SENATE AMENDED

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1060 Session of 2013

INTRODUCED BY PYLE, MICOZZIE, MARSHALL, BENNINGHOFF, CALTAGIRONE, CARROLL, COHEN, CUTLER, DENLINGER, DIGIROLAMO, EVERETT, GINGRICH, GODSHALL, GRELL, GROVE, C. HARRIS, HESS, KORTZ, KOTIK, LUCAS, MAHER, MILLARD, MOUL, MUSTIO, REED, SCAVELLO, SCHLOSSBERG, SONNEY, STERN, TOEPEL, VEREB, WATSON, HANNA, HACKETT AND BRIGGS, MARCH 25, 2013

AS AMENDED ON THIRD CONSIDERATION, IN SENATE, NOVEMBER 20, 2013

AN ACT

1	Amending Title 75 (Vehicles) of the Pennsylvania Consolidated <
2	Statutes, in registration of vehicles, further providing for
3	display of registration plate.
4	AMENDING TITLES 74 (TRANSPORTATION) AND 75 (VEHICLES) OF THE <
5	PENNSYLVANIA CONSOLIDATED STATUTES BY:
6	IN TITLE 74:
7	PROVIDING FOR ORGANIZATION.
8	IN ADMINISTRATIVE PRACTICE AND PROCEDURE, FURTHER
9	PROVIDING FOR MINORITY AND WOMEN-OWNED BUSINESS
10	PARTICIPATION.
11	IN SUSTAINABLE MOBILITY OPTIONS:
12	FURTHER PROVIDING FOR DEFINITIONS, FOR DEPARTMENT
13	AUTHORIZATION, FOR THE PUBLIC TRANSPORTATION TRUST
14	FUND, FOR APPLICATION AND APPROVAL PROCESS, FOR
15	EXECUTIVE AND LEGISLATIVE REPORTS, FOR COORDINATION,
16	FOR ASSET IMPROVEMENT PROGRAM, FOR STATEWIDE PROGRAMS
17	AND FOR CAPITAL IMPROVEMENTS PROGRAM.
18	PROVIDING FOR MULTIMODAL TRANSPORTATION FUNDING.
19	IN AIRPORT OPERATION AND ZONING, PROVIDING FOR FIRST
20	CLASS CITY CONSOLIDATED CAR RENTAL FACILITIES.
21	IN TURNPIKE:
22	FURTHER PROVIDING FOR COMMISSION; AND
23	PROVIDING FOR ANNUAL HEARING.
24	IN TURNPIKE COMMISSION STANDARDS OF CONDUCT, FURTHER
25	PROVIDING FOR CODE OF CONDUCT.

PROVIDING FOR TRAFFIC SIGNALS. 2 ESTABLISHING FOR PUBLIC UTILITY FACILITIES. 4 PROVIDING FOR STEEL PAINTING. 5 IN PUBLIC/FRIVATE TRANSPORTATION PARTNERSHIPS, 6 FURTHER PROVIDING FOR APPLICABLITY OF OTHER LAWS. 7 -IN TITLE 75: 8 IN REGISTRATION OF VEHICLES: 9 FURTHER PROVIDING FOR PAPPLICABLITY OF OTHER LAWS. 11 SPECIAL FLATES. 12 PROVIDING FOR REGISTRATION PLATE AND FOR CERTAIN 13 SPECIAL FLATES. 14 SPECIAL FLATES. 15 LICENSE AND FOR PROBATIONARY LICENSE. 16 IN LICENSING OF DRUBERS, FURTHER PROVIDING FOR FES. 17 IN FINANCIAL RESPONSIBILITY. 18 REQUIRED FINANCIAL RESPONSIBILITY. 19 IN FES: 20 FURTHER PROVIDING FOR TRUEKS AND TRUCK TRACTORS, FOR 21 PEES: 22 FURTHER PROVIDING FOR TRUEKS AND TRUCK TRACTORS, FOR 23 REGUTRET, FOR INFLMENTS OF HUBANDRY, FOR FARM 24 MOTOR DUSES AND LIMOUS INES, FOR SPECIAL MOBILE 25 SCHOU VEHICLES, FOR TRALLERS, FOR SPE	_	
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1 IN GENERAL PROVISIONS, FURTHER PROVIDING FOR 2 OBEDIENCE TO TRAFFIC-CONTROL DEVICES. 3 IN RULES OF THE ROAD, FURTHER PROVIDING FOR MAXIMUM 4 SPEED LIMITS AND FOR ALTERATION OF MAXIMUM LIMITS. 5 IN SIZE, WEIGHT AND LOAD, FURTHER PROVIDING FOR 6 RESTRICTIONS ON USE OF HIGHWAYS AND BRIDGES, FOR 7 CONDITIONS OF PERMITS AND SECURITY FOR DAMAGES AND FOR 8 PERMIT FOR MOVEMENT DURING COURSE OF MANUFACTURING. 9 IN POWERS OF DEPARTMENT AND LOCAL AUTHORITIES: 10 FURTHER PROVIDING FOR REGULATION OF TRAFFIC ON 11 TURNPIKE; AND 12 PROVIDING FOR FARE EVASION AND FOR MUNICIPAL POLICE OFFICER EDUCATION AND TRAINING. 13 14 IN PENALTIES AND DISPOSITION OF FINES, FURTHER 15 PROVIDING FOR SURCHARGE. IN THE PENNSYLVANIA TURNPIKE, FURTHER PROVIDING FOR 16 DEFINITIONS AND FOR DEPOSIT AND DISTRIBUTION OF FUNDS. 17 18 IN LIQUID FUELS AND FUELS TAX: 19 FURTHER PROVIDING FOR DEFINITIONS, FOR 20 IMPOSITION, EXEMPTIONS AND DEDUCTIONS, FOR 21 DISTRIBUTOR'S REPORT AND PAYMENT, FOR DISPOSITION AND 22 USE AND FOR REFUNDS; AND 23 PROVIDING FOR APPLICATION OF PREVAILING WAGE ACT 24 TO LOCALLY FUNDED HIGHWAY AND BRIDGE PROJECTS. 25 IN STATE HIGHWAY MAINTENANCE, FURTHER PROVIDING FOR 26 DIRT AND GRAVEL ROAD MAINTENANCE. 27 IN SUPPLEMENTAL FUNDING FOR MUNICIPAL HIGHWAY 28 MAINTENANCE, MAKING FURTHER PROVISIONS. 29 IN TAXES FOR HIGHWAY MAINTENANCE AND CONSTRUCTION, 30 FURTHER PROVIDING FOR IMPOSITION AND FOR ALLOCATION OF 31 PROCEEDS. 32 --PROVIDING FOR PERMITS FOR MOVEMENT OF RAW MILK. 33 -- PROVIDING FOR AMENDMENT OF LEASE AGREEMENTS. 34 --PROVIDING FOR AUTHORIZATION TO INCUR ADDITIONAL DEBT 35 AND APPROPRIATIONS. 36 --MAKING AN APPROPRIATION. 37 --MAKING REPEALS. 38 THE GENERAL ASSEMBLY FINDS AND DECLARES AS FOLLOWS: (1) IT IS THE PURPOSE OF THIS ACT TO ENSURE THAT A SAFE 39 40 AND RELIABLE SYSTEM OF TRANSPORTATION IS AVAILABLE TO THE 41 RESIDENTS OF THIS COMMONWEALTH. (2) THE COMMONWEALTH'S TRANSPORTATION SYSTEM INCLUDES 42 43 NEARLY 40,000 MILES OF ROADS AND 25,000 BRIDGES OWNED BY THE 44 COMMONWEALTH, NEARLY 77,000 MILES OF ROADS AND 12,000 BRIDGES 45 OWNED BY COUNTIES AND MUNICIPAL GOVERNMENTS, 36 FIXED-ROUTE

- 3 -

PUBLIC TRANSPORTATION AGENCIES, 67 RAILROADS, 133 PUBLIC USE
 AIRPORTS, THE PORTS OF ERIE, PHILADELPHIA AND PITTSBURGH, AND
 NUMEROUS BICYCLE AND PEDESTRIAN FACILITIES.

4 (3) THE COMMONWEALTH'S TRANSPORTATION SYSTEM PROVIDES
5 FOR ACCESS TO EMPLOYMENT, EDUCATIONAL SERVICES, MEDICAL CARE
6 AND OTHER LIFE-SUSTAINING SERVICES FOR ALL RESIDENTS OF THIS
7 COMMONWEALTH, INCLUDING SENIOR CITIZENS AND PEOPLE WITH
8 DISABILITIES.

9 (4) THE DEPARTMENT OF TRANSPORTATION OF THE COMMONWEALTH 10 HAS INDICATED THAT 9,000 MILES OF ROADS OWNED BY THE 11 COMMONWEALTH ARE IN POOR CONDITION AND THAT 4,400 BRIDGES 12 OWNED BY THE COMMONWEALTH ARE RATED STRUCTURALLY DEFICIENT. 13 THE STATE TRANSPORTATION ADVISORY COMMITTEE HAS INDICATED 14 THAT 2,189 BRIDGES EXCEEDING 20 FEET IN LENGTH OWNED BY 15 COUNTIES AND MUNICIPALITIES ARE RATED STRUCTURALLY DEFICIENT.

16 (5) THERE IS URGENT PUBLIC NEED TO REDUCE CONGESTION,
17 INCREASE CAPACITY, IMPROVE SAFETY AND PROMOTE ECONOMIC
18 EFFICIENCY OF TRANSPORTATION FACILITIES THROUGHOUT THIS
19 COMMONWEALTH.

20 (6) THE COMMONWEALTH HAS LIMITED RESOURCES TO FUND THE
 21 MAINTENANCE AND EXPANSION OF ITS TRANSPORTATION FACILITIES.

(7) THE STATE TRANSPORTATION ADVISORY COMMITTEE REPORTED
IN 2010 THAT THE COMMONWEALTH'S TRANSPORTATION SYSTEM IS
UNDERFUNDED BY \$3,500,000,000 AND PROJECTED THAT AMOUNT WILL
GROW TO \$6,700,000,000 BY 2020 WITHOUT ADDITIONAL FINANCIAL
INVESTMENT BY THE COMMONWEALTH.

(8) TO ENSURE THE NEEDS OF THE PUBLIC ARE ADEQUATELY
 ADDRESSED, FUNDING MECHANISMS MUST BE ENHANCED TO SUSTAIN THE
 COMMONWEALTH'S TRANSPORTATION SYSTEM IN THE FUTURE.

30 (9) THE UTILIZATION OF USER FEES ESTABLISHES A FUNDING

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SOURCE FOR TRANSPORTATION NEEDS THAT SPREADS THE COSTS ACROSS
 THOSE WHO BENEFIT FROM THE COMMONWEALTH'S TRANSPORTATION
 SYSTEM.

4 (10) PURSUANT TO SECTION 11 OF ARTICLE VIII OF THE
5 CONSTITUTION OF PENNSYLVANIA, ALL HIGHWAY AND BRIDGE USER
6 FEES MUST BE USED SOLELY FOR CONSTRUCTION, RECONSTRUCTION,
7 MAINTENANCE AND REPAIR OF AND SAFETY ON PUBLIC HIGHWAYS AND
8 BRIDGES AND COSTS AND EXPENSES INCIDENT THERETO.

9 (11) IN ORDER TO ENSURE A SAFE AND RELIABLE SYSTEM OF 10 PUBLIC TRANSPORTATION, AVIATION, PORTS, RAIL AND BICYCLE AND 11 PEDESTRIAN FACILITIES, OTHER TRANSPORTATION-RELATED USER FEES 12 MUST BE DEPOSITED IN THE PUBLIC TRANSPORTATION TRUST FUND AND 13 THE MULTIMODAL TRANSPORTATION FUND.

14 (12) IN FURTHERANCE OF THE COMMONWEALTH'S ENERGY POLICY,
15 WHICH INCLUDES BECOMING INDEPENDENT FROM OVERRELIANCE ON
16 FOREIGN ENERGY SOURCES, PROGRAMS MUST BE ESTABLISHED TO
17 PROMOTE RELIANCE ON OR CONVERSION TO ALTERNATIVE ENERGY
18 SOURCES, INCLUDING THE VAST NATURAL GAS SUPPLY OF THIS
19 COMMONWEALTH.

20 (13) THE DEPARTMENT OF TRANSPORTATION IS RESPONSIBLE FOR 21 THE OPERATION OF THE COMMONWEALTH'S TRANSPORTATION SYSTEM, 22 INCLUDING ADMINISTRATION, DRIVER AND VEHICLE SERVICES, 23 HIGHWAY ADMINISTRATION, MULTIMODAL TRANSPORTATION AND 24 PLANNING. TO THIS END, THE DEPARTMENT IS CHARGED WITH THE 25 REGISTRATION OF VEHICLES, INCLUDING THE ISSUANCE AND PROPER 26 MOUNTING OF LICENSE PLATES AND SPECIAL REGISTRATION PLATES 27 AND ASSESSING THOSE COSTS AND FINANCIAL IMPACT AND ENSURING ROAD SAFETY AND MOVEMENT BY THE POSTING OF MAXIMUM SPEED 28 29 LIMITS ON HIGHWAYS.

30 (14) RECOGNITION AND FURTHERANCE OF ALL THESE ELEMENTS

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1	IS ESSENTIAL TO PROMOTING THE HEALTH, SAFETY AND WELFARE OF
2	THE CITIZENS OF THIS COMMONWEALTH.
3	The General Assembly of the Commonwealth of Pennsylvania
4	hereby enacts as follows:
5	Section 1. Section 1332 of Title 75 of the Pennsylvania <
6	Consolidated Statutes is amended by adding a subsection to read:
7	§ 1332. Display of registration plate.
8	* * *
9	(a.1) Motorcycle registration plate
10	(1) A registration plate issued for a motorcycle may be
11	mounted on the motorcycle in a vertical manner if:
12	(i) the identifying characters on the plate are
13	displayed in a vertical alignment; and
14	(ii) the mounting complies with all other provisions
15	of this section.
16	(2) A registration plate that has its identifying
17	characters displayed horizontally shall not be displayed and
18	mounted vertically.
19	(3) The department shall produce a registration plate
20	for motorcycles which displays the identifying characters on
21	the plate in a vertical alignment. The department shall issue
22	such a plate upon request and upon payment of a fee of \$20,
23	which shall be in addition to the annual registration fee.
24	* * *
25	Section 2. This act shall take effect in 90 days.
26	SECTION 1. TITLE 74 OF THE PENNSYLVANIA CONSOLIDATED <
27	STATUTES IS AMENDED BY ADDING A CHAPTER TO READ:
28	<u>CHAPTER 2</u>
29	ORGANIZATION
30	<u>SEC.</u>

- 6 -

1 <u>201. DEFINITIONS.</u>

2 <u>202.</u> DEPUTY SECRETARIES.

3 <u>§ 201. DEFINITIONS.</u>

- 4 <u>THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER</u>
- 5 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
- 6 <u>CONTEXT CLEARLY INDICATES OTHERWISE:</u>
- 7 <u>"DEPARTMENT." THE DEPARTMENT OF TRANSPORTATION OF THE</u>
- 8 <u>COMMONWEALTH.</u>
- 9 <u>"SECRETARY." THE SECRETARY OF TRANSPORTATION OF THE</u>
- 10 <u>COMMONWEALTH.</u>
- 11 <u>§ 202. DEPUTY SECRETARIES.</u>
- 12 (A) APPOINTMENT.--THE SECRETARY SHALL APPOINT THE FOLLOWING
- 13 <u>DEPUTY SECRETARIES:</u>
- 14 (1) DEPUTY SECRETARY FOR ADMINISTRATION.
- 15 (2) DEPUTY SECRETARY FOR DRIVER AND VEHICLE SERVICES.
- 16 (3) DEPUTY SECRETARY FOR HIGHWAY ADMINISTRATION.
- 17 <u>(4) DEPUTY SECRETARY FOR MULTIMODAL TRANSPORTATION.</u>
- 18 (5) DEPUTY SECRETARY FOR PLANNING.
- 19 (B) ADMINISTRATION.--THE DEPUTY SECRETARY FOR ADMINISTRATION

20 HAS THE POWERS AND DUTIES OF THE DEPARTMENT UNDER LAW RELATING

- 21 <u>TO ALL OF THE FOLLOWING:</u>
- 22 <u>(1)</u> FISCAL AFFAIRS.
- 23 (2) OPERATIONS ANALYSIS AND IMPROVEMENT.
- 24 (3) INFORMATION SERVICES.
- 25 <u>(4) OFFICE SERVICES.</u>
- 26 <u>(5)</u> HUMAN RESOURCES.
- 27 (6) EQUAL OPPORTUNITY.
- 28 (C) DRIVER AND VEHICLE SERVICES.--THE DEPUTY SECRETARY FOR
- 29 DRIVER AND VEHICLE SERVICES HAS THE POWERS AND DUTIES OF THE
- 30 DEPARTMENT UNDER LAW RELATING TO ALL OF THE FOLLOWING:

- 7 -

1	(1) DRIVERS.
2	(2) VEHICLES.
3	(3) VEHICLE AND DRIVER SAFETY.
4	(4) SERVICES FOR OTHER MODES OF TRANSPORTATION.
5	(D) HIGHWAY ADMINISTRATIONTHE DEPUTY SECRETARY FOR
6	HIGHWAY ADMINISTRATION HAS THE POWERS AND DUTIES OF THE
7	DEPARTMENT UNDER LAW RELATING TO ALL OF THE FOLLOWING:
8	(1) DESIGN OF HIGHWAYS AND BRIDGES.
9	(2) LAND ACQUISITION FOR HIGHWAYS AND BRIDGES.
10	(3) CONSTRUCTION AND RECONSTRUCTION OF HIGHWAYS AND
11	BRIDGES.
12	(4) MAINTENANCE AND OPERATION OF HIGHWAYS AND BRIDGES.
13	(5) HIGHWAY AND BRIDGE SAFETY.
14	(E) MULTIMODAL TRANSPORTATION THE DEPUTY SECRETARY FOR
15	MULTIMODAL TRANSPORTATION HAS THE POWERS AND DUTIES OF THE
16	DEPARTMENT UNDER LAW RELATING TO MODES OF TRANSPORTATION OTHER
17	THAN HIGHWAYS, EXCEPT RECREATIONAL BOATING AND FERRY LICENSING,
18	INCLUDING ALL OF THE FOLLOWING:
19	(1) LOCAL AND PUBLIC TRANSPORTATION.
20	(2) RAIL FREIGHT.
21	(3) PORTS AND WATERWAYS.
22	(4) AVIATION AND AIRPORTS.
23	(F) PLANNINGTHE DEPUTY SECRETARY OF PLANNING HAS THE
24	POWERS AND DUTIES OF THE DEPARTMENT UNDER LAW RELATING TO ALL OF
25	THE FOLLOWING:
26	(1) PLANNING AND RESEARCH.
27	(2) PROGRAM DEVELOPMENT AND MANAGEMENT.
28	(3) SERVICES TO MUNICIPALITIES.
29	SECTION 2. SECTION 303 OF TITLE 74 IS AMENDED TO READ:
30	§ 303. [MINORITY AND WOMEN-OWNED] <u>DIVERSE</u> BUSINESS

- 8 -

1 PARTICIPATION. 2 (A) GENERAL RULE. -- IN ADMINISTERING CONTRACTS FOR 3 CONSTRUCTION AND PROFESSIONAL SERVICES RELATING TO 4 TRANSPORTATION PROJECTS WHICH ARE FUNDED PURSUANT TO THE PROVISIONS OF THIS TITLE OR 75 PA.C.S. (RELATING TO VEHICLES), 5 6 THE [DEPARTMENT AND ANY LOCAL TRANSPORTATION ORGANIZATION] 7 CONTRACTING ENTITIES SHALL: 8 (1) BE RESPONSIBLE FOR ENSURING THAT ALL COMPETITIVE 9 CONTRACT OPPORTUNITIES SUBJECT TO THIS SECTION WHICH ARE 10 ISSUED BY THE [DEPARTMENT OR LOCAL TRANSPORTATION ORGANIZATION] <u>CONTRACTING ENTITIES</u> SEEK TO MAXIMIZE 11 12 PARTICIPATION BY [MINORITY-OWNED AND WOMEN-OWNED BUSINESSES 13 AND OTHER DISADVANTAGED] DIVERSE BUSINESSES. 14 (1.1) INCLUDE IN SOLICITATIONS FOR BIDS AND REQUESTS FOR PROPOSALS ON ALL COMPETITIVE CONTRACTING OPPORTUNITIES 15 SUBJECT TO THIS SECTION NOTICE TO THE BIDDER OR OFFEROR THAT: 16 17 (I) THE BIDDER OR OFFEROR SHALL DOCUMENT AND SUBMIT 18 TO THE APPLICABLE CONTRACTING ENTITY ALL GOOD FAITH 19 EFFORTS TO SOLICIT SUBCONTRACTORS THAT ARE DIVERSE 20 BUSINESSES DURING THE BIDDING OR PROPOSAL PROCESS. 21 (II) THE BIDDER OR OFFEROR SHALL PROVIDE WITHIN 22 SEVEN DAYS OF BEING DECLARED THE LOW BIDDER OR SUCCESSFUL 23 OFFEROR THE NAME AND BUSINESS ADDRESS OF EACH 24 SUBCONTRACTOR THAT IS A DIVERSE BUSINESS THAT WILL 25 PROVIDE THE CONTRACTOR WITH CONSTRUCTION OR PROFESSIONAL 26 SERVICES IN CONNECTION WITH THE PERFORMANCE OF THE 27 CONTRACT. 28 [GIVE] INCLUDE IN THE SOLICITATIONS FOR BIDS AND (2)29 REQUESTS FOR PROPOSALS UNDER PARAGRAPH (1.1), LANGUAGE 30 ENCOURAGING BIDDERS AND OFFERORS TO UTILIZE AND GIVE

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CONSIDERATION[, WHEN POSSIBLE AND COST EFFECTIVE,] TO
 CONTRACTORS OFFERING TO UTILIZE [MINORITY-OWNED AND WOMEN OWNED BUSINESSES AND DISADVANTAGED] <u>DIVERSE</u> BUSINESSES IN THE
 SELECTION AND AWARD OF CONTRACTS.

5 (3) ENSURE THAT THE [DEPARTMENT'S AND LOCAL 6 TRANSPORTATION ORGANIZATIONS' COMMITMENT TO THE MINORITY-7 OWNED AND WOMEN-OWNED BUSINESS PROGRAM] <u>CONTRACTING ENTITIES'</u> 8 <u>COMMITMENT TO PARTICIPATION BY DIVERSE BUSINESSES</u> IS CLEARLY 9 UNDERSTOOD AND APPROPRIATELY IMPLEMENTED AND ENFORCED BY ALL 10 [DEPARTMENT AND LOCAL TRANSPORTATION ORGANIZATION EMPLOYEES] 11 <u>THE CONTRACTING ENTITIES</u>.

(4) DESIGNATE A RESPONSIBLE OFFICIAL TO SUPERVISE THE
[DEPARTMENT AND LOCAL TRANSPORTATION ORGANIZATION MINORITYOWNED AND WOMEN-OWNED] <u>CONTRACTING ENTITIES' DIVERSE</u> BUSINESS
PROGRAM AND ENSURE COMPLIANCE WITHIN THE [DEPARTMENT OR LOCAL
TRANSPORTATION ORGANIZATION] <u>CONTRACTING ENTITIES</u>.

17 (5) [FURNISH THE DEPARTMENT OF GENERAL SERVICES, UPON
18 REQUEST, ALL REQUESTED INFORMATION OR ASSISTANCE.]
19 (RESERVED).

20 (6) [RECOMMEND SANCTIONS TO THE SECRETARY OF GENERAL 21 SERVICES,] IMPOSE SANCTIONS AS MAY BE APPROPRIATE UNDER 62 22 PA.C.S. § 531 (RELATING TO DEBARMENT OR SUSPENSION), AGAINST 23 BUSINESSES THAT FAIL TO COMPLY WITH THIS SECTION OR THE 24 POLICIES OF THE COMMONWEALTH [MINORITY-OWNED AND WOMEN-OWNED 25 BUSINESS PROGRAM] RELATED TO DIVERSE BUSINESSES. THIS 26 PARAGRAPH SHALL NOT APPLY TO A LOCAL TRANSPORTATION 27 ORGANIZATION. 28 (7) ENSURE THAT EACH CONTRACT ENTERED INTO WITH A 29 CONTRACTOR UNDER THIS SECTION INCLUDES PROVISIONS PROHIBITING

30 DISCRIMINATION IN ACCORDANCE WITH 62 PA.C.S. § 3701 (RELATING

- 10 -

1	TO CONTRACT PROVISIONS PROHIBITING DISCRIMINATION).
2	(A.1) ADDITIONAL DUTIES OF DEPARTMENTTHE DEPARTMENT, WITH
3	THE ASSISTANCE OF A DIVERSE BUSINESS ENTERPRISE SUPPORTIVE
4	SERVICES CENTER, SHALL HAVE THE FOLLOWING DUTIES:
5	(1) CONDUCT THE NECESSARY AND APPROPRIATE OUTREACH,
6	INCLUDING USING THE DATABASE AVAILABLE ON THE INTERNET
7	WEBSITE OF THE DEPARTMENT OF GENERAL SERVICES AND THE FEDERAL
8	GOVERNMENT'S SYSTEM OF AWARD MANAGEMENT DATABASE, FOR
9	PURPOSES OF IDENTIFYING DIVERSE BUSINESSES IN GENERAL
10	CONSTRUCTION OR PROFESSIONAL SERVICES CAPABLE OF PERFORMING
11	CONTRACTS SUBJECT TO THIS SECTION.
12	(2) BY OCTOBER 1, 2014, AND EACH OCTOBER 1 THEREAFTER,
13	SUBMIT A REPORT TO THE CHAIRMAN AND MINORITY CHAIRMAN OF THE
14	TRANSPORTATION COMMITTEE OF THE SENATE AND THE CHAIRMAN AND
15	MINORITY CHAIRMAN OF THE TRANSPORTATION COMMITTEE OF THE
16	HOUSE OF REPRESENTATIVES SUMMARIZING THE PARTICIPATION LEVEL
17	OF DIVERSE BUSINESSES IN ALL COMPETITIVE CONTRACT
18	OPPORTUNITIES ISSUED BY CONTRACTING ENTITIES. THE COMMISSION
19	AND LOCAL TRANSPORTATION ORGANIZATIONS SHALL COOPERATE WITH
20	THE DEPARTMENT TO COMPLETE THE REPORT. THE REPORT SHALL
21	INCLUDE:
22	(I) THE PERCENTAGE OF PARTICIPATION BY DIVERSE
23	BUSINESSES.
24	(II) THE TOTAL VALUE OF ALL CONTRACTS EXECUTED WHICH
25	INCLUDE PARTICIPATION BY DIVERSE BUSINESSES PURSUANT TO
26	THIS SECTION IN THE PRIOR YEAR.
27	(III) THE NUMBER OF BUSINESSES PENALIZED FOR
28	VIOLATING THIS SECTION.
29	(3) TRANSMIT THE REPORT UNDER PARAGRAPH (2) TO THE
30	MINORITY BUSINESS DEVELOPMENT AUTHORITY, ESTABLISHED UNDER

- 11 -

1	THE ACT OF JULY 22, 1974 (P.L.598, NO.206), KNOWN AS THE
2	PENNSYLVANIA MINORITY BUSINESS DEVELOPMENT AUTHORITY ACT. THE
3	AUTHORITY SHALL REVIEW THE REPORT TO ASSESS THE EFFECTIVENESS
4	IN ADVANCING THIS SECTION AND TO MAKE ANY RECOMMENDATIONS FOR
5	CHANGES IN THIS SECTION DEEMED NECESSARY OR DESIRABLE TO THE
6	SECRETARY AND THE CHAIRMAN AND MINORITY CHAIRMAN OF THE
7	TRANSPORTATION COMMITTEE OF THE SENATE AND THE CHAIRMAN AND
8	MINORITY CHAIRMAN OF THE TRANSPORTATION COMMITTEE OF THE
9	HOUSE OF REPRESENTATIVES.
10	(A.2) REPLACEMENT OF DIVERSE BUSINESSIF, AT ANY TIME
11	DURING THE EVALUATION OF A BID OR PROPOSAL, OR THE CONSTRUCTION
12	OF A PROJECT OR THE PERFORMANCE OF A PROFESSIONAL SERVICE
13	PURSUANT TO A BID, PROPOSAL OR CONTRACT SUBJECT TO THIS SECTION,
14	IT BECOMES NECESSARY TO REPLACE A SUBCONTRACTOR THAT IS A
15	DIVERSE BUSINESS, THE BIDDER, OFFEROR OR CONTRACTOR, AS
16	APPROPRIATE, SHALL IMMEDIATELY NOTIFY THE CONTRACTING ENTITY OF
17	THE NEED TO REPLACE THE DIVERSE BUSINESS. THE NOTICE SHALL
18	INCLUDE THE REASONS FOR THE REPLACEMENT.
19	(A.3) APPLICABILITYTHE FOLLOWING SHALL APPLY TO A
20	CONTRACTOR AND CONTRACT SUBJECT TO SUBSECTION (A):
21	(1) THE PROVISIONS OF 62 PA.C.S. § 2108 (RELATING TO
22	COMPLIANCE WITH FEDERAL REQUIREMENTS).
23	(2) PROMPT PAYMENT POLICIES BETWEEN A CONTRACTOR AND
24	SUBCONTRACTOR ADOPTED BY THE DEPARTMENT OF GENERAL SERVICES
25	PURSUANT TO 62 PA.C.S. PT. II (RELATING TO GENERAL
26	PROCUREMENT PROVISIONS).
27	(A.4) CONSTRUCTION NOTHING IN THIS SECTION SHALL BE
28	CONSTRUED TO SUPERSEDE, NULLIFY OR OTHERWISE AFFECT 51 PA.C.S. §
29	9603 (RELATING TO PARTICIPATION GOALS). IN THE CASE OF AN
30	INCONSISTENCY BETWEEN THIS SECTION AND 51 PA.C.S. CH. 96

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(RELATING TO VETERAN-OWNED SMALL BUSINESSES), THE PROVISIONS OF 1 51 PA.C.S. CH. 96 SHALL PREVAIL. 2 (B) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING 3 4 WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION: 5 <u>"COMMISSION." AS DEFINED IN SECTION 8102 (RELATING TO</u> 6 7 DEFINITIONS). 8 "CONTRACT." AS DEFINED IN 62 PA.C.S. § 103 (RELATING TO 9 DEFINITIONS). 10 "CONTRACTING ENTITIES." THE FOLLOWING: 11 (1) THE DEPARTMENT OF TRANSPORTATION. 12 (2) THE COMMISSION. 13 (3) A LOCAL TRANSPORTATION ORGANIZATION. "DISADVANTAGED BUSINESS." A BUSINESS THAT IS OWNED OR 14 CONTROLLED BY A MAJORITY OF PERSONS, NOT LIMITED TO MEMBERS OF 15 16 MINORITY GROUPS, WHO ARE SUBJECT TO RACIAL OR ETHNIC PREJUDICE 17 OR CULTURAL BIAS. 18 "DIVERSE BUSINESS." A DISADVANTAGED BUSINESS, MINORITY-OWNED 19 OR WOMEN-OWNED BUSINESS OR SERVICE-DISABLED VETERAN-OWNED OR 20 VETERAN-OWNED SMALL BUSINESS THAT HAS BEEN CERTIFIED BY A THIRD-21 PARTY CERTIFYING ORGANIZATION. 22 "LOCAL TRANSPORTATION ORGANIZATION." ANY OF THE FOLLOWING: (1) A POLITICAL SUBDIVISION OR A PUBLIC TRANSPORTATION 23 24 AUTHORITY, PORT AUTHORITY OR REDEVELOPMENT AUTHORITY 25 ORGANIZED UNDER THE LAWS OF THIS COMMONWEALTH OR PURSUANT TO 26 AN INTERSTATE COMPACT OR OTHERWISE EMPOWERED TO RENDER, 27 CONTRACT FOR THE RENDERING OF OR ASSIST IN THE RENDERING OF TRANSPORTATION SERVICE IN A LIMITED AREA IN THIS 28 29 COMMONWEALTH, EVEN THOUGH IT MAY ALSO RENDER OR ASSIST IN RENDERING TRANSPORTATION SERVICE IN ADJACENT STATES. 30

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1	(2) A NONPROFIT ASSOCIATION THAT DIRECTLY OR INDIRECTLY
2	PROVIDES PUBLIC TRANSPORTATION SERVICE.
3	(3) A NONPROFIT ASSOCIATION OF PUBLIC TRANSPORTATION
4	PROVIDERS OPERATING WITHIN THIS COMMONWEALTH.
5	"MINORITY-OWNED BUSINESS." A BUSINESS OWNED AND CONTROLLED
6	BY A MAJORITY OF INDIVIDUALS WHO ARE AFRICAN AMERICANS, HISPANIC
7	AMERICANS, NATIVE AMERICANS, ASIAN AMERICANS, ALASKANS OR
8	PACIFIC ISLANDERS.
9	"PROFESSIONAL SERVICES." AN INDUSTRY OF INFREQUENT,
10	TECHNICAL OR UNIQUE FUNCTIONS PERFORMED BY INDEPENDENT
11	CONTRACTORS OR CONSULTANTS WHOSE OCCUPATION IS THE RENDERING OF
12	THE SERVICES. THE TERM INCLUDES:
13	(1) DESIGN PROFESSIONAL SERVICES AS DEFINED IN 62
14	PA.C.S. § 901 (RELATING TO DEFINITIONS).
15	(2) LEGAL SERVICES.
16	(3) ADVERTISING OR PUBLIC RELATIONS SERVICES.
17	(4) ACCOUNTING, AUDITING OR ACTUARIAL SERVICES.
18	(5) SECURITY CONSULTANT SERVICES.
19	(6) COMPUTER AND INFORMATION TECHNOLOGY SERVICES.
20	(7) INSURANCE UNDERWRITING SERVICES.
21	"SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS." AS DEFINED
22	<u>IN 51 PA.C.S. § 9601 (RELATING TO DEFINITIONS).</u>
23	"THIRD-PARTY CERTIFYING ORGANIZATION." AN ORGANIZATION THAT
24	CERTIFIES A SMALL BUSINESS, MINORITY-OWNED BUSINESS, WOMEN-OWNED
25	BUSINESS OR VETERAN-OWNED SMALL BUSINESS AS A DIVERSE BUSINESS.
26	THE TERM INCLUDES:
27	(1) THE NATIONAL MINORITY SUPPLIER DEVELOPMENT COUNCIL.
28	(2) THE WOMEN'S BUSINESS DEVELOPMENT ENTERPRISE NATIONAL
29	COUNCIL.
30	(3) THE SMALL BUSINESS ADMINISTRATION.

