DEPARTMENT, AUTHORITY, BOARD, MULTISTATE
3 AGENCY OR COMMISSION OF THE EXECUTIVE BRANCH; AN INDEPENDENT
4 AGENCY; AND A STATE-AFFILIATED ENTITY. THE TERM INCLUDES:

5

(I) THE GOVERNOR'S OFFICE.

6 (II) THE OFFICE OF ATTORNEY GENERAL, THE DEPARTMENT 7 OF THE AUDITOR GENERAL AND THE TREASURY DEPARTMENT.

8 (III) AN ORGANIZATION ESTABLISHED BY THE
9 CONSTITUTION OF PENNSYLVANIA, A STATUTE OR AN EXECUTIVE
10 ORDER WHICH PERFORMS OR IS INTENDED TO PERFORM AN

11 ESSENTIAL GOVERNMENTAL FUNCTION.

12 (2) THE TERM DOES NOT INCLUDE A JUDICIAL OR LEGISLATIVE13 AGENCY.

14 "CONFIDENTIAL PROPRIETARY INFORMATION." COMMERCIAL OR 15 FINANCIAL INFORMATION RECEIVED BY AN AGENCY:

16 (1) WHICH IS PRIVILEGED OR CONFIDENTIAL; AND

17 (2) THE DISCLOSURE OF WHICH WOULD CAUSE SUBSTANTIAL HARM
18 TO THE COMPETITIVE POSITION OF THE PERSON THAT SUBMITTED THE
19 INFORMATION.

20 "FINANCIAL RECORD." INCLUDES:

21 (1) ANY ACCOUNT, VOUCHER OR CONTRACT DEALING WITH:

22 (I) THE RECEIPT OR DISBURSEMENT OF FUNDS BY AN23 AGENCY; OR

24 (II) AN AGENCY'S ACQUISITION, USE OR DISPOSAL OF
 25 SERVICES, SUPPLIES, MATERIALS, EQUIPMENT OR PROPERTY.

26 (2) THE SALARY OR OTHER PAYMENTS OR EXPENSES PAID TO AN
27 OFFICER OR EMPLOYEE OF AN AGENCY, INCLUDING THE NAME AND
28 TITLE OF THE OFFICER OR EMPLOYEE.

29 (3) RESULTS OF A FINANCIAL AUDIT.

30 "HOMELAND SECURITY." GOVERNMENTAL ACTIONS DESIGNED TO 20070S0001B1704 - 57 - PREVENT, DETECT, RESPOND TO AND RECOVER FROM ACTS OF TERRORISM,
 MAJOR DISASTERS AND OTHER EMERGENCIES, WHETHER NATURAL OR
 MANMADE. THE TERM INCLUDES ACTIVITIES RELATING TO THE FOLLOWING:

4 (1) EMERGENCY PREPAREDNESS AND RESPONSE, INCLUDING
5 PREPAREDNESS AND RESPONSE ACTIVITIES BY VOLUNTEER MEDICAL,
6 POLICE, EMERGENCY MANAGEMENT, HAZARDOUS MATERIALS AND FIRE
7 PERSONNEL;

8

(2) INTELLIGENCE ACTIVITIES;

9 (3) CRITICAL INFRASTRUCTURE PROTECTION;

10 (4) BORDER SECURITY;

(5) GROUND, AVIATION AND MARITIME TRANSPORTATION
 SECURITY;

13 (6) BIODEFENSE;

14 (7) DETECTION OF NUCLEAR AND RADIOLOGICAL MATERIALS; AND
15 (8) RESEARCH ON NEXT-GENERATION SECURITIES TECHNOLOGIES.
16 "INDEPENDENT AGENCY." ANY BOARD, COMMISSION OR OTHER AGENCY
17 OR OFFICER OF THE COMMONWEALTH, THAT IS NOT SUBJECT TO THE
18 POLICY SUPERVISION AND CONTROL OF THE GOVERNOR. THE TERM DOES
19 NOT INCLUDE A LEGISLATIVE OR JUDICIAL AGENCY.

20 "JUDICIAL AGENCY." A COURT OF THE COMMONWEALTH OR ANY OTHER21 ENTITY OR OFFICE OF THE UNIFIED JUDICIAL SYSTEM.

22 "LEGISLATIVE AGENCY." ANY OF THE FOLLOWING:

23 (1) THE SENATE.

24 (2) THE HOUSE OF REPRESENTATIVES.

25 (3) THE CAPITOL PRESERVATION COMMITTEE.

26 (4) THE CENTER FOR RURAL PENNSYLVANIA.

27 (5) THE JOINT LEGISLATIVE AIR AND WATER POLLUTION
28 CONTROL AND CONSERVATION COMMITTEE.

29 (6) THE JOINT STATE GOVERNMENT COMMISSION.

30 (7) THE LEGISLATIVE BUDGET AND FINANCE COMMITTEE.

20070S0001B1704

- 58 -

- 1 (8) THE LEGISLATIVE DATA PROCESSING COMMITTEE.
- 2 (9) THE INDEPENDENT REGULATORY REVIEW COMMISSION.
- 3 (10) THE LEGISLATIVE REFERENCE BUREAU.

4 (11) THE LOCAL GOVERNMENT COMMISSION.

5 (12) THE PENNSYLVANIA COMMISSION ON SENTENCING.

6 (13) THE LEGISLATIVE REAPPORTIONMENT COMMISSION.

7 (14) THE LEGISLATIVE OFFICE OF RESEARCH LIAISON.
8 "LEGISLATIVE RECORD." ANY OF THE FOLLOWING RELATING TO A
9 LEGISLATIVE AGENCY OR A STANDING COMMITTEE, SUBCOMMITTEE OR
10 CONFERENCE COMMITTEE OF A LEGISLATIVE AGENCY:

11 (1) A FINANCIAL RECORD.

12 (2) A BILL OR RESOLUTION THAT HAS BEEN INTRODUCED AND
13 AMENDMENTS OFFERED THERETO IN COMMITTEE OR IN LEGISLATIVE
14 SESSION, INCLUDING RESOLUTIONS TO ADOPT OR AMEND THE RULES OF
15 A CHAMBER.

16 (3) FISCAL NOTES.

17 (4) A COSPONSORSHIP MEMORANDUM.

18 (5) THE JOURNAL OF A CHAMBER.

19 (6) THE MINUTES OF, RECORD OF ATTENDANCE OF MEMBERS AT A
20 PUBLIC HEARING OR A PUBLIC COMMITTEE MEETING AND ALL RECORDED
21 VOTES TAKEN IN A PUBLIC COMMITTEE MEETING.

22 (7) THE TRANSCRIPT OF A PUBLIC HEARING WHEN AVAILABLE.

23 (8) EXECUTIVE NOMINATION CALENDARS.

24 (9) THE RULES OF A CHAMBER.

25 (10) A RECORD OF ALL RECORDED VOTES TAKEN IN A
26 LEGISLATIVE SESSION.

27 (11) ANY ADMINISTRATIVE STAFF MANUALS OR WRITTEN28 POLICIES.

29 (12) AN AUDIT PREPARED PURSUANT TO THE ACT OF JUNE 30, 30 1970 (P.L.442, NO.151) ENTITLED, "AN ACT IMPLEMENTING THE 20070S0001B1704 - 59 - PROVISIONS OF ARTICLE VIII, SECTION 10 OF THE CONSTITUTION OF
 PENNSYLVANIA, BY DESIGNATING THE COMMONWEALTH OFFICERS WHO
 SHALL BE CHARGED WITH THE FUNCTION OF AUDITING THE FINANCIAL
 TRANSACTIONS AFTER THE OCCURRENCE THEREOF OF THE LEGISLATIVE
 AND JUDICIAL BRANCHES OF THE GOVERNMENT OF THE COMMONWEALTH,
 ESTABLISHING A LEGISLATIVE AUDIT ADVISORY COMMISSION, AND
 IMPOSING CERTAIN POWERS AND DUTIES ON SUCH COMMISSION."

8 (13) FINAL OR ANNUAL REPORTS REQUIRED BY LAW TO BE
9 SUBMITTED TO THE GENERAL ASSEMBLY.

10 (14) LEGISLATIVE BUDGET AND FINANCE COMMITTEE REPORTS.

11 (15) DAILY LEGISLATIVE SESSION CALENDARS AND MARKED12 CALENDARS.

13 (16) A RECORD COMMUNICATING TO AN AGENCY THE OFFICIAL
14 APPOINTMENT OF A LEGISLATIVE APPOINTEE.

15 (17) A RECORD COMMUNICATING TO THE APPOINTING AUTHORITY
16 THE RESIGNATION OF A LEGISLATIVE APPOINTEE.

17 (18) PROPOSED REGULATIONS, FINAL-FORM REGULATIONS AND
18 FINAL-OMITTED REGULATIONS SUBMITTED TO A LEGISLATIVE AGENCY.

19 (19) THE RESULTS OF PUBLIC OPINION SURVEYS, POLLS, FOCUS
 20 GROUPS, MARKETING RESEARCH OR SIMILAR EFFORTS DESIGNED TO
 21 MEASURE PUBLIC OPINION FUNDED BY A LEGISLATIVE AGENCY.

22 "LOCAL AGENCY." ANY OF THE FOLLOWING:

23 (1) ANY POLITICAL SUBDIVISION, INTERMEDIATE UNIT,
24 CHARTER SCHOOL, CYBER CHARTER SCHOOL OR PUBLIC TRADE OR
25 VOCATIONAL SCHOOL.

26 (2) ANY LOCAL, INTERGOVERNMENTAL, REGIONAL OR MUNICIPAL
 27 AGENCY, AUTHORITY, COUNCIL, BOARD, COMMISSION OR SIMILAR
 28 GOVERNMENTAL ENTITY.

29 "OFFICE OF OPEN RECORDS." THE OFFICE OF OPEN RECORDS30 ESTABLISHED IN SECTION 1310.

20070S0001B1704

- 60 -

"PERSONAL FINANCIAL INFORMATION." AN INDIVIDUAL'S PERSONAL
 CREDIT, CHARGE OR DEBIT CARD INFORMATION; BANK ACCOUNT
 INFORMATION; BANK, CREDIT OR FINANCIAL STATEMENTS; ACCOUNT OR
 PIN NUMBERS AND OTHER INFORMATION RELATING TO AN INDIVIDUAL'S
 PERSONAL FINANCES.

6 "PRIVILEGE." THE ATTORNEY-WORK PRODUCT DOCTRINE, THE
7 ATTORNEY-CLIENT PRIVILEGE, THE DOCTOR-PATIENT PRIVILEGE OR OTHER
8 PRIVILEGE RECOGNIZED BY A COURT INTERPRETING THE LAWS OF THIS
9 COMMONWEALTH.

10 "PUBLIC RECORD." A RECORD OF A COMMONWEALTH OR LOCAL AGENCY
11 THAT:

12 (1) IS NOT EXEMPT UNDER SECTION 708;

13 (2) IS NOT EXEMPT FROM BEING DISCLOSED UNDER ANY OTHER
14 FEDERAL OR STATE LAW OR REGULATION OR JUDICIAL ORDER OR
15 DECREE; OR

16 (3) IS NOT PROTECTED BY A PRIVILEGE.

17 "RECORD." INFORMATION, REGARDLESS OF PHYSICAL FORM OR
18 CHARACTERISTICS, THAT DOCUMENTS A TRANSACTION OR ACTIVITY OF AN
19 AGENCY AND THAT IS CREATED, RECEIVED OR RETAINED PURSUANT TO LAW
20 OR IN CONNECTION WITH A TRANSACTION, BUSINESS OR ACTIVITY OF THE
21 AGENCY. THE TERM INCLUDES A DOCUMENT, PAPER, LETTER, MAP, BOOK,
22 TAPE, PHOTOGRAPH, FILM OR SOUND RECORDING, INFORMATION STORED OR
23 MAINTAINED ELECTRONICALLY AND A DATA-PROCESSED OR IMAGE-

24 PROCESSED DOCUMENT.

25 "REQUESTER." A PERSON THAT IS A LEGAL RESIDENT OF THE UNITED26 STATES AND REQUESTS A RECORD PURSUANT TO THIS ACT. THE TERM27 INCLUDES A POLITICAL SUBDIVISION.

28 "RESPONSE." ACCESS TO A RECORD OR AN AGENCY'S WRITTEN NOTICE 29 TO A REQUESTER GRANTING, DENYING OR PARTIALLY GRANTING AND 30 PARTIALLY DENYING ACCESS TO A RECORD.

20070S0001B1704

- 61 -

"SOCIAL SERVICES." CASH ASSISTANCE AND OTHER WELFARE
 BENEFITS, MEDICAL, MENTAL AND OTHER HEALTH CARE SERVICES, DRUG
 AND ALCOHOL TREATMENT, ADOPTION SERVICES, VOCATIONAL AND
 OCCUPATIONAL TRAINING, EDUCATION SERVICES, COUNSELING SERVICES,
 WORKERS' COMPENSATION SERVICES AND UNEMPLOYMENT COMPENSATION
 SERVICES, FOSTER CARE SERVICES AND SERVICES FOR VICTIMS OF
 CRIMES.

8 "STATE-AFFILIATED ENTITY." A COMMONWEALTH AUTHORITY OR 9 COMMONWEALTH ENTITY. THE TERM INCLUDES THE PENNSYLVANIA HIGHER 10 EDUCATION ASSISTANCE AGENCY AND ANY ENTITY ESTABLISHED THEREBY, 11 THE PENNSYLVANIA GAMING CONTROL BOARD, THE PENNSYLVANIA GAME 12 COMMISSION, THE PENNSYLVANIA FISH AND BOAT COMMISSION, THE 13 PENNSYLVANIA HOUSING FINANCE AGENCY, THE PENNSYLVANIA MUNICIPAL 14 RETIREMENT BOARD, THE STATE SYSTEM OF HIGHER EDUCATION, A 15 COMMUNITY COLLEGE, THE PENNSYLVANIA TURNPIKE COMMISSION, THE 16 PENNSYLVANIA PUBLIC UTILITY COMMISSION, THE PENNSYLVANIA 17 INFRASTRUCTURE INVESTMENT AUTHORITY, THE STATE PUBLIC SCHOOL 18 BUILDING AUTHORITY, THE PENNSYLVANIA INTERSCHOLASTIC ATHLETIC 19 ASSOCIATION AND THE PENNSYLVANIA EDUCATIONAL FACILITIES 20 AUTHORITY. THE TERM DOES NOT INCLUDE A STATE-RELATED 21 INSTITUTION.

22 "STATE-RELATED INSTITUTION." INCLUDES:

- 23 (1) TEMPLE UNIVERSITY.
- 24 (2) THE UNIVERSITY OF PITTSBURGH.
- 25 (3) THE PENNSYLVANIA STATE UNIVERSITY.
- 26 (4) LINCOLN UNIVERSITY.