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1 (4) THE DEPARTMENT OF VETERANS AFFAIRS.

2 (5) THE PENNSYLVANIA UNIFIED CERTIFICATION PROGRAM.
3 "VETERAN-OWNED SMALL BUSINESS." AS DEFINED IN 51 PA.C.S. §
4 9601 (RELATING TO DEFINITIONS).

5 "WOMEN-OWNED BUSINESS." A BUSINESS OWNED AND CONTROLLED BY A6 MAJORITY OF INDIVIDUALS WHO ARE WOMEN.

7 SECTION 3. THE DEFINITIONS OF "BASE OPERATING ALLOCATION"
8 AND "CAPITAL EXPENDITURES" IN SECTION 1503 OF TITLE 74 ARE
9 AMENDED TO READ:

10 § 1503. DEFINITIONS.

11 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER 12 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE 13 CONTEXT CLEARLY INDICATES OTHERWISE:

14 * * *

"BASE OPERATING ALLOCATION." THE TOTAL AMOUNT OF STATE 15 16 OPERATING ASSISTANCE, REIMBURSEMENT IN LIEU OF FARES FOR SENIOR 17 PASSENGERS AND OTHER ASSISTANCE WHICH WAS USED FOR OPERATING 18 ASSISTANCE AS DETERMINED BY THE DEPARTMENT IN [FISCAL YEAR 2005-19 2006.] THE LAST FULL FISCAL YEAR THAT THE QUALIFYING LOCAL 20 TRANSPORTATION ORGANIZATION RECEIVED THE ASSISTANCE, INCLUDING 21 THE FUNDS RECEIVED UNDER SECTION 1517.1(C) (RELATING TO 22 ALTERNATIVE ENERGY CAPITAL INVESTMENT PROGRAM). "CAPITAL EXPENDITURES." ALL COSTS OF CAPITAL PROJECTS, 23 24 INCLUDING, BUT NOT LIMITED TO, THE COSTS OF ACQUISITION, 25 CONSTRUCTION, INSTALLATION, START-UP OF OPERATIONS, IMPROVEMENTS 26 AND ALL WORK AND MATERIALS INCIDENT THERETO. PREVENTIVE 27 MAINTENANCE EXPENSES, AS DEFINED BY THE FEDERAL TRANSIT 28 ADMINISTRATION, MAY BE DEEMED ELIGIBLE AS A CAPITAL EXPENDITURE 29 BASED ON WRITTEN APPROVAL BY THE DEPARTMENT AT ITS DISCRETION.

30 * * *

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SECTION 4. SECTION 1504(A) OF TITLE 74 IS AMENDED TO READ:
 \$ 1504. DEPARTMENT AUTHORIZATION.

3 (A) GENERAL.--

4 (1) THE DEPARTMENT MAY, WITHIN THE LIMITATIONS PROVIDED 5 IN THIS CHAPTER, INCUR COSTS DIRECTLY AND PROVIDE FINANCIAL 6 ASSISTANCE FOR THE PURPOSES AND ACTIVITIES ENUMERATED IN THIS 7 CHAPTER.

8 (2) IN THE EVENT OF IMMINENT SERVICE TERMINATION, THE 9 DEPARTMENT SHALL MAKE EVERY EFFORT TO CONTRACT WITH A LOCAL 10 TRANSPORTATION ORGANIZATION TO PROVIDE THE PROGRAMS, 11 ACTIVITIES AND SERVICES ENUMERATED IN THIS CHAPTER. AFTER ALL 12 LOCAL TRANSPORTATION ORGANIZATION CONTRACTING OPTIONS ARE 13 EXHAUSTED, THE DEPARTMENT MAY CONTRACT WITH A TRANSPORTATION COMPANY TO PROVIDE THE PROGRAMS, ACTIVITIES AND SERVICES 14 15 ENUMERATED IN THIS CHAPTER. THE OPERATION OF THE PROGRAMS,

16 ACTIVITIES AND SERVICES ADMINISTERED BY THE DEPARTMENT AND

17 PROVIDED BY THE LOCAL TRANSPORTATION ORGANIZATION OR

18 TRANSPORTATION COMPANY UNDER THIS SUBSECTION SHALL NOT BE

19 <u>SUBJECT TO THE JURISDICTION OF THE PENNSYLVANIA PUBLIC</u>

20 <u>UTILITY COMMISSION.</u>

21 * * *

22 SECTION 5. (RESERVED).

23 SECTION 6. SECTION 1506(B)(1), (C) AND (E) OF TITLE 74 ARE 24 AMENDED TO READ:

25 § 1506. FUND.

26 * * *

27 (B) DEPOSITS TO FUND BY DEPARTMENT.--

28 (1) THE FOLLOWING APPLY:

(I) [EXCEPT AS PROVIDED UNDER SUBPARAGRAPH (II),
 UPON] <u>UPON</u> RECEIPT, THE DEPARTMENT SHALL DEPOSIT INTO THE

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1 FUND THE REVENUES RECEIVED BY THE DEPARTMENT UNDER 75 2 PA.C.S. CH. 89 (RELATING TO PENNSYLVANIA TURNPIKE) AND 3 THE LEASE AGREEMENT EXECUTED BETWEEN THE DEPARTMENT AND 4 THE PENNSYLVANIA TURNPIKE COMMISSION UNDER 75 PA.C.S. § 5 8915.3 (RELATING TO LEASE OF INTERSTATE 80; RELATED 6 AGREEMENTS). [AS FOLLOWS:

(A) FOR FISCAL YEAR 2007-2008, \$250,000,000. 7 8 (B) FOR FISCAL YEAR 2008-2009, \$250,000,000. 9 (C) FOR FISCAL YEAR 2009-2010, \$250,000,000. 10 (D) FOR FISCAL YEAR 2010-2011 AND EACH FISCAL 11 YEAR THEREAFTER, THE AMOUNT CALCULATED FOR THE 12 PREVIOUS FISCAL YEAR, INCREASED BY 2.5%.] 13 THE DEPOSITS MADE TO THE FUND UNDER THIS (II)SUBSECTION SHALL EQUAL [\$250,000,000 ANNUALLY FOR EACH 14 FISCAL YEAR COMMENCING AFTER THE EXPIRATION OF THE 15 CONVERSION PERIOD IF THE CONVERSION NOTICE IS NOT 16 RECEIVED BY THE SECRETARY PRIOR TO EXPIRATION OF THE 17 18 CONVERSION PERIOD AS SET FORTH UNDER 75 PA.C.S. § 19 8915.3(3).] \$450,000,000 ANNUALLY FOR EACH FISCAL YEAR 20 FOR FISCAL YEARS 2014-2015 THROUGH 2021-2022.

21 (III) THE DEPOSITS MADE TO THE FUND UNDER THIS
 22 SUBSECTION SHALL EQUAL \$50,000,000 ANNUALLY FOR FISCAL
 23 YEAR 2022-2023 AND EACH FISCAL YEAR THEREAFTER.
 24 * * *

25 (C) OTHER DEPOSITS.--THE FOLLOWING SHALL BE DEPOSITED INTO 26 THE FUND ANNUALLY:

(1) 4.4% OF THE AMOUNT COLLECTED UNDER ARTICLE II OF THE
TAX REFORM CODE. REVENUES UNDER THIS PARAGRAPH SHALL BE
DEPOSITED INTO THE FUND BY THE 20TH DAY OF EACH MONTH FOR THE
PRECEDING MONTH. THE AMOUNT DEPOSITED UNDER THIS PARAGRAPH IS

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ESTIMATED TO BE EQUIVALENT TO THE MONEY AVAILABLE TO THE
 DEPARTMENT FROM THE FOLLOWING SOURCES:

3 (I) THE SUPPLEMENTAL PUBLIC TRANSPORTATION ACCOUNT
 4 ESTABLISHED UNDER FORMER SECTION 1310.1 (RELATING TO
 5 SUPPLEMENTAL PUBLIC TRANSPORTATION ASSISTANCE FUNDING).

6 (II) THE AMOUNT APPROPRIATED ANNUALLY BY THE 7 COMMONWEALTH FROM THE GENERAL FUND FOR MASS TRANSIT 8 PROGRAMS PURSUANT TO A GENERAL APPROPRIATIONS ACT.

9 (2) AN AMOUNT OF PROCEEDS OF COMMONWEALTH CAPITAL BONDS10 AS DETERMINED ANNUALLY BY THE SECRETARY OF THE BUDGET.

(3) REVENUE IN THE PUBLIC TRANSPORTATION ASSISTANCE FUND
 ESTABLISHED UNDER ARTICLE XXIII OF THE TAX REFORM CODE NOT
 OTHERWISE DEDICATED PURSUANT TO LAW.

14

(3.1) (RESERVED).

15 (3.2) THE REVENUES DEPOSITED IN THE FUND IN ACCORDANCE
 16 WITH 75 PA.C.S. § 1786 (RELATING TO REQUIRED FINANCIAL
 17 RESPONSIBILITY).

18 (3.3) THE REVENUES DEPOSITED IN THE FUND IN ACCORDANCE
 19 WITH 75 PA.C.S. § 3111 (A.1) (2) (II) (RELATING TO OBEDIENCE TO
 20 TRAFFIC-CONTROL DEVICES).

(3.4) FOR FISCAL YEAR 2022-2023 AND EACH FISCAL YEAR 21 THEREAFTER, AN AMOUNT EQUAL TO THE AMOUNT COLLECTED UNDER 22 23 ARTICLE II OF THE TAX REFORM CODE, MULTIPLIED BY THE RATIO 24 THAT \$450,000,000 IS TO THE TOTAL AMOUNT COLLECTED UNDER 25 ARTICLE II OF THE TAX REFORM CODE IN THE FISCAL YEAR ENDING 26 JUNE 30, 2021, OR \$450,000,000, WHICHEVER IS GREATER, SHALL 27 BE TRANSFERRED TO THE FUND. THE SOURCE OF THE TRANSFER SHALL BE THE REVENUE COLLECTED UNDER SECTION 238 OF THE TAX REFORM 28 CODE ON MOTOR VEHICLES, TRAILERS AND SEMI-TRAILERS. 29 30 (4) OTHER APPROPRIATIONS, DEPOSITS OR TRANSFERS TO THE

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1 FUND.

2 * * *

3 (E) PROGRAM FUNDING AMOUNTS.--SUBJECT TO AVAILABLE FUNDS,
4 THE PROGRAMS ESTABLISHED UNDER THIS CHAPTER SHALL BE FUNDED
5 ANNUALLY AS FOLLOWS:

6 (1) FOR THE PROGRAM ESTABLISHED UNDER SECTION 1513
7 (RELATING TO OPERATING PROGRAM), THE FOLLOWING AMOUNTS SHALL
8 BE ALLOCATED FROM THE FUND:

9 (I) [ALL] <u>FROM THE</u> REVENUES DEPOSITED IN THE FUND 10 UNDER SUBSECTION (B) (1) [.]:

 11
 (A) FOR FISCAL YEAR 2013-2014, \$209,000,000 AND

 12
 FOR FISCAL YEAR 2014-2015, \$187,000,000.

 13
 (B) FOR FISCAL YEARS 2015-2016 AND 2016-2017,

 14
 \$110,000,000.

 15
 (C) FOR FISCAL YEARS 2017-2018 AND EACH FISCAL

 16
 YEAR THEREAFTER, \$25,000,000.

17 (II) ALL REVENUES DEPOSITED IN THE FUND UNDER

18 SUBSECTION (B)(2).

(III) [69.99%] <u>86.76%</u> OF THE REVENUES DEPOSITED IN
THE FUND UNDER SUBSECTION (C) (1).

21 (IV) ALL REVENUES DEPOSITED INTO THE FUND UNDER
22 SUBSECTION (C) (3).

(V) THE FOLLOWING PERCENTAGES OF THE REVENUE
DEPOSITED IN THE FUND IN ACCORDANCE WITH 75 PA.C.S. §
1904 (RELATING TO COLLECTION AND DISPOSITION OF FEES AND
MONEYS):
(A) FOR FISCAL YEAR 2013-2014, 5.8%.
(A.1) FOR FISCAL YEAR 2014-2015, 8.8%.
(B) FOR FISCAL YEARS 2015-2016 AND 2016-2017,

30 46.6%.

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1	(C) FOR FISCAL YEAR 2017-2018 AND EACH FISCAL
2	YEAR THEREAFTER, 69.3%.
3	(VI) ALL REVENUE DEPOSITED INTO THE FUND UNDER
4	SUBSECTION (C) (3.2).
5	(VII) TWENTY-FIVE MILLION FROM THE REVENUE DEPOSITED
6	INTO THE FUND UNDER SUBSECTION (C) (3.4).
7	(2) [(I) EXCEPT AS PROVIDED UNDER SUBPARAGRAPH (II),
8	FOR] <u>FOR</u> THE PROGRAM ESTABLISHED UNDER SECTION 1514 (RELATING
9	TO ASSET IMPROVEMENT PROGRAM):
10	(A) BY THE PROCEEDS OF COMMONWEALTH CAPITAL
11	BONDS DEPOSITED INTO THE FUND UNDER SUBSECTION (C)
12	(2).
13	[(A.1) FOR FISCAL YEAR 2007-2008, \$50,000,000
14	FROM THE REVENUES RECEIVED BY THE DEPARTMENT UNDER 75
15	PA.C.S. CH. 89 AND THE LEASE AGREEMENT EXECUTED
16	BETWEEN THE DEPARTMENT AND THE PENNSYLVANIA TURNPIKE
17	COMMISSION UNDER 75 PA.C.S. § 8915.3. THE AMOUNT
18	RECEIVED BY THE DEPARTMENT UNDER THIS SECTION SHALL
19	BE DEPOSITED INTO THE FUND PRIOR TO DISTRIBUTION AND
20	SHALL BE IN ADDITION TO THE AMOUNTS RECEIVED UNDER
21	SUBSECTION (B)(1).
22	(B) FOR FISCAL YEAR 2008-2009, \$100,000,000 FROM
23	THE REVENUES RECEIVED BY THE DEPARTMENT UNDER 75
24	PA.C.S. CH. 89 AND THE LEASE AGREEMENT EXECUTED
25	BETWEEN THE DEPARTMENT AND THE PENNSYLVANIA TURNPIKE
26	COMMISSION UNDER 75 PA.C.S. § 8915.3. THE AMOUNT
27	RECEIVED BY THE DEPARTMENT UNDER THIS SECTION SHALL
28	BE DEPOSITED INTO THE FUND PRIOR TO DISTRIBUTION AND
29	SHALL BE IN ADDITION TO THE AMOUNTS RECEIVED UNDER
30	SUBSECTION (B)(1).

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1 (C) FOR FISCAL YEAR 2009-2010, \$150,000,000 FROM THE REVENUES RECEIVED BY THE DEPARTMENT UNDER 75 2 PA.C.S. CH. 89 AND THE LEASE AGREEMENT EXECUTED 3 4 BETWEEN THE DEPARTMENT AND THE PENNSYLVANIA TURNPIKE COMMISSION UNDER 75 PA.C.S. § 8915.3. THE AMOUNT 5 6 RECEIVED BY THE DEPARTMENT UNDER THIS SECTION SHALL BE DEPOSITED INTO THE FUND PRIOR TO DISTRIBUTION AND 7 8 SHALL BE IN ADDITION TO THE AMOUNTS RECEIVED UNDER 9 SUBSECTION (B)(1).

10 (D) FOR FISCAL YEAR 2010-2011 AND EACH FISCAL 11 YEAR THEREAFTER, THE AMOUNT CALCULATED FOR THE PRIOR 12 FISCAL YEAR INCREASED BY 2.5% FROM THE REVENUES 13 RECEIVED BY THE DEPARTMENT UNDER 75 PA.C.S. CH. 89 AND THE LEASE AGREEMENT EXECUTED BETWEEN THE 14 DEPARTMENT AND THE PENNSYLVANIA TURNPIKE COMMISSION 15 UNDER 75 PA.C.S. § 8915.3. THE AMOUNT RECEIVED BY THE 16 DEPARTMENT UNDER THIS SECTION SHALL BE DEPOSITED INTO 17 18 THE FUND PRIOR TO DISTRIBUTION AND SHALL BE IN 19 ADDITION TO THE AMOUNTS RECEIVED UNDER SUBSECTION (B) 20 (1).]

21 (E) NINETY-FIVE PERCENT OF THE REMAINING REVENUE 22 DEPOSITED IN THE FUND UNDER SUBSECTION (B)(1) AND 23 (C) (3.4), AFTER THE TRANSFER OF \$30,000,000 TO THE 24 MULTIMODAL TRANSPORTATION FUND UNDER PARAGRAPH (6). 25 (F) THE REVENUE DEPOSITED IN THE FUND UNDER 26 SUBSECTION (C) (3.3). 27 (G) THE FOLLOWING PERCENTAGES OF REVENUE 28 DEPOSITED IN THE FUND IN ACCORDANCE WITH 75 PA.C.S. § 29 1904 (RELATING TO COLLECTION AND DISPOSITION OF FEES

30 <u>AND MONEYS):</u>

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1 (I) FOR FISCAL YEAR 2013-2014, 28.1%. 2 (II) FOR FISCAL YEAR 2014-2015, 35.1%. (III) FOR FISCAL YEARS 2015-2016 AND 2016-3 4 2017, 20%. (IV) FOR FISCAL YEAR 2017-2018 AND EACH 5 6 FISCAL YEAR THEREAFTER, 7.7%. (II) IF THE CONVERSION NOTICE IS NOT RECEIVED BY 7 THE SECRETARY PRIOR TO THE END OF THE CONVERSION PERIOD 8 9 AS SET FORTH IN 75 PA.C.S. § 8915.3(3), NO ADDITIONAL 10 ALLOCATION SHALL BE MADE UNDER SUBPARAGRAPH (I).] 11 (3) FOR THE PROGRAM ESTABLISHED UNDER SECTION 1516 12 (RELATING TO PROGRAMS OF STATEWIDE SIGNIFICANCE), 13 (I) 13.24% OF THE REVENUES DEPOSITED IN THE FUND UNDER SUBSECTION (C) (1). [SHALL BE ALLOCATED FROM THE 14 15 FUND.] 16 (II) THE REVENUE DEPOSITED IN THE FUND UNDER SUBSECTION (B) (1) AND (C) (3.4) REMAINING AFTER THE 17 18 ALLOCATION UNDER PARAGRAPH (2)(E). 19 [(4) FOR THE PROGRAM ESTABLISHED UNDER SECTION 1517 20 (RELATING TO CAPITAL IMPROVEMENTS PROGRAM), 16.77% OF THE REVENUES DEPOSITED IN THE FUND UNDER SUBSECTION (C)(1). 21 22 ADDITIONAL FUNDS FOR THIS PROGRAM MAY BE PROVIDED FROM THE FUNDS ALLOCATED BUT NOT DISTRIBUTED BASED ON THE LIMITATION 23 24 SET FORTH UNDER SECTION 1513(C)(3).] 25 (5) FOR THE PROGRAM ESTABLISHED UNDER SECTION 1517.1 26 (RELATING TO ALTERNATIVE ENERGY CAPITAL INVESTMENTS PROGRAM), 27 NO MORE THAN \$60,000,000 OF THE REVENUE DEPOSITED IN THE FUND UNDER SUBSECTION (C) MAY BE ALLOCATED FROM THE FUND. 28 29 (6) THIRTY MILLION DOLLARS OF THE REVENUE DEPOSITED IN THE FUND UNDER SUBSECTION (B) (1) AND (C) (3.4) SHALL BE 30

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1 TRANSFERRED TO THE MULTIMODAL TRANSPORTATION FUND.

2 SECTION 7. SECTION 1507(A)(6) AND (C) OF TITLE 74 ARE 3 AMENDED AND SUBSECTION (A) IS AMENDED BY ADDING A PARAGRAPH TO 4 READ:

5 § 1507. APPLICATION AND APPROVAL PROCESS.

6 (A) APPLICATION.--AN ELIGIBLE APPLICANT THAT WISHES TO
7 RECEIVE FINANCIAL ASSISTANCE UNDER THIS CHAPTER SHALL SUBMIT A
8 WRITTEN APPLICATION TO THE DEPARTMENT ON A FORM DEVELOPED BY THE
9 DEPARTMENT, WHICH SHALL INCLUDE THE FOLLOWING:

10

* * *

11 (6) EVIDENCE SATISFACTORY TO THE DEPARTMENT OF THE 12 COMMITMENT FOR MATCHING FUNDS REQUIRED UNDER THIS CHAPTER 13 SUFFICIENT TO MATCH THE PROJECTED FINANCIAL ASSISTANCE 14 PAYMENTS [AT THE SAME TIMES THAT THE FINANCIAL ASSISTANCE 15 PAYMENTS ARE TO BE PROVIDED.], PROVIDED NO LATER THAN JUNE 30 OF THE APPLICABLE FISCAL YEAR. IF THE EVIDENCE REQUIRED UNDER 16 17 THIS PARAGRAPH IS NOT PROVIDED TO THE SATISFACTION OF THE 18 DEPARTMENT, SUBSEQUENT FUNDING UNDER SECTION 1513 (RELATING 19 TO OPERATING PROGRAM) SHALL BE WITHHELD UNTIL THE APPLICANT 20 MEETS THE REQUIREMENTS OF THIS PARAGRAPH.

21 (6.1) A STATEMENT OF POLICY OUTLINING THE BASIC
 22 PRINCIPLES FOR THE ADJUSTMENT OF FARE GROWTH TO MEET THE RATE

23 OF INFLATION.

24

* * *

(C) RESTRICTION ON USE OF FUNDS.--[FINANCIAL] <u>UNLESS THE</u>
<u>DEPARTMENT GRANTS THE AWARD RECIPIENT A WAIVER ALLOWING THE</u>
<u>FUNDS TO BE USED FOR A DIFFERENT PURPOSE, FINANCIAL</u> ASSISTANCE
UNDER THIS CHAPTER SHALL BE USED ONLY FOR ACTIVITIES SET FORTH
UNDER THE FINANCIAL ASSISTANCE AGREEMENT [UNLESS THE DEPARTMENT
GRANTS THE AWARD RECIPIENT A WAIVER ALLOWING THE FUNDS TO BE

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USED FOR A DIFFERENT PURPOSE]. THE DEPARTMENT'S REGULATIONS 1 2 SHALL DESCRIBE CIRCUMSTANCES UNDER WHICH IT WILL CONSIDER WAIVER REQUESTS AND SHALL SET FORTH ALL INFORMATION TO BE INCLUDED IN A 3 4 WAIVER REQUEST. THE [MAXIMUM DURATION OF A WAIVER SHALL BE ONE YEAR, AND A] WAIVER REQUEST SHALL INCLUDE A PLAN OF CORRECTIVE 5 6 ACTION TO DEMONSTRATE THAT THE AWARD RECIPIENT DOES NOT HAVE AN 7 ONGOING NEED TO USE FINANCIAL ASSISTANCE FUNDS FOR ACTIVITIES 8 OTHER THAN THOSE FOR WHICH FUNDS WERE ORIGINALLY AWARDED. THE 9 DURATION OF THE WAIVER MAY NOT EXCEED THE DURATION OF THE PLAN 10 OF CORRECTIVE ACTION. THE DEPARTMENT SHALL MONITOR

11 IMPLEMENTATION OF THE PLAN OF CORRECTIVE ACTION. IF THE PLAN OF 12 CORRECTIVE ACTION IS NOT IMPLEMENTED BY THE LOCAL TRANSPORTATION 13 ORGANIZATION, THE DEPARTMENT SHALL RESCIND THE WAIVER APPROVAL. 14 SECTION 8. SECTIONS 1511 AND 1512 OF TITLE 74 ARE AMENDED TO 15 READ:

16 § 1511. REPORT TO GOVERNOR AND GENERAL ASSEMBLY.

17 [THE FOLLOWING SHALL APPLY:

18 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2), THE] <u>THE</u>
19 DEPARTMENT SHALL SUBMIT A PUBLIC PASSENGER TRANSPORTATION
20 PERFORMANCE REPORT TO THE GOVERNOR AND THE GENERAL ASSEMBLY
21 BY APRIL 30 OF EACH YEAR, COVERING THE PRIOR FISCAL YEAR.

[(2) THE REPORT COVERING THE 2005-2006 FISCAL YEAR SHALL
BE SUBMITTED BY JULY 31, 2007.]

24 § 1512. COORDINATION AND CONSOLIDATION.

(A) COORDINATION.--COORDINATION IS REQUIRED IN REGIONS WHERE
 TWO OR MORE AWARD RECIPIENTS HAVE SERVICES OR ACTIVITIES FOR
 WHICH FINANCIAL ASSISTANCE IS BEING PROVIDED UNDER THIS CHAPTER
 TO ASSURE THAT THE SERVICES OR ACTIVITIES ARE PROVIDED
 EFFICIENTLY AND EFFECTIVELY.

30 (B) CONSOLIDATION AND MUTUAL COOPERATION.--

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1	(1) THE DEPARTMENT, IN CONSULTATION WITH LOCAL
2	GOVERNMENTS AND LOCAL TRANSPORTATION ORGANIZATIONS, SHALL
3	STUDY THE FEASIBILITY OF CONSOLIDATION AND MUTUAL COOPERATION
4	AMONG LOCAL TRANSPORTATION ORGANIZATIONS AS A MEANS OF
5	REDUCING ANNUAL EXPENSES WITHOUT LOSS OF SERVICE TO THE
6	COMMUNITIES THEY SERVE. THE STUDY SHALL EXAMINE THE CREATION
7	OF SERVICE REGIONS OR MUTUAL COOPERATION PACTS TO DETERMINE
8	WHETHER EITHER METHOD WOULD REDUCE ANNUAL EXPENSES. THE
9	FEASIBILITY ANALYSIS IS TO INCLUDE A COST-BENEFIT ANALYSIS
10	AND OPERATIONAL ANALYSIS.
11	(2) IF THE RESULTS OF A FEASIBILITY ANALYSIS UNDER
12	PARAGRAPH (1) ESTIMATE AN ANNUAL NET SAVINGS AT THE TIME OF
13	COMPLETION OF THE STUDY, THE TRANSPORTATION ORGANIZATION AND
14	LOCAL GOVERNMENT MAY IMPLEMENT THE RECOMMENDED ACTION.
15	(3) THE DEPARTMENT SHALL WAIVE THE MATCH REQUIREMENT
16	UNDER SECTIONS 1513 (RELATING TO OPERATING PROGRAM) AND 1514
17	(RELATING TO ASSET IMPROVEMENT PROGRAM) FOR FIVE FISCAL YEARS
18	FOR THE TRANSPORTATION ORGANIZATION'S PARTICIPATION IN THE
19	RECOMMENDED ACTION UNDER PARAGRAPH (2) IN AN AMOUNT NOT TO
20	EXCEED THE ESTIMATED ANNUAL NET SAVINGS OF THE IMPLEMENTED
21	RECOMMENDATIONS.
22	(C) FUNDING FOR MERGER AND CONSOLIDATION INCENTIVES AND
23	MUTUAL COOPERATION PACTS A CAPITAL PROJECT THAT IS NEEDED TO
24	SUPPORT A LOCAL TRANSPORTATION ORGANIZATION THAT HAS AGREED TO
25	MERGE AND CONSOLIDATE OPERATIONS AND ADMINISTRATION OR SHARE
26	FACILITIES OR STAFF THROUGH A MUTUAL COOPERATION PACT TO ACHIEVE
27	COST AND SERVICE EFFICIENCIES SHALL BE ELIGIBLE FOR FINANCIAL
28	ASSISTANCE UNDER THIS CHAPTER. THE APPLICATION FOR FINANCIAL
29	ASSISTANCE MUST DO ALL THE FOLLOWING:
30	(1) IDENTIFY THE EFFICIENCIES IN A MERGER AND

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1 CONSOLIDATION PLAN OR MUTUAL COOPERATION PACT. 2 (2) INCLUDE THE EXPECTED NET DOLLAR SAVINGS THAT WILL 3 RESULT FROM THE MERGER, CONSOLIDATION OR PACT. 4 SECTION 9. SECTIONS 1514(C) AND 1516(B)(1) AND (E) OF TITLE 74 ARE AMENDED AND THE SECTIONS ARE AMENDED BY ADDING 5 6 SUBSECTIONS TO READ: 7 § 1514. ASSET IMPROVEMENT PROGRAM. * * * 8 9 (C) LOCAL MATCH REQUIREMENTS. --10 (1) FINANCIAL ASSISTANCE UNDER THIS SECTION SHALL BE 11 MATCHED BY LOCAL OR PRIVATE CASH FUNDING IN AN AMOUNT NOT 12 LESS THAN 3.33% OF THE AMOUNT OF THE FINANCIAL ASSISTANCE 13 BEING PROVIDED. THE SOURCE OF FUNDS FOR THE LOCAL MATCH SHALL 14 BE SUBJECT TO THE REOUIREMENTS OF SECTION 1513(D)(3) 15 (RELATING TO OPERATING PROGRAM). 16 (2) THE SECRETARY MAY WAIVE UP TO 75% OF THE LOCAL MATCH REQUIRED UNDER PARAGRAPH (1), UPON THE WRITTEN REQUEST OF AN 17 APPLICANT ACCOMPANIED BY THE APPLICANT'S JUSTIFICATION FOR 18 19 THE WAIVER. * * * 20 21 (E.1) DISTRIBUTION.--THE DEPARTMENT SHALL ALLOCATE FINANCIAL 22 ASSISTANCE UNDER THIS SECTION ON A PERCENTAGE BASIS OF AVAILABLE 23 FUNDS EACH FISCAL YEAR AS FOLLOWS: 24 (1) THE LOCAL TRANSPORTATION ORGANIZATION ORGANIZED AND 25 EXISTING UNDER CHAPTER 17 (RELATING TO METROPOLITAN 26 TRANSPORTATION AUTHORITIES) AS THE PRIMARY PROVIDER OF PUBLIC 27 PASSENGER TRANSPORTATION FOR THE COUNTIES OF BUCKS, CHESTER, 28 DELAWARE, MONTGOMERY AND PHILADELPHIA SHALL RECEIVE 69.4% OF 29 THE FUNDS AVAILABLE FOR DISTRIBUTION UNDER THIS SECTION. 30 (2) THE LOCAL TRANSPORTATION ORGANIZATION ORGANIZED AND

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1	EXISTING UNDER THE ACT OF APRIL 6, 1956 (1955 P.L.1414,
2	NO.465), KNOWN AS THE SECOND CLASS COUNTY PORT AUTHORITY ACT,
3	AS THE PRIMARY PROVIDER OF PUBLIC TRANSPORTATION FOR THE
4	COUNTY OF ALLEGHENY SHALL RECEIVE 22.6% OF THE FUNDS
5	AVAILABLE FOR DISTRIBUTION UNDER THIS SECTION.
6	(3) OTHER LOCAL TRANSPORTATION ORGANIZATIONS ORGANIZED
7	AND EXISTING AS THE PRIMARY PROVIDERS OF PUBLIC PASSENGER
8	TRANSPORTATION FOR THE COUNTIES OF THIS COMMONWEALTH NOT
9	IDENTIFIED UNDER PARAGRAPH (1) OR (2) SHALL RECEIVE 8% OF THE
10	FUNDS AVAILABLE FOR DISTRIBUTION UNDER THIS SECTION. THE
11	DEPARTMENT SHALL ALLOCATE THE FUNDS UNDER THIS PARAGRAPH
12	AMONG THE LOCAL TRANSPORTATION ORGANIZATIONS.
13	(4) NOTWITHSTANDING PARAGRAPHS (1), (2) AND (3) AND
14	BEFORE DISTRIBUTING THE FUNDS UNDER PARAGRAPH (1), (2) OR
15	(3), THE DEPARTMENT SHALL SET ASIDE 5% OF THE FUNDS AVAILABLE
16	FOR DISTRIBUTION UNDER THIS SECTION FOR DISCRETIONARY USE AND
17	DISTRIBUTION BY THE SECRETARY.
18	* * *
19	§ 1516. PROGRAMS OF STATEWIDE SIGNIFICANCE.
20	* * *
21	(B) PERSONS WITH DISABILITIESTHE DEPARTMENT SHALL
22	FSTARLISH AND ADMINISTER A PROGRAM PROVIDING REDUCED FARES TO

22 ESTABLISH AND ADMINISTER A PROGRAM PROVIDING REDUCED FARES TO 23 PERSONS WITH DISABILITIES ON COMMUNITY TRANSPORTATION SERVICES 24 AND TO PROVIDE FINANCIAL ASSISTANCE FOR START-UP, ADMINISTRATIVE 25 AND CAPITAL EXPENSES RELATED TO REDUCED FARES FOR PERSONS WITH 26 DISABILITIES. ALL OF THE FOLLOWING SHALL APPLY:

(1) A COMMUNITY TRANSPORTATION SYSTEM OPERATING IN THE
COMMONWEALTH OTHER THAN IN [COUNTIES OF THE FIRST AND SECOND
CLASS] <u>A COUNTY OF THE FIRST CLASS</u> MAY APPLY FOR FINANCIAL
ASSISTANCE UNDER THIS SUBSECTION.

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* * *

2 (E) TECHNICAL ASSISTANCE [AND DEMONSTRATION], DEMONSTRATION
3 <u>AND EMERGENCY</u>.--THE DEPARTMENT IS AUTHORIZED TO PROVIDE
4 FINANCIAL ASSISTANCE UNDER THIS SECTION FOR TECHNICAL
5 ASSISTANCE, RESEARCH AND SHORT-TERM DEMONSTRATION <u>OR EMERGENCY</u>
6 PROJECTS. ALL OF THE FOLLOWING SHALL APPLY:

7 (1) A LOCAL TRANSPORTATION ORGANIZATION OR AN AGENCY OR
8 INSTRUMENTALITY OF THE COMMONWEALTH MAY APPLY TO THE
9 DEPARTMENT FOR FINANCIAL ASSISTANCE UNDER THIS SUBSECTION.

10 (2) FINANCIAL ASSISTANCE PROVIDED UNDER THIS SUBSECTION 11 MAY BE USED FOR REIMBURSEMENT FOR ANY APPROVED OPERATING OR 12 CAPITAL COSTS RELATED TO TECHNICAL ASSISTANCE AND 13 DEMONSTRATION PROGRAM PROJECTS. FINANCIAL ASSISTANCE FOR SHORT-TERM DEMONSTRATION PROJECTS MAY BE PROVIDED AT THE 14 15 DEPARTMENT'S DISCRETION ON AN ANNUAL BASIS BASED ON THE LEVEL OF FINANCIAL COMMITMENT PROVIDED BY THE AWARD RECIPIENT TO 16 PROVIDE ONGOING FUTURE FUNDING FOR THE PROJECT AS SOON AS THE 17 18 PROJECT MEETS THE CRITERIA ESTABLISHED BY THE DEPARTMENT AND 19 THE AWARD RECIPIENT. FINANCIAL ASSISTANCE FOR THIS PURPOSE 20 SHALL NOT BE PROVIDED FOR MORE THAN THREE FISCAL YEARS. 21 FINANCIAL ASSISTANCE MAY BE PROVIDED TO MEET ANY SHORT-TERM 22 EMERGENCY NEED THAT REQUIRES IMMEDIATE ATTENTION AND CANNOT 23 BE FUNDED THROUGH OTHER SOURCES.

(3) FINANCIAL ASSISTANCE UNDER THIS SUBSECTION PROVIDED
TO A LOCAL TRANSPORTATION ORGANIZATION SHALL BE MATCHED BY
LOCAL OR PRIVATE CASH FUNDING IN AN AMOUNT NOT LESS THAN
3.33% OF THE AMOUNT OF THE FINANCIAL ASSISTANCE BEING
PROVIDED. THE SOURCES OF FUNDS FOR THE LOCAL MATCH SHALL BE
SUBJECT TO THE REQUIREMENTS OF SECTION 1513(D)(3) (RELATING
TO OPERATING PROGRAM).

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1	(4) AS FOLLOWS:
2	(I) FOR SHORT-TERM DEMONSTRATION PROJECTS AWARDED
3	FINANCIAL ASSISTANCE UNDER THIS SUBSECTION, THE
4	DEPARTMENT SHALL DETERMINE IF THE DEMONSTRATION PROJECT
5	WAS SUCCESSFUL BASED UPON THE PERFORMANCE CRITERIA
6	ESTABLISHED PRIOR TO THE COMMENCEMENT OF THE
7	DEMONSTRATION PROJECT AND APPROVED BY THE DEPARTMENT.
8	(II) IF THE DEPARTMENT DETERMINES THAT THE
9	DEMONSTRATION PROJECT WAS SUCCESSFUL, THE LOCAL
10	TRANSPORTATION ORGANIZATION OR AGENCY OR INSTRUMENTALITY
11	OF THE COMMONWEALTH THAT CONDUCTED THE DEMONSTRATION
12	PROJECT SHALL BE ELIGIBLE TO APPLY FOR AND RECEIVE FUNDS
13	UNDER SECTION 1513 TO SUSTAIN AND TRANSITION THE
14	DEMONSTRATION PROJECT INTO REGULARLY SCHEDULED PUBLIC
15	PASSENGER TRANSPORTATION SERVICE.
16	(III) DURING THE FIRST YEAR IN WHICH THE
17	DEMONSTRATION PROJECT IS ELIGIBLE FOR AND APPLIES FOR
18	FINANCIAL ASSISTANCE UNDER SECTION 1513, THE LOCAL
19	TRANSPORTATION ORGANIZATION OR AGENCY OR INSTRUMENTALITY
20	OF THE COMMONWEALTH THAT CONDUCTED THE DEMONSTRATION
21	PROJECT AND TRANSITIONED IT TO REGULARLY SCHEDULED PUBLIC
22	PASSENGER TRANSPORTATION SERVICE SHALL BE ELIGIBLE TO
23	RECEIVE FINANCIAL ASSISTANCE UP TO 65% OF THE
24	TRANSPORTATION SERVICE'S PRIOR FISCAL YEAR OPERATING
25	COSTS OR EXPENSES FOR THE SERVICE AS AN INITIAL BASE
26	OPERATING ALLOCATION.
27	(IV) THE INITIAL BASE OPERATING ALLOCATION SHALL BE
28	TAKEN FROM THE GROWTH UNDER SECTION 1513 OVER THE PRIOR
29	YEAR BEFORE DISTRIBUTING THE REMAINDER OF THE FORMULA
30	DESCRIBED IN SECTION 1513.

1	(F) SHARED RIDE COMMUNITY TRANSPORTATION SERVICE DELIVERY
2	PILOT PROGRAM
3	(1) THE DEPARTMENT MAY DEVELOP AND IMPLEMENT A PILOT
4	PROGRAM TO TEST AND EVALUATE NEW MODELS OF PAYING FOR AND
5	DELIVERING SHARED RIDE AND COMMUNITY TRANSPORTATION. THE
6	GOALS OF THE PROGRAM ARE AS FOLLOWS:
7	(I) DEVELOP A COMMUNITY TRANSPORTATION DELIVERY
8	MODEL THAT CAN BE MANAGED TO STAY WITHIN BUDGET.
9	(II) DEVELOP COMMUNITY TRANSPORTATION SERVICE
10	STANDARDS WITH NEED-BASED PRIORITIES.
11	(III) DEVELOP A BUSINESS MODEL AND FARE STRUCTURE
12	THAT WORK ACROSS FUNDING PROGRAMS.
13	(IV) MAXIMIZE EFFICIENCY AND EFFECTIVENESS OF THE
14	SERVICES.
15	(2) THE DEPARTMENT SHALL ESTABLISH AN ADVISORY COMMITTEE
16	TO PROVIDE GUIDANCE AND INPUT FOR PILOT PLANNING, START-UP,
17	OPERATIONS, DATA COLLECTION AND POST PILOT EVALUATION. THE
18	COMMITTEE SHALL BE COMPRISED OF THE FOLLOWING:
19	(I) A MEMBER APPOINTED BY THE PRESIDENT PRO TEMPORE
20	OF THE SENATE.
21	(II) A MEMBER APPOINTED BY THE MINORITY LEADER OF
22	THE SENATE.
23	(III) A MEMBER APPOINTED BY THE SPEAKER OF THE HOUSE
24	OF REPRESENTATIVES.
25	(IV) A MEMBER APPOINTED BY THE MINORITY LEADER OF
26	THE HOUSE OF REPRESENTATIVES.
27	(V) TWO MEMBERS FROM THE PENNSYLVANIA PUBLIC TRANSIT
28	ASSOCIATION APPOINTED BY THE SECRETARY.
29	(VI) A MEMBER APPOINTED BY THE SECRETARY TO
30	REPRESENT PEOPLE WITH DISABILITIES.

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1	(VII) A MEMBER APPOINTED BY THE SECRETARY OF AGING
2	TO REPRESENT SENIOR CITIZENS.
3	(VIII) A MEMBER APPOINTED BY THE SECRETARY OF PUBLIC
4	WELFARE TO REPRESENT PEOPLE USING MEDICAL ASSISTANCE
5	TRANSPORTATION.
6	(IX) A MEMBER OF THE COUNTY COMMISSIONERS
7	ASSOCIATION APPOINTED BY THE SECRETARY.
8	(X) THE SECRETARY OR A DESIGNEE.
9	(XI) THE SECRETARY OF AGING OR A DESIGNEE.
10	(XII) THE SECRETARY OF THE BUDGET OR A DESIGNEE.
11	(XIII) THE SECRETARY OF PUBLIC WELFARE OR A
12	DESIGNEE.
13	(3) THE DEPARTMENT SHALL WORK WITH THE COMMITTEE TO
14	DEFINE POTENTIAL PILOT MODELS WITHIN 12 MONTHS OF THE
15	EFFECTIVE DATE OF THIS SUBSECTION.
16	(4) THE DEPARTMENT SHALL PUBLISH THE NOTICE OF
17	AVAILABILITY OF THE PROGRAM MODELS AND FRAMEWORK IN THE
18	PENNSYLVANIA BULLETIN AND RECEIVE APPLICATIONS FROM COUNTIES
19	AND SHARED-RIDE COMMUNITY TRANSPORTATION SYSTEMS INTERESTED
20	IN PARTICIPATING IN THE PROGRAM FOR THE THREE-MONTH PERIOD
21	FOLLOWING THE PUBLICATION OF THE NOTICE.
22	(5) THE DEPARTMENT MAY WORK WITH THE COMMITTEE TO
23	REDEFINE THE BASIS FOR PAYMENT USING LOTTERY AND OTHER STATE
24	FUNDING SOURCES CURRENTLY USED TO SUPPORT COMMUNITY
25	TRANSPORTATION PROGRAMS FOR SELECTED PILOT COUNTIES AND
26	SHARED-RIDE COMMUNITY TRANSPORTATION SYSTEMS TO TEST NEW
27	METHODS OF SERVICE DELIVERY AND PAYMENT. EACH PROJECT MUST
28	HAVE A BUSINESS PLAN WITH MANAGEMENT CONTROLS, SERVICE
29	STANDARDS AND BUDGET CONTROLS. THE BUSINESS PLAN SHALL BE
30	REVIEWED BY THE COMMITTEE PRIOR TO BEING IMPLEMENTED.

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1	SECTION 10. SECTION 1517 OF TITLE 74 IS AMENDED BY ADDING A
2	SUBSECTION TO READ:
3	§ 1517. CAPITAL IMPROVEMENTS PROGRAM.
4	* * *
5	(F) CERTIFICATION ENDS FUNDINGFINANCIAL ASSISTANCE UNDER
6	THIS SECTION SHALL CEASE WHEN THE SECRETARY CERTIFIES THAT FUNDS
7	ARE NO LONGER AVAILABLE FOR THE PROGRAM ESTABLISHED UNDER THIS
8	SECTION.
9	SECTION 11. TITLE 74 IS AMENDED BY ADDING A SECTION TO READ:
10	<u>§ 1517.1. ALTERNATIVE ENERGY CAPITAL INVESTMENT PROGRAM.</u>
11	(A) ESTABLISHMENTTHE DEPARTMENT IS AUTHORIZED TO
12	ESTABLISH A COMPETITIVE GRANT PROGRAM TO IMPLEMENT CAPITAL
13	IMPROVEMENTS DEEMED NECESSARY TO SUPPORT CONVERSION OF A LOCAL
14	TRANSPORTATION ORGANIZATION'S FLEET FOR USE OF AN ALTERNATIVE
15	ENERGY SOURCE, INCLUDING COMPRESSED NATURAL GAS.
16	(B) CRITERIATHE DEPARTMENT SHALL ESTABLISH CRITERIA FOR
17	AWARDING GRANTS UNDER THIS SECTION. CRITERIA SHALL, AT A
18	MINIMUM, INCLUDE FEASIBILITY, COST/BENEFIT ANALYSIS AND PROJECT
19	READINESS.
20	(C) ADDITIONAL AUTHORIZATION NOTWITHSTANDING ANY OTHER
21	PROVISIONS OF THIS SECTION OR OTHER LAW, THE DEPARTMENT MAY USE
22	FUNDS DESIGNATED FOR THE PROGRAM ESTABLISHED UNDER SUBSECTION
23	(A) TO SUPPLEMENT A LOCAL TRANSPORTATION ORGANIZATION'S BASE
24	OPERATING ALLOCATION UNDER SECTION 1513 (RELATING TO OPERATING
25	PROGRAM) IF NECESSARY TO STABILIZE AN OPERATING BUDGET AND
26	ENSURE THAT EFFICIENT SERVICES MAY BE SUSTAINED TO SUPPORT
27	ECONOMIC DEVELOPMENT AND JOB CREATION AND RETENTION.
28	SECTION 12. TITLE 74 IS AMENDED BY ADDING A CHAPTER TO READ:
29	<u>CHAPTER 21</u>
30	MULTIMODAL FUND

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- 1 <u>SEC.</u>
- 2 <u>2101. DEFINITIONS.</u>
- 3 <u>2102. MULTIMODAL TRANSPORTATION FUND.</u>
- 4 2103. TRANSFERS AND DEPOSITS TO THE FUND.
- 5 <u>2104. USE OF MONEY IN THE FUND.</u>
- 6 <u>2105. PROJECT SELECTION CRITERIA.</u>
- 7 <u>2106. LOCAL MATCH.</u>
- 8 2107. BALANCED MULTIMODAL TRANSPORTATION POLICY COMMISSION.
- 9 <u>§ 2101. DEFINITIONS.</u>
- 10 THE FOLLOWING TERMS AND PHASES WHEN USED IN THIS CHAPTER
- 11 SHALL HAVE THE FOLLOWING MEANINGS GIVEN TO THEM IN THIS SECTION
- 12 UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:
- 13 "FUND." THE MULTIMODAL TRANSPORTATION FUND ESTABLISHED IN

14 SECTION 2102 (RELATING TO MULTIMODAL TRANSPORTATION FUND).

- 15 <u>"ELIGIBLE PROGRAM." ANY OF THE FOLLOWING:</u>
- 16 (1) A PROJECT WHICH COORDINATES LOCAL LAND USE WITH
- 17 TRANSPORTATION ASSETS TO ENHANCE EXISTING COMMUNITIES.
- 18 (2) A PROJECT RELATED TO STREETSCAPE, LIGHTING, SIDEWALK
 19 ENHANCEMENT AND PEDESTRIAN SAFETY.
- 20 (3) A PROJECT IMPROVING CONNECTIVITY OR UTILIZATION OF
- 21 <u>EXISTING TRANSPORTATION ASSETS.</u>
- 22 (4) A PROJECT RELATED TO TRANSIT-ORIENTED DEVELOPMENT,
- 23 AS DEFINED IN SECTION 103 OF THE ACT OF DECEMBER 8, 2004
- 24 (P.L.1801, NO.238), KNOWN AS THE TRANSIT REVITALIZATION
- 25 <u>INVESTMENT DISTRICT ACT.</u>
- 26 § 2102. MULTIMODAL TRANSPORTATION FUND.
- 27 <u>A SPECIAL FUND IS ESTABLISHED WITHIN THE STATE TREASURY TO BE</u>
- 28 KNOWN AS THE MULTIMODAL TRANSPORTATION FUND. MONEYS IN THE FUND
- 29 ARE HEREBY APPROPRIATED TO THE DEPARTMENT, ON A NONLAPSING
- 30 BASIS.

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1 §	2103.	TRANSFERS	AND	DEPOSITS	ΤO	THE	FUND.
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2	IN ADDITION TO APPROPRIATIONS, DEPOSITS OR TRANSFERS TO THE
3	FUND, INTEREST EARNED ON MONEY IN THE FUND SHALL BE DEPOSITED IN
4	THE FUND.
5	<u>§ 2104. USE OF MONEY IN THE FUND.</u>
6	(A) PURPOSES MONEY IN THE FUND SHALL BE USED AS FOLLOWS:
7	(1) TO ANNUALLY PROVIDE THE FOLLOWING GRANTS FOR
8	PROGRAMS ADMINISTERED BY THE DEPARTMENT:
9	(I) FOR PROGRAMS RELATED TO AVIATION:
10	<u>(A) \$5,000,000 IN FISCAL YEAR 2013-2014.</u>
11	(B) \$6,000,000 IN FISCAL YEAR 2014-2015 AND EACH
12	FISCAL YEAR THEREAFTER.
13	(II) FOR PROGRAMS RELATED TO RAIL FREIGHT:
14	<u>(A) \$8,000,000 IN FISCAL YEAR 2013-2014.</u>
15	(B) \$10,000,000 IN FISCAL YEAR 2014-2015 AND
16	EACH FISCAL YEAR THEREAFTER.
17	(III) FOR PROGRAMS RELATED TO PASSENGER RAIL:
18	<u>(A) \$6,000,000 IN FISCAL YEAR 2013-2014.</u>
19	(B) \$8,000,000 IN FISCAL YEAR 2014-2015 AND EACH
20	FISCAL YEAR THEREAFTER.
21	(IV) FOR PROGRAMS RELATED TO PORTS AND WATERWAYS:
22	(A) \$8,000,000 IN FISCAL YEAR 2013-2014.
23	(B) \$10,000,000 IN FISCAL YEAR 2014-2015 AND
24	EACH FISCAL YEAR THEREAFTER.
25	(V) \$2,000,000 FOR PROGRAMS RELATED TO BICYCLE AND
26	PEDESTRIAN FACILITIES.
27	(2) TO ANNUALLY PAY COSTS INCURRED BY THE DEPARTMENT FOR
28	ACTIVITIES DIRECTLY INITIATED OR UNDERTAKEN BY THE DEPARTMENT
29	RELATED TO ELIGIBLE PROGRAMS IN ACCORDANCE WITH ALL OF THE
30	FOLLOWING:

1	(I) ACTIVITIES SHALL BE INITIATED OR UNDERTAKEN IN
2	CONSULTATION WITH THE CHAIRMAN AND MINORITY CHAIRMAN OF
3	THE TRANSPORTATION COMMITTEE OF THE SENATE AND THE
4	CHAIRMAN AND MINORITY CHAIRMAN OF THE TRANSPORTATION
5	COMMITTEE OF THE HOUSE OF REPRESENTATIVES.
6	(II) COSTS MAY BE INCURRED AS FOLLOWS:
7	<u>(A) \$0 FOR FISCAL YEAR 2013-2014.</u>
8	(B) NOT TO EXCEED \$20,000,000 FOR FISCAL YEAR
9	<u>2014-2015.</u>
10	(C) NOT TO EXCEED \$40,000,000 ANNUALLY IN FISCAL
11	YEAR 2015-2016 AND EACH FISCAL YEAR THEREAFTER,
12	\$35,000,000 OF WHICH SHALL BE FROM REVENUES DEPOSITED
13	INTO THE FUND UNDER 75 PA.C.S. § 9502(A) (RELATING TO
14	IMPOSITION OF TAX).
15	(3) TO ANNUALLY PAY COSTS INCURRED BY THE DEPARTMENT IN
16	THE ADMINISTRATION OF THE PROGRAMS SPECIFIED IN PARAGRAPH (1)
17	AS APPROPRIATED BY THE GENERAL ASSEMBLY.
18	(4) ANNUALLY, ANY MONEY NOT ALLOCATED UNDER PARAGRAPHS
19	(1), (2) AND (3) OR AS PROVIDED IN SUBSECTION (B) SHALL BE
20	TRANSFERRED TO THE COMMONWEALTH FINANCING AUTHORITY AND USED
21	TO FUND ELIGIBLE PROGRAMS. THE AUTHORITY SHALL DEVELOP
22	GUIDELINES FOR USE OF THE MONEY FOR ELIGIBLE PROGRAMS, WHICH
23	SHALL INCLUDE THE REQUIREMENTS OF SECTION 2106 (RELATING TO
24	LOCAL MATCH).
25	(B) AUTOMATIC ADJUSTMENTS
26	(1) FOR THE INITIAL ADJUSTMENT, THE DEPARTMENT SHALL DO
27	ALL OF THE FOLLOWING:
28	(I) DETERMINE THE PERCENTAGE INCREASE IN THE
29	CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE
30	PERIOD BEGINNING AUGUST 1, 2013, AND ENDING JANUARY 31,

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1	<u>2015.</u>
2	(II) APPLY, AS OF JULY 1, 2015, THE INCREASE UNDER
3	SUBPARAGRAPH (I) TO EVERY GRANT AMOUNT UNDER SUBSECTION
4	<u>(A) (1).</u>
5	(2) FOR SUBSEQUENT ADJUSTMENTS, THE DEPARTMENT SHALL DO
6	ALL OF THE FOLLOWING:
7	(I) DETERMINE THE PERCENTAGE INCREASE IN THE
8	CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE
9	PERIOD BEGINNING FEBRUARY 1, 2015, AND ENDING JANUARY 31,
10	2017, AND FOR EACH SUCCEEDING 24-MONTH PERIOD.
11	(II) APPLY, AS OF JULY 1, 2017, THE INCREASE UNDER
12	SUBPARAGRAPH (I) TO THE THEN CURRENT GRANT AMOUNT UNDER
13	SUBSECTION (A) (1).
14	<u>§ 2105. PROJECT SELECTION CRITERIA.</u>
15	THE DEPARTMENT SHALL AWARD GRANTS UNDER SECTION 2104(A)(1)
16	(RELATING TO USE OF MONEY IN THE FUND) ON A COMPETITIVE BASIS.
17	THE DEPARTMENT MAY NOT RESERVE, DESIGNATE OR SET ASIDE A
18	SPECIFIC LEVEL OF FUNDING OR PERCENTAGE OF FUNDS TO AN APPLICANT
19	PRIOR TO THE COMPLETION OF THE APPLICATION PROCESS; NOR MAY THE
20	DEPARTMENT DESIGNATE A SET PERCENTAGE OF FUNDS TO AN APPLICANT.
21	<u>§ 2106. LOCAL MATCH.</u>
22	UNLESS OTHERWISE SPECIFIED BY LAW, FINANCIAL ASSISTANCE UNDER
23	SECTION 2104(A)(2) AND (4) SHALL BE MATCHED BY LOCAL FUNDING IN
24	AN AMOUNT NOT LESS THAN 30% OF THE NON-FEDERAL SHARE OF THE
25	PROJECT COSTS. MATCHING FUNDS FROM A COUNTY OR MUNICIPALITY
26	SHALL ONLY CONSIST OF CASH CONTRIBUTIONS PROVIDED BY ONE OR MORE
27	COUNTIES OR MUNICIPALITIES.
28	§ 2107. BALANCED MULTIMODAL TRANSPORTATION POLICY COMMISSION.
29	(A) COMMISSIONTHERE IS ESTABLISHED A BALANCED MULTIMODAL
30	TRANSPORTATION POLICY COMMISSION TO STUDY AND MAKE

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1	RECOMMENDATIONS ON DEVELOPING AND MAINTAINING A BALANCED
2	MULTIMODAL TRANSPORTATION POLICY FOR THIS COMMONWEALTH.
3	(B) MEMBERSTHE COMMISSION SHALL CONSIST OF THE FOLLOWING
4	MEMBERS:
5	(1) THE SECRETARY OF TRANSPORTATION.
6	(2) THE SECRETARY OF COMMUNITY AND ECONOMIC DEVELOPMENT.
7	(3) THE SECRETARY OF ENVIRONMENTAL PROTECTION.
8	(4) ONE APPOINTMENT FROM EACH OF THE FOLLOWING:
9	(I) THE PRESIDENT PRO TEMPORE OF THE SENATE;
10	(II) THE MINORITY LEADER OF THE SENATE;
11	(III) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
12	AND
13	(IV) THE MINORITY LEADER OF THE HOUSE OF
14	<u>REPRESENTATIVES.</u>
15	(5) TWO APPOINTMENTS FROM THE GOVERNOR, AT LEAST ONE OF
16	WHICH MUST HAVE EXPERTISE IN REGIONAL PLANNING.
17	(6) SIX ADDITIONAL MEMBERS MAY BE APPOINTED BY THE
18	COMMISSION MEMBERS UNDER PARAGRAPHS (1), (2), (3), (4) AND
19	<u>(5).</u>
20	(C) CHAIRPERSONTHE MEMBERS OF THE COMMISSION UNDER
21	PARAGRAPHS (1), (2), (3), (4) AND (5) SHALL ELECT A CHAIRPERSON
22	FROM AMONG THE MEMBERS.
23	(D) TERMSMEMBERS OF THE COMMISSION MAY SERVE ON THE
24	COMMISSION UNTIL REPLACED BY AN APPOINTING AUTHORITY UNDER
25	SUBSECTION (B).
26	(E) STUDYTHE COMMISSION SHALL STUDY FACETS ON
27	IMPLEMENTING BALANCED MULTIMODAL TRANSPORTATION POLICIES FOR
28	METROPOLITAN AREAS IN THIS COMMONWEALTH, WHICH SHALL INCLUDE AT
29	LEAST THE CITIES OF THE FIRST CLASS AND SECOND CLASS, BUT MAY
30	INCLUDE OTHER REGIONS AS WELL.