27 "TERRORIST ACT." A VIOLENT OR LIFE-THREATENING ACT THAT
28 VIOLATES THE CRIMINAL LAWS OF THE UNITED STATES OR ANY STATE AND
29 APPEARS TO BE INTENDED TO:

30 (1) INTIMIDATE OR COERCE A CIVILIAN POPULATION; 20070S0001B1704 - 62 -

1 (2) INFLUENCE THE POLICY OF A GOVERNMENT; OR (3) AFFECT THE CONDUCT OF A GOVERNMENT BY MASS 2 3 DESTRUCTION, ASSASSINATION OR KIDNAPPING. 4 "TRADE SECRET." INFORMATION, INCLUDING A FORMULA, DRAWING, 5 PATTERN, COMPILATION, INCLUDING A CUSTOMER LIST, PROGRAM, DEVICE, METHOD, TECHNIQUE OR PROCESS THAT: 6 7 (1) DERIVES INDEPENDENT ECONOMIC VALUE, ACTUAL OR 8 POTENTIAL, FROM NOT BEING GENERALLY KNOWN TO AND NOT BEING 9 READILY ASCERTAINABLE BY PROPER MEANS BY OTHER PERSONS WHO 10 CAN OBTAIN ECONOMIC VALUE FROM ITS DISCLOSURE OR USE; AND 11 (2) IS THE SUBJECT OF EFFORTS THAT ARE REASONABLE UNDER 12 THE CIRCUMSTANCES TO MAINTAIN ITS SECRECY. 13 THE TERM INCLUDES DATA PROCESSING SOFTWARE OBTAINED BY AN AGENCY UNDER A LICENSING AGREEMENT PROHIBITING DISCLOSURE. 14 15 CHAPTER 3 16 REQUIREMENTS AND PROHIBITIONS 17 SECTION 301. COMMONWEALTH AGENCIES. 18 (A) REQUIREMENT. -- A COMMONWEALTH AGENCY SHALL PROVIDE PUBLIC 19 RECORDS IN ACCORDANCE WITH THIS ACT. 20 (B) PROHIBITION. -- A COMMONWEALTH AGENCY MAY NOT DENY A REQUESTER ACCESS TO A PUBLIC RECORD DUE TO THE INTENDED USE OF 21 22 THE PUBLIC RECORD BY THE REQUESTER UNLESS OTHERWISE PROVIDED BY 23 TAW. 24 SECTION 302. LOCAL AGENCIES. 25 (A) REQUIREMENT. -- A LOCAL AGENCY SHALL PROVIDE PUBLIC 26 RECORDS IN ACCORDANCE WITH THIS ACT. 27 (B) PROHIBITION. -- A LOCAL AGENCY MAY NOT DENY A REQUESTER 28 ACCESS TO A PUBLIC RECORD DUE TO THE INTENDED USE OF THE PUBLIC RECORD BY THE REQUESTER UNLESS OTHERWISE PROVIDED BY LAW. 29 30 SECTION 303. LEGISLATIVE AGENCIES.

- 63 -

20070S0001B1704

1 (A) REQUIREMENT.--A LEGISLATIVE AGENCY SHALL PROVIDE

2 LEGISLATIVE RECORDS IN ACCORDANCE WITH THIS ACT.

3 (B) PROHIBITION. -- A LEGISLATIVE AGENCY MAY NOT DENY A
4 REQUESTER ACCESS TO A LEGISLATIVE RECORD DUE TO THE INTENDED USE
5 OF THE LEGISLATIVE RECORD BY THE REQUESTER.

6 SECTION 304. JUDICIAL AGENCIES.

7 (A) REQUIREMENT.--A JUDICIAL AGENCY SHALL PROVIDE FINANCIAL
8 RECORDS IN ACCORDANCE WITH THIS ACT OR ANY RULE OR ORDER OF
9 COURT PROVIDING EQUAL OR GREATER ACCESS TO THE RECORDS.

10 (B) PROHIBITION.--A JUDICIAL AGENCY MAY NOT DENY A REQUESTER
11 ACCESS TO A FINANCIAL RECORD DUE TO THE INTENDED USE OF THE
12 FINANCIAL RECORD BY THE REQUESTER.

13 SECTION 305. PRESUMPTION.

14 (A) GENERAL RULE. -- A RECORD IN THE POSSESSION OF A
15 COMMONWEALTH AGENCY OR LOCAL AGENCY SHALL BE PRESUMED TO BE A
16 PUBLIC RECORD. THE PRESUMPTION SHALL NOT APPLY IF:

17 (1) THE RECORD IS EXEMPT UNDER SECTION 708;

18 (2) THE RECORD IS PROTECTED BY A PRIVILEGE; OR

19 (3) THE RECORD IS EXEMPT FROM DISCLOSURE UNDER ANY OTHER
 20 FEDERAL OR STATE LAW OR REGULATION OR JUDICIAL ORDER OR
 21 DECREE.

22 (B) LEGISLATIVE RECORDS AND FINANCIAL RECORDS.--A

23 LEGISLATIVE RECORD IN THE POSSESSION OF A LEGISLATIVE AGENCY AND 24 A FINANCIAL RECORD IN THE POSSESSION OF A JUDICIAL AGENCY SHALL 25 BE PRESUMED TO BE AVAILABLE IN ACCORDANCE WITH THIS ACT. THE 26 PRESUMPTION SHALL NOT APPLY IF:

27 (1) THE RECORD IS EXEMPT UNDER SECTION 708;

28 (2) THE RECORD IS PROTECTED BY A PRIVILEGE; OR

29 (3) THE RECORD IS EXEMPT FROM DISCLOSURE UNDER ANY OTHER
 30 FEDERAL OR STATE LAW, REGULATION OR JUDICIAL ORDER OR DECREE.
 20070S0001B1704 - 64 -

1 SECTION 306. NATURE OF DOCUMENT.

NOTHING IN THIS ACT SHALL SUPERSEDE OR MODIFY THE PUBLIC OR 2 3 NONPUBLIC NATURE OF A RECORD OR DOCUMENT ESTABLISHED IN FEDERAL 4 OR STATE LAW, REGULATION OR JUDICIAL ORDER OR DECREE. 5 CHAPTER 5 6 ACCESS 7 SECTION 501. SCOPE OF CHAPTER. 8 THIS CHAPTER APPLIES TO ALL AGENCIES. 9 SECTION 502. OPEN-RECORDS OFFICER. 10 (A) ESTABLISHMENT.--11 (1) AN AGENCY SHALL DESIGNATE AN OFFICIAL OR EMPLOYEE TO 12 ACT AS THE OPEN-RECORDS OFFICER. 13 (2) FOR A LEGISLATIVE AGENCY OTHER THAN THE SENATE OR 14 THE HOUSE OF REPRESENTATIVES, THE OPEN-RECORDS OFFICER 15 DESIGNATED BY THE LEGISLATIVE REFERENCE BUREAU SHALL SERVE AS THE OPEN-RECORDS OFFICER. A POLITICAL PARTY CAUCUS OF A 16 17 LEGISLATIVE AGENCY MAY APPOINT AN OPEN-RECORDS OFFICER UNDER 18 THIS SECTION. 19 (B) FUNCTIONS.--20 (1) THE OPEN-RECORDS OFFICER SHALL RECEIVE REQUESTS 21 SUBMITTED TO THE AGENCY UNDER THIS ACT, DIRECT REQUESTS TO 22 OTHER APPROPRIATE PERSONS WITHIN THE AGENCY OR TO APPROPRIATE 23 PERSONS IN ANOTHER AGENCY, TRACK THE AGENCY'S PROGRESS IN 24 RESPONDING TO REQUESTS AND ISSUE INTERIM AND FINAL RESPONSES 25 UNDER THIS ACT. 26 (2) UPON RECEIVING A REQUEST FOR A PUBLIC RECORD,

20 (2) OFON RECEIVING A REQUEST FOR A FUBLIC RECORD,
27 LEGISLATIVE RECORD OR FINANCIAL RECORD, THE OPEN-RECORDS
28 OFFICER SHALL DO ALL OF THE FOLLOWING:

29 (I) NOTE THE DATE OF RECEIPT ON THE WRITTEN REQUEST.
30 (II) COMPUTE THE DAY ON WHICH THE FIVE-DAY PERIOD
20070S0001B1704 - 65 -

UNDER SECTION 901 WILL EXPIRE AND MAKE A NOTATION OF THAT
 DATE ON THE WRITTEN REQUEST.

3 (III) MAINTAIN AN ELECTRONIC OR PAPER COPY OF A
4 WRITTEN REQUEST, INCLUDING ALL DOCUMENTS SUBMITTED WITH
5 THE REQUEST UNTIL THE REQUEST HAS BEEN FULFILLED. IF THE
6 REQUEST IS DENIED, THE WRITTEN REQUEST SHALL BE
7 MAINTAINED FOR 30 DAYS OR, IF AN APPEAL IS FILED, UNTIL A
8 FINAL DETERMINATION IS ISSUED UNDER SECTION 1101(B) OR
9 THE APPEAL IS DEEMED DENIED.

10 (IV) CREATE A FILE FOR THE RETENTION OF THE ORIGINAL
11 REQUEST, A COPY OF THE RESPONSE, A RECORD OF WRITTEN
12 COMMUNICATIONS WITH THE REQUESTER AND A COPY OF OTHER
13 COMMUNICATIONS. THIS SUBPARAGRAPH SHALL ONLY APPLY TO
14 COMMONWEALTH AGENCIES.

15 SECTION 503. APPEALS OFFICER.

16 (A) COMMONWEALTH AGENCIES AND LOCAL AGENCIES.--EXCEPT AS
17 PROVIDED IN SUBSECTION (D), THE OFFICE OF OPEN RECORDS
18 ESTABLISHED UNDER SECTION 1310 SHALL DESIGNATE AN APPEALS
19 OFFICER UNDER SECTION 1101(A)(2) FOR ALL:

- 20 (1) COMMONWEALTH AGENCIES; AND
- 21 (2) LOCAL AGENCIES.

(B) JUDICIAL AGENCIES. -- A JUDICIAL AGENCY SHALL DESIGNATE AN
APPEALS OFFICER TO HEAR APPEALS UNDER CHAPTER 11.

24 (C) LEGISLATIVE AGENCIES.--

(1) EXCEPT AS SET FORTH IN PARAGRAPH (2), THE
LEGISLATIVE REFERENCE BUREAU SHALL DESIGNATE AN APPEALS
OFFICER TO HEAR APPEALS UNDER CHAPTER 11 FOR ALL LEGISLATIVE
AGENCIES.

29 (2) EACH OF THE FOLLOWING SHALL DESIGNATE AN APPEALS
30 OFFICER TO HEAR APPEALS UNDER CHAPTER 11:

20070S0001B1704

- 66 -

1

2

(I) THE SENATE.

(II) THE HOUSE OF REPRESENTATIVES.

3 (D) LAW ENFORCEMENT RECORDS AND STATEWIDE OFFICIALS.--

4 (1) THE ATTORNEY GENERAL, STATE TREASURER AND AUDITOR
5 GENERAL SHALL EACH DESIGNATE AN APPEALS OFFICER TO HEAR
6 APPEALS UNDER CHAPTER 11.

7 (2) THE DISTRICT ATTORNEY OF A COUNTY SHALL DESIGNATE
8 ONE OR MORE APPEALS OFFICERS TO HEAR APPEALS UNDER CHAPTER 11
9 RELATING TO ACCESS TO CRIMINAL INVESTIGATIVE RECORDS IN
10 POSSESSION OF A LOCAL AGENCY OF THAT COUNTY. THE APPEALS
11 OFFICER DESIGNATED BY THE DISTRICT ATTORNEY SHALL DETERMINE
12 IF THE RECORD REQUESTED IS A CRIMINAL INVESTIGATIVE RECORD.
13 SECTION 504. REGULATIONS AND POLICIES.

14 (A) AUTHORITY.--AN AGENCY MAY PROMULGATE REGULATIONS AND
15 POLICIES NECESSARY FOR THE AGENCY TO IMPLEMENT THIS ACT. THE
16 OFFICE OF OPEN RECORDS MAY PROMULGATE REGULATIONS RELATING TO
17 APPEALS INVOLVING A COMMONWEALTH AGENCY OR LOCAL AGENCY.

(B) POSTING.--THE FOLLOWING INFORMATION SHALL BE POSTED AT
EACH AGENCY AND, IF THE AGENCY MAINTAINS AN INTERNET WEBSITE, ON
THE AGENCY'S INTERNET WEBSITE:

(1) CONTACT INFORMATION FOR THE OPEN-RECORDS OFFICER.
(2) CONTACT INFORMATION FOR THE OFFICE OF OPEN RECORDS

23 OR OTHER APPLICABLE APPEALS OFFICER.

24 (3) A FORM WHICH MAY BE USED TO FILE A REQUEST.

25 (4) REGULATIONS, POLICIES AND PROCEDURES OF THE AGENCY
26 RELATING TO THIS ACT.

27 SECTION 505. UNIFORM FORM.

28 (A) COMMONWEALTH AND LOCAL AGENCIES. --THE OFFICE OF OPEN
 29 RECORDS SHALL DEVELOP A UNIFORM FORM WHICH SHALL BE ACCEPTED BY
 30 ALL COMMONWEALTH AND LOCAL AGENCIES IN ADDITION TO ANY FORM USED
 20070S0001B1704 - 67 -

BY THE AGENCY TO FILE A REQUEST UNDER THIS ACT. THE UNIFORM FORM
 SHALL BE PUBLISHED IN THE PENNSYLVANIA BULLETIN AND ON THE
 OFFICE OF OPEN RECORD'S INTERNET WEBSITE.

4 (B) JUDICIAL AGENCIES.--A JUDICIAL AGENCY OR THE
5 ADMINISTRATIVE OFFICE OF PENNSYLVANIA COURTS MAY DEVELOP A FORM
6 TO REQUEST FINANCIAL RECORDS OR MAY ACCEPT A FORM DEVELOPED BY
7 THE OFFICE OF OPEN RECORDS.

8 (C) LEGISLATIVE AGENCIES.--A LEGISLATIVE AGENCY MAY DEVELOP
9 A FORM TO REQUEST LEGISLATIVE RECORDS OR MAY ACCEPT THE FORM
10 DEVELOPED BY THE OFFICE OF OPEN RECORDS.

11 SECTION 506. REQUESTS.

12 (A) DISRUPTIVE REQUESTS.--

13 (1) AN AGENCY MAY DENY A REQUESTER ACCESS TO A RECORD IF
14 THE REQUESTER HAS MADE REPEATED REQUESTS FOR THAT SAME RECORD
15 AND THE REPEATED REQUESTS HAVE PLACED AN UNREASONABLE BURDEN
16 ON THE AGENCY.

17 (2) A DENIAL UNDER THIS SUBSECTION SHALL NOT RESTRICT
18 THE ABILITY TO REQUEST A DIFFERENT RECORD.