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1	(F) STAFFUPON RECOMMENDATION OF THE COMMISSION, THE
2	SECRETARY OF TRANSPORTATION MAY HIRE INDEPENDENT CONSULTANTS TO
3	AID THE WORK OF THE COMMISSION. THE COMMISSION SHALL BE STAFFED
4	BY EMPLOYEES OF THE DEPARTMENT OF TRANSPORTATION. ORDINARY
5	EXPENSES SHALL BE PAID TO MEMBERS OF THE COMMISSION.
6	(G) REPORTNO LATER THAN TWO YEARS AFTER THE EFFECTIVE
7	DATE OF THIS SECTION, THE COMMISSION SHALL ISSUE ITS INITIAL
8	REPORT TO THE GOVERNOR AND MEMBERS OF THE GENERAL ASSEMBLY AND A
9	REPORT EVERY FOUR YEARS THEREAFTER.
10	SECTION 13. CHAPTER 59 OF TITLE 74 IS AMENDED BY ADDING A
11	SUBCHAPTER TO READ:
12	SUBCHAPTER C
13	FIRST CLASS CITY CONSOLIDATED CAR RENTAL FACILITY
14	<u>SEC.</u>
15	5931. SCOPE OF SUBCHAPTER.
16	5932. DEFINITIONS.
17	5933. CUSTOMER FACILITY CHARGE.
18	<u>§ 5931. SCOPE OF SUBCHAPTER.</u>
19	THIS SUBCHAPTER RELATES TO CONSOLIDATED RENTAL CAR FACILITIES
20	IN CITIES OF THE FIRST CLASS.
21	<u>§ 5932. DEFINITIONS.</u>
22	THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS SUBCHAPTER
23	SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
24	CONTEXT CLEARLY INDICATES OTHERWISE:
25	"AIRPORT." A PUBLIC INTERNATIONAL AIRPORT LOCATED PARTIALLY
26	IN A CITY OF THE FIRST CLASS AND PARTIALLY IN AN ADJACENT
27	MUNICIPALITY.
28	"AIRPORT OWNER." ANY OF THE FOLLOWING:
29	(1) A CITY WHICH OWNS AND OPERATES AN AIRPORT.
30	(2) AN AUTHORITY CREATED BY A CITY TO OWN AND OPERATE AN

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1	AIRPORT OR ANY PORTION OR ACTIVITIES OF THE AIRPORT.
2	"AIRPORT PROPERTY." PROPERTY OWNED AND OPERATED BY AN
3	AIRPORT OWNER, INCLUDING PROPERTY THAT IS LEASED, LICENSED OR
4	AVAILABLE FOR USE BY THE AIRPORT OWNER.
5	"CITY." A CITY OF THE FIRST CLASS.
6	"CONCESSION AGREEMENT." A REGULATION, CONTRACT, PERMIT,
7	LICENSE OR OTHER AGREEMENT ENTERED INTO BETWEEN AN AIRPORT OWNER
8	AND A VEHICLE RENTAL COMPANY WHICH INCLUDES THE TERMS AND
9	CONDITIONS UNDER WHICH THE COMPANY MAY CONDUCT ANY ASPECT OF ITS
10	RENTAL VEHICLE BUSINESS AT THE AIRPORT OR THROUGH THE USE OF
11	AIRPORT PROPERTY, INCLUDING A VEHICLE RENTAL COMPANY WHICH
12	PROVIDES A CUSTOMER ACCESS TO A VEHICLE OR EXECUTES A RENTAL
13	CONTRACT ON OR OFF AIRPORT PROPERTY.
14	"CUSTOMER FACILITY CHARGE." A FEE ASSESSED ON EACH MOTOR
15	VEHICLE RENTAL UNDER THIS SUBCHAPTER FOR THE PURPOSES DESCRIBED
16	IN SECTION 5933(G) (RELATING TO CUSTOMER FACILITY CHARGE).
17	"MOTOR VEHICLE." A PRIVATE PASSENGER MOTOR VEHICLE THAT
18	MEETS ALL OF THE FOLLOWING:
19	(1) IS DESIGNED TO TRANSPORT NOT MORE THAN 15
20	PASSENGERS.
21	(2) IS RENTED FOR 29 OR FEWER CONTINUOUS DAYS WITHOUT A
22	DRIVER.
23	(3) IS PART OF A FLEET OF AT LEAST FIVE PASSENGER
24	VEHICLES USED FOR THE PURPOSE UNDER PARAGRAPH (2).
25	"RENTAL FACILITY." A CONSOLIDATED FACILITY FOR THE USE OF A
26	VEHICLE RENTAL COMPANY TO CONDUCT BUSINESS ON AIRPORT PROPERTY.
27	"RENTAL FACILITY AGREEMENT." A WRITTEN AGREEMENT ENTERED
28	INTO BETWEEN AN AIRPORT OWNER AND VEHICLE RENTAL COMPANIES WHICH
29	INCLUDES THE FOLLOWING:
30	(1) LOCATION, SCOPE OF OPERATIONS AND GENERAL DESIGN OF

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1	THE RENTAL FACILITY, A RENTAL FACILITY IMPROVEMENT AND A
2	TRANSPORTATION SYSTEM WHICH CONNECTS TO A TERMINAL OR RELATED
3	STRUCTURE.
4	(2) THE MANNER IN WHICH THE PROCEEDS OF THE CUSTOMER
5	FACILITY CHARGE ARE TO BE USED AS PROVIDED IN SECTION
6	<u>5933(G).</u>
7	(3) A PROCEDURE AND REQUIREMENT FOR A CONSULTATION WITH
8	VEHICLE RENTAL COMPANIES REGARDING THE IMPLEMENTATION OF THIS
9	SUBCHAPTER AND FOR THE DISCLOSURE TO VEHICLE RENTAL COMPANIES
10	OF INFORMATION RELATING TO THE COLLECTION AND USE OF THE
11	CUSTOMER FACILITY CHARGE.
12	(4) A METHODOLOGY AND PROCEDURE BY WHICH THE AMOUNT OF
13	THE CUSTOMER FACILITY CHARGE WILL BE CALCULATED AND ADJUSTED.
14	(5) ANY OTHER PROVISION AGREED TO BY THE AIRPORT OWNER
15	AND THE VEHICLE RENTAL COMPANIES.
16	"RENTAL FACILITY IMPROVEMENT." A FACILITY OR STRUCTURE ON
17	AIRPORT PROPERTY NEEDED FOR DEVELOPMENT OR USE OF THE RENTAL
18	FACILITY. THE TERM INCLUDES COSTS NECESSARY FOR PLANNING,
19	FINANCING, DESIGNING, CONSTRUCTING, EQUIPPING OR FURNISHING THE
20	RENTAL FACILITY IMPROVEMENTS.
21	"RENTAL FACILITY OPERATIONS AND MAINTENANCE EXPENSES." THE
22	COST OF OPERATING AND MAINTAINING A RENTAL FACILITY.
23	"TRANSPORTATION SYSTEM." A SYSTEM WHICH TRANSPORTS AN
24	ARRIVING OR DEPARTING VEHICLE RENTAL CUSTOMER BETWEEN A TERMINAL
25	AND RELATED STRUCTURE AND THE RENTAL FACILITY.
26	"TRANSPORTATION SYSTEM COSTS." THE PORTION OF TOTAL COSTS
27	INCURRED TO DESIGN, FINANCE, CONSTRUCT, OPERATE AND MAINTAIN A
28	TRANSPORTATION SYSTEM WHICH REFLECTS THE USAGE OR BENEFIT OF THE
29	SYSTEM TO VEHICLE RENTAL COMPANIES AND THEIR CUSTOMERS.
30	"VEHICLE RENTAL COMPANY." A PERSON ENGAGED IN THE BUSINESS

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2 MOTOR VEHICLE RENTAL TO A CUSTOMER AND UTILIZES AIRPORT PROPERTY. 3 IN ANY ASPECT OF ITS BUSINESS, NOTWITHSTANDING IF OTHER ASPECTS 4 OF ITS BUSINESS ARE NOT CONDUCTED ON AIRPORT PROPERTY. INCLUDING. 5 TO DO ANY OF THE FOLLOWING ON AN AIRPORT PROPERTY. 6 (1) CONTACT CUSTOMERS OR FICK UP OR DROP OFF CUSTOMERS. 7 (2) ADVERTISE THE AVAILABILITY OF A VEHICLE RENTAL. 8 SERVICE. 9 \$ 5933. CUSTOMER FACILITY CHARGE. 10 (A) IMPOSITION 11 (1) EXCEPT AS SET FORTH IN PARAGRAPH (2), A CITY MAY. 12 IMPOSE A CUSTOMER FACILITY CHARGE OF NOT MORE THAN \$8 PER. 13 RENTAL DAY ON A CUSTOMER RENTING A MOTOR VEHICLE FROM A. 14 VEHICLE RENTAL COMPANY DOING BUSINESS AT AN AIRPORT. 15 (2) NOTWITHSTANDING PARAGRAPH (1), A RENTAL FACILITY. 16 AGREEMENT MAY PROVIDE FOR A CUSTOMER FACILITY CHARGE IN 17 EXCESS OF \$8 FER RENTAL DAY. 18 (3) A CUSTOMER FACILITY CHARGE MAY BE IMPOSED 19 NOTWITHSTANDING THE ABSENCE OF AUTHORITY IN A REGULATION OR. 20 CONCESSION AGREEMENT. 21 (4) A	1	OF RENTING A MOTOR VEHICLE IN THIS COMMONWEALTH THAT PROVIDES A
4 OF ITS BUSINESS ARE NOT CONDUCTED ON AIRPORT PROPERTY, INCLUDING. 5 TO DO ANY OF THE FOLLOWING ON AN AIRPORT PROPERTY: 6 (1) CONTACT CUSTOMERS OR PICK UP OR DROP OFF CUSTOMERS. 7 (2) ADVERTISE THE AVAILABILITY OF A VEHICLE RENTAL. 8 SERVICE. 9 \$ 5933. CUSTOMER FACILITY CHARGE. 10 (A) IMPOSITION 11 (1) EXCEPT AS SET FORTH IN PARAGRAPH (2), A CITY MAY 12 IMPOSE A CUSTOMER FACILITY CHARGE OF NOT MORE THAN \$8 PER 13 RENTAL DAY ON A CUSTOMER RENTING A MOTOR VEHICLE FROM A 14 VEHICLE RENTAL COMPANY DOING BUSINESS AT AN AIRPORT. 15 (2) NOTWITHSTANDING PARAGRAPH (1), A RENTAL FACILITY 16 AGREEMENT MAY PROVIDE FOR A CUSTOMER FACILITY CHARGE IN 17 EXCESS OF \$8 PER RENTAL DAY. 18 (3) A CUSTOMER FACILITY CHARGE MAY BE IMPOSED 19 NOTWITHSTANDING THE ABSENCE OF AUTHORITY IN A REGULATION OR 20 CONCESSION AGREEMENT. 21 (4) A CUSTOMER FACILITY CHARGE MAY NOT AFFECT THE 22 VALIDITY OR ENFORCEABILITY OF A CONCESSION AGREEMENT. 23 (B) AMENDMENTTHE FOLLOWING SHALL APPLY:	2	MOTOR VEHICLE RENTAL TO A CUSTOMER AND UTILIZES AIRPORT PROPERTY
5 TO DO ANY OF THE FOLLOWING ON AN AIRFORT PROPERTY: 6 (1) CONTACT CUSTOMERS OR PICK UP OR DROP OFF CUSTOMERS. 7 (2) ADVERTISE THE AVAILABILITY OF A VEHICLE RENTAL. 8 SERVICE. 9 \$ 5933. CUSTOMER FACILITY CHARGE. 10 (A) IMPOSITION 11 (1) EXCEPT AS SET FORTH IN PARAGRAPH (2), A CITY MAY 12 IMPOSE A CUSTOMER FACILITY CHARGE OF NOT MORE THAN \$8 PER 13 RENTAL DAY ON A CUSTOMER RENTING A MOTOR VEHICLE FROM A 14 VEHICLE RENTAL COMPANY DOING BUSINESS AT AN AIRPORT. 15 (2) NOTWITHSTANDING FARAGRAPH (1), A RENTAL FACILITY 16 AGREEMENT MAY PROVIDE FOR A CUSTOMER FACILITY CHARGE INA 17 EXCESS OF \$8 PER RENTAL DAY. 18 (3) A CUSTOMER FACILITY CHARGE MAY BE IMPOSED 19 NOTWITHSTANDING THE ABSENCE OF AUTHORITY IN A REGULATION OR 10 CONCESSION AGREEMENT. 11 (4) A CUSTOMER FACILITY CHARGE MAY NOT AFFECT THE 10 NOTWITHSTANDING THE ABSENCE OF AUTHORITY IN A REGULATION OR 10 CONCESSION AGREEMENT. 11 (1) THE CUSTOMER FACILITY CHARGE MAY BE INCREASED BEYOND 10	3	IN ANY ASPECT OF ITS BUSINESS, NOTWITHSTANDING IF OTHER ASPECTS
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10 (A) IMPOSITION 11 (I) EXCEPT AS SET FORTH IN PARAGRAPH (2), A CITY MAY 12 IMPOSE A CUSTOMER FACILITY CHARGE OF NOT MORE THAN \$8 PER. 13 RENTAL DAY ON A CUSTOMER RENTING A MOTOR VEHICLE FROM A 14 VEHICLE RENTAL COMPANY DOING BUSINESS AT AN AIRPORT. 15 (2) NOTWITHSTANDING PARAGRAPH (1), A RENTAL FACILITY 16 AGREEMENT MAY PROVIDE FOR A CUSTOMER FACILITY CHARGE IN 17 EXCESS OF \$8 PER RENTAL DAY. 18 (3) A CUSTOMER FACILITY CHARGE MAY BE IMPOSED 19 NOTWITHSTANDING THE ABSENCE OF AUTHORITY IN A REGULATION OR. 20 CONCESSION AGREEMENT. 21 (4) A CUSTOMER FACILITY CHARGE MAY NOT AFFECT THE. 22 VALIDITY OR ENFORCEABILITY OF A CONCESSION AGREEMENT. 23 (B) AMENDMENTTHE FOLLOWING SHALL APPLY: 24 (1) THE CUSTOMER FACILITY CHARGE MAY BE INCREASED BEYOND 25 S8 PER RENTAL DAY BY WRITTEN AMENDMENT TO AN EXISTING RENTAL 26 FACILITY AGREEMENT OR THE PARTIES' SUCCESSORS OR ASSIGNS, AN 27 FACILITY AGREEMENT OR THE PARTIES' SUCCESSORS OR ASSIGNS, AN 28 INCREASE TO THE CUSTOMER FACILITY CHARGE UNDER THIS PARAGRAPH. 29 MAY ONLY OCCUR ONE TIME EACH YEAR.	8	SERVICE.
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20 CONCESSION AGREEMENT. 21 (4) A CUSTOMER FACILITY CHARGE MAY NOT AFFECT THE 22 VALIDITY OR ENFORCEABILITY OF A CONCESSION AGREEMENT. 23 (B) AMENDMENTTHE FOLLOWING SHALL APPLY: 24 (1) THE CUSTOMER FACILITY CHARGE MAY BE INCREASED BEYOND 25 \$8 PER RENTAL DAY BY WRITTEN AMENDMENT TO AN EXISTING RENTAL 26 FACILITY AGREEMENT SIGNED BY THE PARTIES TO THE RENTAL 27 FACILITY AGREEMENT OR THE PARTIES' SUCCESSORS OR ASSIGNS. AN 28 INCREASE TO THE CUSTOMER FACILITY CHARGE UNDER THIS PARAGRAPH 29 MAY ONLY OCCUR ONE TIME EACH YEAR.	18	(3) A CUSTOMER FACILITY CHARGE MAY BE IMPOSED
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 28 <u>INCREASE TO THE CUSTOMER FACILITY CHARGE UNDER THIS PARAGRAPH</u> 29 <u>MAY ONLY OCCUR ONE TIME EACH YEAR.</u> 	26	FACILITY AGREEMENT SIGNED BY THE PARTIES TO THE RENTAL
29 <u>MAY ONLY OCCUR ONE TIME EACH YEAR.</u>	27	FACILITY AGREEMENT OR THE PARTIES' SUCCESSORS OR ASSIGNS. AN
	28	INCREASE TO THE CUSTOMER FACILITY CHARGE UNDER THIS PARAGRAPH
	29	MAY ONLY OCCUR ONE TIME EACH YEAR.
30 (2) A CITY MAY DECREASE THE AMOUNT OF THE CUSTOMER	30	(2) A CITY MAY DECREASE THE AMOUNT OF THE CUSTOMER

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1	FACILITY CHARGE AT ANY TIME WITHOUT THE REQUIREMENT OF AN
2	AMENDMENT TO AN EXISTING RENTAL FACILITY AGREEMENT.
3	FOLLOWING A DECREASE IN THE AMOUNT OF THE CUSTOMER FACILITY
4	CHARGE BY THE CITY, THE CITY MAY INCREASE THE AMOUNT OF THE
5	CUSTOMER FACILITY CHARGE WITHOUT THE REQUIREMENT OF AN
6	AMENDMENT TO AN EXISTING RENTAL FACILITY AGREEMENT IF THE
7	AMOUNT OF THE CUSTOMER FACILITY CHARGE DOES NOT EXCEED THE
8	AMOUNT THAT WAS IN EFFECT PRIOR TO THE DECREASE. AN INCREASE
9	BEYOND THAT AMOUNT SHALL REQUIRE A WRITTEN AMENDMENT TO THE
10	EXISTING RENTAL FACILITY AGREEMENT SIGNED BY THE PARTIES TO
11	THE RENTAL FACILITY AGREEMENT OR THE PARTIES' SUCCESSORS OR
12	ASSIGNS.
13	(C) RENTAL FACILITY AGREEMENT
14	(1) A RENTAL FACILITY AGREEMENT SHALL TAKE EFFECT AND BE
15	ENFORCEABLE IF, AT THE TIME IT IS EXECUTED, IT IS SIGNED BY
16	THE AIRPORT OWNER AND AT LEAST 80% OF THE VEHICLE RENTAL
17	COMPANIES WHICH UTILIZED AIRPORT PROPERTY AND WHICH TOGETHER
17 18	COMPANIES WHICH UTILIZED AIRPORT PROPERTY AND WHICH TOGETHER PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING
18	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING
18 19	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR
18 19 20	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR.
18 19 20 21	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE
18 19 20 21 22	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE INTERPRETED AND ENFORCED BY A COURT OF COMPETENT JURISDICTION
18 19 20 21 22 23	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE INTERPRETED AND ENFORCED BY A COURT OF COMPETENT JURISDICTION THROUGH THE IMPOSITION OF A MANDATORY OR PROHIBITIVE
18 19 20 21 22 23 24	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE INTERPRETED AND ENFORCED BY A COURT OF COMPETENT JURISDICTION THROUGH THE IMPOSITION OF A MANDATORY OR PROHIBITIVE INJUNCTION. MONETARY DAMAGES MAY NOT BE AWARDED TO A VEHICLE
18 19 20 21 22 23 24 25	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE INTERPRETED AND ENFORCED BY A COURT OF COMPETENT JURISDICTION THROUGH THE IMPOSITION OF A MANDATORY OR PROHIBITIVE INJUNCTION. MONETARY DAMAGES MAY NOT BE AWARDED TO A VEHICLE RENTAL COMPANY OR TO A PERSON REQUIRED TO PAY THE CUSTOMER
18 19 20 21 22 23 24 25 26	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE INTERPRETED AND ENFORCED BY A COURT OF COMPETENT JURISDICTION THROUGH THE IMPOSITION OF A MANDATORY OR PROHIBITIVE INJUNCTION. MONETARY DAMAGES MAY NOT BE AWARDED TO A VEHICLE RENTAL COMPANY OR TO A PERSON REQUIRED TO PAY THE CUSTOMER FACILITY CHARGE FOR A VIOLATION OF THE TERMS AND CONDITIONS
18 19 20 21 22 23 24 25 26 27	PROVIDED AT LEAST 90% OF THE MOTOR VEHICLE RENTALS UTILIZING AIRPORT PROPERTY IN THE MOST RECENTLY COMPLETED CALENDAR YEAR. (2) THE TERMS OF A RENTAL FACILITY AGREEMENT MAY BE INTERPRETED AND ENFORCED BY A COURT OF COMPETENT JURISDICTION THROUGH THE IMPOSITION OF A MANDATORY OR PROHIBITIVE INJUNCTION. MONETARY DAMAGES MAY NOT BE AWARDED TO A VEHICLE RENTAL COMPANY OR TO A PERSON REQUIRED TO PAY THE CUSTOMER FACILITY CHARGE FOR A VIOLATION OF THE TERMS AND CONDITIONS OF THE RENTAL FACILITY AGREEMENT.

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1	AND EXCEPT AS PROVIDED IN PARAGRAPH (2), UNTIL A RENTAL
2	FACILITY AGREEMENT IS EXECUTED, THE PROCEEDS OF THE CUSTOMER
3	FACILITY CHARGE MAY BE USED ONLY FOR PLANNING, DESIGN,
4	FEASIBILITY STUDIES AND OTHER PRELIMINARY EXPENSES NECESSARY
5	FOR THE USES AUTHORIZED IN SUBSECTION (G).
6	(2) IF A RENTAL FACILITY AGREEMENT IS NOT EXECUTED
7	WITHIN TWO YEARS FOLLOWING THE DATE A VEHICLE RENTAL COMPANY
8	IS REQUIRED TO BEGIN COLLECTING THE CUSTOMER FACILITY CHARGE,
9	A CITY MAY CONTINUE TO IMPOSE AND COLLECT THE CUSTOMER
10	FACILITY CHARGE AUTHORIZED UNDER THIS SECTION AFTER NOTICE TO
11	THE VEHICLE RENTAL COMPANIES. THE CITY MAY USE THE PROCEEDS
12	OF THE CUSTOMER FACILITY CHARGE IN THE MANNER AUTHORIZED BY
13	SUBSECTION (G) EXCEPT THAT ANY EXPENSES IMPOSED ON VEHICLE
14	RENTAL COMPANIES MAY NOT EXCEED THE PROCEEDS OF THE CUSTOMER
15	FACILITY CHARGE.
16	(E) ADDITIONAL COSTA CUSTOMER FACILITY CHARGE SHALL BE IN
17	ADDITION TO OTHER MOTOR VEHICLE RENTAL FEES AND TAXES IMPOSED
18	UNDER LAW, EXCEPT THAT THE CUSTOMER FACILITY CHARGE MAY NOT
19	
	CONSTITUTE PART OF THE PURCHASE PRICE OF A MOTOR VEHICLE RENTAL
20	CONSTITUTE PART OF THE PURCHASE PRICE OF A MOTOR VEHICLE RENTAL IMPOSED UNDER ANY OF THE FOLLOWING:
20 21	
	IMPOSED UNDER ANY OF THE FOLLOWING:
21	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6,
21 22	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971.
21 22 23	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971. (2) THE ACT OF JUNE 5, 1991 (P.L.9, NO.6), KNOWN AS THE
21 22 23 24	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971. (2) THE ACT OF JUNE 5, 1991 (P.L.9, NO.6), KNOWN AS THE PENNSYLVANIA INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR
21 22 23 24 25	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971. (2) THE ACT OF JUNE 5, 1991 (P.L.9, NO.6), KNOWN AS THE PENNSYLVANIA INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR CITIES OF THE FIRST CLASS.
21 22 23 24 25 26	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971. (2) THE ACT OF JUNE 5, 1991 (P.L.9, NO.6), KNOWN AS THE PENNSYLVANIA INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR CITIES OF THE FIRST CLASS. (3) A LAW SIMILAR TO THE STATUTES UNDER PARAGRAPHS (1)
21 22 23 24 25 26 27	IMPOSED UNDER ANY OF THE FOLLOWING: (1) ARTICLE II OF THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM CODE OF 1971. (2) THE ACT OF JUNE 5, 1991 (P.L.9, NO.6), KNOWN AS THE PENNSYLVANIA INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR CITIES OF THE FIRST CLASS. (3) A LAW SIMILAR TO THE STATUTES UNDER PARAGRAPHS (1) AND (2).

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1	COMPANY AND HELD IN A SEGREGATED TRUST FUND FOR THE
2	BENEFIT OF THE AIRPORT OWNER; AND
3	(II) PAID TO THE AIRPORT OWNER:
4	(A) BY THE LAST DAY OF THE MONTH FOLLOWING THE
5	MONTH IN WHICH THE CUSTOMER FACILITY CHARGES ARE
6	COLLECTED; OR
7	(B) IF NECESSARY TO FACILITATE A PLEDGE UNDER
8	SUBSECTION (H), AT AN EARLIER DATE AS DESIGNATED BY
9	THE AIRPORT OWNER, BUT NOT SOONER THAN THE 15TH DAY
10	OF THE MONTH FOLLOWING THE MONTH IN WHICH THE
11	CUSTOMER FACILITY CHARGE IS COLLECTED.
12	(2) A CUSTOMER FACILITY CHARGE SHALL NOT CONSTITUTE
13	GROSS RECEIPTS OR INCOME OF A VEHICLE RENTAL COMPANY FOR THE
14	PURPOSE OF TAX IMPOSED BY THE COMMONWEALTH, A CITY OR A
15	MUNICIPALITY.
16	(3) MONEY IN A SEGREGATED TRUST FUND UNDER PARAGRAPH (1)
17	MAY NOT BE PLEDGED, SUBJECTED TO A LIEN OR ENCUMBERED BY A
18	VEHICLE RENTAL COMPANY.
19	(G) USEPROCEEDS OF THE CUSTOMER FACILITY CHARGE SHALL BE
20	DEPOSITED BY THE AIRPORT OWNER INTO A SEGREGATED ACCOUNT TO BE
21	USED SOLELY FOR:
22	(1) THE PLANNING, DEVELOPMENT, FINANCING, CONSTRUCTION
23	AND OPERATION OF A RENTAL FACILITY AND RENTAL FACILITY
24	IMPROVEMENTS.
25	(2) TRANSPORTATION SYSTEM COSTS.
26	(3) A RENTAL FACILITY OPERATION AND MAINTENANCE
27	EXPENSES.
28	(H) PLEDGEAN AIRPORT OWNER MAY PLEDGE CUSTOMER FACILITY
29	CHARGE REVENUES FOR ANY OF THE FOLLOWING:
30	(1) TO SUPPORT DEBT TO FINANCE ANY USE AUTHORIZED UNDER

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1	SUBSECTION (G).
2	(2) THE CREATION AND MAINTENANCE OF REASONABLE RESERVES
3	AND FOR THE PAYMENT OF DEBT SERVICE FOR ANY USE AUTHORIZED
4	UNDER SUBSECTION (G).
5	(I) ADMINISTRATIONAN AIRPORT OWNER MAY DO ANY OF THE
6	FOLLOWING:
7	(1) REQUIRE A VEHICLE RENTAL COMPANY TO PROVIDE PERIODIC
8	STATEMENTS OF ACCOUNT, FILE RETURNS, AUTHORIZE PAYMENTS AND
9	MAINTAIN RECORDS, IN ACCORDANCE WITH THE VEHICLE RENTAL
10	COMPANY'S OBLIGATIONS UNDER THIS SUBCHAPTER.
11	(2) CONDUCT AN EXAMINATION TO ENSURE A VEHICLE RENTAL
12	COMPANY'S COMPLIANCE WITH ITS OBLIGATIONS UNDER THIS
13	SUBCHAPTER AND MAY DO THE FOLLOWING:
14	(I) COLLECT AN AMOUNT DUE.
15	(II) IMPOSE A LIEN AND FILE A SUIT TO RECOVER AN
16	AMOUNT DUE.
17	(III) GRANT A REFUND.
18	(IV) REQUIRE THE PAYMENT OF AN AUTHORIZED ADDITION
19	TO A CUSTOMER FACILITY CHARGE, INTEREST AND PENALTY.
20	(V) ADOPT RULES AND REGULATIONS TO IMPLEMENT THIS
21	SECTION.
22	(VI) SEEK CRIMINAL PENALTIES FOR FAILURE TO COMPLY
23	WITH THE REQUIREMENTS OF THIS SUBCHAPTER IN THE SAME
24	MANNER AS A CITY IS AUTHORIZED TO DO UNDER LAW FOR THE
25	COLLECTION OF TAXES.
26	(J) COMMONWEALTH AGREEMENT THE COMMONWEALTH AGREES AS
27	FOLLOWS:
28	(1) WITH ANY PERSON, FIRM OR CORPORATION, GOVERNMENT
29	AGENCY, WHETHER IN THIS COMMONWEALTH OR ELSEWHERE, AND WITH
30	ANY FEDERAL AGENCY SUBSCRIBING TO OR ACQUIRING DEBT

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1 OBLIGATIONS SECURED BY CUSTOMER FACILITY CHARGES, THAT THE 2 COMMONWEALTH WILL NOT LIMIT OR ALTER THE RIGHTS VESTED IN THE 3 AIRPORT OWNER UNDER THIS SUBCHAPTER IN A MANNER INCONSISTENT 4 WITH THE OBLIGATIONS OF AN AIRPORT OWNER TO THE OBLIGEES OF THE AIRPORT OWNER UNTIL ALL DEBT OBLIGATIONS SECURED BY 5 CUSTOMER FACILITY CHARGES AND INTEREST ON THE DEBT 6 7 OBLIGATIONS ARE FULLY PAID OR PROVIDED FOR. 8 (2) WITH ANY FEDERAL AGENCY THAT, IF THE FEDERAL AGENCY 9 CONTRIBUTES FUNDS TO SUPPORT ANY PROJECTS NEEDED FOR THE 10 IMPLEMENTATION OF THIS SUBCHAPTER, THE COMMONWEALTH WILL NOT 11 ALTER OR LIMIT THE RIGHTS AND POWERS OF THE AIRPORT OWNER IN 12 A MANNER WHICH WOULD BE INCONSISTENT WITH THE DUE PERFORMANCE 13 OF ANY AGREEMENT BETWEEN THE AIRPORT OWNER AND A FEDERAL 14 AGENCY OF WHICH THE COMMONWEALTH HAS KNOWLEDGE. 15 SECTION 14. SECTIONS 8105(B)(2) AND 8121 OF TITLE 74 ARE AMENDED TO READ: 16 § 8105. COMMISSION. 17 * * * 18 19 (B) VACANCIES AND TERMS.--20 * * * THE APPOINTED MEMBER SHALL SERVE FOR A TERM OF FOUR 21 (2)22 YEARS. UPON THE EXPIRATION OF THIS TERM, THE APPOINTED MEMBER 23 MAY CONTINUE TO HOLD OFFICE FOR 90 DAYS OR UNTIL HIS 24 SUCCESSOR SHALL BE DULY APPOINTED AND QUALIFIED, WHICHEVER IS 25 LESS. A MEMBER MAY NOT SERVE MORE THAN TWO TERMS. 26 * * * 27 § 8121. [(RESERVED).] ANNUAL HEARING. 28 UPON REQUEST, AT LEAST ONE COMMISSION MEMBER SHALL TESTIFY AT 29 A PUBLIC HEARING BEFORE THE APPROPRIATIONS COMMITTEE OF THE SENATE AND THE APPROPRIATIONS COMMITTEE OF THE HOUSE OF 30

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REPRESENTATIVES EACH YEAR TO PRESENT INFORMATION ON TURNPIKE 1 2 OPERATIONS AND COORDINATION WITH OTHER STATE AGENCIES. SECTION 15. (RESERVED). 3 4 SECTION 16. (RESERVED). SECTION 17. SECTIONS 8204(B)(1) AND 9119(A)(1) OF TITLE 74 5 6 ARE AMENDED TO READ: § 8204. CODE OF CONDUCT. 7 * * * 8 9 (B) AUDIT.--10 (1) AT LEAST ONCE EVERY [FOUR] TWO YEARS, THE DEPARTMENT 11 OF THE AUDITOR GENERAL SHALL REVIEW THE PERFORMANCE, 12 PROCEDURES, OPERATING BUDGET, CAPITAL BUDGET AND DEBT OF THE COMMISSION AND SHALL AUDIT THE ACCOUNTS OF THE COMMISSION. 13 * * * 14 15 § 9119. APPLICABILITY OF OTHER LAWS. (A) GENERAL RULE. -- EXCEPT AS PROVIDED UNDER SUBSECTION (B), 16 ALL PROVISIONS OF LAWS RELATED TO THE DEVELOPMENT, CONSTRUCTION, 17 18 OPERATION OR FINANCING OF A TRANSPORTATION PROJECT IN EFFECT ON 19 THE DATE THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT 20 IS FULLY EXECUTED SHALL APPLY TO A PUBLIC-PRIVATE TRANSPORTATION 21 PARTNERSHIP AGREEMENT ENTERED INTO BETWEEN A PROPRIETARY PUBLIC 22 ENTITY AND A DEVELOPMENT ENTITY. THE PROVISIONS SHALL INCLUDE: 23 (1) THE ACT OF MAY 1, 1913 (P.L.155, NO.104), REFERRED 24 TO AS THE SEPARATIONS ACT[.]; HOWEVER, THE DEVELOPMENT ENTITY 25 SELECTED UNDER SECTION 9109 (RELATING TO SELECTION OF 26 DEVELOPMENT ENTITIES) SHALL BE THE PERSON WHOSE DUTY IT IS TO 27 RECEIVE SEPARATE BIDS AND AWARD AND ENTER INTO SEPARATE CONTRACTS FOR EACH OF THE SUBJECT BRANCHES OF WORK REQUIRED 28 29 FOR THE ERECTION, CONSTRUCTION AND ALTERATION OF A PUBLIC 30 BUILDING UNDER A PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP

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1	AGREEMENT.
2	* * *
3	SECTION 18. TITLE 74 IS AMENDED BY ADDING CHAPTERS TO READ:
4	<u>CHAPTER 92</u>
5	TRAFFIC SIGNALS
6	<u>SEC.</u>
7	9201. DEFINITIONS.
8	9202. MAINTENANCE AGREEMENT.
9	<u>§ 9201. DEFINITIONS.</u>
10	THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER
11	SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
12	CONTEXT CLEARLY INDICATES OTHERWISE:
13	"CRITICAL CORRIDOR." EITHER OF THE FOLLOWING:
14	(1) A STATE HIGHWAY SEGMENT INTERSECTING WITH A LIMITED
15	ACCESS RAMP IDENTIFIED BY THE SECRETARY.
16	(2) A STATE HIGHWAY SEGMENT WITH BIDIRECTIONAL AVERAGE
17	ANNUAL DAILY TRAFFIC GREATER THAN 10,000 VEHICLES AS
18	DETERMINED BY THE DEPARTMENT'S ROADWAY MANAGEMENT SYSTEM.
19	"DEPARTMENT." THE DEPARTMENT OF TRANSPORTATION OF THE
20	COMMONWEALTH.
21	"DESIGNATED TRAFFIC CORRIDOR." A STATE HIGHWAY SEGMENT,
22	OTHER THAN A CRITICAL CORRIDOR, DETERMINED BY THE SECRETARY TO
23	BE SUBJECT TO THE PROVISIONS OF THIS CHAPTER.
24	"EXISTING AGREEMENT." AN AGREEMENT BETWEEN THE DEPARTMENT
25	AND A MUNICIPALITY FOR THE MAINTENANCE OF A TRAFFIC SIGNAL
26	EXISTING PRIOR TO THE EFFECTIVE DATE OF THIS SECTION.
27	"MUNICIPALITY." A CITY, BOROUGH, TOWN OR TOWNSHIP.
28	"MAINTENANCE." THE ACTIVITY OF KEEPING A TRAFFIC SIGNAL IN
29	PROPER WORKING CONDITION DURING THE USEFUL LIFE OF THE TRAFFIC
30	SIGNAL.

1	"REPLACE." THE MODERNIZATION OF AN EXISTING TRAFFIC SIGNAL
2	WITHIN A DESIGNATED TRAFFIC CORRIDOR.
3	"SYNCHRONIZE." THE COORDINATION OF THE TIMING OF ALL TRAFFIC
4	SIGNALS WITHIN A DESIGNATED TRAFFIC CORRIDOR FOR THE PURPOSE OF
5	OPERATING AS A SINGLE SYSTEM.
6	"TIMING." THE PROGRAMMING OF TRAFFIC SIGNALS WITHIN A
7	DESIGNATED TRAFFIC CORRIDOR IN ORDER TO SYNCHRONIZE THE SIGNALS.
8	<u>§ 9202. MAINTENANCE AGREEMENT.</u>
9	(A) AGREEMENTA MUNICIPALITY MAY ENTER INTO AN AGREEMENT
10	WITH THE DEPARTMENT TO REPLACE, SYNCHRONIZE AND TIME TRAFFIC
11	SIGNALS LOCATED WITHIN A DESIGNATED TRAFFIC CORRIDOR. THE TERMS
12	OF THE AGREEMENT MAY SPECIFY THAT THE MUNICIPALITY PROVIDE
13	SERVICES TO THE DEPARTMENT. THE AGREEMENT SHALL NOT EXCEED THE
14	TIME PERIOD OF THE USEFUL LIFE OF THE TRAFFIC SIGNALS. THE
15	MUNICIPALITY SHALL, DURING THE DURATION OF THE AGREEMENT,
16	PROPERLY MAINTAIN AND TIME THE TRAFFIC SIGNALS IN ACCORDANCE
17	WITH THE AGREEMENT.
18	(B) CRITICAL CORRIDORSA MUNICIPALITY SHALL ENTER INTO AN
19	AGREEMENT WITH THE DEPARTMENT UNDER TERMS SPECIFIED UNDER
20	SUBSECTION (A) FOR CRITICAL CORRIDORS. A MUNICIPALITY SHALL
21	PROVIDE TO THE DEPARTMENT IN A TIMELY MANNER ALL TRAFFIC AND
22	INTERSECTION DATA THAT THE MUNICIPALITY MAINTAINS FOR CRITICAL
23	CORRIDORS AND ESTABLISH AND AGREE TO AN OPERATIONS PLAN WITH THE
24	DEPARTMENT FOR CRITICAL CORRIDORS.
25	(C) PRIORITIZATIONTHE DEPARTMENT SHALL PRIORITIZE
26	CRITICAL CORRIDORS AND DESIGNATED TRAFFIC CORRIDORS WHERE PROPER
27	SIGNALIZATION WILL PROVIDE THE MOST BENEFIT TO THE TRAVELING
28	PUBLIC AND REDUCE CONGESTION. PRIORITIES SHALL BE REEVALUATED
29	AND UPDATED AS PART OF THE 12-YEAR TRANSPORTATION IMPROVEMENT
30	PLAN CYCLE.

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1	(D) INTERGOVERNMENTAL COOPERATIONTWO OR MORE
2	MUNICIPALITIES MAY ENTER INTO AN AGREEMENT WITH THE DEPARTMENT
3	IF A DESIGNATED TRAFFIC CORRIDOR IS LOCATED IN TWO OR MORE
4	MUNICIPALITIES.
5	(E) MAINTENANCEIF THE DEPARTMENT DETERMINES THAT ONE OR
6	MORE TRAFFIC SIGNALS ARE NOT BEING MAINTAINED OR TIMED IN
7	ACCORDANCE WITH AN AGREEMENT UNDER SUBSECTION (A) OR AN EXISTING
8	AGREEMENT, THE DEPARTMENT SHALL PROVIDE WRITTEN NOTICE TO ALL
9	MUNICIPALITIES SUBJECT TO THE AGREEMENT NO LESS THAN 60 DAYS
10	PRIOR TO TAKING ANY ACTION TO CORRECT THE DEFICIENT MAINTENANCE
11	AND TIMING. THE WRITTEN NOTICE SHALL SPECIFY THE MAINTENANCE AND
12	TIMING DEFICIENCIES THAT ARE TO BE CORRECTED.
13	(1) A MUNICIPALITY SUBJECT TO AN AGREEMENT UNDER
14	SUBSECTION (A) SHALL HAVE 60 DAYS TO CORRECT THE DEFICIENCIES
15	CONTAINED IN THE WRITTEN NOTICE OR TO CONTEST, IN WRITING,
16	THE FINDINGS OF THE DEPARTMENT WITHIN 30 DAYS FOLLOWING
17	RECEIPT OF THE WRITTEN NOTICE.
18	(2) THE REQUIREMENT THAT THE MUNICIPALITY CORRECT THE
19	DEFICIENCIES WITHIN 60 DAYS FOLLOWING RECEIPT OF THE WRITTEN
20	NOTICE SHALL BE TEMPORARILY STAYED, IF THE MUNICIPALITY
21	TIMELY CONTESTS THE DEPARTMENT'S FINDINGS IN WRITING.
22	(3) A MUNICIPALITY THAT CONTESTS THE DEFICIENCIES
23	SPECIFIED IN THE WRITTEN NOTICE SHALL HAVE 30 DAYS TO REACH A
24	WRITTEN UNDERSTANDING WITH THE DEPARTMENT RELATED TO THE
25	DEFICIENCIES SPECIFIED IN THE WRITTEN NOTICE.
26	(4) IF THE DEPARTMENT AND THE MUNICIPALITY DO NOT REACH
27	A WRITTEN UNDERSTANDING UNDER PARAGRAPH (3), THE DEPARTMENT
28	AND THE MUNICIPALITY SHALL SELECT A CIVIL ENGINEER LICENSED
29	BY THE COMMONWEALTH WHO HAS SUBSTANTIAL EXPERIENCE IN TRAFFIC
30	ENGINEERING TO MEDIATE THE DISPUTE. THE ENGINEER CHOSEN MUST

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1	NOT BE UNDER AN EXISTING CONTRACT WITH THE DEPARTMENT OR
2	MUNICIPALITY UNLESS THE CONTRACT IS SPECIFICALLY RELATED TO
3	TRAFFIC SIGNAL MEDIATION.
4	(F) FAILURE OF MUNICIPALITY TO PERFORMIF A MUNICIPALITY
5	THAT HAS ENTERED INTO AN AGREEMENT WITH THE DEPARTMENT UNDER
6	SUBSECTION (A) FAILS TO MEET THE REQUIREMENTS OF SUBSECTION (E)
7	(1) OR (2), THE DEPARTMENT MAY TAKE ACTION TO CORRECT THE
8	DEFICIENCIES SPECIFIED IN THE NOTICE UNDER SUBSECTION (E).
9	(G) PAYMENT FOR FAILURE TO CORRECT DEFICIENCIESIF THE
10	DEPARTMENT TAKES ACTION UNDER SUBSECTION (F), THE DEPARTMENT MAY
11	DEDUCT THE ACTUAL COSTS OF CORRECTING THE DEFICIENCIES IN
12	MAINTENANCE AND TIMING FROM THE PAYMENTS MADE TO THE
13	MUNICIPALITY UNDER THE ACT OF JUNE 1, 1956 (1955 P.L.1944,
14	NO.655), REFERRED TO AS THE LIQUID FUELS TAX MUNICIPAL
15	ALLOCATION LAW, AND 75 PA.C.S. CHS. 89 (RELATING TO PENNSYLVANIA
16	TURNPIKE) AND 95 (RELATING TO TAXES FOR HIGHWAY MAINTENANCE AND
17	CONSTRUCTION).
18	<u>CHAPTER 93</u>
19	BRIDGE BUNDLING PROGRAM
20	<u>SEC.</u>
21	9301. DEFINITIONS.
22	9302. BUNDLING AUTHORIZATION.
23	9303. BRIDGE BUNDLING PROGRAM.
24	9304. SPECIAL EXCEPTIONS.
25	<u>§ 9301. DEFINITIONS.</u>
26	THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER
27	SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
28	CONTEXT CLEARLY INDICATES OTHERWISE:
29	"BRIDGE CAPITAL BUDGET ACT." THE ACT OF DECEMBER 8, 1982
30	(P.L.848, NO.235), KNOWN AS THE HIGHWAY-RAILROAD AND HIGHWAY

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1	BRIDGE CAPITAL BUDGET ACT FOR 1982-1983.						
2	"DEPARTMENT." THE DEPARTMENT OF TRANSPORTATION OF THE						
3	COMMONWEALTH.						
4	"DETERMINATION." A DECISION BY THE DEPARTMENT AS TO THE						
5	ELIGIBILITY, RECOMMENDATION AND INCLUSION IN THE PROGRAM.						
6	"LOCAL GOVERNMENT." A COUNTY, CITY, BOROUGH, TOWN OR						
7	TOWNSHIP.						
8	"PROGRAM." THE BRIDGE BUNDLING PROGRAM.						
9	§ 9302. BUNDLING AUTHORIZATION.						
10	NOTWITHSTANDING ANY OTHER LAW, THE DEPARTMENT IS AUTHORIZED						
11	TO BUNDLE THE DESIGN AND CONSTRUCTION OF BRIDGES OWNED BY THE						
12	COMMONWEALTH OR AN INSTRUMENTALITY OF THE COMMONWEALTH OR A						
13	LOCAL GOVERNMENT AS PROVIDED UNDER THIS CHAPTER.						
14	<u>§ 9303. BRIDGE BUNDLING PROGRAM.</u>						
15	(A) ESTABLISHMENTTHE BRIDGE BUNDLING PROGRAM IS						
16	ESTABLISHED WITHIN THE DEPARTMENT.						
17	(B) PURPOSETHE PURPOSE OF THE PROGRAM IS TO SAVE COSTS						
18	AND TIME BY ALLOWING MULTIPLE BRIDGES TO BE REPLACED OR						
19	REHABILITATED AS ONE PROJECT FOR DESIGN AND CONSTRUCTION						
20	PURPOSES.						
21	(C) ELIGIBILITYBRIDGES SHALL BE ELIGIBLE FOR THE PROGRAM						
22	IF THE BRIDGES MEET ALL OF THE FOLLOWING:						
23	(1) ARE WITHIN GEOGRAPHICAL PROXIMITY TO EACH OTHER.						
24	(2) ARE OF SIMILAR SIZE OR DESIGN.						
25	(3) INCLUSION IN THE PROGRAM WILL FURTHER THE PURPOSE OF						
26	THE PROGRAM.						
27	(D) IMPLEMENTATIONTHE DEPARTMENT SHALL IMPLEMENT THE						
28	PROGRAM AS FOLLOWS:						
29	(1) THE DEPARTMENT SHALL ANNUALLY DEVELOP A PRELIMINARY						
30	LIST FROM DIFFERENT REGIONS OF THIS COMMONWEALTH, ON A						

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1	ROTATING BASIS, OF BRIDGES MEETING ELIGIBILITY REQUIREMENTS.
2	(2) THE DEPARTMENT SHALL NOTIFY LOCAL GOVERNMENTS OWNING
3	BRIDGES RECOMMENDED FOR INCLUSION IN THAT YEAR'S PROGRAM.
4	(3) FOLLOWING RECEIPT OF NOTIFICATION FROM THE
5	DEPARTMENT, THE GOVERNING BODY OF A LOCAL GOVERNMENT SHALL
6	HAVE 60 DAYS TO AGREE OR REFUSE TO PARTICIPATE IN THE
7	PROGRAM. FAILURE TO RESPOND IN WRITING WITHIN 60 DAYS SHALL
8	BE CONSIDERED A REFUSAL TO PARTICIPATE IN THE PROGRAM.
9	(4) BASED ON THE RESPONSE FROM LOCAL GOVERNMENTS UNDER
10	PARAGRAPH (3), THE DEPARTMENT SHALL MAKE A DETERMINATION OF
11	BRIDGES TO BE DESIGNED AND CONSTRUCTED UNDER THE PROGRAM AND
12	PROVIDE A LIST OF THE BRIDGES TO THE APPROPRIATE PLANNING
13	ORGANIZATIONS.
14	(4.1) A DETERMINATION SHALL NOT BE:
15	(I) CONSIDERED TO BE AN ADJUDICATION UNDER 2 PA.C.S.
16	CHS. 5 SUBCH. A (RELATING TO PRACTICE AND PROCEDURE OF
17	COMMONWEALTH AGENCIES) AND 7 SUBCH. A (RELATING TO
18	JUDICIAL REVIEW OF COMMONWEALTH AGENCY ACTION); OR
19	(II) APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW.
20	(5) THE FOLLOWING SHALL APPLY:
21	
2 I	(I) A LOCAL GOVERNMENT THAT AGREES TO PARTICIPATE IN
22	(I) A LOCAL GOVERNMENT THAT AGREES TO PARTICIPATE IN THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER
22	THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER
22 23	THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER
22 23 24	THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER INTO AN AGREEMENT WITH THE DEPARTMENT. THE AGREEMENT SHALL DEFINE THE DEPARTMENT'S RESPONSIBILITY FOR THE
22 23 24 25	THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER INTO AN AGREEMENT WITH THE DEPARTMENT. THE AGREEMENT SHALL DEFINE THE DEPARTMENT'S RESPONSIBILITY FOR THE DESIGN AND CONSTRUCTION OF THE BRIDGES AND THE CONTINUING
22 23 24 25 26	THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER INTO AN AGREEMENT WITH THE DEPARTMENT. THE AGREEMENT SHALL DEFINE THE DEPARTMENT'S RESPONSIBILITY FOR THE DESIGN AND CONSTRUCTION OF THE BRIDGES AND THE CONTINUING OWNERSHIP AND MAINTENANCE RESPONSIBILITIES OF THE LOCAL
22 23 24 25 26 27	THE PROGRAM FOR ONE OR MORE OF ITS BRIDGES SHALL ENTER INTO AN AGREEMENT WITH THE DEPARTMENT. THE AGREEMENT SHALL DEFINE THE DEPARTMENT'S RESPONSIBILITY FOR THE DESIGN AND CONSTRUCTION OF THE BRIDGES AND THE CONTINUING OWNERSHIP AND MAINTENANCE RESPONSIBILITIES OF THE LOCAL GOVERNMENT FOR THE BRIDGES REPLACED OR REHABILITATED

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1	THE AGREEMENT TO THE DEPARTMENT.							
2	(III) FAILURE TO RETURN AN AGREEMENT EXECUTED BY							
3	AUTHORIZED LOCAL GOVERNMENT OFFICIALS UNDER SUBPARAGRAPH							
4	(II) SHALL BE DEEMED A REFUSAL TO PARTICIPATE IN THE							
5	PROGRAM.							
6	(6) UPON FULL EXECUTION OF AN AGREEMENT UNDER THE							
7	PROGRAM, THE DEPARTMENT SHALL MANAGE THE PROJECT DESIGN AND							
8	CONSTRUCTION IN A MANNER CONSISTENT WITH THE PURPOSE OF THE							
9	PROGRAM.							
10	(F) ITEMIZATIONNOTWITHSTANDING ANY OTHER LAW, BRIDGES							
11	DETERMINED TO BE ELIGIBLE AND RECOMMENDED FOR THE PROGRAM BY THE							
12	DEPARTMENT SHALL NOT REQUIRE SPECIFIC ITEMIZATION IN A CAPITAL							
13	BUDGET.							
14	<u>§ 9304. SPECIAL EXCEPTIONS.</u>							
15	NOTWITHSTANDING SECTION 2(C) OF THE BRIDGE CAPITAL BUDGET							
16	<u>ACT:</u>							
17	(1) A LOCAL GOVERNMENT THAT PARTICIPATES IN THE PROGRAM							
18	SHALL BE ELIGIBLE FOR A REDUCTION OF UP TO 100%, AS							
19	DETERMINED BY THE SECRETARY, OF ITS SHARE OF LOCAL COSTS							
20	ASSOCIATED WITH THE DESIGN AND CONSTRUCTION OF THE BRIDGE							
21	DETERMINED TO BE ELIGIBLE FOR THE PROGRAM BY THE SECRETARY.							
22	(2) A LOCAL GOVERNMENT THAT REFUSES TO PARTICIPATE, OR							
23	HAS BEEN DEEMED TO HAVE REFUSED TO PARTICIPATE, IN THE							
24	PROGRAM AFTER RECEIVING NOTIFICATION FROM THE DEPARTMENT							
25	<u>UNDER SECTION 9303(D) (RELATING TO BRIDGE BUNDLING PROGRAM)</u>							
26	SHALL BE RESPONSIBLE FOR 30% OF THE NON-FEDERAL SHARE OF THE							
27	COSTS INCURRED WITH RESPECT TO THE LOCAL GOVERNMENT'S BRIDGES							
28	REPLACED OR REHABILITATED UNDER PROGRAMS OTHER THAN THE							
29	PROGRAM ESTABLISHED IN THIS CHAPTER.							
30	<u>CHAPTER 95</u>							

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1	PUBLIC UTILITY FACILITIES
2	<u>SEC.</u>
3	9501. ADJUSTMENT.
4	<u>§ 9501. ADJUSTMENT.</u>
5	(A) GENERAL RULE THE FOLLOWING SHALL APPLY:
6	(1) IF, IN THE CONSTRUCTION, RECONSTRUCTION, WIDENING OR
7	RELOCATION OF A STATE HIGHWAY, BRIDGE OR TUNNEL OR A PART OF
8	A STATE HIGHWAY, BRIDGE OR TUNNEL, IT BECOMES NECESSARY, IN
9	THE OPINION OF THE DEPARTMENT, TO CHANGE, ALTER, ADJUST OR
10	RELOCATE A WATER LINE OR SANITARY SEWER OWNED AND OPERATED BY
11	<u>A PUBLIC UTILITY, AS DEFINED IN 66 PA.C.S. § 102 (RELATING TO</u>
12	DEFINITIONS), THE DEPARTMENT MAY MAKE THE CHANGE, ALTERATION,
13	ADJUSTMENT OR RELOCATION AS MAY BE REQUIRED AS A PART OF THE
14	CONSTRUCTION, RECONSTRUCTION, WIDENING OR RELOCATION.
15	(2) IN ADDITION TO PARAGRAPH (1), THE DEPARTMENT MAY
16	ALSO ENTER INTO AGREEMENTS WITH THE PUBLIC UTILITY FOR THE
17	SHARING OF COSTS OF THE CHANGE, ALTERATION, ADJUSTMENT OR
18	RELOCATION. IF, IN THE OPINION OF THE DEPARTMENT, THE COSTS
19	SHOULD BE SHARED BY THE DEPARTMENT AND A PUBLIC UTILITY AND
20	THE DEPARTMENT IS UNABLE TO AGREE WITH THE PUBLIC UTILITY TO
21	A DIVISION OF COSTS, THE DEPARTMENT MAY PROCEED WITH THE WORK
22	AND PETITION THE PENNSYLVANIA PUBLIC UTILITY COMMISSION FOR A
23	DETERMINATION OF THE COSTS TO BE BORNE BY EACH PARTY.
24	(B) DECLARATION OF POLICYA PUBLIC UTILITY UNDER
25	SUBSECTION (A) SHALL BE ENTITLED TO A REIMBURSEMENT IN A SIMILAR
26	MANNER AS A CITY, BOROUGH, INCORPORATED TOWN, TOWNSHIP AND
27	MUNICIPAL AUTHORITY UNDER SECTION 412.1 OF THE ACT OF JUNE 1,
28	1945 (P.L.1242, NO.428), KNOWN AS THE STATE HIGHWAY LAW.
29	CHAPTER 96
30	STEEL PAINTING

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1 <u>SEC.</u>

2 <u>9601. DEFINITIONS.</u>

3 9602. PREQUALIFICATION OF BIDDERS.

4 <u>§ 9601. DEFINITIONS.</u>

5 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER

6 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE

7 <u>CONTEXT CLEARLY INDICATED OTHERWISE:</u>

8 <u>"DEPARTMENT." THE DEPARTMENT OF TRANSPORTATION OF THE</u>

9 <u>COMMONWEALTH.</u>

10 <u>"OP1 CERTIFICATION." A PAINTING CONTRACTOR APPROVAL THAT</u>

11 EVALUATES A CONTRACTOR WHO PERFORMS SURFACE PREPARATION AND

12 INDUSTRIAL COATING APPLICATION ON STEEL STRUCTURES IN THE FIELD

13 TO CONFIRM THE CONTRACTOR'S ABILITY TO PROVIDE QUALITY WORK IN

14 ACCORDANCE WITH APPLICABLE SAFETY, HEALTH AND ENVIRONMENTAL

15 <u>STANDARDS.</u>

16 <u>"QP2 CERTIFICATION." A PAINTING CONTRACTOR APPROVAL THAT</u>

17 EVALUATES A CONTRACTOR'S ABILITY TO PERFORM INDUSTRIAL HAZARDOUS

18 PAINT REMOVAL IN A FIELD OPERATION TO CONFIRM THE CONTRACTOR'S

19 ABILITY TO PROVIDE QUALITY WORK IN ACCORDANCE WITH APPLICABLE

20 SAFETY, HEALTH AND ENVIRONMENTAL STANDARDS.

21 "SECRETARY." THE SECRETARY OF TRANSPORTATION OF THE

22 <u>COMMONWEALTH.</u>

23 <u>§ 9602. PREQUALIFICATION OF BIDDERS.</u>

24 (A) ESTABLISHMENT. -- NOTWITHSTANDING ANY OTHER PROVISION OF

25 LAW, THE DEPARTMENT SHALL ESTABLISH PROCEDURES TO AUTHORIZE

26 THIRD PARTIES TO PREQUALIFY COMPETENT AND RESPONSIBLE BIDDERS

27 FOR HIGH PERFORMANCE AND CONVENTIONAL STEEL PAINTING FOR HIGHWAY

28 AND BRIDGE PROJECTS.

29 (B) CERTIFICATION.--BIDDERS ELIGIBLE FOR PREQUALIFICATION

30 UNDER SUBSECTION (A) SHALL HAVE OBTAINED A QP1 CERTIFICATION OR

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QP2 CERTIFICATION, AS APPROPRIATE, AS DEVELOPED BY THE SOCIETY 1 FOR PROTECTIVE COATINGS, FORMERLY KNOWN AS THE STEEL STRUCTURES 2 3 PAINTING COUNCIL, OR OTHER CERTIFICATION THAT IS SUBSTANTIALLY 4 EQUIVALENT TO A OP1 OR OP2 CERTIFICATION, AS DETERMINED BY THE 5 SECRETARY. 6 (C) EFFECTIVENESS.--THE SECRETARY'S DESIGNATION OF A THIRD 7 PARTY TO PREQUALIFY BIDDERS UNDER THIS SECTION SHALL BE 8 EFFECTIVE FOR A PERIOD NOT EXCEEDING ONE YEAR FROM THE DATE OF 9 THE DESIGNATION. 10 (D) SUSPENSION OR DEBARMENT. -- NOTHING UNDER THIS SECTION 11 SHALL PREVENT THE DEPARTMENT FROM SUSPENDING OR DEBARRING A CONTRACTOR, UNDER THE TERMS AND CONDITIONS SET FORTH IN 67 PA. 12 13 CODE §§ 457.13 (RELATING TO SUSPENSION OR DEBARMENT) AND 457.14 14 (RELATING TO DEBARMENT APPEALS PROCEDURE), THAT HAS BEEN 15 PREOUALIFIED BY A THIRD PARTY UNDER THIS SECTION. 16 SECTION 19. SECTION 1307(F) OF TITLE 75 IS AMENDED AND THE 17 SECTION IS AMENDED BY ADDING A SUBSECTION TO READ: § 1307. PERIOD OF REGISTRATION. 18 19 * * * 20 (F) OPTIONAL PERMANENT TRAILER REGISTRATION.--[THE] <u>EXCEPT</u> 21 AS SET FORTH IN SECTION 1920(C) (RELATING TO TRAILERS), THE 22 REGISTRATION OF TRAILERS PERMANENTLY REGISTERED AS PROVIDED IN 23 SECTION 1920(C) [(RELATING TO TRAILERS)] SHALL EXPIRE UPON 24 SALVAGING OF THE VEHICLE OR TRANSFER OF OWNERSHIP. 25 (G) ELECTION.--UPON APPLICATION ON A FORM PRESCRIBED BY THE 26 DEPARTMENT, THE OWNER OR LESSEE OF A MOTOR VEHICLE, EXCEPT A 27 MOTOR VEHICLE REGISTERED UNDER THE INTERNATIONAL REGISTRATION 28 PLAN AND A MOTOR VEHICLE WITH A SEASONAL REGISTRATION OR A 29 CIRCUS OR CARNIVAL PLATE, MAY ELECT TO PAY AN ANNUAL REGISTRATION FEE FOR A TWO-YEAR PERIOD. THE FEE SHALL BE TWO 30

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1	TIMES THE AMOUNT OF THE REGISTRATION FEE OTHERWISE PAYABLE FOR						
2	THE MOTOR VEHICLE UNDER THIS TITLE.						
3	SECTION 19.1. SECTION 1332 OF TITLE 75 IS AMENDED BY ADDING						
4	SUBSECTIONS TO READ:						
5	§ 1332. DISPLAY OF REGISTRATION PLATE.						
6	* * *						
7	(A.1) MOTORCYCLE REGISTRATION PLATE						
8	(1) A REGISTRATION PLATE ISSUED FOR A MOTORCYCLE MAY BE						
9	MOUNTED ON THE MOTORCYCLE IN A VERTICAL MANNER IF:						
10	(I) THE IDENTIFYING CHARACTERS ON THE PLATE ARE						
11	DISPLAYED IN A VERTICAL ALIGNMENT; AND						
12	(II) THE MOUNTING COMPLIES WITH ALL OTHER PROVISIONS						
13	OF THIS SECTION.						
14	(2) A REGISTRATION PLATE THAT HAS ITS IDENTIFYING						
15	CHARACTERS DISPLAYED HORIZONTALLY SHALL NOT BE DISPLAYED AND						
16	MOUNTED VERTICALLY.						
17	(3) THE DEPARTMENT SHALL PRODUCE A REGISTRATION PLATE						
18	FOR MOTORCYCLES WHICH DISPLAYS THE IDENTIFYING CHARACTERS ON						
19	THE PLATE IN A VERTICAL ALIGNMENT. THE DEPARTMENT SHALL ISSUE						
20	SUCH A PLATE UPON REQUEST AND UPON PAYMENT OF A FEE OF \$20,						
21	WHICH SHALL BE IN ADDITION TO THE ANNUAL REGISTRATION FEE.						
22	(4) NO LATER THAN JANUARY 1, 2016, THE DEPARTMENT SHALL						
23	REPORT TO THE CHAIRMAN AND MINORITY CHAIRMAN OF THE						
24	TRANSPORTATION COMMITTEE OF THE SENATE AND THE CHAIRMAN AND						
25	MINORITY CHAIRMAN OF THE TRANSPORTATION COMMITTEE OF THE						
26	HOUSE OF REPRESENTATIVES ON THE NUMBER OF MOTORCYCLE						
27	REGISTRATION PLATES ISSUED IN A VERTICAL ALIGNMENT, THE COST						
28	OF ISSUANCE AND ANY REQUIRED REVISION TO THE FEE SO AS TO						
29	MAINTAIN NECESSARY FINANCIAL SUPPORT FOR THE HIGHWAY SYSTEM						
30	IN THIS COMMONWEALTH.						

1 * * *

16

2 (D) VALIDATING REGISTRATION STICKERS.--VALIDATING
3 REGISTRATION STICKERS SHALL NOT BE ISSUED OR REQUIRED TO BE
4 DISPLAYED.

SECTION 20. SECTION 1353 OF TITLE 75 IS AMENDED TO READ: 5 6 § 1353. PRESERVE OUR HERITAGE REGISTRATION PLATE. 7 THE DEPARTMENT, IN CONSULTATION WITH THE PENNSYLVANIA 8 HISTORICAL AND MUSEUM COMMISSION, SHALL DESIGN A SPECIAL 9 PRESERVE OUR HERITAGE REGISTRATION PLATE. UPON RECEIPT OF AN APPLICATION, ACCOMPANIED BY A FEE OF [\$35] <u>\$54</u> WHICH SHALL BE IN 10 11 ADDITION TO THE ANNUAL REGISTRATION FEE, THE DEPARTMENT SHALL 12 ISSUE THE PLATE FOR A PASSENGER CAR, MOTOR HOME, TRAILER OR 13 TRUCK WITH A REGISTERED GROSS WEIGHT OF NOT MORE THAN 10,000 14 POUNDS. THE HISTORICAL PRESERVATION FUND SHALL RECEIVE [\$15] \$23 OF EACH ADDITIONAL FEE FOR THIS PLATE. 15

[§ 1354. FLAGSHIP NIAGARA COMMEMORATIVE REGISTRATION PLATE. 17 18 (A) PLATE.--THE DEPARTMENT, IN CONSULTATION WITH THE 19 PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION, SHALL DESIGN A 20 FLAGSHIP NIAGARA COMMEMORATIVE REGISTRATION PLATE. UPON 21 APPLICATION OF ANY PERSON, ACCOMPANIED BY A FEE OF \$35 WHICH 22 SHALL BE IN ADDITION TO THE ANNUAL REGISTRATION FEE, THE 23 DEPARTMENT SHALL ISSUE THE PLATE FOR A PASSENGER CAR, MOTOR 24 HOME, TRAILER OR TRUCK WITH A REGISTERED GROSS WEIGHT OF NOT MORE THAN 10,000 POUNDS. 25

SECTION 21. SECTION 1354 OF TITLE 75 IS REPEALED:

(B) USE OF FEE.--OF EACH FEE PAID UNDER SUBSECTION (A), \$15
SHALL BE DEPOSITED INTO THE FLAGSHIP NIAGARA ACCOUNT, WHICH IS
ESTABLISHED AS A SPECIAL ACCOUNT IN THE HISTORICAL PRESERVATION
FUND OF THE PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION. THE
COMMISSION SHALL ADMINISTER THE ACCOUNT AS FOLLOWS:

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(1) TO PRESERVE, MAINTAIN AND OPERATE THE FLAGSHIP
 NIAGARA.

3 (2) AFTER MAKING A DETERMINATION THAT THERE HAS BEEN
4 COMPLIANCE WITH PARAGRAPH (1) FOR A FISCAL YEAR, TO
5 CONTRIBUTE TO THE FUND.]

6 SECTION 22. SECTION 1355 OF TITLE 75 IS AMENDED TO READ:
7 § 1355. ZOOLOGICAL PLATE.

8 THE DEPARTMENT, IN CONSULTATION WITH THE PENNSYLVANIA 9 ZOOLOGICAL COUNCIL, SHALL DESIGN A SPECIAL ZOOLOGICAL 10 REGISTRATION PLATE. UPON APPLICATION OF ANY PERSON, ACCOMPANIED 11 BY A FEE OF [\$35] \$54 WHICH SHALL BE IN ADDITION TO THE ANNUAL 12 REGISTRATION FEE, THE DEPARTMENT SHALL ISSUE THE PLATE FOR A 13 PASSENGER CAR, MOTOR HOME, TRAILER OR TRUCK WITH A REGISTERED 14 GROSS WEIGHT OF NOT MORE THAN 10,000 POUNDS. THE ZOOLOGICAL 15 ENHANCEMENT FUND SHALL RECEIVE [\$15] \$23 OF THE FEE PAID BY THE 16 APPLICANT FOR THE PLATE.

17 SECTION 22.1. TITLE 75 IS AMENDED BY ADDING A SECTION TO 18 READ:

19 <u>§ 1370. REPORT TO GENERAL ASSEMBLY.</u>

20 NO LATER THAN JANUARY 1, 2015, AND ON JANUARY 1 OF EVERY 21 FIFTH YEAR THEREAFTER, THE DEPARTMENT SHALL REPORT TO THE 22 CHAIRMAN AND MINORITY CHAIRMAN OF THE TRANSPORTATION COMMITTEE 23 OF THE SENATE AND THE CHAIRMAN AND MINORITY CHAIRMAN OF THE 24 TRANSPORTATION COMMITTEE OF THE HOUSE OF REPRESENTATIVES ON THE 25 UTILIZATION OF SPECIAL REGISTRATION PLATES PROVIDED FOR IN THIS 26 CHAPTER. FOR EACH SPECIAL REGISTRATION PLATE, THE REPORT SHALL 27 INCLUDE THE NUMBER OF PLATES THEN IN USE, THE NUMBER OF NEW 28 PLATES ISSUED ANNUALLY SINCE THE PRECEDING REPORT AND MAKE 29 RECOMMENDATIONS REGARDING THE NEED FOR THE CONTINUED ISSUANCE OF SUCH PLATES, INCLUDING AN ANALYSIS OF USAGE, COST OF ISSUANCE 30

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AND ANY REQUIRED REVISION TO FEES SO AS TO MAINTAIN NECESSARY 1 2 FINANCIAL SUPPORT FOR THE HIGHWAY SYSTEM IN THIS COMMONWEALTH. SECTION 23. SECTION 1550(D)(2) OF TITLE 75 IS REENACTED TO 3 4 READ: § 1550. JUDICIAL REVIEW. 5 6 * * * 7 (D) DOCUMENTATION. --* * * 8 9 (2) IN ANY PROCEEDING UNDER THIS SECTION, DOCUMENTS 10 RECEIVED BY THE DEPARTMENT FROM ANY OTHER COURT OR FROM AN 11 INSURANCE COMPANY SHALL BE ADMISSIBLE INTO EVIDENCE TO 12 SUPPORT THE DEPARTMENT'S CASE. IN ADDITION, IF THE DEPARTMENT RECEIVES INFORMATION FROM A COURT BY MEANS OF ELECTRONIC 13 TRANSMISSION OR FROM AN INSURANCE COMPANY WHICH IS COMPLYING 14 15 WITH ITS OBLIGATION UNDER SUBCHAPTER H OF CHAPTER 17 (RELATING TO PROOF OF FINANCIAL RESPONSIBILITY) BY MEANS OF 16 ELECTRONIC TRANSMISSION, IT MAY CERTIFY THAT IT HAS RECEIVED 17 18 THE INFORMATION BY MEANS OF ELECTRONIC TRANSMISSION, AND THAT 19 CERTIFICATION SHALL BE PRIMA FACIE PROOF OF THE ADJUDICATION 20 AND FACTS CONTAINED IN SUCH AN ELECTRONIC TRANSMISSION. SECTION 24. SECTIONS 1553(C), 1554(C), 1617, 1786(D), 1903, 21 1904, 1911, 1913, 1916(A), 1917, 1918, 1920(A) AND (C), 1921, 22 23 1922, 1924, 1925, 1926(A) (B) AND (C), 1926.1, 1927, 1928, 1929, 24 1930, 1931, 1931.1, 1932 AND 1933 OF TITLE 75 ARE AMENDED TO 25 READ: 26 § 1553. OCCUPATIONAL LIMITED LICENSE. 27 * * *

(C) FEE.--THE FEE FOR APPLYING FOR AN OCCUPATIONAL LIMITED
LICENSE SHALL BE [\$50] <u>\$65</u>. THIS FEE SHALL BE NONREFUNDABLE AND
NO OTHER FEE SHALL BE REQUIRED.