19 (B) DISASTER OR POTENTIAL DAMAGE.--

20 (1) AN AGENCY MAY DENY A REQUESTER ACCESS:

21 (I) WHEN TIMELY ACCESS IS NOT POSSIBLE DUE TO FIRE,
22 FLOOD OR OTHER DISASTER; OR

23 (II) TO HISTORICAL, ANCIENT OR RARE DOCUMENTS,

24 RECORDS, ARCHIVES AND MANUSCRIPTS WHEN ACCESS MAY, IN THE

25 PROFESSIONAL JUDGMENT OF THE CURATOR OR CUSTODIAN OF

26 RECORDS, CAUSE PHYSICAL DAMAGE OR IRREPARABLE HARM TO THE27 RECORD.

(2) TO THE EXTENT POSSIBLE, THE CONTENTS OF A RECORD
UNDER THIS SUBSECTION SHALL BE MADE ACCESSIBLE TO A REQUESTER
EVEN WHEN THE RECORD IS PHYSICALLY UNAVAILABLE.

20070S0001B1704

- 68 -

(C) AGENCY DISCRETION. -- AN AGENCY MAY EXERCISE ITS
 DISCRETION TO MAKE ANY OTHERWISE EXEMPT RECORD ACCESSIBLE FOR
 INSPECTION AND COPYING UNDER THIS CHAPTER, IF ALL OF THE
 FOLLOWING APPLY:

5 (1) DISCLOSURE OF THE RECORD IS NOT PROHIBITED UNDER ANY
6 OF THE FOLLOWING:

7

(I) FEDERAL OR STATE LAW OR REGULATION.

8 (II) JUDICIAL ORDER OR DECREE.

9 (2) THE RECORD IS NOT PROTECTED BY A PRIVILEGE.

10 (3) THE AGENCY HEAD DETERMINES THAT THE PUBLIC INTEREST
 11 FAVORING ACCESS OUTWEIGHS ANY INDIVIDUAL, AGENCY OR PUBLIC
 12 INTEREST THAT MAY FAVOR RESTRICTION OF ACCESS.

13 (D) AGENCY POSSESSION.--

14 (1) A PUBLIC RECORD THAT IS NOT IN THE POSSESSION OF AN
15 AGENCY BUT IS IN THE POSSESSION OF A PARTY WITH WHOM THE
16 AGENCY HAS CONTRACTED TO PERFORM A GOVERNMENTAL FUNCTION ON
17 BEHALF OF THE AGENCY, AND WHICH DIRECTLY RELATES TO THE
18 GOVERNMENTAL FUNCTION AND IS NOT EXEMPT UNDER THIS ACT, SHALL
19 BE CONSIDERED A PUBLIC RECORD OF THE AGENCY FOR PURPOSES OF
20 THIS ACT.

(2) NOTHING IN THIS ACT SHALL BE CONSTRUED TO REQUIRE
ACCESS TO ANY OTHER RECORD OF THE PARTY IN POSSESSION OF THE
PUBLIC RECORD.

24 (3) A REQUEST FOR A PUBLIC RECORD IN POSSESSION OF A 25 PARTY OTHER THAN THE AGENCY SHALL BE SUBMITTED TO THE OPEN 26 RECORDS OFFICER OF THE AGENCY. UPON A DETERMINATION THAT THE 27 RECORD IS SUBJECT TO ACCESS UNDER THIS ACT, THE OPEN RECORDS 28 OFFICER SHALL ASSESS THE DUPLICATION FEE ESTABLISHED UNDER 29 SECTION 1307(B) AND UPON COLLECTION SHALL REMIT THE FEE TO 30 THE PARTY IN POSSESSION OF THE RECORD IF THE PARTY DUPLICATED 20070S0001B1704 - 69 -

1 THE RECORD.

2 SECTION 507. RETENTION OF RECORDS.

NOTHING IN THIS ACT SHALL BE CONSTRUED TO MODIFY, RESCIND OR
SUPERSEDE ANY RECORD RETENTION POLICY OR DISPOSITION SCHEDULE OF
AN AGENCY ESTABLISHED PURSUANT TO LAW, REGULATION, POLICY OR
OTHER DIRECTIVE.

7

## CHAPTER 7

8 PROCEDURE

9 SECTION 701. ACCESS.

10 (A) GENERAL RULE.--UNLESS OTHERWISE PROVIDED BY LAW, A 11 PUBLIC RECORD, LEGISLATIVE RECORD OR FINANCIAL RECORD SHALL BE ACCESSIBLE FOR INSPECTION AND DUPLICATION IN ACCORDANCE WITH 12 13 THIS ACT. A RECORD BEING PROVIDED TO A REQUESTER SHALL BE 14 PROVIDED IN THE MEDIUM REQUESTED IF IT EXISTS IN THAT MEDIUM; 15 OTHERWISE, IT SHALL BE PROVIDED IN THE MEDIUM IN WHICH IT 16 EXISTS. PUBLIC RECORDS, LEGISLATIVE RECORDS OR FINANCIAL RECORDS 17 SHALL BE AVAILABLE FOR ACCESS DURING THE REGULAR BUSINESS HOURS 18 OF AN AGENCY.

(B) CONSTRUCTION. -- NOTHING IN THIS ACT SHALL BE CONSTRUED TO
REQUIRE ACCESS TO ANY COMPUTER EITHER OF AN AGENCY OR INDIVIDUAL
EMPLOYEE OF AN AGENCY.

22 SECTION 702. REQUESTS.

AGENCIES MAY FULFILL VERBAL, WRITTEN OR ANONYMOUS VERBAL OR WRITTEN REQUESTS FOR ACCESS TO RECORDS UNDER THIS ACT. IF THE REQUESTER WISHES TO PURSUE THE RELIEF AND REMEDIES PROVIDED FOR IN THIS ACT, THE REQUEST FOR ACCESS TO RECORDS MUST BE A WRITTEN REQUEST.

28 SECTION 703. WRITTEN REQUESTS.

29A WRITTEN REQUEST FOR ACCESS TO RECORDS MAY BE SUBMITTED IN30PERSON, BY MAIL, BY E-MAIL, BY FACSIMILE OR, TO THE EXTENT20070S0001B1704- 70 -

PROVIDED BY AGENCY RULES, ANY OTHER ELECTRONIC MEANS. A WRITTEN 1 REQUEST MUST BE ADDRESSED TO THE OPEN-RECORDS OFFICER DESIGNATED 2 3 PURSUANT TO SECTION 502. EMPLOYEES OF AN AGENCY SHALL BE 4 DIRECTED TO FORWARD REQUESTS FOR RECORDS TO THE OPEN-RECORDS 5 OFFICER. A WRITTEN REQUEST SHOULD IDENTIFY OR DESCRIBE THE RECORDS SOUGHT WITH SUFFICIENT SPECIFICITY TO ENABLE THE AGENCY 6 7 TO ASCERTAIN WHICH RECORDS ARE BEING REQUESTED AND SHALL INCLUDE 8 THE NAME AND ADDRESS TO WHICH THE AGENCY SHOULD ADDRESS ITS 9 RESPONSE. A WRITTEN REQUEST NEED NOT INCLUDE ANY EXPLANATION OF 10 THE REQUESTER'S REASON FOR REQUESTING OR INTENDED USE OF THE 11 RECORDS UNLESS OTHERWISE REQUIRED BY LAW.

12 SECTION 704. ELECTRONIC ACCESS.

13 (A) GENERAL RULE.--IN ADDITION TO THE REQUIREMENTS OF
14 SECTION 701, AN AGENCY MAY MAKE ITS RECORDS AVAILABLE THROUGH
15 ANY PUBLICLY ACCESSIBLE ELECTRONIC MEANS.

16 (B) RESPONSE.--

17 (1) IN ADDITION TO THE REQUIREMENTS OF SECTION 701, AN
18 AGENCY MAY RESPOND TO A REQUEST BY NOTIFYING THE REQUESTER
19 THAT THE RECORD IS AVAILABLE THROUGH PUBLICLY ACCESSIBLE
20 ELECTRONIC MEANS OR THAT THE AGENCY WILL PROVIDE ACCESS TO
21 INSPECT THE RECORD ELECTRONICALLY.

(2) IF THE REQUESTER IS UNWILLING OR UNABLE TO ACCESS
THE RECORD ELECTRONICALLY, THE REQUESTER MAY, WITHIN 30 DAYS
FOLLOWING RECEIPT OF THE AGENCY NOTIFICATION, SUBMIT A
WRITTEN REQUEST TO THE AGENCY TO HAVE THE RECORD CONVERTED TO
PAPER. THE AGENCY SHALL PROVIDE ACCESS TO THE RECORD IN
PRINTED FORM WITHIN FIVE DAYS OF THE RECEIPT OF THE WRITTEN
REQUEST FOR CONVERSION TO PAPER.

29 SECTION 705. CREATION OF RECORD.

30 WHEN RESPONDING TO A REQUEST FOR ACCESS, AN AGENCY SHALL NOT 20070S0001B1704 - 71 -

BE REQUIRED TO CREATE A RECORD WHICH DOES NOT CURRENTLY EXIST OR
 TO COMPILE, MAINTAIN, FORMAT OR ORGANIZE A RECORD IN A MANNER IN
 WHICH THE AGENCY DOES NOT CURRENTLY COMPILE, MAINTAIN, FORMAT OR
 ORGANIZE THE RECORD.

5 SECTION 706. REDACTION.

IF AN AGENCY DETERMINES THAT A PUBLIC RECORD, LEGISLATIVE 6 7 RECORD OR FINANCIAL RECORD CONTAINS INFORMATION WHICH IS SUBJECT 8 TO ACCESS AS WELL AS INFORMATION WHICH IS NOT SUBJECT TO ACCESS, 9 THE AGENCY'S RESPONSE SHALL GRANT ACCESS TO THE INFORMATION 10 WHICH IS SUBJECT TO ACCESS AND DENY ACCESS TO THE INFORMATION 11 WHICH IS NOT SUBJECT TO ACCESS. IF THE INFORMATION WHICH IS NOT SUBJECT TO ACCESS IS AN INTEGRAL PART OF THE PUBLIC RECORD, 12 13 LEGISLATIVE RECORD OR FINANCIAL RECORD AND CANNOT BE SEPARATED, THE AGENCY SHALL REDACT FROM THE RECORD THE INFORMATION WHICH IS 14 15 NOT SUBJECT TO ACCESS, AND THE RESPONSE SHALL GRANT ACCESS TO 16 THE INFORMATION WHICH IS SUBJECT TO ACCESS. THE AGENCY MAY NOT 17 DENY ACCESS TO THE RECORD IF THE INFORMATION WHICH IS NOT 18 SUBJECT TO ACCESS IS ABLE TO BE REDACTED. INFORMATION WHICH AN 19 AGENCY REDACTS IN ACCORDANCE WITH THIS SUBSECTION SHALL BE 20 DEEMED A DENIAL UNDER CHAPTER 9.

21 SECTION 707. PRODUCTION OF CERTAIN RECORDS.

(A) GENERAL RULE.--IF, IN RESPONSE TO A REQUEST, AN AGENCY
PRODUCES A RECORD THAT IS NOT A PUBLIC RECORD, LEGISLATIVE
RECORD OR FINANCIAL RECORD, THE AGENCY SHALL NOTIFY ANY THIRD
PARTY THAT PROVIDED THE RECORD TO THE AGENCY, THE PERSON THAT IS
THE SUBJECT OF THE RECORD AND THE REQUESTER.

(B) REQUESTS FOR TRADE SECRETS. -- AN AGENCY SHALL NOTIFY A
THIRD PARTY OF A REQUEST FOR A RECORD IF THE THIRD PARTY
PROVIDED THE RECORD AND INCLUDED A WRITTEN STATEMENT SIGNED BY A
REPRESENTATIVE OF THE THIRD PARTY THAT THE RECORD CONTAINS A
20070S0001B1704 - 72 -

1 TRADE SECRET OR CONFIDENTIAL PROPRIETARY INFORMATION.

2 NOTIFICATION SHALL BE PROVIDED WITHIN FIVE BUSINESS DAYS OF
3 RECEIPT OF THE REQUEST FOR THE RECORD. THE THIRD PARTY SHALL
4 HAVE FIVE BUSINESS DAYS FROM RECEIPT OF NOTIFICATION FROM THE
5 AGENCY TO PROVIDE INPUT ON THE RELEASE OF THE RECORD. THE AGENCY
6 SHALL DENY THE REQUEST FOR THE RECORD OR RELEASE THE RECORD
7 WITHIN TEN BUSINESS DAYS OF THE PROVISION OF NOTICE TO THE THIRD
8 PARTY AND SHALL NOTIFY THE THIRD PARTY OF THE DECISION.

9 (C) TRANSCRIPTS.--

10 (1) PRIOR TO AN ADJUDICATION BECOMING FINAL, BINDING AND
11 NONAPPEALABLE, A TRANSCRIPT OF AN ADMINISTRATIVE PROCEEDING
12 SHALL BE PROVIDED TO A REQUESTER BY THE AGENCY STENOGRAPHER
13 OR A COURT REPORTER, IN ACCORDANCE WITH AGENCY PROCEDURE OR
14 AN APPLICABLE CONTRACT.

15 (2) FOLLOWING AN ADJUDICATION BECOMING FINAL, BINDING
16 AND NONAPPEALABLE, A TRANSCRIPT OF AN ADMINISTRATIVE
17 PROCEEDING SHALL BE PROVIDED TO A REQUESTER IN ACCORDANCE
18 WITH THE DUPLICATION RATES ESTABLISHED IN SECTION 1307(B).
19 SECTION 708. EXCEPTIONS FOR PUBLIC RECORDS.

20 (A) BURDEN OF PROOF.--

(1) THE BURDEN OF PROVING THAT A RECORD OF A
COMMONWEALTH AGENCY OR LOCAL AGENCY IS EXEMPT FROM PUBLIC
ACCESS SHALL BE ON THE COMMONWEALTH AGENCY OR LOCAL AGENCY
RECEIVING A REQUEST BY A PREPONDERANCE OF THE EVIDENCE.

(2) THE BURDEN OF PROVING THAT A LEGISLATIVE RECORD IS
EXEMPT FROM PUBLIC ACCESS SHALL BE ON THE LEGISLATIVE AGENCY
RECEIVING A REQUEST BY A PREPONDERANCE OF THE EVIDENCE.

(3) THE BURDEN OF PROVING THAT A FINANCIAL RECORD OF A
 JUDICIAL AGENCY IS EXEMPT FROM PUBLIC ACCESS SHALL BE ON THE
 JUDICIAL AGENCY RECEIVING A REQUEST BY A PREPONDERANCE OF THE
 20070S0001B1704 - 73 -

1 EVIDENCE.

2 (B) EXCEPTIONS.--EXCEPT AS PROVIDED IN SUBSECTIONS (C) AND
3 (D), THE FOLLOWING ARE EXEMPT FROM ACCESS BY A REQUESTER UNDER
4 THIS ACT:

5 (1) A RECORD THE DISCLOSURE OF WHICH:

6 (I) WOULD RESULT IN THE LOSS OF FEDERAL OR STATE
7 FUNDS BY AN AGENCY OR THE COMMONWEALTH; OR

8 (II) WOULD BE REASONABLY LIKELY TO RESULT IN A
9 SUBSTANTIAL AND DEMONSTRABLE RISK OF PHYSICAL HARM TO AN
10 INDIVIDUAL.