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1 * * *

2 § 1554. PROBATIONARY LICENSE.

3 * * *

4 (C) FEE.--THE FEE FOR APPLYING FOR A PROBATIONARY LICENSE
5 SHALL BE [\$25] <u>\$35</u>. THE FEE SHALL BE NONREFUNDABLE. THE ANNUAL
6 FEE FOR ISSUANCE OF A PROBATIONARY LICENSE SHALL BE [\$50] <u>\$75</u>,
7 PLUS THE COST OF THE PHOTOGRAPH REQUIRED IN SECTION 1510(A)
8 (RELATING TO ISSUANCE AND CONTENT OF DRIVER'S LICENSE), WHICH
9 SHALL BE IN ADDITION TO ALL OTHER LICENSING FEES.

10 * * *

11 § 1617. FEES.

12 FEES RELATING TO COMMERCIAL DRIVERS' LICENSES TO BE COLLECTED 13 BY THE DEPARTMENT UNDER THIS CHAPTER SHALL BE IN ADDITION TO ANY 14 OTHER FEES IMPOSED UNDER THE PROVISIONS OF THIS TITLE AND ARE AS 15 FOLLOWS:

16 (1) THE ANNUAL FEE FOR A COMMERCIAL DRIVER'S LICENSE
17 DESIGNATION SHALL BE [\$10] <u>\$15</u>.

18 (2) IN ADDITION TO ANY OTHER RESTORATION FEE REQUIRED BY
19 THIS TITLE, AN ADDITIONAL RESTORATION FEE OF [\$50] <u>\$100</u> SHALL
20 BE ASSESSED AND COLLECTED BEFORE REINSTATING A COMMERCIAL
21 DRIVER'S OPERATING PRIVILEGE FOLLOWING A SUSPENSION OR
22 REVOCATION UNDER THIS TITLE OR DISQUALIFICATION UNDER THIS
23 CHAPTER.

(3) IF THE COMMERCIAL DRIVING PRIVILEGE OF A DRIVER IS
DISQUALIFIED, A CLASS C NONCOMMERCIAL OR M LICENSE, IF THE
DRIVER POSSESSES THE MOTORCYCLE QUALIFICATION, MAY BE
OBTAINED UPON PAYMENT OF THE FEES ASSOCIATED WITH OBTAINING A
DUPLICATE LICENSE.

29 (4) AN ADDITIONAL FEE OF [\$10] <u>\$15</u> SHALL BE IMPOSED FOR
30 THE INITIAL ISSUANCE OR RENEWAL OF A COMMERCIAL DRIVER'S

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LICENSE WITH AN "H" OR "X" ENDORSEMENT, IN ADDITION TO THE
 COST OF A CRIMINAL HISTORY BACKGROUND CHECK AS REQUIRED BY
 THE USA PATRIOT ACT OF 2001 (PUBLIC LAW 107-56, 115 STAT.
 272).

5 § 1786. REQUIRED FINANCIAL RESPONSIBILITY.

6 * * *

7 (D) SUSPENSION OF REGISTRATION AND OPERATING PRIVILEGE.--

8 THE DEPARTMENT OF TRANSPORTATION SHALL SUSPEND THE (1)9 REGISTRATION OF A VEHICLE FOR A PERIOD OF THREE MONTHS IF IT 10 DETERMINES THE REQUIRED FINANCIAL RESPONSIBILITY WAS NOT 11 SECURED AS REQUIRED BY THIS CHAPTER AND SHALL SUSPEND THE 12 OPERATING PRIVILEGE OF THE OWNER OR REGISTRANT FOR A PERIOD OF THREE MONTHS IF THE DEPARTMENT DETERMINES THAT THE OWNER 13 OR REGISTRANT HAS OPERATED OR PERMITTED THE OPERATION OF THE 14 15 VEHICLE WITHOUT THE REOUIRED FINANCIAL RESPONSIBILITY. THE OPERATING PRIVILEGE SHALL NOT BE RESTORED UNTIL THE 16 RESTORATION FEE FOR OPERATING PRIVILEGE PROVIDED BY SECTION 17 18 1960 (RELATING TO REINSTATEMENT OF OPERATING PRIVILEGE OR 19 VEHICLE REGISTRATION) IS PAID.

20 (1.1) IN LIEU OF SERVING A REGISTRATION SUSPENSION
 21 IMPOSED UNDER THIS SECTION, AN OWNER OR REGISTRANT MAY PAY TO
 22 THE DEPARTMENT A CIVIL PENALTY OF \$500, THE RESTORATION FEE
 23 PRESCRIBED UNDER SECTION 1960 AND FURNISH PROOF OF FINANCIAL
 24 RESPONSIBILITY IN A MANNER DETERMINED BY THE DEPARTMENT. AN
 25 OWNER OR REGISTRANT MAY EXERCISE THIS OPTION NO MORE THAN
 26 ONCE IN A 12-MONTH PERIOD.

(2) WHENEVER THE DEPARTMENT REVOKES OR SUSPENDS THE
 REGISTRATION OF ANY VEHICLE UNDER THIS CHAPTER, THE
 DEPARTMENT SHALL NOT RESTORE <u>OR TRANSFER</u> THE REGISTRATION
 UNTIL <u>THE SUSPENSION HAS BEEN SERVED OR THE CIVIL PENALTY HAS</u>

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BEEN PAID TO THE DEPARTMENT AND THE VEHICLE OWNER FURNISHES
 PROOF OF FINANCIAL RESPONSIBILITY IN A MANNER DETERMINED BY
 THE DEPARTMENT AND SUBMITS AN APPLICATION FOR REGISTRATION TO
 THE DEPARTMENT, ACCOMPANIED BY THE FEE FOR RESTORATION OF
 REGISTRATION PROVIDED BY SECTION 1960. THIS SUBSECTION SHALL
 NOT APPLY IN THE FOLLOWING CIRCUMSTANCES:

7 (I) THE OWNER OR REGISTRANT PROVES TO THE
8 SATISFACTION OF THE DEPARTMENT THAT THE LAPSE IN
9 FINANCIAL RESPONSIBILITY COVERAGE WAS FOR A PERIOD OF
10 LESS THAN 31 DAYS AND THAT THE OWNER OR REGISTRANT DID
11 NOT OPERATE OR PERMIT THE OPERATION OF THE VEHICLE DURING
12 THE PERIOD OF LAPSE IN FINANCIAL RESPONSIBILITY.

13 (II) THE OWNER OR REGISTRANT IS A MEMBER OF THE 14 ARMED SERVICES OF THE UNITED STATES, THE OWNER OR REGISTRANT HAS PREVIOUSLY HAD THE FINANCIAL 15 RESPONSIBILITY REQUIRED BY THIS CHAPTER, FINANCIAL 16 17 RESPONSIBILITY HAD LAPSED WHILE THE OWNER OR REGISTRANT 18 WAS ON TEMPORARY, EMERGENCY DUTY AND THE VEHICLE WAS NOT 19 OPERATED DURING THE PERIOD OF LAPSE IN FINANCIAL 20 RESPONSIBILITY. THE EXEMPTION GRANTED BY THIS PARAGRAPH SHALL CONTINUE FOR 30 DAYS AFTER THE OWNER OR REGISTRANT 21 22 RETURNS FROM DUTY AS LONG AS THE VEHICLE IS NOT OPERATED 23 UNTIL THE REQUIRED FINANCIAL RESPONSIBILITY HAS BEEN 24 ESTABLISHED.

(III) THE INSURANCE COVERAGE HAS TERMINATED OR
FINANCIAL RESPONSIBILITY HAS LAPSED SIMULTANEOUSLY WITH
OR SUBSEQUENT TO EXPIRATION OF A SEASONAL REGISTRATION,
AS PROVIDED IN SECTION 1307 (A.1) (RELATING TO PERIOD OF
REGISTRATION).

30 (3) AN OWNER WHOSE VEHICLE REGISTRATION HAS BEEN

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1 SUSPENDED UNDER THIS SUBSECTION SHALL HAVE THE SAME RIGHT OF 2 APPEAL UNDER SECTION 1377 (RELATING TO JUDICIAL REVIEW) AS 3 PROVIDED FOR IN CASES OF THE SUSPENSION OF VEHICLE 4 REGISTRATION FOR OTHER PURPOSES. THE FILING OF THE APPEAL SHALL ACT AS A SUPERSEDEAS, AND THE SUSPENSION SHALL NOT BE 5 6 IMPOSED UNTIL DETERMINATION OF THE MATTER AS PROVIDED IN 7 SECTION 1377. THE COURT'S SCOPE OF REVIEW IN AN APPEAL FROM A 8 VEHICLE REGISTRATION SUSPENSION SHALL BE LIMITED TO 9 DETERMINING WHETHER:

10 (I) THE VEHICLE IS REGISTERED OR OF A TYPE THAT IS
 11 REQUIRED TO BE REGISTERED UNDER THIS TITLE; AND

12 (II) THERE HAS BEEN EITHER NOTICE TO THE DEPARTMENT 13 OF A LAPSE, TERMINATION OR CANCELLATION IN THE FINANCIAL 14 RESPONSIBILITY COVERAGE AS REQUIRED BY LAW FOR THAT 15 VEHICLE OR THAT THE OWNER, REGISTRANT OR DRIVER WAS REQUESTED TO PROVIDE PROOF OF FINANCIAL RESPONSIBILITY TO 16 THE DEPARTMENT, A POLICE OFFICER OR ANOTHER DRIVER AND 17 18 FAILED TO DO SO. NOTICE TO THE DEPARTMENT OF THE LAPSE, 19 TERMINATION OR CANCELLATION OR THE FAILURE TO PROVIDE THE 20 REQUESTED PROOF OF FINANCIAL RESPONSIBILITY SHALL CREATE A PRESUMPTION THAT THE VEHICLE LACKED THE REQUISITE 21 22 FINANCIAL RESPONSIBILITY. THIS PRESUMPTION MAY BE OVERCOME BY PRODUCING CLEAR AND CONVINCING EVIDENCE THAT 23 THE VEHICLE WAS INSURED AT ALL RELEVANT TIMES. 24

(4) WHERE AN OWNER OR REGISTRANT'S OPERATING PRIVILEGE
HAS BEEN SUSPENDED UNDER THIS SUBSECTION, THE OWNER OR
REGISTRANT SHALL HAVE THE SAME RIGHT OF APPEAL UNDER SECTION
1550 (RELATING TO JUDICIAL REVIEW) AS PROVIDED FOR IN CASES
OF SUSPENSION FOR OTHER REASON. THE COURT'S SCOPE OF REVIEW
IN AN APPEAL FROM AN OPERATING PRIVILEGE SUSPENSION SHALL BE

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1 LIMITED TO DETERMINING WHETHER:

2

3

(I) THE VEHICLE WAS REGISTERED OR OF A TYPE REQUIRED TO BE REGISTERED UNDER THIS TITLE; AND

4 (II) THE OWNER OR REGISTRANT OPERATED OR PERMITTED THE OPERATION OF THE SAME VEHICLE WHEN IT WAS NOT COVERED 5 BY FINANCIAL RESPONSIBILITY. THE FACT THAT AN OWNER, 6 REGISTRANT OR OPERATOR OF THE MOTOR VEHICLE FAILED TO 7 PROVIDE COMPETENT EVIDENCE OF INSURANCE OR THE FACT THAT 8 9 THE DEPARTMENT RECEIVED NOTICE OF A LAPSE, TERMINATION OR 10 CANCELLATION OF INSURANCE FOR THE VEHICLE SHALL CREATE A 11 PRESUMPTION THAT THE VEHICLE LACKED THE REQUISITE 12 FINANCIAL RESPONSIBILITY. THIS PRESUMPTION MAY BE OVERCOME BY PRODUCING CLEAR AND CONVINCING EVIDENCE THAT 13 THE VEHICLE WAS INSURED AT THE TIME THAT IT WAS DRIVEN. 14

15 AN ALLEGED LAPSE, CANCELLATION OR TERMINATION OF A (5) POLICY OF INSURANCE BY AN INSURER MAY ONLY BE CHALLENGED BY 16 REQUESTING REVIEW BY THE INSURANCE COMMISSIONER PURSUANT TO 17 18 ARTICLE XX OF THE ACT OF MAY 17, 1921 (P.L.682, NO.284), KNOWN AS THE INSURANCE COMPANY LAW OF 1921. PROOF THAT A 19 20 TIMELY REQUEST HAS BEEN MADE TO THE INSURANCE COMMISSIONER 21 FOR SUCH A REVIEW SHALL ACT AS A SUPERSEDEAS, STAYING THE 22 SUSPENSION OF REGISTRATION OR OPERATING PRIVILEGE UNDER THIS SECTION PENDING A DETERMINATION PURSUANT TO SECTION 2009(A) 23 24 OF THE INSURANCE COMPANY LAW OF 1921 OR, IN THE EVENT THAT 25 FURTHER REVIEW AT A HEARING IS REQUESTED BY EITHER PARTY, A 26 FINAL ORDER PURSUANT TO SECTION 2009(I) OF THE INSURANCE 27 COMPANY LAW OF 1921.

28 (6) THE CIVIL PENALTY COLLECTED UNDER PARAGRAPH (1.1)
 29 SHALL BE DEPOSITED INTO THE PUBLIC TRANSPORTATION TRUST FUND.
 30 * * *

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1 § 1903. LIMITATION ON LOCAL LICENSE FEES AND TAXES.

[NO] <u>EXCEPT AS SET FORTH IN SECTION 1935 (RELATING TO FEE FOR</u>
<u>LOCAL USE), NO</u> MUNICIPALITY SHALL REQUIRE OR COLLECT ANY
REGISTRATION OR LICENSE FEE OR TAX FOR ANY VEHICLE OR DRIVER'S
LICENSE FROM ANY PERSON.

6 § 1904. COLLECTION AND DISPOSITION OF FEES AND MONEYS.

7 [THE] <u>(A) GENERAL RULE.--EXCEPT AS PROVIDED UNDER THIS</u> 8 <u>SECTION, THE</u> DEPARTMENT SHALL COLLECT ALL FEES PAYABLE UNDER 9 THIS TITLE AND ALL OTHER MONEYS RECEIVED IN CONNECTION WITH THE 10 ADMINISTRATION OF THIS TITLE AND TRANSMIT THEM TO THE STATE 11 TREASURER FOR DEPOSIT IN THE MOTOR LICENSE FUND. MONEYS PAID IN 12 ERROR MAY BE REFUNDED BY THE DEPARTMENT.

13 (B) DISPOSITION.--FEES COLLECTED UNDER SECTIONS 1951(C)

14 (RELATING TO DRIVER'S LICENSE AND LEARNER'S PERMIT), 1952

15 (RELATING TO CERTIFICATE OF TITLE), 1953 (RELATING TO SECURITY

16 INTEREST), 1955 (RELATING TO INFORMATION CONCERNING DRIVERS AND

17 <u>VEHICLES</u>), 1956 (RELATING TO CERTIFIED COPIES OF RECORDS) AND

18 <u>1958 (RELATING TO CERTIFICATE OF INSPECTION) SHALL BE</u>

19 TRANSMITTED TO THE STATE TREASURER FOR DEPOSIT IN THE FOLLOWING

20 <u>FUNDS:</u>

21	(1) FOR FISCAL YEAR 2013-2014:
22	(I) 33.9% TO THE PUBLIC TRANSPORTATION TRUST FUND;
23	(II) 30.7% TO THE MULTIMODAL TRANSPORTATION FUND;
24	AND
25	(III) 35.4% TO THE MOTOR LICENSE FUND.
26	(1.1) FOR FISCAL YEAR 2014-2015:
27	(I) 43.9% TO THE PUBLIC TRANSPORTATION TRUST FUND;
28	(II) 23% TO THE MULTIMODAL TRANSPORTATION FUND; AND
29	(III) 33.1% TO THE MOTOR LICENSE FUND.
30	(2) FOR FISCAL YEARS 2015-2016 AND 2016-2017:

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1	(I) 66.6% TO THE PUBLIC TRANSPORTATION TRUST FUND;
2	(II) 23% TO THE MULTIMODAL TRANSPORTATION FUND; AND
3	(III) 10.4% TO THE MOTOR LICENSE FUND.
4	(3) FOR FISCAL YEARS BEGINNING AFTER JUNE 30, 2017:
5	(I) 77% TO THE PUBLIC TRANSPORTATION TRUST FUND; AND
6	(II) 23% TO THE MULTIMODAL TRANSPORTATION FUND.
7	(C) AUTOMATIC ADJUSTMENTS
8	(1) FOR THE INITIAL ADJUSTMENT, THE DEPARTMENT SHALL DO
9	ALL OF THE FOLLOWING:
10	(I) DETERMINE THE PERCENTAGE INCREASE IN THE
11	CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE
12	PERIOD BEGINNING AUGUST 1, 2013, AND ENDING JANUARY 31,
13	<u>2015.</u>
14	(II) EXCEPT AS SET FORTH IN PARAGRAPH (3), APPLY, AS
15	OF JULY 1, 2015, THE INCREASE UNDER SUBPARAGRAPH (I) TO
16	EVERY FEE CHARGED UNDER THIS TITLE.
17	(2) FOR SUBSEQUENT ADJUSTMENTS, THE DEPARTMENT SHALL DO
18	ALL OF THE FOLLOWING:
19	(I) DETERMINE THE PERCENTAGE INCREASE IN THE
20	CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE
21	PERIOD BEGINNING FEBRUARY 1, 2015, AND ENDING JANUARY 31,
22	2017, AND FOR EACH SUCCEEDING 24-MONTH PERIOD.
23	(II) EXCEPT AS SET FORTH IN PARAGRAPH (3), APPLY, AS
24	OF JULY 1, 2017, THE INCREASE UNDER SUBPARAGRAPH (I) TO
25	EVERY FEE CHARGED UNDER THIS TITLE.
26	(3) FOR FEES CHARGED UNDER SECTIONS 1916 (RELATING TO
27	TRUCKS AND TRUCK TRACTORS), 1917 (RELATING TO MOTOR BUSES AND
28	LIMOUSINES) AND 1918 (RELATING TO SCHOOL BUSES AND SCHOOL
29	VEHICLES), THE DEPARTMENT SHALL DO ALL OF THE FOLLOWING:
30	(I) DETERMINE THE PERCENTAGE INCREASE IN THE

1 CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS FOR THE 2 PERIOD BEGINNING FEBRUARY 1, 2017, AND ENDING JANUARY 31, 3 2019, AND FOR EACH SUCCEEDING 24-MONTH PERIOD. (II) APPLY, AS OF JULY 1, 2019, THE INCREASE UNDER 4 SUBPARAGRAPH (I) TO EVERY FEE UNDER THIS PARAGRAPH. 5 6 (4) IF A FEE IS INCREASED UNDER THIS SUBSECTION AND 7 RESULTS IN A FEE WHICH IS LESS THAN A WHOLE DOLLAR, THE 8 FOLLOWING APPLY: 9 (I) EXCEPT AS SET FORTH IN SUBPARAGRAPH (II), THE FEE SHALL BE ROUNDED TO THE NEAREST WHOLE DOLLAR. 10 (II) IF THE FEE IS PRESCRIBED IN A SECTION 11 REFERENCED IN SUBSECTION (B), THE FEE SHALL BE ROUNDED TO 12 13 THE NEXT HIGHER DOLLAR. § 1911. [ANNUAL REGISTRATION] <u>REGISTRATION</u> FEES. 14 15 (A) GENERAL RULE.--[AN ANNUAL] A FEE FOR THE REGISTRATION OF VEHICLES AS PROVIDED IN CHAPTER 13 (RELATING TO THE REGISTRATION 16 17 OF VEHICLES) SHALL BE CHARGED BY THE DEPARTMENT AS PROVIDED IN THIS TITLE. 18 19 (B) DEPARTMENT TO ESTABLISH CERTAIN FEES.--IF A VEHICLE TO 20 BE REGISTERED IS OF A TYPE NOT SPECIFICALLY PROVIDED FOR BY THIS 21 TITLE AND IS OTHERWISE ELIGIBLE FOR REGISTRATION, THE DEPARTMENT 22 SHALL DETERMINE THE MOST APPROPRIATE FEE OR FEE SCHEDULE FOR THE 23 VEHICLE OR TYPE OF VEHICLE BASED ON SUCH FACTORS AS DESIGN AND 24 INTENDED USE. 25 § 1913. MOTOR HOMES. 26 THE ANNUAL FEE FOR REGISTRATION OF A MOTOR HOME SHALL BE 27 DETERMINED BY ITS REGISTERED GROSS WEIGHT IN POUNDS ACCORDING TO 28 THE FOLLOWING TABLE: 29 REGISTERED GROSS 30 CLASS WEIGHT IN POUNDS FEE 20130HB1060PN2697 - 69 -

1	1	8,000 OR LESS	[\$45] <u>\$ 65</u>
2	2	8,001 - 11,000	[63] <u>90</u>
3	3	11,001 OR MORE	[81] <u>116</u>
4	§ 1916. TRUCKS AND T	RUCK TRACTORS.	
5	(A) GENERAL RULE.		
6	(1) THE ANNUA	AL FEE FOR REGISTRATION OF A	A TRUCK OR TRUCK
7	TRACTOR SHALL BE I	DETERMINED BY ITS REGISTERED	O GROSS WEIGHT OR
8	COMBINATION WEIGHT	IN POUNDS ACCORDING TO THE	E FOLLOWING
9	TABLE:		
10		[REGISTERED	
11		GROSS OR COMBINATION	
12	CLASS	WEIGHT IN POUNDS	FEE
13	1	5,000 OR LESS	\$ 58.50
14	2	5,001 - 7,000	81.00
15	3	7,001 - 9,000	153.00
16	4A	9,001 - 10,000	198.00
17	4B	10,001 - 11,000	198.00
18	5	11,001 - 14,000	243.00
19	6	14,001 - 17,000	288.00
20	7	17,001 - 21,000	355.50
21	8	21,001 - 26,000	405.00
22	9	26,001 - 30,000	472.50
23	10	30,001 - 33,000	567.00
24	11	33,001 - 36,000	621.00
25	12	36,001 - 40,000	657.00
26	13	40,001 - 44,000	697.50
27	14	44,001 - 48,000	751.50
28	15	48,001 - 52,000	828.00
29	16	52,001 - 56,000	882.00
30	17	56,001 - 60,000	999.00

1		18	60,	001 - 64	1,111.50				
2		19	64,	001 - 68	1,165.50				
3		20	68,	001 - 73		1,251.00			
4		21	73,	281 - 76	6,000		1,597.50		
5		22	76,	001 - 78	3,000	1,633.50			
6		23	78,	001 - 78	8,500	1,651.50			
7		24	78,	501 - 79	9,000		1,669.50		
8		25	79 ,	001 - 80	000		1,687.50]		
9			REGIS	STERED FI	<u>EES</u>				
10		<u>GROSS OR</u>	FISCAL	<u>FISCAL</u>	FISCAL	<u>FISCAL</u>	FISCAL		
11		<u>COMBINATION</u>	YEAR	YEAR	YEAR	YEAR	<u>YEAR</u>		
12		WEIGHT IN	<u>2013-</u>	<u>2014-</u>	<u>2015-</u>	<u>2016-</u>	<u>2017-</u>		
13	CLAS	<u>s</u> <u>pounds</u>	<u>2014</u>	2015	<u>2016</u>	<u>2017</u>	<u>2018</u>		
14	<u>1</u>	<u>5,000 or less</u>	<u>\$58.50</u>	<u>\$60</u>	<u>\$60</u>	<u>\$62</u>	<u>\$62</u>		
15	<u>2</u> <u>5,001 - 7,000</u>		81	<u>83</u>	<u>83</u>	<u>86</u>	86		
16	<u>3</u>	<u>7,001 - 9,000</u>	<u>153</u>	<u>158</u>	<u>158</u>	164	<u>164</u>		
17	<u>4A</u>	<u>9,001 - 10,000</u>	<u>198</u>	204	204	212	212		
18	<u>4B</u>	<u>10,001 - 11,000</u>	<u>198</u>	204	204	212	212		
19	<u>5</u>	<u>11,001 - 14,000</u>	243	<u>263</u>	<u>283</u>	<u>303</u>	<u>323</u>		
20	<u>6</u>	14,001 - 17,000	<u>288</u>	<u>312</u>	<u>336</u>	<u>359</u>	<u>383</u>		
21	7	<u>17,001 - 21,000</u>	<u>355.50</u>	<u>385</u>	414	443	473		
22	<u>8</u>	<u>21,001 - 26,000</u>	405	438	472	<u>505</u>	<u>539</u>		
23	<u>9</u>	<u>26,001 - 30,000</u>	<u>472.50</u>	<u>511</u>	<u>550</u>	<u>589</u>	<u>628</u>		
24	<u>10</u>	<u>30,001 - 33,000</u>	<u>567</u>	614	<u>661</u>	707	754		
25	<u>11</u>	<u>33,001 - 36,000</u>	<u>621</u>	<u>672</u>	723	775	<u>826</u>		
26	<u>12</u>	<u>36,001 - 40,000</u>	<u>657</u>	711	765	820	874		
27	<u>13</u>	40,001 - 44,000	<u>697.50</u>	<u>755</u>	<u>813</u>	<u>870</u>	<u>928</u>		
28	<u>14</u>	44,001 - 48,000	<u>751.50</u>	<u>813</u>	875	<u>937</u>	<u>999</u>		
29	<u>15</u>	<u>48,001 - 52,000</u>	<u>828</u>	<u>896</u>	<u>965</u>	<u>1,033</u>	<u>1,101</u>		
30	<u>16</u>	<u>52,001 - 56,000</u>	<u>882</u>	<u>955</u>	<u>1,028</u>	<u>1,100</u>	<u>1,173</u>		

1	<u>17</u>	<u>56,001 -</u>	60,000	<u>999</u>	<u>1,081</u>	1,	164	<u>1,246</u>	<u>1,329</u>
2	<u>18</u>	60,001 -	64,0001	,111.50	<u>1,203</u>	<u>1</u> ,	<u>295</u>	<u>1,387</u>	<u>1,487</u>
3	<u>19</u>	<u>64,001 -</u>	68,0001	,165.50	<u>1,262</u>	<u>1</u> ,	<u>358</u>	<u>1,454</u>	<u>1,550</u>
4	<u>20</u>	<u>68,001 -</u>	73,2801	,251	<u>1,354</u>	1,	<u>457</u>	<u>1,561</u>	<u>1,664</u>
5	<u>21</u>	<u>73,281 -</u>	76,0001	,597.50	<u>1,729</u>	1,	861	<u>1,993</u>	<u>2,125</u>
6	<u>22</u>	<u>76,001 -</u>	78,0001	,633.50	<u>1,768</u>	1,	<u>903</u>	<u>2,038</u>	2,173
7	<u>23</u>	<u>78,001 -</u>	78,5001	,651.50	<u>1,788</u>	<u>1</u> ,	<u>924</u>	<u>2,060</u>	<u>2,196</u>
8	<u>24</u>	<u>78,501 -</u>	79,0001	,669.50	<u>1,807</u>	<u>1</u> ,	<u>945</u>	<u>2,083</u>	<u>2,220</u>
9	<u>25</u>	<u>79,001 -</u>	80,0001	,687.50	<u>1,827</u>	<u>1</u> ,	<u>966</u>	<u>2,105</u>	2,244
10		(2) A	PORTION	OF THE	REGIST	RATIO	N FEE	FOR ANY	TRUCK OR
11	Т	RUCK TRAC	TOR IN C	LASSES 9	9 THROU	GH 25	SHALL	BE DEP	OSITED IN
12	Т	HE HIGHWA	Y BRIDGE	IMPROVI	EMENT R	ESTRI	CTED A	CCOUNT	WITHIN THE
13	М	OTOR LICE	NSE FUND	ACCORD	ING TO '	THE F	OLLOWI	NG TABL	Е:
14						AMOU	JNT DEI	POSITED	IN
15					HIC	GHWAY	BRIDG	E IMPRO	VEMENT
16	CLASSES RESTRICTED ACCOUNT								
17	9-12 \$ 72								
18	13-17 108								
19	18-20 144								
20	21-25 180								
21	*	* *							
22	§ 19	17. Мото	R BUSES 2	AND LIMO	DUSINES	•			
23	Т	HE ANNUAL	FEE FOR	REGISTI	RATION	OF A	MOTOR	BUS OR	A LIMOUSINE
24	SHAL	L BE DETEI	RMINED B	Y ITS SH	EATING (CAPAC	ITY AC	CORDING	TO THE
25	[FOL	LOWING TAI	BLE:						
26		SEATI	ING CAPAC	CITY			FEE		
27		26	OR LESS			\$ 9	PER S	EAT	
28		27	- 51			234	PLUS	\$11.25 I	PER SEAT
29							IN EX	CESS OF	26
30		52	OR MORE			540]		

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1 FOLLOWING:

2	(1) IF THE SEATING CAPACITY IS LESS THAN 27:
3	(I) FOR FISCAL YEAR 2013-2014, \$9 PER SEAT.
4	(II) FOR FISCAL YEAR 2014-2015, \$10 PER SEAT.
5	(III) FOR FISCAL YEAR 2015-2016, \$11 PER SEAT.
6	(IV) FOR FISCAL YEAR 2016-2017, \$12 PER SEAT.
7	(V) FOR FISCAL YEARS BEGINNING AFTER JUNE 30, 2017,
8	<u>\$13 per seat.</u>
9	(2) IF THE SEATING CAPACITY IS MORE THAN 26 BUT LESS
10	<u>THAN 52:</u>
11	(I) FOR FISCAL YEAR 2013-2014, \$234 PLUS \$11.25 FOR
12	EACH SEAT BEYOND 26.
13	(II) FOR FISCAL YEAR 2014-2015, \$259.50 PLUS \$13 FOR
14	EACH SEAT BEYOND 26.
15	<u>(III) FOR FISCAL YEAR 2015-2016, \$285 PLUS \$14 FOR</u>
16	EACH SEAT BEYOND 26.
17	(IV) FOR FISCAL YEAR 2016-2017, \$310.50 PLUS \$15 FOR
18	EACH SEAT BEYOND 26.
19	(V) FOR FISCAL YEARS BEGINNING AFTER JUNE 30, 2017,
20	<u>\$336 plus \$16 for each seat beyond 26.</u>
21	(3) IF THE SEATING CAPACITY IS MORE THAN 51:
22	(I) FOR FISCAL YEAR 2013-2014, \$540.
23	<u>(II) FOR FISCAL YEAR 2014-2015, \$600.</u>
24	(III) FOR FISCAL YEAR 2015-2016, \$660.
25	(IV) FOR FISCAL YEAR 2016-2017, \$720.
26	(V) FOR FISCAL YEARS BEGINNING AFTER JUNE 30, 2017,
27	<u>\$775.</u>
28	§ 1918. SCHOOL BUSES AND SCHOOL VEHICLES.
29	THE ANNUAL FEE FOR REGISTRATION OF A SCHOOL BUS OR SCHOOL
30	VEHICLE SHALL BE [\$24.] <u>DETERMINED AS FOLLOWS:</u>

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1 <u>(1)</u> FOR FISCAL YEAR 2013-2014, \$24.	
2 <u>(2)</u> FOR FISCAL YEAR 2014-2015, \$27.	
3 <u>(3)</u> FOR FISCAL YEAR 2015-2016, \$30.	
4 <u>(4) FOR FISCAL YEAR 2016-2017, \$33.</u>	
5 (5) FOR FISCAL YEARS BEGINNING AFTER JUNE 30, 2017, \$35	<u>.</u>
6 § 1920. TRAILERS.	
7 (A) GENERAL RULETHE ANNUAL FEE FOR REGISTRATION OF A	
8 TRAILER SHALL BE DETERMINED BY ITS REGISTERED GROSS WEIGHT	
9 ACCORDING TO THE FOLLOWING TABLE:	
10 REGISTERED GROSS	
11 WEIGHT IN POUNDS FEE	
12 3,000 OR LESS \$ 6	
13 3,001 - 10,000 12	
14 10,001 OR MORE [27] <u>35</u>	
15 * * *	
16 (C) OPTIONAL PERMANENT REGISTRATION	
17 (1) A TRAILER WITH A REGISTERED GROSS WEIGHT OF 10,001	
18 OR MORE POUNDS MAY BE REGISTERED FOR A ONE-TIME FEE OF [\$135]	
19 <u>\$165</u> IN LIEU OF THE ANNUAL FEE AT THE OPTION OF THE	
20 REGISTRANT.	
21 (2) A PERMANENT REGISTRATION OF A TRAILER UNDER THIS	
22 <u>SECTION MAY BE TRANSFERRED TO ANOTHER TRAILER ONE TIME UPON</u>	
23 <u>PAYMENT OF THE FEE UNDER SECTION 1927 (RELATING TO TRANSFER</u>	
24 <u>OF REGISTRATION).</u>	
25 § 1921. SPECIAL MOBILE EQUIPMENT.	
26 THE ANNUAL FEE FOR REGISTRATION OF SPECIAL MOBILE EQUIPMENT	
27 SHALL BE [\$36] <u>\$52</u> .	
28 § 1922. IMPLEMENTS OF HUSBANDRY.	
29 THE ANNUAL FEE FOR REGISTRATION OF AN IMPLEMENT OF HUSBANDRY	
30 NOT EXEMPT FROM REGISTRATION UNDER THIS TITLE SHALL BE [\$18]	
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1 <u>\$26</u>.

2 § 1924. FARM VEHICLES.

3 (A) GENERAL RULE. -- THE ANNUAL FEE FOR REGISTRATION OF A FARM
4 VEHICLE SHALL BE [\$76.50] <u>\$110</u> OR ONE-THIRD OF THE REGULAR FEE,
5 WHICHEVER IS GREATER.

6 (B) CERTIFICATE OF EXEMPTION.--THE BIENNIAL PROCESSING FEE 7 FOR A CERTIFICATE OF EXEMPTION ISSUED IN LIEU OF REGISTRATION OF 8 A FARM VEHICLE SHALL BE DETERMINED BY THE TYPE OF CERTIFICATE 9 ISSUED AND THE GROSS WEIGHT OR COMBINATION WEIGHT OR WEIGHT 10 RATING ACCORDING TO THE FOLLOWING TABLE:

11CERTIFICATE TYPEWEIGHT IN POUNDSFEE12TYPE A10,000 OR LESS\$2413TYPE BGREATER THAN 10,000 AND14NOT EXCEEDING 17,0002415TYPE CGREATER THAN 17,0005016TYPE DGREATER THAN 17,000100

17 § 1925. AMBULANCES, TAXIS AND HEARSES.

18 THE ANNUAL FEE FOR REGISTRATION OF AN AMBULANCE, TAXI OR 19 HEARSE SHALL BE [\$54] <u>\$77</u>.

20 § 1926. DEALERS AND MISCELLANEOUS MOTOR VEHICLE BUSINESS.

(A) GENERAL RULE.--THE ANNUAL FEE FOR A DEALER REGISTRATION
PLATE OR MISCELLANEOUS MOTOR VEHICLE BUSINESS PLATE SHALL BE
[\$36] <u>\$52</u>.

(B) MOTORCYCLE DEALERS.--THE ANNUAL FEE FOR EACH DEALER
REGISTRATION PLATE ISSUED TO A MOTORCYCLE DEALER OTHER THAN A
MOTOR-DRIVEN CYCLE DEALER SHALL BE [\$18] <u>\$26</u>.

(C) MOTOR-DRIVEN CYCLE DEALERS.--THE ANNUAL FEE FOR EACH
DEALER REGISTRATION PLATE ISSUED TO A MOTOR-DRIVEN CYCLE DEALER
SHALL BE [\$9] <u>\$13</u>.

30 * * *

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1 § 1926.1. FARM EQUIPMENT VEHICLE DEALERS.

THE ANNUAL FEE FOR REGISTRATION OF A FARM EQUIPMENT DEALER
TRUCK OR TRUCK TRACTOR SHALL BE ONE-HALF OF THE REGULAR FEE OR
[\$243] <u>\$349</u>, WHICHEVER IS GREATER.

5 § 1927. TRANSFER OF REGISTRATION.

6 THE FEE FOR TRANSFER OF REGISTRATION SHALL BE [\$6] <u>\$9</u>.
7 § 1928. TEMPORARY AND ELECTRONICALLY ISSUED REGISTRATION

8

PLATES.

9 THE FEE PAYABLE BY A DEALER OR OTHER DISPENSING AGENT FOR A 10 TEMPORARY REGISTRATION PLATE OR FOR A REGISTRATION PLATE TO BE 11 ISSUED FOR NEW REGISTRATION PROCESSED ELECTRONICALLY WITH THE 12 DEPARTMENT SHALL BE [\$5] <u>\$14</u>. THE CHARGE OF THE AGENT FOR 13 PROVIDING AN APPLICANT WITH A PLATE UNDER THIS SECTION SHALL NOT 14 EXCEED A TOTAL OF [\$10] \$14.

15 § 1929. REPLACEMENT REGISTRATION PLATES.

16 THE FEE FOR A REPLACEMENT REGISTRATION PLATE OTHER THAN A 17 LEGISLATIVE OR PERSONAL PLATE SHALL BE [\$7.50] <u>\$11</u>.

18 § 1930. LEGISLATIVE REGISTRATION PLATES.

19 THE FEE FOR ISSUANCE OF A LEGISLATIVE REGISTRATION PLATE 20 SHALL BE [\$20] <u>\$76</u> WHICH SHALL BE IN ADDITION TO THE ANNUAL 21 REGISTRATION FEE. ONLY ONE PAYMENT OF THE ISSUANCE FEE SHALL BE 22 CHARGED FOR EACH LEGISLATIVE REGISTRATION PLATE ISSUED OR

23 REPLACED.

24 § 1931. PERSONAL REGISTRATION PLATES.

25 THE FEE FOR ISSUANCE OF A PERSONAL REGISTRATION PLATE SHALL
26 BE [\$20] <u>\$76</u> WHICH SHALL BE IN ADDITION TO THE ANNUAL

27 REGISTRATION FEE. ONLY ONE PAYMENT OF THE ISSUANCE FEE SHALL BE

28 CHARGED FOR EACH PERSONAL REGISTRATION ISSUED OR REPLACED.

29 § 1931.1. STREET ROD REGISTRATION PLATES.

30 THE FEE FOR THE ISSUANCE OF A STREET ROD REGISTRATION PLATE

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SHALL BE [\$20] <u>\$51</u> WHICH SHALL BE IN ADDITION TO THE ANNUAL
 REGISTRATION FEE. ONLY ONE PAYMENT OF THE ISSUANCE FEE SHALL BE
 CHARGED FOR EACH STREET ROD REGISTRATION PLATE ISSUED OR
 REPLACED.

5 § 1932. DUPLICATE REGISTRATION CARDS.

6 THE FEE FOR EACH DUPLICATE REGISTRATION CARD WHEN ORDERED AT 7 THE TIME OF VEHICLE REGISTRATION, THE TRANSFER OR RENEWAL OF 8 REGISTRATION OR THE REPLACEMENT OF A REGISTRATION PLATE SHALL BE 9 [\$1.50] <u>\$2</u>. THE FEE FOR EACH DUPLICATE REGISTRATION CARD ISSUED 10 AT ANY OTHER TIME SHALL BE [\$4.50] <u>\$6</u>.

11 § 1933. COMMERCIAL IMPLEMENTS OF HUSBANDRY.

12 THE ANNUAL FEE FOR REGISTRATION OF A COMMERCIAL IMPLEMENT OF 13 HUSBANDRY SHALL BE [\$76.50] <u>\$110</u> OR ONE-HALF OF THE REGULAR FEE, 14 WHICHEVER IS GREATER.

15 SECTION 25. TITLE 75 IS AMENDED BY ADDING A SECTION TO READ: 16 <u>§ 1935.</u> FEE FOR LOCAL USE.

17 (A) ESTABLISHMENT OF FUND. -- A SPECIAL FUND IS ESTABLISHED
18 WITHIN THE STATE TREASURY TO BE KNOWN AS THE FEE FOR LOCAL USE
19 FUND. MONEY IN THE FUND IS APPROPRIATED TO THE DEPARTMENT FOR
20 THE PURPOSES SET FORTH IN THIS SECTION.

(B) LEVY.--BEGINNING AFTER DECEMBER 31, 2014, A COUNTY MAY,
22 IN ITS DISCRETION, BY ORDINANCE, IMPOSE A FEE OF \$5 FOR EACH

23 NONEXEMPT VEHICLE REGISTERED TO AN ADDRESS LOCATED IN THE

24 COUNTY. A COUNTY SHALL NOTIFY THE DEPARTMENT OF THE PASSAGE OF

25 THE ORDINANCE 90 DAYS PRIOR TO THE EFFECTIVE DATE OF THE

26 ORDINANCE.

27 (C) COLLECTION. -- THE DEPARTMENT SHALL COLLECT FEES IMPOSED

28 UNDER SUBSECTION (A) AT THE TIME A VEHICLE IS REGISTERED AND

29 SHALL DEPOSIT THE MONEY IN THE FEE FOR LOCAL USE FUND.

30 (D) DISTRIBUTION. -- MONEY PAID INTO THE FEE FOR LOCAL USE

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FUND SHALL BE DISTRIBUTED BY THE DEPARTMENT TO EACH 1 2 PARTICIPATING COUNTY IN ACCORDANCE WITH THE AMOUNTS COLLECTED 3 FROM THE COUNTY. FUNDS PAYABLE TO A COUNTY UNDER THIS SECTION 4 SHALL BE ADDED TO FUNDS PAYABLE TO THE COUNTY UNDER SECTION 9010(B) (RELATING TO DISPOSITION AND USE OF TAX) AND SHALL BE 5 6 USED BY THE COUNTY FOR TRANSPORTATION PURPOSES OR BE ALLOCATED BY THE COUNTY IN ACCORDANCE WITH SECTION 9010(C). 7 8 SECTION 26. SECTIONS 1942(A), 1943, 1944, 1945(B), 1947, 1951(C) AND (D), 1952, 1953, 1955(A), 1956, 1957, 1958(A), 1959, 9 10 1960 AND 1961 OF TITLE 75 ARE AMENDED TO READ: 11 § 1942. SPECIAL HAULING PERMITS AS TO WEIGHT AND SIZE. 12 (A) FEE SCHEDULE.--THE FEE FOR A SPECIAL HAULING PERMIT FOR 13 EACH MOVEMENT OF AN OVERWEIGHT OR OVERSIZE VEHICLE OR LOAD, OR 14 BOTH, SHALL BE AS FOLLOWS: 15 (1) OVERSIZE VEHICLE OR LOAD, OR BOTH, HAVING A WIDTH UP

16 TO 14 FEET AND NOT EXCEEDING LEGAL WEIGHT LIMIT, [\$25] <u>\$35</u>. 17 (2) OVERSIZE VEHICLE OR LOAD, OR BOTH, HAVING A WIDTH

18 EXCEEDING 14 FEET AND NOT EXCEEDING ANY LEGAL WEIGHT LIMIT, 19 [\$50] <u>\$71</u>.

20 (3) VEHICLE AND LOAD WEIGHING IN EXCESS OF LEGAL WEIGHT
 21 LIMIT, [3¢] <u>4¢</u> PER MILE PER TON BY WHICH THE GROSS WEIGHT
 22 EXCEEDS THE REGISTERED GROSS WEIGHT.

23 * * *

24 § 1943. ANNUAL HAULING PERMITS.

(A) QUARRY EQUIPMENT AND MACHINERY.--THE ANNUAL FEE FOR
OPERATION OR MOVEMENT OF EACH PIECE OF HEAVY QUARRY EQUIPMENT OR
MACHINERY, AS PROVIDED FOR IN SECTION 4966 (RELATING TO PERMIT
FOR MOVEMENT OF QUARRY EQUIPMENT), SHALL BE [\$500] <u>\$706</u>.

29 (C) COURSE OF MANUFACTURE. -- THE ANNUAL FEE FOR OPERATION OR
30 MOVEMENT OF LOADS OR VEHICLES, AS PROVIDED FOR IN SECTION 4968

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(RELATING TO PERMIT FOR MOVEMENT DURING COURSE OF MANUFACTURE),
 SHALL BE AS FOLLOWS:

3 (1) OVERSIZED MOVEMENTS:

4 (I) MOVEMENTS LIMITED TO DAYLIGHT HOURS ONLY -5 [\$100] <u>\$130</u>.

6 (II) MOVEMENTS THAT CAN BE CONDUCTED 24 HOURS PER
 7 DAY - [\$1,000] <u>\$1,300</u>.

8 (2) OVERWEIGHT MOVEMENTS:

9 (I) MOVEMENTS NOT EXCEEDING 100,000 POUNDS GROSS10 WEIGHT:

 11
 (A) NOT MORE THAN ONE MILE IN DISTANCE - [\$50]

 12
 \$69.

 13
 (B) MORE THAN ONE MILE IN DISTANCE - [\$400]

 14
 \$750.

(II) MOVEMENTS IN EXCESS OF 100,000 POUNDS GROSS
WEIGHT - [\$500] <u>\$756</u>, PLUS [\$100] <u>\$152</u> FOR EACH MILE OF
HIGHWAY AUTHORIZED UNDER THE PERMIT.

(D) MULTIPLE HIGHWAY CROSSINGS.--THE ANNUAL FEE FOR A SINGLE
PERMIT FOR MULTIPLE HIGHWAY CROSSINGS, AS PROVIDED FOR IN
SECTION 4965 (RELATING TO SINGLE PERMITS FOR MULTIPLE HIGHWAY
CROSSINGS), SHALL BE [\$300] <u>\$415</u>.

(E.1) SPECIAL MOBILE EQUIPMENT.--THE ANNUAL FEE FOR HAULING
OR TOWING EACH PIECE OF SPECIAL MOBILE EQUIPMENT, AS PROVIDED
FOR IN SECTION 4975 (RELATING TO PERMIT FOR MOVEMENT OF SPECIAL
MOBILE EQUIPMENT), SHALL BE [\$200] <u>\$300</u>.

(F) CONTAINERIZED CARGO.--THE ANNUAL COMPANY FEE FOR
MOVEMENT OF ANY COMBINATION WITH OVERWEIGHT CONTAINERIZED CARGO
AS PROVIDED FOR IN SECTION 4974 (RELATING TO PERMIT FOR MOVEMENT
OF CONTAINERIZED CARGO) SHALL BE:

30 (1) [\$100] <u>\$155</u> FOR A MOTOR CARRIER REQUESTING PERMITS

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1 FOR UP TO 15 TRUCK TRACTORS.

2 (2) [\$150] <u>\$233</u> FOR A MOTOR CARRIER REQUESTING PERMITS
3 FOR 16 TO 50 TRUCK TRACTORS.

4 (3) [\$250] <u>\$388</u> FOR A MOTOR CARRIER REQUESTING PERMITS
5 FOR 51 TO 100 TRUCK TRACTORS.

6 (4) [\$350] <u>\$544</u> FOR A MOTOR CARRIER REQUESTING PERMITS
7 FOR 101 TO 150 TRUCK TRACTORS.

8 (5) [\$400] <u>\$622</u> FOR A MOTOR CARRIER REQUESTING PERMITS
9 FOR 151 OR MORE TRUCK TRACTORS.

10 (G) DOMESTIC ANIMAL FEED.--THE ANNUAL FEE FOR MOVEMENT OF 11 EACH VEHICLE HAULING DOMESTIC ANIMAL FEED, IN BULK, AS PROVIDED 12 FOR IN SECTION 4976 (RELATING TO PERMIT FOR MOVEMENT OF DOMESTIC 13 ANIMAL FEED) SHALL BE [\$400] <u>\$587</u>.

14 (G.1) EGGS.--THE ANNUAL FEE FOR MOVEMENT OF EACH VEHICLE 15 HAULING EGGS AS PROVIDED FOR IN SECTION 4976.2 (RELATING TO 16 PERMIT FOR MOVEMENT OF EGGS) SHALL BE \$400.

(H) MOVEMENT OF WOODEN STRUCTURES. -- THE ANNUAL FEE FOR
MOVEMENT OF WOODEN STRUCTURES AS PROVIDED FOR IN SECTION 4977
(RELATING TO PERMIT FOR MOVEMENT OF WOODEN STRUCTURES) SHALL BE
[\$1,000] <u>\$1,468</u>.

(I) LIVE DOMESTIC ANIMALS.--THE ANNUAL PERMIT FEE FOR EACH
TRUCK TRACTOR AUTHORIZED TO TRANSPORT LIVE DOMESTIC ANIMALS, AS
PROVIDED IN SECTION 4976.1 (RELATING TO PERMIT FOR MOVEMENT OF
LIVE DOMESTIC ANIMALS), SHALL BE [\$400] <u>\$520</u>.

(J) BUILDING STRUCTURAL COMPONENTS.--THE PERMIT FEE FOR EACH
TRUCK TRACTOR AUTHORIZED TO TRANSPORT BUILDING STRUCTURAL
COMPONENTS, AS PROVIDED IN SECTION 4978 (RELATING TO PERMIT FOR
MOVEMENT OF BUILDING STRUCTURAL COMPONENTS), SHALL BE [\$100]
<u>\$141</u> FOR EACH MONTH THE PERMIT IS VALID.

30 (K) UTILITY CONSTRUCTION EQUIPMENT.--THE PERMIT FEE FOR

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UTILITY CONSTRUCTION EQUIPMENT, AS PROVIDED FOR IN SECTION
 4970(A) (RELATING TO PERMIT FOR MOVEMENT OF CONSTRUCTION
 EQUIPMENT), SHALL BE [\$100] <u>\$141</u> FOR EACH MONTH THE PERMIT IS
 VALID.

5 (L) PARTICLEBOARD OR FIBERBOARD.--THE ANNUAL FEE FOR
6 MOVEMENT OF PARTICLEBOARD OR FIBERBOARD, AS PROVIDED FOR IN
7 SECTION 4979 (RELATING TO PERMIT FOR MOVEMENT OF PARTICLEBOARD
8 OR FIBERBOARD USED FOR THE MANUFACTURE OF READY-TO-ASSEMBLE
9 FURNITURE), SHALL BE [\$800] \$1,130.

10 (M) BULK REFINED OIL.--THE ANNUAL FEE FOR MOVEMENT OF BULK 11 REFINED OIL, AS PROVIDED FOR IN SECTION 4979.1 (RELATING TO 12 PERMIT FOR MOVEMENT OF BULK REFINED OIL), SHALL BE:

13

(1) [\$800] <u>\$1,130</u> FOR A DISTANCE UP TO 50 MILES.

14 (2) [\$1,600] <u>\$1,690</u> FOR A DISTANCE OF MORE THAN 50 MILES
 15 UP TO 125 MILES.

16 (N) WASTE COAL AND BENEFICIAL COMBUSTION ASH.--THE ANNUAL 17 FEE FOR THE MOVEMENT OF WASTE COAL AND BENEFICIAL COMBUSTION 18 ASH, AS PROVIDED FOR IN SECTION 4979.2 (RELATING TO PERMIT FOR 19 MOVEMENT OF WASTE COAL AND BENEFICIAL COMBUSTION ASH), SHALL BE 20 [\$400] \$565.

(0) FLOAT GLASS OR FLAT GLASS.--THE ANNUAL FEE FOR THE
MOVEMENT OF FLOAT GLASS OR FLAT GLASS, AS PROVIDED FOR IN
SECTION 4979.3 (RELATING TO PERMIT FOR MOVEMENT OF FLOAT GLASS
OR FLAT GLASS FOR USE IN CONSTRUCTION AND OTHER END USES), SHALL
BE [\$800] <u>\$1,209</u>.

(P) SELF-PROPELLED CRANES.--THE ANNUAL PERMIT FEE FOR EACH
SELF-PROPELLED CRANE, AS PROVIDED FOR IN SECTION 4979.4
(RELATING TO PERMIT FOR MOVEMENT OF SELF-PROPELLED CRANES),
SHALL BE AS FOLLOWS:

30 (1) CRANES NOT EXCEEDING 100,000 POUNDS GROSS WEIGHT,

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1 PRORATED UP TO A MAXIMUM OF [\$400] <u>\$553</u>.

2 (2) CRANES IN EXCESS OF 100,000 POUNDS GROSS WEIGHT,
3 PRORATED UP TO A MAXIMUM OF [\$100] <u>\$139</u> PLUS [\$50] <u>\$69</u> FOR
4 EACH MILE OF HIGHWAY AUTHORIZED UNDER THE PERMIT.

5 (Q) CONSTRUCTION EQUIPMENT. -- THE ANNUAL FEE FOR THE MOVEMENT
6 OF CONSTRUCTION EQUIPMENT SHALL BE [\$400] <u>\$520</u>.

7 (Q.1) NONHAZARDOUS LIQUID GLUE.--THE ANNUAL FEE FOR THE
8 MOVEMENT OF NONHAZARDOUS LIQUID GLUE, AS PROVIDED FOR IN SECTION
9 4979.5 (RELATING TO PERMIT FOR MOVEMENT OF NONHAZARDOUS LIQUID
10 GLUE), SHALL BE [\$800] \$1,000.

11 (Q.2) WASTE TIRES.--THE ANNUAL FEE FOR THE MOVEMENT OF WASTE 12 TIRES UNDER SECTION 4979.6 (RELATING TO PERMIT FOR MOVEMENT OF 13 WASTE TIRES) SHALL BE [\$800] <u>\$845</u>.

14 (R) EXCESS DAMAGE PERMIT. -- THE ANNUAL FEE FOR EXCESS DAMAGE
15 PERMITS, AS PROVIDED FOR IN SECTION 4961(D) (RELATING TO
16 AUTHORITY TO ISSUE PERMITS), SHALL BE [\$500] <u>\$640</u> TO COVER THE
17 COSTS OF ADMINISTERING THE PERMIT AND INSPECTIONS OF THE
18 INVOLVED HIGHWAY.

19 § 1944. MOBILE HOMES, MODULAR HOUSING UNITS AND MODULAR HOUSING
 20 UNDERCARRIAGES.

21 THE FEE FOR A SPECIAL HAULING PERMIT FOR A MOBILE HOME, 22 MODULAR HOUSING UNIT OR MODULAR HOUSING UNDERCARRIAGE WHICH 23 EXCEEDS THE MAXIMUM SIZE PRESCRIBED IN THIS TITLE BUT WHICH DOES 24 NOT EXCEED 14 FEET IN BODY WIDTH SHALL BE [\$25] \$39. THE FEE FOR 25 A SPECIAL HAULING PERMIT FOR A MOBILE HOME OR MODULAR HOUSING 26 UNIT, AS PROVIDED IN SECTION 4973 (RELATING TO PERMITS FOR 27 MOVEMENT OF A MOBILE HOME OR A MODULAR HOUSING UNIT AND MODULAR 28 HOUSING UNDERCARRIAGE), SHALL BE [\$50] <u>\$76</u>. 29 § 1945. BOOKS OF PERMITS.

30 * * *

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(B) PENALTY.--ANY PERSON VIOLATING ANY OF THE PROVISIONS OF
 THIS SECTION IS GUILTY OF A SUMMARY OFFENSE AND SHALL, UPON
 CONVICTION, BE SENTENCED TO PAY A FINE OF [\$500] <u>\$1,000</u>.
 § 1947. REFUND OF CERTAIN FEES.

5 THE PORTION OF THE FEE OF AN UNUSED OVERWEIGHT PERMIT BASED 6 ON TON-MILES OR THE FEE FOR AN UNUSED ESCORT, OR BOTH, MAY BE 7 REFUNDED UPON PAYMENT OF A PROCESSING FEE OF [\$10] <u>\$38</u>.

8 § 1951. DRIVER'S LICENSE AND LEARNER'S PERMIT.

9 * * *

10 (C) IDENTIFICATION CARD.--THE FEE FOR AN IDENTIFICATION CARD 11 <u>FEE</u> SHALL BE [\$5] <u>\$19</u> PLUS THE COST OF THE PHOTOGRAPH.

12 (D) REPLACEMENT LICENSE OR CARD.--THE FEE FOR A REPLACEMENT 13 DRIVER'S LICENSE OR IDENTIFICATION CARD SHALL BE [\$5] <u>\$19</u> PLUS 14 THE COST OF THE PHOTOGRAPH.

15 § 1952. CERTIFICATE OF TITLE.

16 (A) GENERAL RULE.--THE FEE FOR ISSUANCE OF A CERTIFICATE OF 17 TITLE SHALL BE [\$22.50] <u>\$50</u>.

(B) MANUFACTURER'S OR DEALER'S NOTIFICATION.--THE FEE FOR A
MANUFACTURER'S OR DEALER'S NOTIFICATION OF ACQUISITION OF A
VEHICLE FROM ANOTHER MANUFACTURER OR DEALER FOR RESALE PURSUANT
TO SECTION 1113 (RELATING TO TRANSFER TO OR FROM MANUFACTURER OR
DEALER) SHALL BE [\$3] <u>\$5</u>.

23 § 1953. SECURITY INTEREST.

24 THE FEE FOR RECORDING OR CHANGING THE AMOUNT OF SECURITY 25 INTEREST ON A CERTIFICATE OF TITLE SHALL BE [\$5] \$23.

26 § 1955. INFORMATION CONCERNING DRIVERS AND VEHICLES.

27 (A) DRIVERS, REGISTRATIONS, TITLES AND SECURITY INTERESTS.--

28 (1) THE FEE FOR A COPY OF WRITTEN OR ELECTRONIC
29 INFORMATION RELATING TO A DRIVER, REGISTRATION, TITLE OR
30 SECURITY INTEREST SHALL BE [\$5.] <u>\$8.</u>

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1	(2) IF A COMMONWEALTH AGENCY HAS ENTERED INTO A CONTRACT
2	WITH A THIRD PARTY TO DELIVER DRIVER INFORMATION TO A PERSON
3	THAT HAS COMPLIED WITH SECTION 6114(B)(5) (RELATING TO
4	LIMITATION ON SALE, PUBLICATION AND DISCLOSURE OF RECORDS),
5	THE DEPARTMENT MAY IMPOSE AN ADDITIONAL FEE OF UP TO \$2 FOR
6	THE REQUESTED RECORD.
7	(3) UPON APPROVAL FROM THE DEPARTMENT, A PERSON THAT HAS
8	RECEIVED THE DRIVER INFORMATION FROM THE THIRD PARTY UNDER
9	PARAGRAPH (2) THAT HAS COMPLIED WITH SECTION 6114(B)(5) MAY
10	PROVIDE THE INFORMATION, FOR A FEE, TO A THIRD PARTY FOR THE
11	SAME PURPOSES CONTAINED IN SECTION 6114(B)(5) WITHOUT THE
12	PAYMENT OF ANY ADDITIONAL FEES UNDER THIS SUBSECTION TO THE
13	DEPARTMENT.
14	(4) EXCEPT AS PROVIDED IN PARAGRAPH (3), A PERSON THAT
15	SELLS, PUBLISHES OR DISCLOSES OR OFFERS TO SELL, PUBLISH OR
16	DISCLOSE THE INFORMATION RECEIVED BY THE PERSON UNDER THIS
17	SUBSECTION COMMITS A SUMMARY OFFENSE AND SHALL, UPON
18	CONVICTION, BE SENTENCED TO PAY A FINE OF NOT LESS THAN \$500
19	NOR MORE THAN \$1,000.
20	(5) THE DEPARTMENT SHALL COMPLY WITH THE PROVISIONS OF
21	SECTION 6114(D) WITH RESPECT TO THE INFORMATION OF A DRIVER
22	UNDER 18 YEARS OF AGE WHOSE INFORMATION IS PROVIDED TO ANY
23	PERSON UNDER THIS SUBSECTION.
24	* * *
25	§ 1956. CERTIFIED COPIES OF RECORDS.
26	(A) DEPARTMENT RECORDSTHE FEE FOR A CERTIFIED COPY OF ANY
27	DEPARTMENT RECORD WHICH THE DEPARTMENT IS AUTHORIZED BY LAW TO
28	FURNISH TO THE PUBLIC SHALL BE [\$5] $\frac{$22}{100}$ FOR EACH FORM OR
29	SUPPORTING DOCUMENT COMPRISING SUCH RECORD.
30	(B) STATE POLICE REPORTSTHE FEE FOR A CERTIFIED

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PENNSYLVANIA STATE POLICE RECORD OF INVESTIGATION OF A VEHICLE
 ACCIDENT WHICH THE PENNSYLVANIA STATE POLICE ARE AUTHORIZED BY
 THIS TITLE TO FURNISH TO THE PUBLIC SHALL BE [\$5] <u>\$22</u> FOR EACH
 COPY OF THE PENNSYLVANIA STATE POLICE FULL REPORT OF

5 INVESTIGATION.

6 § 1957. UNCOLLECTIBLE CHECKS.

7 WHENEVER ANY CHECK ISSUED IN PAYMENT OF ANY FEE OR FOR ANY 8 OTHER PURPOSE IS RETURNED TO THE DEPARTMENT <u>OR A MUNICIPALITY</u> AS 9 UNCOLLECTIBLE, THE DEPARTMENT OR MUNICIPALITY SHALL CHARGE A FEE 10 OF [\$10] <u>\$38</u> FOR EACH DRIVER'S LICENSE, REGISTRATION, 11 REPLACEMENT OF TAGS, TRANSFER OF REGISTRATION, CERTIFICATE OF 12 TITLE, WHETHER ORIGINAL OR DUPLICATE, SPECIAL HAULING PERMIT AND

13 EACH OTHER UNIT OF ISSUE BY THE DEPARTMENT OR MUNICIPALITY, PLUS 14 ALL PROTEST FEES, TO THE PERSON PRESENTING THE CHECK, TO COVER 15 THE COST OF COLLECTION.

16 § 1958. CERTIFICATE OF INSPECTION.

17 (A) GENERAL RULE. -- THE DEPARTMENT SHALL CHARGE [\$2] <u>\$5</u> FOR
18 EACH ANNUAL CERTIFICATE OF INSPECTION [AND \$1], <u>\$3</u> FOR EACH
19 SEMIANNUAL CERTIFICATE OF INSPECTION <u>AND \$2 FOR EACH CERTIFICATE</u>
20 OF EXEMPTION.

21 § 1959. MESSENGER SERVICE.

22 (A) ANNUAL REGISTRATION.--THE ANNUAL FEE FOR REGISTRATION OF

23 A MESSENGER SERVICE AS PROVIDED FOR IN CHAPTER 75 (RELATING TO 24 MESSENGER SERVICE) SHALL BE [\$50] \$192.

(B) ADDITIONAL PLACES OF BUSINESS.--THE ANNUAL FEE FOR
REGISTRATION OF ADDITIONAL PLACE OF BUSINESS OR BRANCH OFFICE
FROM WHICH A MESSENGER SERVICE MAY TRANSACT BUSINESS SHALL BE
[\$25] <u>\$95</u>.

29 (C) TRANSFER OF LOCATION. -- THE FEE FOR THE TRANSFER OF30 LOCATION OF A REGISTERED PLACE OF BUSINESS OR BRANCH OFFICE OF A

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1 MESSENGER SERVICE DURING A PERIOD OF REGISTRATION SHALL BE [\$5]

2 <u>\$19</u>.