(2) A RECORD MAINTAINED BY AN AGENCY IN CONNECTION WITH
THE MILITARY, HOMELAND SECURITY, NATIONAL DEFENSE, LAW
ENFORCEMENT OR OTHER PUBLIC SAFETY ACTIVITY THAT IF DISCLOSED
WOULD BE REASONABLY LIKELY TO JEOPARDIZE OR THREATEN PUBLIC
SAFETY OR PREPAREDNESS OR PUBLIC PROTECTION ACTIVITY OR A
RECORD THAT IS DESIGNATED CLASSIFIED BY AN APPROPRIATE
FEDERAL OR STATE MILITARY AUTHORITY.

18 (3) A RECORD, THE DISCLOSURE OF WHICH CREATES A
19 REASONABLE LIKELIHOOD OF ENDANGERING THE SAFETY OR THE
20 PHYSICAL SECURITY OF A BUILDING, PUBLIC UTILITY, RESOURCE,
21 INFRASTRUCTURE, FACILITY OR INFORMATION STORAGE SYSTEM, WHICH
22 MAY INCLUDE:

(I) DOCUMENTS OR DATA RELATING TO COMPUTER HARDWARE,
SOURCE FILES, SOFTWARE AND SYSTEM NETWORKS THAT COULD
JEOPARDIZE COMPUTER SECURITY BY EXPOSING A VULNERABILITY
IN PREVENTING, PROTECTING AGAINST, MITIGATING OR
RESPONDING TO A TERRORIST ACT;

(II) LISTS OF INFRASTRUCTURE, RESOURCES AND
 SIGNIFICANT SPECIAL EVENTS, INCLUDING THOSE DEFINED BY
 THE FEDERAL GOVERNMENT IN THE NATIONAL INFRASTRUCTURE
 20070S0001B1704 - 74 -

PROTECTIONS, WHICH ARE DEEMED CRITICAL DUE TO THEIR
 NATURE AND WHICH RESULT FROM RISK ANALYSIS; THREAT
 ASSESSMENTS; CONSEQUENCES ASSESSMENTS; ANTITERRORISM
 PROTECTIVE MEASURES AND PLANS; COUNTERTERRORISM MEASURES
 AND PLANS; AND SECURITY AND RESPONSE NEEDS ASSESSMENTS;
 AND

7 (III) BUILDING PLANS OR INFRASTRUCTURE RECORDS THAT
8 EXPOSE OR CREATE VULNERABILITY THROUGH DISCLOSURE OF THE
9 LOCATION, CONFIGURATION OR SECURITY OF CRITICAL SYSTEMS,
10 INCLUDING PUBLIC UTILITY SYSTEMS, STRUCTURAL ELEMENTS,
11 TECHNOLOGY, COMMUNICATION, ELECTRICAL, FIRE SUPPRESSION,
12 VENTILATION, WATER, WASTEWATER, SEWAGE AND GAS SYSTEMS.

13 (4) A RECORD REGARDING COMPUTER HARDWARE, SOFTWARE AND
14 NETWORKS, INCLUDING ADMINISTRATIVE OR TECHNICAL RECORDS,
15 WHICH, IF DISCLOSED, WOULD BE REASONABLY LIKELY TO JEOPARDIZE
16 COMPUTER SECURITY.

17 (5) A RECORD OF AN INDIVIDUAL'S MEDICAL, PSYCHIATRIC OR 18 PSYCHOLOGICAL HISTORY OR DISABILITY STATUS, INCLUDING AN 19 EVALUATION, CONSULTATION, PRESCRIPTION, DIAGNOSIS OR 20 TREATMENT; RESULTS OF TESTS, INCLUDING DRUG TESTS; ENROLLMENT 21 IN A HEALTH CARE PROGRAM OR PROGRAM DESIGNED FOR 22 PARTICIPATION BY PERSONS WITH DISABILITIES, INCLUDING VOCATION REHABILITATION, WORKERS' COMPENSATION AND 23 24 UNEMPLOYMENT COMPENSATION; OR RELATED INFORMATION THAT WOULD 25 DISCLOSE INDIVIDUALLY IDENTIFIABLE HEALTH INFORMATION.

26 (6) (1) THE FOLLOWING PERSONAL IDENTIFICATION27 INFORMATION:

28 (A) A RECORD CONTAINING ALL OR PART OF A
29 PERSON'S SOCIAL SECURITY NUMBER; DRIVER'S LICENSE
30 NUMBER; PERSONAL FINANCIAL INFORMATION; HOME,

20070S0001B1704

- 75 -

1CELLULAR OR PERSONAL TELEPHONE NUMBERS; PERSONAL E-2MAIL ADDRESSES; EMPLOYEE NUMBER OR OTHER CONFIDENTIAL3PERSONAL IDENTIFICATION NUMBER.

4 (B) A SPOUSE'S NAME; MARITAL STATUS, BENEFICIARY
5 OR DEPENDENT INFORMATION.

6 (C) THE HOME ADDRESS OF A LAW ENFORCEMENT 7 OFFICER OR JUDGE.

8 (II) NOTHING IN THIS PARAGRAPH SHALL PRECLUDE THE 9 RELEASE OF THE NAME, POSITION, SALARY, ACTUAL 10 COMPENSATION OR OTHER PAYMENTS OR EXPENSES, EMPLOYMENT 11 CONTRACT, EMPLOYMENT-RELATED CONTRACT OR AGREEMENT AND 12 LENGTH OF SERVICE OF A PUBLIC OFFICIAL OR AN AGENCY 13 EMPLOYEE.

14 (III) AN AGENCY MAY REDACT THE NAME OR OTHER
15 IDENTIFYING INFORMATION RELATING TO AN INDIVIDUAL
16 PERFORMING AN UNDERCOVER OR COVERT LAW ENFORCEMENT
17 ACTIVITY FROM A RECORD.

18 (7) THE FOLLOWING RECORDS RELATING TO AN AGENCY19 EMPLOYEE:

20 (I) A LETTER OF REFERENCE OR RECOMMENDATION
21 PERTAINING TO THE CHARACTER OR QUALIFICATIONS OF AN
22 IDENTIFIABLE INDIVIDUAL, UNLESS IT WAS PREPARED IN
23 RELATION TO THE APPOINTMENT OF AN INDIVIDUAL TO FILL A
24 VACANCY IN AN ELECTED OFFICE OR AN APPOINTED OFFICE
25 REQUIRING SENATE CONFIRMATION.

26 (II) A PERFORMANCE RATING OR REVIEW.

27 (III) THE RESULT OF A CIVIL SERVICE OR SIMILAR TEST
28 ADMINISTERED BY A COMMONWEALTH AGENCY, LEGISLATIVE AGENCY
29 OR JUDICIAL AGENCY. THE RESULT OF A CIVIL SERVICE OR
30 SIMILAR TEST ADMINISTERED BY A LOCAL AGENCY SHALL NOT BE
20070S0001B1704 - 76 -

DISCLOSED IF RESTRICTED BY A COLLECTIVE BARGAINING
 AGREEMENT. ONLY TEST SCORES OF INDIVIDUALS WHO OBTAINED A
 PASSING SCORE ON A TEST ADMINISTERED BY A LOCAL AGENCY
 MAY BE DISCLOSED.

5 (IV) THE EMPLOYMENT APPLICATION OF AN INDIVIDUAL WHO
6 IS NOT HIRED BY THE AGENCY.

7

8

(V) WORKPLACE SUPPORT SERVICES PROGRAM INFORMATION.

(VI) WRITTEN CRITICISMS OF AN EMPLOYEE.

9 (VII) GRIEVANCE MATERIAL, INCLUDING DOCUMENTS
10 RELATED TO DISCRIMINATION OR SEXUAL HARASSMENT.

(VIII) INFORMATION REGARDING DISCIPLINE, DEMOTION OR
 DISCHARGE CONTAINED IN A PERSONNEL FILE. THIS
 SUBPARAGRAPH SHALL NOT APPLY TO THE FINAL ACTION OF AN
 AGENCY THAT RESULTS IN DEMOTION OR DISCHARGE.

15

(IX) AN ACADEMIC TRANSCRIPT.

16 (8) (1) A RECORD PERTAINING TO STRATEGY OR NEGOTIATIONS
17 RELATING TO LABOR RELATIONS OR COLLECTIVE BARGAINING AND
18 RELATED ARBITRATION PROCEEDINGS. THIS SUBPARAGRAPH SHALL
19 NOT APPLY TO A FINAL OR EXECUTED CONTRACT OR AGREEMENT
20 BETWEEN THE PARTIES IN A COLLECTIVE BARGAINING PROCEDURE.

(II) IN THE CASE OF THE ARBITRATION OF A DISPUTE OR
GRIEVANCE UNDER A COLLECTIVE BARGAINING AGREEMENT, AN
EXHIBIT ENTERED INTO EVIDENCE AT AN ARBITRATION
PROCEEDING, A TRANSCRIPT OF THE ARBITRATION OR THE
OPINION. THIS SUBPARAGRAPH SHALL NOT APPLY TO THE FINAL
AWARD OR ORDER OF THE ARBITRATOR IN A DISPUTE OR
GRIEVANCE PROCEDURE.

(9) THE DRAFT OF A BILL, RESOLUTION, REGULATION,
STATEMENT OF POLICY, MANAGEMENT DIRECTIVE, ORDINANCE OR
AMENDMENT THERETO PREPARED BY OR FOR AN AGENCY.

20070S0001B1704

- 77 -

1

(10) (I) A RECORD THAT REFLECTS:

(A) THE INTERNAL, PREDECISIONAL DELIBERATIONS OF 2 3 AN AGENCY, ITS MEMBERS, EMPLOYEES OR OFFICIALS OR 4 PREDECISIONAL DELIBERATIONS BETWEEN AGENCY MEMBERS, 5 EMPLOYEES OR OFFICIALS AND MEMBERS, EMPLOYEES OR OFFICIALS OF ANOTHER AGENCY, INCLUDING PREDECISIONAL 6 7 DELIBERATIONS RELATING TO A BUDGET RECOMMENDATION, LEGISLATIVE PROPOSAL, LEGISLATIVE AMENDMENT, 8 9 CONTEMPLATED OR PROPOSED POLICY OR COURSE OF ACTION 10 OR ANY RESEARCH, MEMOS OR OTHER DOCUMENTS USED IN THE 11 PREDECISIONAL DELIBERATIONS. (B) THE STRATEGY TO BE USED TO DEVELOP OR 12

ACHIEVE THE SUCCESSFUL ADOPTION OF A BUDGET,
LEGISLATIVE PROPOSAL OR REGULATION.

15 (II) SUBPARAGRAPH (I)(A) SHALL APPLY TO AGENCIES
16 SUBJECT TO 65 PA.C.S. CH. 7 (RELATING TO OPEN MEETINGS)
17 IN A MANNER CONSISTENT WITH 65 PA.C.S. CH. 7.

18 (III) THIS PARAGRAPH SHALL NOT APPLY TO A WRITTEN OR
19 INTERNET APPLICATION OR OTHER DOCUMENT THAT HAS BEEN
20 SUBMITTED TO REQUEST COMMONWEALTH FUNDS.

(IV) THIS PARAGRAPH SHALL NOT APPLY TO THE RESULTS
OF PUBLIC OPINION SURVEYS, POLLS, FOCUS GROUPS, MARKETING
RESEARCH OR SIMILAR EFFORT DESIGNED TO MEASURE PUBLIC
OPINION.

25 (11) A RECORD THAT CONSTITUTES OR REVEALS A TRADE SECRET
26 OR CONFIDENTIAL PROPRIETARY INFORMATION.

(12) NOTES AND WORKING PAPERS PREPARED BY OR FOR A
 PUBLIC OFFICIAL OR AGENCY EMPLOYEE USED SOLELY FOR THAT
 OFFICIAL'S OR EMPLOYEE'S OWN PERSONAL USE, INCLUDING
 TELEPHONE MESSAGE SLIPS, ROUTING SLIPS AND OTHER MATERIALS
 20070S0001B1704 - 78 -

1 THAT DO NOT HAVE AN OFFICIAL PURPOSE.

(13) RECORDS THAT WOULD DISCLOSE THE IDENTITY OF AN 2 3 INDIVIDUAL WHO LAWFULLY MAKES A DONATION TO AN AGENCY UNLESS 4 THE DONATION IS INTENDED FOR OR RESTRICTED TO PROVIDING 5 REMUNERATION OR PERSONAL TANGIBLE BENEFIT TO A NAMED PUBLIC 6 OFFICIAL OR EMPLOYEE OF THE AGENCY, INCLUDING LISTS OF 7 POTENTIAL DONORS COMPILED BY AN AGENCY TO PURSUE DONATIONS, 8 DONOR PROFILE INFORMATION OR PERSONAL IDENTIFYING INFORMATION 9 RELATING TO A DONOR.

10 (14) UNPUBLISHED LECTURE NOTES, UNPUBLISHED MANUSCRIPTS,
11 UNPUBLISHED ARTICLES, CREATIVE WORKS IN PROGRESS, RESEARCH12 RELATED MATERIAL AND SCHOLARLY CORRESPONDENCE OF A COMMUNITY
13 COLLEGE OR AN INSTITUTION OF THE STATE SYSTEM OF HIGHER
14 EDUCATION OR A FACULTY MEMBER, STAFF EMPLOYEE, GUEST SPEAKER
15 OR STUDENT THEREOF.

16 (15) EXAMINATION QUESTIONS, SCORING KEYS OR ANSWERS TO
17 AN EXAMINATION, INCLUDING QUESTIONS, KEYS AND ANSWERS OF
18 TESTS IN PRIMARY AND SECONDARY SCHOOLS AND INSTITUTIONS OF
19 HIGHER EDUCATION.

20 (16) A RECORD OF AN AGENCY RELATING TO OR RESULTING IN A21 CRIMINAL INVESTIGATION, INCLUDING:

22 (I) COMPLAINTS OF POTENTIAL CRIMINAL CONDUCT OTHER23 THAN A PRIVATE CRIMINAL COMPLAINT.

24 (II) INVESTIGATIVE MATERIALS, NOTES, CORRESPONDENCE,
25 VIDEOS AND REPORTS.

26 (III) A RECORD THAT INCLUDES THE IDENTITY OF A
27 CONFIDENTIAL SOURCE OR THE IDENTITY OF A SUSPECT WHO HAS
28 NOT BEEN CHARGED WITH AN OFFENSE TO WHOM CONFIDENTIALITY
29 HAS BEEN PROMISED.

30 (IV) A RECORD THAT INCLUDES INFORMATION MADE 20070S0001B1704 - 79 - 1

CONFIDENTIAL BY LAW OR COURT ORDER.

2 (V) VICTIM INFORMATION, INCLUDING ANY INFORMATION
3 THAT WOULD JEOPARDIZE THE SAFETY OF THE VICTIM.

4 (VI) A RECORD THAT, IF DISCLOSED, WOULD DO ANY OF 5 THE FOLLOWING:

6 (A) REVEAL THE INSTITUTION, PROGRESS OR RESULT
7 OF A CRIMINAL INVESTIGATION, EXCEPT THE FILING OF
8 CRIMINAL CHARGES.

9 (B) DEPRIVE A PERSON OF THE RIGHT TO A FAIR
10 TRIAL OR AN IMPARTIAL ADJUDICATION.

11 (C) IMPAIR THE ABILITY TO LOCATE A DEFENDANT OR
12 CODEFENDANT.

13 (D) HINDER AN AGENCY'S ABILITY TO SECURE AN
14 ARREST, PROSECUTION OR CONVICTION.

15 (E) ENDANGER THE LIFE OR PHYSICAL SAFETY OF AN
16 INDIVIDUAL.

17 THIS PARAGRAPH SHALL NOT APPLY TO INFORMATION CONTAINED IN A 18 POLICE BLOTTER AS DEFINED IN 18 PA.C.S. § 9102 (RELATING TO 19 DEFINITIONS) AND UTILIZED OR MAINTAINED BY THE PENNSYLVANIA 20 STATE POLICE, LOCAL, CAMPUS, TRANSIT OR PORT AUTHORITY POLICE 21 DEPARTMENT OR OTHER LAW ENFORCEMENT AGENCY OR IN A TRAFFIC 22 REPORT EXCEPT AS PROVIDED UNDER 75 PA.C.S. § 3754(B)

23 (RELATING TO ACCIDENT PREVENTION INVESTIGATIONS).

24 (17) A RECORD OF AN AGENCY RELATING TO A NONCRIMINAL25 INVESTIGATION, INCLUDING:

26 (I) COMPLAINTS SUBMITTED TO AN AGENCY.

27 (II) INVESTIGATIVE MATERIALS, NOTES, CORRESPONDENCE28 AND REPORTS.

29 (III) A RECORD THAT INCLUDES THE IDENTITY OF A
30 CONFIDENTIAL SOURCE, INCLUDING INDIVIDUALS SUBJECT TO THE
20070S0001B1704 - 80 -

1 ACT OF DECEMBER 12, 1986 (P.L.1559, NO.169), KNOWN AS THE 2 WHISTLEBLOWER LAW.

3 (IV) A RECORD THAT INCLUDES INFORMATION MADE
4 CONFIDENTIAL BY LAW.

(V) WORK PAPERS UNDERLYING AN AUDIT.

5

6 (VI) A RECORD THAT, IF DISCLOSED, WOULD DO ANY OF 7 THE FOLLOWING:

8 (A) REVEAL THE INSTITUTION, PROGRESS OR RESULT OF AN AGENCY INVESTIGATION, EXCEPT THE IMPOSITION OF 9 A FINE OR CIVIL PENALTY, THE SUSPENSION, MODIFICATION 10 11 OR REVOCATION OF A LICENSE, PERMIT, REGISTRATION, CERTIFICATION OR SIMILAR AUTHORIZATION ISSUED BY AN 12 13 AGENCY OR AN EXECUTED SETTLEMENT AGREEMENT UNLESS THE 14 AGREEMENT IS DETERMINED TO BE CONFIDENTIAL BY A 15 COURT.

16 (B) DEPRIVE A PERSON OF THE RIGHT TO AN
17 IMPARTIAL ADJUDICATION.

18 (C) CONSTITUTE AN UNWARRANTED INVASION OF19 PRIVACY.

20 (D) HINDER AN AGENCY'S ABILITY TO SECURE AN
21 ADMINISTRATIVE OR CIVIL SANCTION.

22 (E) ENDANGER THE LIFE OR PHYSICAL SAFETY OF AN
23 INDIVIDUAL.

(18) (I) RECORDS OR PARTS OF RECORDS, EXCEPT TIME
RESPONSE LOGS, PERTAINING TO AUDIO RECORDINGS, TELEPHONE
OR RADIO TRANSMISSIONS RECEIVED BY EMERGENCY DISPATCH
PERSONNEL, INCLUDING 911 RECORDINGS.

(II) THIS PARAGRAPH SHALL NOT APPLY TO A 911
 RECORDING OR A TRANSCRIPT OF A 911 RECORDING IF THE
 AGENCY OR A COURT DETERMINES THAT THE PUBLIC INTEREST IN
 20070S0001B1704 - 81 -

1 DISCLOSURE OUTWEIGHS THE INTEREST IN NONDISCLOSURE.

2

(19) DNA AND RNA RECORDS.

(20) AN AUTOPSY RECORD OF A CORONER OR MEDICAL EXAMINER 3 4 AND ANY AUDIOTAPE OF A POSTMORTEM EXAMINATION OR AUTOPSY, OR 5 A COPY, REPRODUCTION OR FACSIMILE OF AN AUTOPSY REPORT, A PHOTOGRAPH, NEGATIVE OR PRINT, INCLUDING A PHOTOGRAPH OR 6 7 VIDEOTAPE OF THE BODY OR ANY PORTION OF THE BODY OF A 8 DECEASED PERSON AT THE SCENE OF DEATH OR IN THE COURSE OF A 9 POSTMORTEM EXAMINATION OR AUTOPSY TAKEN OR MADE BY OR CAUSED TO BE TAKEN OR MADE BY THE CORONER OR MEDICAL EXAMINER. THIS 10 11 EXCEPTION SHALL NOT LIMIT THE REPORTING OF THE NAME OF THE DECEASED INDIVIDUAL AND THE CAUSE AND MANNER OF DEATH. 12 13 (21) (1) DRAFT MINUTES OF ANY MEETING OF AN AGENCY 14 UNTIL THE NEXT REGULARLY SCHEDULED MEETING OF THE AGENCY.

15 (II) MINUTES OF AN EXECUTIVE SESSION AND ANY RECORD
16 OF DISCUSSIONS HELD IN EXECUTIVE SESSION.

17 (22) (I) THE CONTENTS OF REAL ESTATE APPRAISALS,

18 ENGINEERING OR FEASIBILITY ESTIMATES, ENVIRONMENTAL
19 REVIEWS, AUDITS OR EVALUATIONS MADE FOR OR BY AN AGENCY
20 RELATIVE TO THE FOLLOWING:

21 (A) THE LEASING, ACQUIRING OR DISPOSING OF REAL
22 PROPERTY OR AN INTEREST IN REAL PROPERTY.

23 (B) THE PURCHASE OF PUBLIC SUPPLIES OR EQUIPMENT
24 INCLUDED IN THE REAL ESTATE TRANSACTION.

(C) CONSTRUCTION PROJECTS.

26 (II) THIS PARAGRAPH SHALL NOT APPLY ONCE THE
27 DECISION IS MADE TO PROCEED WITH THE LEASE, ACQUISITION
28 OR DISPOSAL OF REAL PROPERTY OR AN INTEREST IN REAL
29 PROPERTY OR THE PURCHASE OF PUBLIC SUPPLY OR CONSTRUCTION
30 PROJECT.

20070S0001B1704

25

(23) LIBRARY AND ARCHIVE CIRCULATION AND ORDER RECORDS
 OF AN IDENTIFIABLE INDIVIDUAL OR GROUPS OF INDIVIDUALS.

3 (24) LIBRARY ARCHIVED AND MUSEUM MATERIALS, OR VALUABLE
4 OR RARE BOOK COLLECTIONS OR DOCUMENTS CONTRIBUTED BY GIFT,
5 GRANT, BEQUEST OR DEVISE, TO THE EXTENT OF ANY LIMITATIONS
6 IMPOSED BY THE DONOR AS A CONDITION OF THE CONTRIBUTION.

7 (25) A RECORD IDENTIFYING THE LOCATION OF AN
8 ARCHEOLOGICAL SITE OR AN ENDANGERED OR THREATENED PLANT OR
9 ANIMAL SPECIES IF NOT ALREADY KNOWN TO THE GENERAL PUBLIC.

10 (26) A PROPOSAL PERTAINING TO AGENCY PROCUREMENT OR 11 DISPOSAL OF SUPPLIES, SERVICES OR CONSTRUCTION PRIOR TO THE 12 AWARD OF THE CONTRACT OR PRIOR TO THE OPENING AND REJECTION OF ALL BIDS; FINANCIAL INFORMATION OF A BIDDER OR OFFEROR 13 14 REQUESTED IN AN INVITATION FOR BID OR REQUEST FOR PROPOSALS 15 TO DEMONSTRATE THE BIDDER'S OR OFFEROR'S ECONOMIC CAPABILITY; 16 OR THE IDENTITY OF MEMBERS, NOTES AND OTHER RECORDS OF AGENCY 17 PROPOSAL EVALUATION COMMITTEES ESTABLISHED UNDER 62 PA.C.S. § 18 513 (RELATING TO COMPETITIVE SEALED PROPOSALS).

19 (27) A RECORD OR INFORMATION RELATING TO A COMMUNICATION
20 BETWEEN AN AGENCY AND ITS INSURANCE CARRIER, ADMINISTRATIVE
21 SERVICE ORGANIZATION OR RISK MANAGEMENT OFFICE. THIS
22 PARAGRAPH SHALL NOT APPLY TO A CONTRACT WITH AN INSURANCE
23 CARRIER, ADMINISTRATIVE SERVICE ORGANIZATION OR RISK
24 MANAGEMENT OFFICE OR TO FINANCIAL RECORDS RELATING TO THE
25 PROVISION OF INSURANCE.

26 (28) A RECORD OR INFORMATION:

27 (I) IDENTIFYING AN INDIVIDUAL WHO APPLIES FOR OR
 28 RECEIVES SOCIAL SERVICES; OR

29 (II) RELATING TO THE FOLLOWING:

30(A) THE TYPE OF SOCIAL SERVICES RECEIVED BY AN20070S0001B1704- 83 -

INDIVIDUAL;

1

(B) AN INDIVIDUAL'S APPLICATION TO RECEIVE
SOCIAL SERVICES, INCLUDING A RECORD OR INFORMATION
RELATED TO AN AGENCY DECISION TO GRANT, DENY, REDUCE
OR RESTRICT BENEFITS, INCLUDING A QUASI-JUDICIAL
DECISION OF THE AGENCY AND THE IDENTITY OF A
CAREGIVER OR OTHERS WHO PROVIDE SERVICES TO THE
INDIVIDUAL; OR

9 (C) ELIGIBILITY TO RECEIVE SOCIAL SERVICES,
10 INCLUDING THE INDIVIDUAL'S INCOME, ASSETS, PHYSICAL
11 OR MENTAL HEALTH, AGE, DISABILITY, FAMILY
12 CIRCUMSTANCES OR RECORD OF ABUSE.

(29) CORRESPONDENCE BETWEEN A PERSON AND A MEMBER OF THE
GENERAL ASSEMBLY AND RECORDS ACCOMPANYING THE CORRESPONDENCE
WHICH WOULD IDENTIFY A PERSON THAT REQUESTS ASSISTANCE ON
CONSTITUENT SERVICES. THIS PARAGRAPH SHALL NOT APPLY TO
CORRESPONDENCE BETWEEN A MEMBER OF THE GENERAL ASSEMBLY AND A
PRINCIPAL OR LOBBYIST UNDER 65 PA.C.S. CH. 13A (RELATING TO
LOBBYIST DISCLOSURE).

(C) FINANCIAL RECORDS.--THE EXCEPTIONS SET FORTH IN
SUBSECTION (B) SHALL NOT APPLY TO FINANCIAL RECORDS, EXCEPT FOR
FINANCIAL RECORDS PROTECTED UNDER SUBSECTION (B)(1), (2), (3),
(4) OR (5) OR PERSONAL FINANCIAL INFORMATION. AN AGENCY SHALL
REDACT THAT PORTION OF A FINANCIAL RECORD WHICH WOULD DISCLOSE
INFORMATION PROTECTED UNDER SUBSECTION (B)(6). AN AGENCY SHALL
NOT DISCLOSE THE IDENTITY OF AN INDIVIDUAL PERFORMING AN
UNDERCOVER OR COVERT LAW ENFORCEMENT ACTIVITY OR OTHER
NONFINANCIAL INFORMATION PROTECTED UNDER SUBSECTION (B)(16) OR
(17).

30 (D) AGGREGATED DATA.--THE EXCEPTIONS SET FORTH IN SUBSECTION 20070S0001B1704 - 84 -

(B) SHALL NOT APPLY TO AGGREGATED DATA MAINTAINED OR RECEIVED BY 1 2 AN AGENCY, EXCEPT FOR DATA PROTECTED UNDER SUBSECTION (B)(1), 3 (2), (3), (4) OR (5). 4 CHAPTER 9 5 AGENCY RESPONSE SECTION 901. GENERAL RULE. 6 7 UPON RECEIPT OF A WRITTEN REQUEST FOR ACCESS TO A RECORD, AN 8 AGENCY SHALL MAKE A GOOD FAITH EFFORT TO DETERMINE IF THE RECORD 9 REQUESTED IS A PUBLIC RECORD, LEGISLATIVE RECORD OR FINANCIAL 10 RECORD AND WHETHER THE AGENCY HAS POSSESSION, CUSTODY OR CONTROL 11 OF THE IDENTIFIED RECORD, AND TO RESPOND AS PROMPTLY AS POSSIBLE UNDER THE CIRCUMSTANCES EXISTING AT THE TIME OF THE REQUEST. ALL 12 13 APPLICABLE FEES SHALL BE PAID IN ORDER TO RECEIVE ACCESS TO THE 14 RECORD REQUESTED. THE TIME FOR RESPONSE SHALL NOT EXCEED FIVE 15 BUSINESS DAYS FROM THE DATE THE WRITTEN REQUEST IS RECEIVED BY 16 THE OPEN-RECORDS OFFICER FOR AN AGENCY. IF THE AGENCY FAILS TO 17 SEND THE RESPONSE WITHIN FIVE BUSINESS DAYS OF RECEIPT OF THE 18 WRITTEN REQUEST FOR ACCESS, THE WRITTEN REQUEST FOR ACCESS SHALL 19 BE DEEMED DENIED. 20 SECTION 902. EXTENSION OF TIME. 21 (A) DETERMINATION. -- UPON RECEIPT OF A WRITTEN REQUEST FOR

22 ACCESS, THE OPEN-RECORDS OFFICER FOR AN AGENCY SHALL DETERMINE 23 IF ONE OF THE FOLLOWING APPLIES:

24 (1) THE REQUEST FOR ACCESS REQUIRES REDACTION OF A
25 RECORD IN ACCORDANCE WITH SECTION 706;

26 (2) THE REQUEST FOR ACCESS REQUIRES THE RETRIEVAL OF A
27 RECORD STORED IN A REMOTE LOCATION;

28 (3) A TIMELY RESPONSE TO THE REQUEST FOR ACCESS CANNOT
 29 BE ACCOMPLISHED DUE TO BONA FIDE AND SPECIFIED STAFFING

30 LIMITATIONS;

20070S0001B1704

- 85 -

(4) A LEGAL REVIEW IS NECESSARY TO DETERMINE WHETHER THE
 RECORD IS A RECORD SUBJECT TO ACCESS UNDER THIS ACT;

3 (5) THE REQUESTER HAS NOT COMPLIED WITH THE COMMONWEALTH
4 AGENCY'S POLICIES REGARDING ACCESS TO RECORDS;

5 (6) THE REQUESTER REFUSES TO PAY APPLICABLE FEES
6 AUTHORIZED BY THIS ACT; OR

7 (7) THE EXTENT OR NATURE OF THE REQUEST PRECLUDES A
8 RESPONSE WITHIN THE REQUIRED TIME PERIOD.

9 (B) NOTICE.--

10 (1) UPON A DETERMINATION THAT ONE OF THE FACTORS LISTED
11 IN SUBSECTION (A) APPLIES, THE OPEN-RECORDS OFFICER SHALL
12 SEND WRITTEN NOTICE TO THE REQUESTER WITHIN FIVE BUSINESS
13 DAYS OF RECEIPT OF THE REQUEST FOR ACCESS UNDER SUBSECTION
14 (A).

15 (2) THE NOTICE SHALL INCLUDE A STATEMENT NOTIFYING THE 16 REQUESTER THAT THE REQUEST FOR ACCESS IS BEING REVIEWED, THE 17 REASON FOR THE REVIEW, A REASONABLE DATE THAT A RESPONSE IS 18 EXPECTED TO BE PROVIDED AND AN ESTIMATE OF APPLICABLE FEES OWED WHEN THE RECORD BECOMES AVAILABLE. IF THE DATE THAT A 19 20 RESPONSE IS EXPECTED TO BE PROVIDED IS IN EXCESS OF 30 DAYS, FOLLOWING THE FIVE BUSINESS DAYS ALLOWED FOR IN SECTION 901, 21 22 THE REQUEST FOR ACCESS SHALL BE DEEMED DENIED UNLESS THE 23 REQUESTER HAS AGREED IN WRITING TO AN EXTENSION TO THE DATE 24 SPECIFIED IN THE NOTICE.

25 (3) IF THE REQUESTER AGREES TO THE EXTENSION, THE
26 REQUEST SHALL BE DEEMED DENIED ON THE DAY FOLLOWING THE DATE
27 SPECIFIED IN THE NOTICE IF THE AGENCY HAS NOT PROVIDED A
28 RESPONSE BY THAT DATE.

29 SECTION 903. DENIAL.

30IF AN AGENCY'S RESPONSE IS A DENIAL OF A WRITTEN REQUEST FOR20070S0001B1704- 86 -

1 ACCESS, WHETHER IN WHOLE OR IN PART, THE DENIAL SHALL BE ISSUED 2 IN WRITING AND SHALL INCLUDE:

3

(1) A DESCRIPTION OF THE RECORD REQUESTED.

4 (2) THE SPECIFIC REASONS FOR THE DENIAL, INCLUDING A
5 CITATION OF SUPPORTING LEGAL AUTHORITY.

6 (3) THE TYPED OR PRINTED NAME, TITLE, BUSINESS ADDRESS,
7 BUSINESS TELEPHONE NUMBER AND SIGNATURE OF THE OPEN-RECORDS
8 OFFICER ON WHOSE AUTHORITY THE DENIAL IS ISSUED.

9 (4) DATE OF THE RESPONSE.

10 (5) THE PROCEDURE TO APPEAL THE DENIAL OF ACCESS UNDER11 THIS ACT.

12 SECTION 904. CERTIFIED COPIES.

13 IF AN AGENCY'S RESPONSE GRANTS A REQUEST FOR ACCESS, THE 14 AGENCY SHALL, UPON REQUEST, PROVIDE THE REQUESTER WITH A 15 CERTIFIED COPY OF THE RECORD IF THE REQUESTER PAYS THE 16 APPLICABLE FEES UNDER SECTION 1307.

17 SECTION 905. RECORD DISCARD.

18 IF AN AGENCY RESPONSE TO A REQUESTER STATES THAT COPIES OF 19 THE REQUESTED RECORDS ARE AVAILABLE FOR DELIVERY AT THE OFFICE 20 OF AN AGENCY AND THE REQUESTER FAILS TO RETRIEVE THE RECORDS 21 WITHIN 60 DAYS OF THE AGENCY'S RESPONSE, THE AGENCY MAY DISPOSE 22 OF ANY COPIES WHICH HAVE NOT BEEN RETRIEVED AND RETAIN ANY FEES 23 PAID TO DATE.

24

## CHAPTER 11

25 APPEAL OF AGENCY DETERMINATION

26 SECTION 1101. FILING OF APPEAL.

27 (A) AUTHORIZATION.--

28 (1) IF A WRITTEN REQUEST FOR ACCESS TO A RECORD IS
29 DENIED OR DEEMED DENIED, THE REQUESTER MAY FILE AN APPEAL
30 WITH THE OFFICE OF OPEN RECORDS OR JUDICIAL, LEGISLATIVE OR
20070S0001B1704 - 87 -

1 OTHER APPEALS OFFICER DESIGNATED UNDER SECTION 503(D) WITHIN 2 15 BUSINESS DAYS OF THE MAILING DATE OF THE AGENCY'S RESPONSE 3 OR WITHIN 15 BUSINESS DAYS OF A DEEMED DENIAL. THE APPEAL 4 SHALL STATE THE GROUNDS UPON WHICH THE REQUESTER ASSERTS THAT 5 THE RECORD IS A PUBLIC RECORD, LEGISLATIVE RECORD OR 6 FINANCIAL RECORD AND SHALL ADDRESS ANY GROUNDS STATED BY THE 7 AGENCY FOR DELAYING OR DENYING THE REQUEST.

8 (2) IN THE CASE OF AN APPEAL OF A DECISION BY A
9 COMMONWEALTH AGENCY OR LOCAL AGENCY, THE OFFICE OF OPEN
10 RECORDS SHALL ASSIGN AN APPEALS OFFICER TO REVIEW THE DENIAL.
11 (B) DETERMINATION.--

12 (1) UNLESS THE REQUESTER AGREES OTHERWISE, THE APPEALS
13 OFFICER SHALL MAKE A FINAL DETERMINATION WHICH SHALL BE
14 MAILED TO THE REQUESTER AND THE AGENCY WITHIN 30 DAYS OF
15 RECEIPT OF THE APPEAL FILED UNDER SUBSECTION (A).

16 (2) IF THE APPEALS OFFICER FAILS TO ISSUE A FINAL
 17 DETERMINATION WITHIN 30 DAYS, THE APPEAL IS DEEMED DENIED.

18 (3) PRIOR TO ISSUING A FINAL DETERMINATION, A HEARING
19 MAY BE CONDUCTED. THE DETERMINATION BY THE APPEALS OFFICER
20 SHALL BE A FINAL ORDER. THE APPEALS OFFICER SHALL PROVIDE A
21 WRITTEN EXPLANATION OF THE REASON FOR THE DECISION TO THE
22 REQUESTER AND THE AGENCY.

23 (C) DIRECT INTEREST.--

24 (1) A PERSON OTHER THAN THE AGENCY OR REQUESTER WITH A 25 DIRECT INTEREST IN THE RECORD SUBJECT TO AN APPEAL UNDER THIS 26 SECTION MAY, WITHIN 15 DAYS FOLLOWING RECEIPT OF ACTUAL 27 KNOWLEDGE OF THE APPEAL BUT NO LATER THAN THE DATE THE 28 APPEALS OFFICER ISSUES AN ORDER, FILE A WRITTEN REQUEST TO 29 PROVIDE INFORMATION OR TO APPEAR BEFORE THE APPEALS OFFICER 30 OR TO FILE INFORMATION IN SUPPORT OF THE REQUESTER'S OR 20070S0001B1704 - 88 -

- 1 AGENCY'S POSITION.
- 2 (2) THE APPEALS OFFICER MAY GRANT A REQUEST UNDER
  3 PARAGRAPH (1) IF:

4 (I) NO HEARING HAS BEEN HELD;

5 (II) THE APPEALS OFFICER HAS NOT YET ISSUED ITS
6 ORDER; AND

7 (III) THE APPEALS OFFICER BELIEVES THE INFORMATION
8 WILL BE PROBATIVE.

9 (3) COPIES OF THE WRITTEN REQUEST SHALL BE SENT TO THE
10 AGENCY AND THE REQUESTER.

11 SECTION 1102. APPEALS OFFICERS.

12 (A) DUTIES.--AN APPEALS OFFICER DESIGNATED UNDER SECTION 50313 SHALL DO ALL OF THE FOLLOWING:

14 (1) SET A SCHEDULE FOR THE REQUESTER AND THE OPEN15 RECORDS OFFICER TO SUBMIT DOCUMENTS IN SUPPORT OF THEIR
16 POSITIONS.

17 (2) REVIEW ALL INFORMATION FILED RELATING TO THE 18 REQUEST. THE APPEALS OFFICER MAY HOLD A HEARING. A DECISION TO HOLD OR NOT TO HOLD A HEARING IS NOT APPEALABLE. THE 19 20 APPEALS OFFICER MAY ADMIT INTO EVIDENCE TESTIMONY, EVIDENCE AND DOCUMENTS THAT THE APPEALS OFFICER BELIEVES TO BE 21 22 REASONABLY PROBATIVE AND RELEVANT TO AN ISSUE IN DISPUTE. THE 23 APPEALS OFFICER MAY LIMIT THE NATURE AND EXTENT OF EVIDENCE 24 FOUND TO BE CUMULATIVE.

25

(3) CONSULT WITH AGENCY COUNSEL AS APPROPRIATE.

26 (4) ISSUE A FINAL DETERMINATION ON BEHALF OF THE OFFICE
27 OF OPEN RECORDS OR OTHER AGENCY.

(B) PROCEDURES.--THE OFFICE OF OPEN RECORDS, A JUDICIAL
 AGENCY, A LEGISLATIVE AGENCY, THE ATTORNEY GENERAL, AUDITOR
 GENERAL, STATE TREASURER OR DISTRICT ATTORNEY MAY ADOPT
 20070S0001B1704 - 89 -

1 PROCEDURES RELATING TO APPEALS UNDER THIS CHAPTER.

2 (1) IF AN APPEAL IS RESOLVED WITHOUT A HEARING, 1 PA.
3 CODE PT. II (RELATING TO GENERAL RULES OF ADMINISTRATIVE
4 PRACTICE AND PROCEDURE) DOES NOT APPLY EXCEPT TO THE EXTENT
5 THAT THE AGENCY HAS ADOPTED THESE CHAPTERS IN ITS REGULATIONS
6 OR RULES UNDER THIS SUBSECTION.

7 (2) IF A HEARING IS HELD, 1 PA. CODE PT. II SHALL APPLY
8 UNLESS THE AGENCY OR THE LEGISLATIVE AGENCY HAS ADOPTED
9 REGULATIONS, POLICIES OR PROCEDURES TO THE CONTRARY UNDER
10 THIS SUBSECTION.

11 (3) IN THE ABSENCE OF A REGULATION, POLICY OR PROCEDURE
12 GOVERNING APPEALS UNDER THIS CHAPTER, THE APPEALS OFFICER
13 SHALL RULE ON PROCEDURAL MATTERS ON THE BASIS OF JUSTICE,
14 FAIRNESS AND THE EXPEDITIOUS RESOLUTION OF THE DISPUTE.

15 CHAPTER 13

16

JUDICIAL REVIEW

17 SECTION 1301. COMMONWEALTH AGENCIES, LEGISLATIVE AGENCIES AND18 JUDICIAL AGENCIES.

19 (A) GENERAL RULE. -- WITHIN 30 DAYS OF THE MAILING DATE OF THE 20 FINAL DETERMINATION OF THE APPEALS OFFICER RELATING TO A 21 DECISION OF A COMMONWEALTH AGENCY, A LEGISLATIVE AGENCY OR A 22 JUDICIAL AGENCY ISSUED UNDER SECTION 1101(B) OR THE DATE A 23 REQUEST FOR ACCESS IS DEEMED DENIED, A REQUESTER OR THE AGENCY 24 MAY FILE A PETITION FOR REVIEW OR OTHER DOCUMENT AS MIGHT BE 25 REQUIRED BY RULE OF COURT WITH THE COMMONWEALTH COURT. THE 26 DECISION OF THE COURT SHALL CONTAIN FINDINGS OF FACT AND 27 CONCLUSIONS OF LAW BASED UPON THE EVIDENCE AS A WHOLE. THE 28 DECISION SHALL CLEARLY AND CONCISELY EXPLAIN THE RATIONALE FOR 29 THE DECISION.

30 (B) STAY.--A PETITION FOR REVIEW UNDER THIS SECTION SHALL 20070S0001B1704 - 90 - STAY THE RELEASE OF DOCUMENTS UNTIL A DECISION UNDER SUBSECTION
 (A) IS ISSUED.

3 SECTION 1302. LOCAL AGENCIES.

4 (A) GENERAL RULE. -- WITHIN 30 DAYS OF THE MAILING DATE OF THE 5 FINAL DETERMINATION OF THE APPEALS OFFICER RELATING TO A DECISION OF A LOCAL AGENCY ISSUED UNDER SECTION 1101(B) OR OF 6 7 THE DATE A REQUEST FOR ACCESS IS DEEMED DENIED, A REQUESTER OR 8 LOCAL AGENCY MAY FILE A PETITION FOR REVIEW OR OTHER DOCUMENT AS 9 REQUIRED BY RULE OF COURT WITH THE COURT OF COMMON PLEAS FOR THE 10 COUNTY WHERE THE LOCAL AGENCY IS LOCATED. THE DECISION OF THE 11 COURT SHALL CONTAIN FINDINGS OF FACT AND CONCLUSIONS OF LAW BASED UPON THE EVIDENCE AS A WHOLE. THE DECISION SHALL CLEARLY 12 13 AND CONCISELY EXPLAIN THE RATIONALE FOR THE DECISION.

14 (B) STAY.--A PETITION FOR REVIEW UNDER THIS SECTION SHALL
15 STAY THE RELEASE OF DOCUMENTS UNTIL A DECISION UNDER SUBSECTION
16 (A) IS ISSUED.

17 SECTION 1303. NOTICE AND RECORDS.

18 (A) NOTICE.--AN AGENCY, THE REQUESTER AND THE OFFICE OF OPEN
19 RECORDS OR DESIGNATED APPEALS OFFICER SHALL BE SERVED NOTICE OF
20 ACTIONS COMMENCED IN ACCORDANCE WITH SECTION 1301 OR 1302 AND
21 SHALL HAVE AN OPPORTUNITY TO RESPOND IN ACCORDANCE WITH
22 APPLICABLE COURT RULES.

(B) RECORD ON APPEAL.--THE RECORD BEFORE A COURT SHALL
CONSIST OF THE REQUEST, THE AGENCY'S RESPONSE, THE APPEAL FILED
UNDER SECTION 1101, THE HEARING TRANSCRIPT, IF ANY, AND THE
FINAL WRITTEN DETERMINATION OF THE APPEALS OFFICER.
SECTION 1304. COURT COSTS AND ATTORNEY FEES.

28 (A) REVERSAL OF AGENCY DETERMINATION. -- IF A COURT REVERSES
 29 THE FINAL DETERMINATION OF THE APPEALS OFFICER OR GRANTS ACCESS
 30 TO A RECORD AFTER A REQUEST FOR ACCESS WAS DEEMED DENIED, THE
 20070S0001B1704 - 91 -

COURT MAY AWARD REASONABLE ATTORNEY FEES AND COSTS OF LITIGATION
 OR AN APPROPRIATE PORTION THEREOF TO A REQUESTER IF THE COURT
 FINDS EITHER OF THE FOLLOWING:

4 (1) THE AGENCY RECEIVING THE ORIGINAL REQUEST WILLFULLY 5 OR WITH WANTON DISREGARD DEPRIVED THE REQUESTER OF ACCESS TO 6 A PUBLIC RECORD SUBJECT TO ACCESS OR OTHERWISE ACTED IN BAD 7 FAITH UNDER THE PROVISIONS OF THIS ACT; OR

8 (2) THE EXEMPTIONS, EXCLUSIONS OR DEFENSES ASSERTED BY
9 THE AGENCY IN ITS FINAL DETERMINATION WERE NOT BASED ON A
10 REASONABLE INTERPRETATION OF LAW.

(B) SANCTIONS FOR FRIVOLOUS REQUESTS OR APPEALS.--THE COURT MAY AWARD REASONABLE ATTORNEY FEES AND COSTS OF LITIGATION OR AN APPROPRIATE PORTION THEREOF TO AN AGENCY OR THE REQUESTER IF THE COURT FINDS THAT THE LEGAL CHALLENGE UNDER THIS CHAPTER WAS FRIVOLOUS.

16 (C) OTHER SANCTIONS.--NOTHING IN THIS ACT SHALL PROHIBIT A 17 COURT FROM IMPOSING PENALTIES AND COSTS IN ACCORDANCE WITH 18 APPLICABLE RULES OF COURT.

19 SECTION 1305. CIVIL PENALTY.

20 (A) DENIAL OF ACCESS.--A COURT MAY IMPOSE A CIVIL PENALTY OF
21 NOT MORE THAN \$1,500 IF AN AGENCY DENIED ACCESS TO A PUBLIC
22 RECORD IN BAD FAITH.

(B) FAILURE TO COMPLY WITH COURT ORDER.--AN AGENCY OR PUBLIC
OFFICIAL WHO DOES NOT PROMPTLY COMPLY WITH A COURT ORDER UNDER
THIS ACT IS SUBJECT TO A CIVIL PENALTY OF NOT MORE THAN \$500 PER
DAY UNTIL THE PUBLIC RECORDS ARE PROVIDED.

27 SECTION 1306. IMMUNITY.

(A) GENERAL RULE.--EXCEPT AS PROVIDED IN SECTIONS 1304 AND
 1305 AND OTHER STATUTES GOVERNING THE RELEASE OF RECORDS, NO
 30 AGENCY, PUBLIC OFFICIAL OR PUBLIC EMPLOYEE SHALL BE LIABLE FOR
 20070S0001B1704 - 92 -

CIVIL PENALTIES RESULTING FROM COMPLIANCE OR FAILURE TO COMPLY
 WITH THIS ACT.

3 (B) SCHEDULES.--NO AGENCY, PUBLIC OFFICIAL OR PUBLIC
4 EMPLOYEE SHALL BE LIABLE FOR CIVIL OR CRIMINAL DAMAGES OR
5 PENALTIES UNDER THIS ACT FOR COMPLYING WITH ANY WRITTEN PUBLIC
6 RECORD RETENTION AND DISPOSITION SCHEDULE.

7 SECTION 1307. FEE LIMITATIONS.

8 (A) POSTAGE.--FEES FOR POSTAGE MAY NOT EXCEED THE ACTUAL9 COST OF MAILING.

10 (B) DUPLICATION.--

(1) FEES FOR DUPLICATION BY PHOTOCOPYING, PRINTING FROM
ELECTRONIC MEDIA OR MICROFILM, COPYING ONTO ELECTRONIC MEDIA,
TRANSMISSION BY FACSIMILE OR OTHER ELECTRONIC MEANS AND OTHER
MEANS OF DUPLICATION SHALL BE ESTABLISHED:

15 (I) BY THE OFFICE OF OPEN RECORDS, FOR COMMONWEALTH
16 AGENCIES AND LOCAL AGENCIES;

17

(II) BY EACH JUDICIAL AGENCY; AND

18

(III) BY EACH LEGISLATIVE AGENCY.

19 (2) THE FEES MUST BE REASONABLE AND BASED ON PREVAILING
20 FEES FOR COMPARABLE DUPLICATION SERVICES PROVIDED BY LOCAL
21 BUSINESS ENTITIES.

22 (3) FEES FOR LOCAL AGENCIES MAY REFLECT REGIONAL PRICE23 DIFFERENCES.

24 (4) THE FOLLOWING APPLY TO COMPLEX AND EXTENSIVE DATA
25 SETS, INCLUDING GEOGRAPHIC INFORMATION SYSTEMS OR INTEGRATED
26 PROPERTY ASSESSMENT LISTS.

(I) FEES FOR COPYING MAY BE BASED ON THE REASONABLE
MARKET VALUE OF THE SAME OR CLOSELY RELATED DATA SETS.
(II) SUBPARAGRAPH (I) SHALL NOT APPLY TO:
(A) A REQUEST BY AN INDIVIDUAL EMPLOYED BY A

20070S0001B1704

- 93 -

NEWSPAPER OR MAGAZINE OF GENERAL CIRCULATION, WEEKLY
 NEWSPAPER, PRESS ASSOCIATION OR RADIO OR TELEVISION
 STATION, FOR THE PURPOSE OF OBTAINING INFORMATION FOR
 PUBLICATION OR BROADCAST; OR

5 (B) A REQUEST BY A NONPROFIT ORGANIZATION FOR
6 THE CONDUCT OF EDUCATIONAL RESEARCH.

7 (III) INFORMATION OBTAINED UNDER SUBPARAGRAPH (II)
8 SHALL BE SUBJECT TO PARAGRAPHS (1), (2) AND (3).

9 (IV) INFORMATION OBTAINED UNDER THIS PARAGRAPH SHALL 10 NOT BE SOLD OR OTHERWISE PROVIDED TO ANOTHER PERSON FOR 11 COMMERCIAL PURPOSES.

12 (C) CERTIFICATION.--AN AGENCY MAY IMPOSE REASONABLE FEES FOR 13 OFFICIAL CERTIFICATION OF COPIES IF THE CERTIFICATION IS AT THE 14 BEHEST OF THE REQUESTER AND FOR THE PURPOSE OF LEGALLY VERIFYING 15 THE PUBLIC RECORD.

(D) CONVERSION TO PAPER.--IF A RECORD IS ONLY MAINTAINED
ELECTRONICALLY OR IN OTHER NONPAPER MEDIA, DUPLICATION FEES
SHALL BE LIMITED TO THE LESSER OF THE FEE FOR DUPLICATION ON
PAPER OR THE FEE FOR DUPLICATION IN THE ORIGINAL MEDIA AS
PROVIDED BY SUBSECTION (B) UNLESS THE REQUESTER SPECIFICALLY
REQUESTS FOR THE RECORD TO BE DUPLICATED IN THE MORE EXPENSIVE
MEDIUM.

23 (E) ENHANCED ELECTRONIC ACCESS.--IF AN AGENCY OFFERS ENHANCED ELECTRONIC ACCESS TO RECORDS IN ADDITION TO MAKING THE 24 RECORDS ACCESSIBLE FOR INSPECTION AND DUPLICATION BY A REQUESTER 25 26 AS REQUIRED BY THIS ACT, THE AGENCY MAY ESTABLISH USER FEES 27 SPECIFICALLY FOR THE PROVISION OF THE ENHANCED ELECTRONIC 28 ACCESS, BUT ONLY TO THE EXTENT THAT THE ENHANCED ELECTRONIC 29 ACCESS IS IN ADDITION TO MAKING THE RECORDS ACCESSIBLE FOR 30 INSPECTION AND DUPLICATION BY A REQUESTER AS REQUIRED BY THIS 20070S0001B1704 - 94 -

ACT. THE USER FEES FOR ENHANCED ELECTRONIC ACCESS MAY BE A FLAT 1 2 RATE, A SUBSCRIPTION FEE FOR A PERIOD OF TIME, A PER-TRANSACTION 3 FEE, A FEE BASED ON THE CUMULATIVE TIME OF SYSTEM ACCESS OR ANY 4 OTHER REASONABLE METHOD AND ANY COMBINATION THEREOF. THE USER 5 FEES FOR ENHANCED ELECTRONIC ACCESS MUST BE REASONABLE, MUST BE APPROVED BY THE OFFICE OF OPEN RECORDS AND MAY NOT BE 6 7 ESTABLISHED WITH THE INTENT OR EFFECT OF EXCLUDING PERSONS FROM ACCESS TO RECORDS OR DUPLICATES THEREOF OR OF CREATING PROFIT 8 9 FOR THE AGENCY.

10 (F) WAIVER OF FEES.--AN AGENCY MAY WAIVE THE FEES FOR
11 DUPLICATION OF A RECORD, INCLUDING, BUT NOT LIMITED TO, WHEN:
12 (1) THE REQUESTER DUPLICATES THE RECORD; OR
13 (2) THE AGENCY DEEMS IT IS IN THE PUBLIC INTEREST TO DO

14 SO.

15 (G) LIMITATIONS.--EXCEPT AS OTHERWISE PROVIDED BY STATUTE,
16 NO OTHER FEES MAY BE IMPOSED UNLESS THE AGENCY NECESSARILY
17 INCURS COSTS FOR COMPLYING WITH THE REQUEST, AND SUCH FEES MUST
18 BE REASONABLE. NO FEE MAY BE IMPOSED FOR AN AGENCY'S REVIEW OF A
19 RECORD TO DETERMINE WHETHER THE RECORD IS A PUBLIC RECORD,
20 LEGISLATIVE RECORD OR FINANCIAL RECORD SUBJECT TO ACCESS IN
21 ACCORDANCE WITH THIS ACT.

(H) PREPAYMENT.--PRIOR TO GRANTING A REQUEST FOR ACCESS IN ACCORDANCE WITH THIS ACT, AN AGENCY MAY REQUIRE A REQUESTER TO PREPAY AN ESTIMATE OF THE FEES AUTHORIZED UNDER THIS SECTION IF THE FEES REQUIRED TO FULFILL THE REQUEST ARE EXPECTED TO EXCEED \$100.

27 SECTION 1308. PROHIBITION.

28 A POLICY OR REGULATION ADOPTED UNDER THIS ACT MAY NOT INCLUDE 29 ANY OF THE FOLLOWING:

30 (1) A LIMITATION ON THE NUMBER OF RECORDS WHICH MAY BE 20070S0001B1704 - 95 - 1 REQUESTED OR MADE AVAILABLE FOR INSPECTION OR DUPLICATION.

2 (2) A REQUIREMENT TO DISCLOSE THE PURPOSE OR MOTIVE IN
3 REQUESTING ACCESS TO RECORDS, EXCEPT WHEN THE REQUEST IS FOR
4 A DATE OF BIRTH.

5 SECTION 1309. PRACTICE AND PROCEDURE.

6 THE PROVISIONS OF 2 PA.C.S. (RELATING TO ADMINISTRATIVE LAW
7 AND PROCEDURE) SHALL NOT APPLY TO THIS ACT UNLESS SPECIFICALLY
8 ADOPTED BY REGULATION OR POLICY.

9 SECTION 1310. OFFICE OF OPEN RECORDS.

10 (A) ESTABLISHMENT.--THERE IS ESTABLISHED IN THE DEPARTMENT
11 OF COMMUNITY AND ECONOMIC DEVELOPMENT AN OFFICE OF OPEN RECORDS.
12 THE OFFICE SHALL DO ALL OF THE FOLLOWING:

13 (1) PROVIDE INFORMATION RELATING TO THE IMPLEMENTATION14 AND ENFORCEMENT OF THIS ACT.

15 (2) ISSUE ADVISORY OPINIONS TO AGENCIES AND REQUESTERS.
 16 (3) PROVIDE ANNUAL TRAINING COURSES TO AGENCIES, PUBLIC
 17 OFFICIALS AND PUBLIC EMPLOYEES ON THIS ACT AND 65 PA.C.S. CH.

18 7 (RELATING TO OPEN MEETINGS).

(4) PROVIDE ANNUAL, REGIONAL TRAINING COURSES TO LOCAL
 AGENCIES, PUBLIC OFFICIALS AND PUBLIC EMPLOYEES.

(5) ASSIGN APPEALS OFFICERS TO REVIEW APPEALS OF 21 22 DECISIONS BY COMMONWEALTH AGENCIES OR LOCAL AGENCIES, EXCEPT 23 AS PROVIDED IN SECTION 503(D), FILED UNDER SECTION 1101 AND ISSUE ORDERS AND OPINIONS. THE OFFICE SHALL EMPLOY OR 24 CONTRACT WITH ATTORNEYS TO SERVE AS APPEALS OFFICERS TO 25 26 REVIEW APPEALS AND, IF NECESSARY, TO HOLD HEARINGS ON A 27 REGIONAL BASIS UNDER THIS ACT. EACH APPEALS OFFICER MUST 28 COMPLY WITH ALL OF THE FOLLOWING:

29 (I) COMPLETE A TRAINING COURSE PROVIDED BY THE
 30 OFFICE OF OPEN RECORDS PRIOR TO ACTING AS AN APPEALS
 20070S0001B1704 - 96 -

1 OFFICER.

2 (II) IF A HEARING IS NECESSARY, HOLD HEARINGS
3 REGIONALLY AS NECESSARY TO ENSURE ACCESS TO THE REMEDIES
4 PROVIDED BY THIS ACT.

5 (III) COMPLY WITH THE PROCEDURES UNDER SECTION
6 1102(B).

7 (6) ESTABLISH AN INFORMAL MEDIATION PROGRAM TO RESOLVE
8 DISPUTES UNDER THIS ACT.

9 (7) ESTABLISH AN INTERNET WEBSITE WITH INFORMATION
10 RELATING TO THIS ACT, INCLUDING INFORMATION ON FEES, ADVISORY
11 OPINIONS AND DECISIONS AND THE NAME AND ADDRESS OF ALL OPEN
12 RECORDS OFFICERS IN THIS COMMONWEALTH.

13 (8) CONDUCT A BIANNUAL REVIEW OF FEES CHARGED UNDER THIS14 ACT.

15 (9) ANNUALLY REPORT ON ITS ACTIVITIES AND FINDINGS TO
16 THE GOVERNOR AND THE GENERAL ASSEMBLY. THE REPORT SHALL BE
17 POSTED AND MAINTAINED ON THE INTERNET WEBSITE ESTABLISHED
18 UNDER PARAGRAPH (7).

(B) EXECUTIVE DIRECTOR.--WITHIN 90 DAYS OF THE EFFECTIVE
DATE OF THIS SECTION, THE GOVERNOR SHALL APPOINT AN EXECUTIVE
DIRECTOR OF THE OFFICE WHO SHALL SERVE FOR A TERM OF SIX YEARS.
COMPENSATION SHALL BE SET BY THE EXECUTIVE BOARD ESTABLISHED
UNDER SECTION 204 OF THE ACT OF APRIL 9, 1929 (P.L.177, NO.175),
KNOWN AS THE ADMINISTRATIVE CODE OF 1929. THE EXECUTIVE DIRECTOR
MAY SERVE NO MORE THAN TWO TERMS.

26 (C) LIMITATION.--THE EXECUTIVE DIRECTOR SHALL NOT SEEK
27 ELECTION NOR ACCEPT APPOINTMENT TO ANY POLITICAL OFFICE DURING
28 HIS TENURE AS EXECUTIVE DIRECTOR AND FOR ONE YEAR THEREAFTER.
29 (D) STAFFING.--THE EXECUTIVE DIRECTOR SHALL APPOINT
30 ATTORNEYS TO ACT AS APPEALS OFFICERS AND ADDITIONAL CLERICAL,
20070S0001B1704 - 97 -

TECHNICAL AND PROFESSIONAL STAFF AS MAY BE APPROPRIATE AND MAY 1 2 CONTRACT FOR ADDITIONAL SERVICES AS NECESSARY FOR THE 3 PERFORMANCE OF THE EXECUTIVE DIRECTOR'S DUTIES. THE COMPENSATION 4 OF ATTORNEYS AND OTHER STAFF SHALL BE SET BY THE EXECUTIVE 5 BOARD. THE APPOINTMENT OF ATTORNEYS SHALL NOT BE SUBJECT TO THE ACT OF OCTOBER 15, 1980 (P.L.950, NO.164), KNOWN AS THE 6 7 COMMONWEALTH ATTORNEYS ACT. 8 (E) DUTIES.--THE EXECUTIVE DIRECTOR SHALL ENSURE THAT THE DUTIES OF THE OFFICE OF OPEN RECORDS ARE CARRIED OUT AND SHALL 9 10 MONITOR CASES APPEALED TO THE OFFICE OF OPEN RECORDS. 11 (F) APPROPRIATION.--THE APPROPRIATION FOR THE OFFICE SHALL 12 BE IN A SEPARATE LINE ITEM AND SHALL BE UNDER THE JURISDICTION 13 OF THE EXECUTIVE DIRECTOR. 14 CHAPTER 15 15 STATE-RELATED INSTITUTIONS 16 SECTION 1501. DEFINITION. 17 AS USED IN THIS CHAPTER, "STATE-RELATED INSTITUTION" MEANS 18 ANY OF THE FOLLOWING: 19 (1) TEMPLE UNIVERSITY. 20 (2) THE UNIVERSITY OF PITTSBURGH. 21 (3) THE PENNSYLVANIA STATE UNIVERSITY. 22 (4) LINCOLN UNIVERSITY. 23 SECTION 1502. REPORTING. 24 NO LATER THAN MAY 30 OF EACH YEAR, A STATE-RELATED 25 INSTITUTION SHALL FILE WITH THE GOVERNOR'S OFFICE, THE GENERAL 26 ASSEMBLY, THE AUDITOR GENERAL AND THE STATE LIBRARY THE 27 INFORMATION SET FORTH IN SECTION 1503. 28 SECTION 1503. CONTENTS OF REPORT. 29 THE REPORT REQUIRED UNDER SECTION 1502 SHALL INCLUDE THE 30 FOLLOWING:

- 98 -

20070S0001B1704

(1) EXCEPT AS PROVIDED IN PARAGRAPH (4), ALL INFORMATION
 REQUIRED BY FORM 990 OR AN EQUIVALENT FORM, OF THE UNITED
 STATES DEPARTMENT OF THE TREASURY, INTERNAL REVENUE SERVICE,
 ENTITLED THE RETURN OF ORGANIZATION EXEMPT FROM INCOME TAX,
 REGARDLESS OF WHETHER THE STATE-RELATED INSTITUTION IS
 REQUIRED TO FILE THE FORM BY THE FEDERAL GOVERNMENT.

7 (2) THE SALARIES OF ALL OFFICERS AND DIRECTORS OF THE
8 STATE-RELATED INSTITUTION.

9 (3) THE HIGHEST 25 SALARIES PAID TO EMPLOYEES OF THE 10 INSTITUTION THAT ARE NOT INCLUDED UNDER PARAGRAPH (2).

11 (4) THE REPORT SHALL NOT INCLUDE INFORMATION RELATING TO 12 INDIVIDUAL DONORS.

13 SECTION 1504. COPIES AND POSTING.

14 A STATE-RELATED INSTITUTION SHALL MAINTAIN, FOR AT LEAST
15 SEVEN YEARS, A COPY OF THE REPORT IN THE INSTITUTION'S LIBRARY
16 AND SHALL PROVIDE FREE ACCESS TO THE REPORT ON THE INSTITUTION'S
17 INTERNET WEBSITE.

18

CHAPTER 17

 19
 STATE CONTRACT INFORMATION

20 SECTION 1701. SUBMISSION AND RETENTION OF CONTRACTS.

21 (A) GENERAL RULE. -- WHENEVER ANY COMMONWEALTH AGENCY,

22 LEGISLATIVE AGENCY OR JUDICIAL AGENCY SHALL ENTER INTO ANY 23 CONTRACT INVOLVING ANY PROPERTY, REAL, PERSONAL OR MIXED OF ANY KIND OR DESCRIPTION OR ANY CONTRACT FOR PERSONAL SERVICES WHERE 24 25 THE CONSIDERATION INVOLVED IN THE CONTRACT IS \$5,000 OR MORE, A 26 COPY OF THE CONTRACT SHALL BE FILED WITH THE TREASURY DEPARTMENT WITHIN TEN DAYS AFTER THE CONTRACT IS FULLY EXECUTED ON BEHALF 27 28 OF THE COMMONWEALTH AGENCY, LEGISLATIVE AGENCY OR JUDICIAL 29 AGENCY OR OTHERWISE BECOMES AN OBLIGATION OF THE COMMONWEALTH 30 AGENCY, LEGISLATIVE AGENCY OR JUDICIAL AGENCY. THE PROVISIONS OF 20070S0001B1704 - 99 -

THIS CHAPTER SHALL NOT APPLY TO CONTRACTS FOR SERVICES PROTECTED
 BY A PRIVILEGE. THE PROVISIONS OF THIS CHAPTER SHALL NOT APPLY
 TO A PURCHASE ORDER. THE FOLLOWING SHALL APPLY:

4 (1) EACH COMMONWEALTH AGENCY, LEGISLATIVE AGENCY AND
5 JUDICIAL AGENCY SHALL SUBMIT CONTRACTS IN A FORM AND
6 STRUCTURE MUTUALLY AGREED UPON BY THE COMMONWEALTH AGENCY,
7 LEGISLATIVE AGENCY OR JUDICIAL AGENCY AND THE STATE
8 TREASURER.

9 (2) THE TREASURY DEPARTMENT MAY REQUIRE EACH
10 COMMONWEALTH AGENCY, LEGISLATIVE AGENCY OR JUDICIAL AGENCY TO
11 PROVIDE A SUMMARY WITH EACH CONTRACT, WHICH SHALL INCLUDE THE
12 FOLLOWING:

13

(I) DATE OF EXECUTION.

14 (II) AMOUNT OF THE CONTRACT.

15 (III) BEGINNING DATE OF THE CONTRACT.

16 (IV) END DATE OF THE CONTRACT, IF APPLICABLE.

17 (V) NAME OF THE AGENCY ENTERING INTO THE CONTRACT.

18 (VI) THE NAME OF ALL PARTIES EXECUTING THE CONTRACT.

19 (VII) SUBJECT MATTER OF THE CONTRACT.

20 EACH AGENCY SHALL CREATE AND MAINTAIN THE DATA UNDER THIS
21 PARAGRAPH IN AN ASCII-DELIMITED TEXT FILE, SPREADSHEET FILE
22 OR OTHER FILE PROVIDED BY TREASURY DEPARTMENT REGULATION.
23 (B) RETENTION.--EVERY CONTRACT FILED PURSUANT TO SUBSECTION
24 (A) SHALL REMAIN ON FILE WITH THE TREASURY DEPARTMENT FOR A
25 PERIOD OF NOT LESS THAN FOUR YEARS AFTER THE END DATE OF THE

26 CONTRACT.

27 (C) ACCURACY.--EACH COMMONWEALTH AGENCY, LEGISLATIVE AGENCY
 28 AND JUDICIAL AGENCY IS RESPONSIBLE FOR VERIFYING THE ACCURACY
 29 AND COMPLETENESS OF THE INFORMATION THAT IT SUBMITS TO THE STATE
 30 TREASURER. THE CONTRACT PROVIDED TO THE TREASURY DEPARTMENT
 20070S0001B1704 - 100 -

PURSUANT TO THIS CHAPTER SHALL BE REDACTED IN ACCORDANCE WITH
 APPLICABLE PROVISIONS OF THIS ACT BY THE AGENCY FILING THE
 CONTRACT TO THE TREASURY DEPARTMENT.

4 (D) EXEMPT FROM POSTING.--THE PROVISIONS OF THIS CHAPTER
5 SHALL NOT APPLY TO COPIES OF CONTRACTS SUBMITTED TO THE TREASURY
6 DEPARTMENT, THE OFFICE OF AUDITOR GENERAL OR OTHER AGENCY FOR
7 PURPOSES OF AUDITS AND WARRANTS FOR DISBURSEMENTS UNDER SECTION
8 307, 401, 402 OR 403 OF THE ACT OF APRIL 9, 1929 (P.L.343,
9 NO.176), KNOWN AS THE FISCAL CODE.

10 SECTION 1702. PUBLIC AVAILABILITY OF CONTRACTS.

(A) GENERAL RULE.--THE TREASURY DEPARTMENT SHALL MAKE EACH
CONTRACT FILED PURSUANT TO SECTION 1701 AVAILABLE FOR PUBLIC
INSPECTION EITHER BY POSTING A COPY OF THE CONTRACT ON THE
TREASURY DEPARTMENT'S PUBLICLY ACCESSIBLE INTERNET WEBSITE OR BY
POSTING A CONTRACT SUMMARY ON THE DEPARTMENT'S PUBLICLY
ACCESSIBLE INTERNET WEBSITE.

17 (B) POSTING.--THE TREASURY DEPARTMENT SHALL POST THE
18 INFORMATION RECEIVED PURSUANT TO THIS CHAPTER IN A MANNER THAT
19 ALLOWS THE PUBLIC TO SEARCH CONTRACTS OR CONTRACT SUMMARIES BY
20 THE CATEGORIES ENUMERATED IN SECTION 1701(A)(2).

(C) REQUEST TO REVIEW OR RECEIVE COPY OF CONTRACT.--THE
TREASURY DEPARTMENT SHALL MAINTAIN A PAGE ON ITS PUBLICLY
ACCESSIBLE INTERNET WEBSITE THAT INCLUDES INSTRUCTIONS ON HOW TO
REVIEW A CONTRACT ON THE INTERNET WEBSITE.

(D) PAPER COPY.--A PAPER COPY OF A CONTRACT MAY BE REQUESTED
FROM THE AGENCY THAT EXECUTED THE CONTRACT IN ACCORDANCE WITH
THIS ACT.

28

## CHAPTER 31

MISCELLANEOUS PROVISIONS

29

## 30 SECTION 3101. APPLICABILITY.

20070S0001B1704

- 101 -

1 THIS ACT APPLIES AS FOLLOWS:

2 (1) THIS ACT SHALL APPLY TO REQUESTS FOR INFORMATION
3 MADE AFTER DECEMBER 31, 2008.

4 (2) CHAPTER 15 SHALL APPLY TO FISCAL YEARS BEGINNING
5 AFTER JUNE 30, 2008.

6 (3) CHAPTER 17 SHALL APPLY TO CONTRACTS ENTERED INTO OR
7 RENEWED AFTER JUNE 30, 2008.

8 SECTION 3101.1. RELATION TO OTHER LAW OR JUDICIAL ACTIONS.

9 IF THE PROVISIONS OF THIS ACT REGARDING ACCESS TO PUBLIC
10 RECORDS CONFLICT WITH ANY FEDERAL OR STATE LAW, JUDICIAL ORDER
11 OR DECREE, THE PROVISIONS OF THIS ACT SHALL NOT APPLY.
12 SECTION 3101.2. SEVERABILITY.

13 ALL PROVISIONS OF THIS ACT ARE SEVERABLE.

14 SECTION 3102. REPEALS.

15 REPEALS ARE AS FOLLOWS:

16 (1) THE GENERAL ASSEMBLY DECLARES AS FOLLOWS:

- 17 (I) THE REPEAL UNDER PARAGRAPH (2)(I) IS NECESSARY
  18 TO EFFECTUATE CHAPTER 17.
- 19 (II) THE REPEALS UNDER PARAGRAPH (2)(II) AND (III)
  20 ARE NECESSARY TO EFFECTUATE THIS ACT.

21 (2) THE FOLLOWING ACTS AND PARTS OF ACTS ARE REPEALED:

(I) SECTION 1104 OF THE ACT OF APRIL 9, 1929
(P.L.177, NO.175), KNOWN AS THE ADMINISTRATIVE CODE OF
1929.

- 25 (II) THE ACT OF JUNE 21, 1957 (P.L.390, NO.212),
   26 REFERRED TO AS THE RIGHT-TO-KNOW LAW.
- 27 (III) 62 PA.C.S. § 106.

28 SECTION 3103. REFERENCES.

29 A REFERENCE IN A STATUTE, REGULATION OR JUDICIAL ORDER OR 30 DECREE TO THE ACT OF JUNE 21, 1957 (P.L.390, NO.212), REFERRED 20070S0001B1704 - 102 - 1 TO AS THE RIGHT-TO-KNOW LAW, SHALL BE DEEMED A REFERENCE TO THIS

2 ACT.

3 SECTION 3104. EFFECTIVE DATE.

4 THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

5 (1) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT
6 IMMEDIATELY:
7 (1) SECTIONS 101, 102 AND 1310.

, 8

(II) THIS SECTION.

9 (2) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT JANUARY10 1, 2009.