3 § 1960. REINSTATEMENT OF OPERATING PRIVILEGE OR VEHICLE

4 REGISTRATION.

5 THE DEPARTMENT SHALL CHARGE A FEE OF [\$25] <u>\$70</u> OR, IF SECTION 6 1379 (RELATING TO SUSPENSION OF REGISTRATION UPON SIXTH UNPAID 7 PARKING VIOLATION IN CITIES OF THE FIRST CLASS) OR 1786(D) 8 (RELATING TO REQUIRED FINANCIAL RESPONSIBILITY) APPLIES, A FEE 9 OF [\$50] <u>\$88</u> TO RESTORE A PERSON'S OPERATING PRIVILEGE OR THE 10 REGISTRATION OF A VEHICLE FOLLOWING A SUSPENSION OR REVOCATION. 11 § 1961. SECURE POWER OF ATTORNEY.

12 THE FEE FOR PROCESSING A SECURE POWER OF ATTORNEY SUBMITTED 13 FOR THE PURPOSE OF ODOMETER DISCLOSURE WHEN NOT ACCOMPANIED BY 14 AN APPLICATION FOR TITLE SHALL BE [\$15] <u>\$23</u>.

15 SECTION 27. (RESERVED).

16 SECTION 28. SECTION 2102(B) AND (D)(2) AND (3) OF TITLE 75 17 ARE AMENDED TO READ:

18 § 2102. IDENTIFICATION MARKERS AND LICENSE OR ROAD TAX
 19 REGISTRATION CARD REQUIRED.

20 * * *

(B) FEE.--THE FEE FOR ISSUANCE OF IDENTIFICATION MARKERS
22 SHALL BE [\$5] <u>\$12</u> PER VEHICLE.

23 * * *

(D) OPERATION WITHOUT IDENTIFICATION MARKERS UNLAWFUL.-EXCEPT AS PROVIDED IN PARAGRAPHS (2) AND (3), IT SHALL BE
UNLAWFUL TO OPERATE OR TO CAUSE TO BE OPERATED IN THIS
COMMONWEALTH ANY QUALIFIED MOTOR VEHICLE UNLESS THE VEHICLE
BEARS THE IDENTIFICATION MARKERS REQUIRED BY THIS SECTION OR
VALID AND UNREVOKED IFTA IDENTIFICATION MARKERS ISSUED BY
ANOTHER IFTA JURISDICTION.

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* * *

2 (2) FOR A PERIOD NOT EXCEEDING 30 DAYS AS TO ANY ONE
3 MOTOR CARRIER, THE SECRETARY OF REVENUE BY LETTER OR TELEGRAM
4 MAY AUTHORIZE THE OPERATION OF A QUALIFIED MOTOR VEHICLE OR
5 VEHICLES WITHOUT THE IDENTIFICATION MARKERS REQUIRED WHEN
6 BOTH THE FOLLOWING ARE APPLICABLE:

7 (I) ENFORCEMENT OF THIS SECTION FOR THAT PERIOD
8 WOULD CAUSE UNDUE DELAY AND HARDSHIP IN THE OPERATION OF
9 SUCH QUALIFIED MOTOR VEHICLE; AND

10 (II) THE MOTOR CARRIER IS REGISTERED AND/OR LICENSED 11 FOR THE MOTOR CARRIERS ROAD TAX WITH THE DEPARTMENT OF 12 REVENUE OR HAS FILED AN APPLICATION THEREFOR WITH THE 13 DEPARTMENT OF REVENUE:

14(A) THE FEE FOR SUCH TEMPORARY PERMITS SHALL BE15[\$5] \$7 FOR EACH QUALIFIED MOTOR VEHICLE WHICH SHALL16BE DEPOSITED IN THE HIGHWAY BRIDGE IMPROVEMENT17RESTRICTED ACCOUNT WITHIN THE MOTOR LICENSE FUND.

18 (B) CONDITIONS FOR THE ISSUANCE OF SUCH PERMITS
19 SHALL BE SET FORTH IN REGULATIONS PROMULGATED BY THE
20 DEPARTMENT OF REVENUE.

(C) A TEMPORARY PERMIT ISSUED BY ANOTHER IFTA
 JURISDICTION UNDER AUTHORITY SIMILAR TO THIS
 PARAGRAPH SHALL BE ACCORDED THE SAME EFFECT AS A
 TEMPORARY PERMIT ISSUED UNDER THIS PARAGRAPH.

(3) A MOTOR CARRIER MAY, IN LIEU OF PAYING THE TAX
IMPOSED AND FILING THE TAX REPORT REQUIRED BY CHAPTER 96 AND
IN LIEU OF COMPLYING WITH ANY OTHER PROVISIONS OF THIS
SECTION THAT WOULD OTHERWISE BE APPLICABLE AS A RESULT OF THE
OPERATION OF A PARTICULAR QUALIFIED MOTOR VEHICLE, OBTAIN
FROM THE DEPARTMENT OF REVENUE A TRIP PERMIT AUTHORIZING THE

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1 CARRIER TO OPERATE THE OUALIFIED MOTOR VEHICLE FOR A PERIOD 2 OF FIVE CONSECUTIVE DAYS. THE DEPARTMENT OF REVENUE SHALL SPECIFY THE BEGINNING AND ENDING DAYS ON THE FACE OF THE 3 4 PERMIT. THE FEE FOR A TRIP PERMIT FOR EACH OUALIFIED MOTOR 5 VEHICLE IS [\$50] \$73 WHICH SHALL BE DEPOSITED IN THE HIGHWAY 6 BRIDGE IMPROVEMENT RESTRICTED ACCOUNT WITHIN THE MOTOR 7 LICENSE FUND. THE REPORT OTHERWISE REQUIRED UNDER CHAPTER 96 8 IS NOT REQUIRED WITH RESPECT TO A VEHICLE FOR WHICH A TRIP 9 PERMIT HAS BEEN ISSUED UNDER THIS SUBSECTION. * * * 10 11 SECTION 29. (RESERVED). 12 SECTION 30. (RESERVED). SECTION 31. SECTION 3111 OF TITLE 75 IS AMENDED BY ADDING A 13 SUBSECTION TO READ: 14 15 § 3111. OBEDIENCE TO TRAFFIC-CONTROL DEVICES. 16 * * * 17 (A.1) PENALTY.--18 (1) A PERSON WHO VIOLATES THIS SECTION COMMITS A SUMMARY 19 OFFENSE AND SHALL, UPON CONVICTION, PAY A FINE OF \$150. NO OTHER COSTS OR SURCHARGES, INCLUDING THOSE DESCRIBED IN 42 20 21 PA.C.S. § 1725.1 (RELATING TO COSTS) AND SECTION 6506 (RELATING TO SURCHARGE), SHALL BE ASSESSED OR IMPOSED UPON A 22 23 CONVICTION UNDER THIS PARAGRAPH. 24 (2) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, 25 INCLUDING 42 PA.C.S. § 3733(A) (RELATING TO DEPOSITS INTO 26 ACCOUNT), THE FINE COLLECTED UNDER PARAGRAPH (1) SHALL BE 27 DEPOSITED AS FOLLOWS: (I) TWENTY-FIVE DOLLARS OF THE FINE SHALL BE 28 29 DEPOSITED AS PROVIDED UNDER 42 PA.C.S. § 3733(A). 30 (II) AFTER DEPOSIT OF THE AMOUNT UNDER SUBPARAGRAPH

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1 (I), THE REMAINING PORTION OF THE FINE SHALL BE DEPOSITED 2 INTO THE PUBLIC TRANSPORTATION TRUST FUND. 3 * * * 4 SECTION 32. SECTIONS 3362(A) AND (C) AND 3363 OF TITLE 75 ARE AMENDED TO READ: 5 § 3362. MAXIMUM SPEED LIMITS. 6 (A) GENERAL RULE. -- EXCEPT WHEN A SPECIAL HAZARD EXISTS THAT 7 8 REOUIRES LOWER SPEED FOR COMPLIANCE WITH SECTION 3361 (RELATING 9 TO DRIVING VEHICLE AT SAFE SPEED), THE LIMITS SPECIFIED IN THIS 10 SECTION OR ESTABLISHED UNDER THIS SUBCHAPTER SHALL BE MAXIMUM 11 LAWFUL SPEEDS AND NO PERSON SHALL DRIVE A VEHICLE AT A SPEED IN 12 EXCESS OF THE FOLLOWING MAXIMUM LIMITS: 13 (1) 35 MILES PER HOUR IN ANY URBAN DISTRICT. 14 (1.1) [65] 70 MILES PER HOUR FOR ALL VEHICLES ON FREEWAYS WHERE THE DEPARTMENT HAS POSTED A [65-MILES-PER-15 HOUR] <u>70-MILES-PER-HOUR</u> SPEED LIMIT. 16 (1.2) 25 MILES PER HOUR IN A RESIDENCE DISTRICT IF THE 17 18 HIGHWAY: 19 (I) IS NOT A NUMBERED TRAFFIC ROUTE; AND 20 (II) IS FUNCTIONALLY CLASSIFIED BY THE DEPARTMENT AS 21 A LOCAL HIGHWAY. 22 (2) 55 MILES PER HOUR IN OTHER LOCATIONS. 23 (3) ANY OTHER MAXIMUM SPEED LIMIT ESTABLISHED UNDER THIS 24 SUBCHAPTER. * * * 25 26 (C) PENALTY.--27 (1) ANY PERSON VIOLATING THIS SECTION IS GUILTY OF A SUMMARY OFFENSE AND SHALL, UPON CONVICTION, BE SENTENCED TO 28 29 PAY A FINE OF: 30 (I) \$42.50 FOR VIOLATING A MAXIMUM SPEED LIMIT OF 65

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1 MILES PER HOUR <u>OR HIGHER</u>; OR

2 (II) \$35 FOR VIOLATING ANY OTHER MAXIMUM SPEED3 LIMIT.

4 (2) ANY PERSON EXCEEDING THE MAXIMUM SPEED LIMIT BY MORE
5 THAN FIVE MILES PER HOUR SHALL PAY AN ADDITIONAL FINE OF \$2
6 PER MILE FOR EACH MILE IN EXCESS OF FIVE MILES PER HOUR OVER
7 THE MAXIMUM SPEED LIMIT.

8 § 3363. ALTERATION OF MAXIMUM LIMITS.

9 ON HIGHWAYS UNDER THEIR RESPECTIVE JURISDICTIONS, LOCAL 10 AUTHORITIES SUBJECT TO SECTION 6109(E) (RELATING TO SPECIFIC 11 POWERS OF DEPARTMENT AND LOCAL AUTHORITIES) OR THE DEPARTMENT, 12 UPON THE BASIS OF AN ENGINEERING AND TRAFFIC INVESTIGATION, MAY 13 DETERMINE THAT THE MAXIMUM SPEED PERMITTED UNDER THIS SUBCHAPTER IS GREATER OR LESS THAN IS REASONABLE AND SAFE UNDER THE 14 15 CONDITIONS FOUND TO EXIST UPON ANY SUCH HIGHWAY OR PART THEREOF AND ESTABLISH A REASONABLE AND SAFE MAXIMUM LIMIT. THE MAXIMUM 16 SPEED LIMIT MAY BE MADE EFFECTIVE AT ALL TIMES OR AT TIMES 17 18 INDICATED AND MAY VARY FOR DIFFERENT WEATHER CONDITIONS AND 19 OTHER FACTORS BEARING ON SAFE SPEEDS. NO MAXIMUM SPEED GREATER 20 THAN 55 MILES PER HOUR SHALL BE ESTABLISHED UNDER THIS SECTION EXCEPT ON HIGHWAYS LISTED IN SECTION 3362(A)(1.1) (RELATING TO 21 22 MAXIMUM SPEED LIMITS), WHERE THE MAXIMUM SPEED FOR ALL VEHICLES 23 SHALL NOT BE GREATER THAN [65] 70 MILES PER HOUR.

24 SECTION 33. SECTION 4902(A) AND (C) OF TITLE 75 ARE AMENDED 25 AND THE SECTION IS AMENDED BY ADDING SUBSECTIONS TO READ: 26 § 4902. RESTRICTIONS ON USE OF HIGHWAYS AND BRIDGES.

(A) RESTRICTIONS BASED ON CONDITION OF HIGHWAY OR BRIDGE.- (1) THE COMMONWEALTH AND LOCAL AUTHORITIES WITH RESPECT
 TO HIGHWAYS AND BRIDGES UNDER THEIR JURISDICTIONS MAY
 PROHIBIT THE OPERATION OF VEHICLES AND MAY IMPOSE

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RESTRICTIONS AS TO THE WEIGHT OR SIZE OF VEHICLES OPERATED
 UPON A HIGHWAY OR BRIDGE ONLY WHEN THEY DETERMINE BY
 CONDUCTING AN ENGINEERING AND TRAFFIC STUDY AS PROVIDED FOR
 IN DEPARTMENT REGULATIONS THAT THE HIGHWAY OR BRIDGE MAY BE
 DAMAGED OR DESTROYED UNLESS USE BY VEHICLES IS PROHIBITED OR
 THE PERMISSIBLE SIZE OR WEIGHT OF VEHICLES IS REDUCED.

7 (2) SCHOOL BUSES, EMERGENCY VEHICLES AND VEHICLES MAKING
8 LOCAL DELIVERIES OR PICKUPS MAY BE EXEMPTED FROM RESTRICTIONS
9 ON THE USE OF HIGHWAYS IMPOSED UNDER THIS SUBSECTION.

<u>(3) THE DEPARTMENT MAY ISSUE A STATEMENT OF POLICY,</u>
 WHICH SHALL TAKE EFFECT UPON PUBLICATION IN THE PENNSYLVANIA
 BULLETIN, ADOPTING AN APPROPRIATE METHODOLOGY TO PROVIDE
 <u>LETTERS OF LOCAL DETERMINATION THAT IDENTIFY PARTICULAR</u>
 VEHICLES, ROUTES OR USES AS LOCAL IN NATURE.

15 (4) THE METHODOLOGY UNDER PARAGRAPH (3) MAY ALLOW FOR
16 EXEMPTIONS FROM 67 PA. CODE CH. 189 (RELATING TO HAULING IN
17 EXCESS OF POSTED WEIGHT LIMIT) RELATED TO AT-RISK INDUSTRY
18 SECTORS EXPERIENCING A 20% DECLINE IN STATEWIDE EMPLOYMENT
19 BETWEEN MARCH 2002 AND MARCH 2011, AS DETERMINED BY THE
20 DEPARTMENT OF LABOR AND INDUSTRY.

21 (5) THE EXEMPTIONS AND RELATED REOUIREMENTS UNDER 22 PARAGRAPH (4) MAY REMAIN IN EXISTENCE ONLY UNTIL DECEMBER 31, 23 2018. EXEMPTIONS FOR LOCAL DELIVERY OR PICKUP MAY NOT INCLUDE 24 TRAFFIC GOING TO OR COMING FROM A SITE AT WHICH MINERALS, 25 NATURAL GAS OR NATURAL RESOURCES ARE DEVELOPED, HARVESTED OR 26 EXTRACTED, NOTWITHSTANDING WHETHER THE SITE IS LOCATED AT A 27 RESIDENCE, A COMMERCIAL SITE OR ON FARMLAND. DELIVERY OR PICKUP OF LOGS OR OTHER FOREST PRODUCTS TO OR FROM PERMANENT 28 29 PROCESSING MILLS LOCATED ON OR REACHABLE ONLY THROUGH POSTED 30 HIGHWAYS SHALL BE CONSIDERED LOCAL DELIVERY OR PICKUP.

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1 DELIVERY OR PICKUP OF COAL TO OR FROM PERMANENT COAL 2 REPROCESSING OR PREPARATION PLANTS LOCATED ON OR REACHABLE 3 ONLY THROUGH POSTED HIGHWAYS AND NOT ON THE SAME POSTED 4 HIGHWAY AS A SITE AT WHICH COAL IS EXTRACTED SHALL BE 5 CONSIDERED LOCAL DELIVERY OR PICKUP. * * * 6 7 (C) PERMITS AND SECURITY.--8 THE COMMONWEALTH AND LOCAL AUTHORITIES MAY ISSUE (1) 9 PERMITS FOR MOVEMENT OF VEHICLES OF SIZE AND WEIGHT IN EXCESS

10 OF RESTRICTIONS PROMULGATED UNDER SUBSECTIONS (A) AND (B) 11 WITH RESPECT TO HIGHWAYS AND BRIDGES UNDER THEIR JURISDICTION 12 AND MAY REQUIRE SUCH [UNDERTAKING] <u>AGREEMENT</u> OR SECURITY AS THEY DEEM NECESSARY TO COVER THE COST OF REPAIRS AND 13 RESTORATION NECESSITATED BY THE PERMITTED MOVEMENT OF 14 15 VEHICLES. IN REFERENCE TO SUBSECTION (A), THE COMMONWEALTH AND LOCAL AUTHORITIES SHALL NOT REFUSE TO ISSUE A PERMIT WITH 16 RESPECT TO A HIGHWAY UNDER THEIR JURISDICTION IF THERE IS NO 17 18 REASONABLE ALTERNATE ROUTE AVAILABLE. FOR PURPOSES OF THIS SECTION, "REASONABLE ALTERNATE ROUTE" SHALL MEAN A ROUTE 19 20 MEETING THE CRITERIA SET FORTH IN DEPARTMENT REGULATIONS RELATING TO TRAFFIC AND ENGINEERING STUDIES. 21

22 (2) THE DEPARTMENT MAY ESTABLISH THE TYPES OF PERMITS TO
 23 BE ISSUED AND AGREEMENTS TO BE ENTERED INTO, SUBJECT TO THE
 24 FOLLOWING:

25 (I) PERMITS MAY BE FOR LONG-TERM OR SHORT-TERM USE 26 OF THE POSTED HIGHWAYS.

27(II) THE DEPARTMENT MAY REQUIRE MULTIPLE VEHICLES28TRAVELING TO OR FROM A SINGLE DESTINATION TO OPERATE29PURSUANT TO A SINGLE PERMIT.

30 (III) THE DEPARTMENT MAY ESTABLISH A PERMIT TYPE

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1 ALLOWING THE POSTING AUTHORITY TO DETERMINE THAT DAMAGE 2 TO THE POSTED HIGHWAY COVERED BY THE PERMIT WILL BE 3 MINIMAL. THIS TYPE OF PERMIT MAY INCLUDE CATEGORIES BASED 4 ON THE NUMBER AND KINDS OF LOADS EXPECTED, INCLUDING A CATEGORY PROVIDING THAT USE OF THE POSTED HIGHWAY UNDER A 5 6 SINGLE MINIMUM USE PERMIT OF LESS THAN 700 LOADS PER YEAR 7 SHALL NOT REQUIRE AN AGREEMENT OR SECURITY. THE 8 DEPARTMENT MAY ALTER THE 700 LOADS PER YEAR MINIMUM USE 9 THRESHOLD IF IT DETERMINES THE STRUCTURAL CAPACITY OF THE 10 STATE HIGHWAYS CAN ACCEPT A HIGHER OR LOWER AMOUNT OF 11 OVER-POSTED WEIGHT TRAFFIC. THE DEPARTMENT MAY EXPRESS 12 THE THRESHOLD AS A LOADS-PER-DAY, LOADS-PER-WEEK OR 13 LOADS-PER-MONTH NUMBER. 14 (IV) THE DEPARTMENT MAY RESTRICT USE OF DE MINIMIS AND MINIMUM USE PERMITS DURING THAW PERIODS AS DETERMINED 15 BY THE DEPARTMENT. 16 17 (V) THE DEPARTMENT SHALL EXCLUDE HAULING RELATED TO 18 UNCONVENTIONAL OIL AND GAS DEVELOPMENT FROM MINIMUM USE 19 STATUS BASED ON ITS DISPROPORTIONATE AND OUALITATIVELY 20 DIFFERENT IMPACT UPON HIGHWAYS AND BRIDGES. 21 (3) THE DEPARTMENT SHALL PROMULGATE REGULATIONS TO 22 IMPLEMENT THIS SECTION. DURING THE TWO YEARS IMMEDIATELY 23 FOLLOWING THE EFFECTIVE DATE OF THIS SECTION, THE DEPARTMENT 24 MAY PROMULGATE TEMPORARY REGULATIONS, WHICH SHALL EXPIRE NO 25 LATER THAN THREE YEARS FOLLOWING THE EFFECTIVE DATE OF THIS 26 PARAGRAPH OR UPON PROMULGATION OF FINAL REGULATIONS, 27 WHICHEVER OCCURS FIRST. TEMPORARY REGULATIONS PROMULGATED BY 28 THE DEPARTMENT UNDER THIS PARAGRAPH SHALL NOT BE SUBJECT TO 29 ANY OF THE FOLLOWING: 30 (I) SECTIONS 201, 202 AND 203 OF THE ACT OF JULY 31,

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1	1968 (P.L.769, NO.240), REFERRED TO AS THE COMMONWEALTH
2	DOCUMENTS LAW.
3	(II) THE ACT OF JUNE 25, 1982 (P.L.633, NO.181),
4	KNOWN AS THE REGULATORY REVIEW ACT.
5	* * *
6	(H) (RESERVED).
7	(I) AUTHORITY TO CONDUCT INVESTIGATIONS AND AUDITS THE
8	COMMONWEALTH AND LOCAL AUTHORITIES MAY CONDUCT OR CAUSE TO BE
9	CONDUCTED AN INVESTIGATION AND AUDIT OF A PERSON OR ENTITY TO
10	DETERMINE IF THERE HAS BEEN A VIOLATION OF THIS SECTION,
11	PERTINENT REGULATION OR AGREEMENT. AUDITS SHALL BE LIMITED TO
12	PROPER USAGE OF LETTERS OF LOCAL DETERMINATION AND DE MINIMIS
13	AND MINIMUM USE PERMITS.
14	(J) AUTHORITY TO SUSPEND, REVOKE OR DENY PERMITSTHE
15	COMMONWEALTH AND LOCAL AUTHORITIES MAY SUSPEND, REVOKE OR DENY A
16	PERMIT AND AGREEMENT IF IT IS DETERMINED BY THE COMMONWEALTH OR
17	A LOCAL AUTHORITY THAT THERE HAS BEEN A VIOLATION OF THIS
18	SECTION, PERTINENT REGULATION OR AGREEMENT, NOTWITHSTANDING ANY
19	OTHER PROVISION OF THIS SECTION.
20	SECTION 33.1. SECTION 4962 OF TITLE 75 IS AMENDED BY ADDING
21	A SUBSECTION TO READ:
22	§ 4962. CONDITIONS OF PERMITS AND SECURITY FOR DAMAGES.
23	* * *
24	(F.3) ADDITIONAL AUTHORIZED TRAVEL PERIODSWITH RESPECT TO
25	OVERSIZED VEHICLES (OVER-LENGTH, OVER-WIDTH, OR OVER-HEIGHT), A
26	PERMITTED VEHICLE, COMBINATION OR LOAD MAY OPERATE UNDER A
27	PERMIT FROM SUNRISE TO SUNSET EVERY DAY OF THE WEEK EXCEPT AS
28	FOLLOWS:
29	(1) DURING A HOLIDAY PERIOD SPECIFIED IN DEPARTMENT
30	REGULATIONS OR IN THE PERMIT.

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1 (2) DURING INCLEMENT WEATHER AS DEFINED IN DEPARTMENT 2 REGULATIONS. (3) IN URBANIZED A<u>REAS AS SPECIFIED IN DEPARTMENT</u> 3 4 REGULATIONS OR THE PERMIT. (4) AS RESTRICTED BY THE PERMIT. 5 * * * 6 SECTION 34. SECTION 4968(A.1)(3), (A.2)(4) AND (B) OF TITLE 7 8 75 ARE AMENDED TO READ: 9 \$ 4968. PERMIT FOR MOVEMENT DURING COURSE OF MANUFACTURE. 10 (A.1) GENERAL RULE. -- AN ANNUAL PERMIT MAY BE ISSUED 11 AUTHORIZING MOVEMENT ON SPECIFIED HIGHWAYS OF: 12 * * * 13 (3) AIRCRAFT REFUELING VEHICLES OR VEHICLES AND COMBINATIONS CARRYING [RAW] MILK, RAW COAL, FLAT-ROLLED STEEL 14 15 COILS, STEEL SLABS, HOT INGOTS, A HOT BOX, PULPWOOD AND WOOD 16 CHIPS, RAW WATER OR CRYOGENIC LIOUID WHICH EXCEED THE MAXIMUM WEIGHT SPECIFIED IN SUBCHAPTER C WHILE THEY ARE IN THE COURSE 17 18 OF MANUFACTURE AND UNDER CONTRACT WITH OR UNDER THE DIRECT 19 CONTROL OF THE MANUFACTURER, PROVIDED THAT THEY DO NOT EXCEED 20 THE MAXIMUM HEIGHT, WIDTH OR LENGTH SPECIFIED IN SUBCHAPTER B UNLESS THEY ALSO QUALIFY UNDER PARAGRAPH (1), SUBJECT TO THE 21 22 PROVISIONS IN SUBSECTION (A.2). 23 (A.2) SPECIFICATIONS.--* * * 24 25 (4) A COMBINATION OF VEHICLES WHICH IS HAULING [RAW] 26 MILK TO OR FROM A MANUFACTURER MAY BE PERMITTED BY THE 27 DEPARTMENT AND LOCAL AUTHORITIES TO MOVE UPON HIGHWAYS WITHIN

29 WEEK, EXCEPT DURING INCLEMENT WEATHER AS DEFINED IN

30 DEPARTMENT REGULATIONS, IF THE GROSS WEIGHT DOES NOT EXCEED

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THEIR RESPECTIVE JURISDICTIONS 24 HOURS A DAY, SEVEN DAYS A

1 95,000 POUNDS AND THE WEIGHT OF ANY NONSTEERING AXLE DOES NOT 2 EXCEED 21,000 POUNDS. NO PERMIT MAY BE ISSUED FOR THIS TYPE 3 OF MOVEMENT UPON AN INTERSTATE HIGHWAY. AN APPLICATION TO THE 4 DEPARTMENT FOR THE MOVEMENT OF MILK, EXCEPT FOR RAW MILK, SHALL DESIGNATE THE ROUTE THE APPLICANT REQUESTS TO USE. 5 * * * 6 7 (B) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING 8 WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS 9 SUBSECTION: 10 "BULK MILK." THE TERM SHALL MEAN MILK, AS DEFINED IN SECTION 11 1 OF THE ACT OF JULY 2, 1935 (P.L.589, NO.210), REFERRED TO AS 12 THE MILK SANITATION LAW, WHICH IS NOT TRANSPORTED IN PACKAGES. 13 "CONDENSED MILK" AND "EVAPORATED MILK." THE TERM SHALL MEAN 14 MANUFACTURED DAIRY PRODUCTS AS DEFINED IN SECTION 1 OF THE MILK SANITATION LAW, WHICH IS NOT TRANSPORTED IN PACKAGES. 15 "HOT BOX." CONSISTS OF AN ENCLOSURE CONSISTING OF WELDED 16 17 STEEL PLATE CHAINED TO A SEMITRAILER WITH A REMOVABLE LID LINED 18 WITH REFRACTION FOR PURPOSES OF INSULATION AND RETENTION OF 19 HEAT. 20 "MILK." THE TERM SHALL MEAN ANY OF THE FOLLOWING: 21 (1) BULK MILK. 22 (2) EVAPORATED MILK. 23 (3) RAW MILK. 24 (4) CONDENSED MILK. 25 "RAW MILK." HAS THE MEANING GIVEN TO IT IN THE ACT OF JULY 2, 1935 (P.L.589, NO.210), REFERRED TO AS THE MILK SANITATION 26 27 LAW. SECTION 35. SECTION 6110 OF TITLE 75 IS AMENDED TO READ: 28 29 § 6110. REGULATION OF TRAFFIC ON PENNSYLVANIA TURNPIKE. (A) GENERAL RULE. -- THE PROVISIONS OF THIS TITLE APPLY UPON 30 20130HB1060PN2697 - 96 -

ANY TURNPIKE OR HIGHWAY UNDER THE SUPERVISION AND CONTROL OF THE 1 2 PENNSYLVANIA TURNPIKE COMMISSION UNLESS SPECIFICALLY MODIFIED BY RULES AND REGULATIONS PROMULGATED BY THE COMMISSION WHICH SHALL 3 4 BECOME EFFECTIVE ONLY UPON PUBLICATION IN ACCORDANCE WITH LAW. A COPY OF THE RULES AND REGULATIONS, SO LONG AS THEY ARE 5 6 EFFECTIVE, SHALL BE POSTED AT ALL ENTRANCES TO THE TURNPIKE OR 7 HIGHWAY FOR THE INSPECTION OF PERSONS USING THE TURNPIKE OR 8 HIGHWAY. THIS SECTION DOES NOT AUTHORIZE THE ESTABLISHMENT OF A MAXIMUM SPEED LIMIT GREATER THAN 55 MILES PER HOUR, EXCEPT THAT 9 10 A 65-MILES-PER-HOUR OR 70-MILES-PER-HOUR MAXIMUM SPEED LIMIT FOR ALL VEHICLES MAY BE ESTABLISHED WHERE THE COMMISSION HAS POSTED 11 12 A 65-MILES-PER-HOUR OR 70-MILES-PER-HOUR SPEED LIMIT.

(A.1) POSTING.--NO MAXIMUM SPEED LIMIT ESTABLISHED UNDER
SUBSECTION [(A)(1) OR (2)] (A) SHALL BE EFFECTIVE UNLESS POSTED
ON FIXED OR VARIABLE OFFICIAL TRAFFIC-CONTROL DEVICES ERECTED
AFTER EACH INTERCHANGE ON THE PORTION OF HIGHWAY ON WHICH THE
SPEED LIMIT IS IN EFFECT AND WHEREVER ELSE THE COMMISSION SHALL
DETERMINE.

19 (B) PENALTIES.--

20 (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, ANY
21 PERSON VIOLATING ANY OF THE RULES AND REGULATIONS OF THE
22 PENNSYLVANIA TURNPIKE COMMISSION FOR WHICH NO PENALTY HAS
23 OTHERWISE BEEN PROVIDED BY STATUTE COMMITS A SUMMARY OFFENSE
24 AND SHALL, UPON CONVICTION, BE SENTENCED TO PAY A FINE OF
25 \$25.

[(2) ANY PERSON VIOLATING ANY OF THE RULES AND
REGULATIONS OF THE COMMISSION PROHIBITING FARE EVASION OR
ATTEMPTED FARE EVASION COMMITS A SUMMARY OFFENSE AND SHALL,
UPON CONVICTION, BE SENTENCED TO PAY A FINE ACCORDING TO THE
CLASSIFICATION BY THE COMMISSION OF THE VEHICLE DRIVEN BY

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1	THAT PERSON AT THE TIME OF VIOLATION AS FOLLOWS:
2	(I) CLASS 1 THROUGH 2: $$100$.
3	(II) CLASS 3 THROUGH 6: \$500.
4	(III) CLASS 7 AND HIGHER: \$1,000.
5	(3) IN ADDITION TO THE FINES IMPOSED UNDER THIS
6	SUBSECTION, RESTITUTION SHALL BE MADE TO THE COMMISSION IN AN
7	AMOUNT EQUAL TO THE FULL FARE, FOR THE APPROPRIATE VEHICLE
8	CLASS, FROM THE FARTHEST POINT OF ENTRY ON THE TURNPIKE TO
9	THE ACTUAL POINT OF EXIT.]
10	SECTION 35.1. TITLE 75 IS AMENDED BY ADDING SECTIONS TO
11	READ:
12	<u>§ 6110.1. FARE EVASION.</u>
13	(A) PENALTYA PERSON THAT VIOLATES A REGULATION OF THE
14	PENNSYLVANIA TURNPIKE COMMISSION PROHIBITING FARE EVASION OR
15	ATTEMPTED FARE EVASION COMMITS A SUMMARY OFFENSE AND SHALL, UPON
16	CONVICTION, BE SENTENCED TO PAY A FINE ACCORDING TO THE
17	CLASSIFICATION BY THE COMMISSION OF THE VEHICLE DRIVEN BY THAT
18	PERSON AT THE TIME OF VIOLATION AS FOLLOWS:
19	<u>(1) CLASS 1 THROUGH 2: \$100.</u>
20	<u>(2) CLASS 3 THROUGH 6: \$500.</u>
21	(3) CLASS 7 AND HIGHER: \$1,000.
22	(B) AFFIRMATIVE ACTION A PERSON THAT INTENTIONALLY OR
23	KNOWINGLY TAKES AN AFFIRMATIVE ACTION IN AN ATTEMPT TO EVADE
24	TOLLS INCURRED FOR TRAVEL UPON THE PENNSYLVANIA TURNPIKE OR A
25	ROAD UNDER ITS CONTROL COMMITS A MISDEMEANOR OF THE THIRD DEGREE
26	AND SHALL, UPON CONVICTION, BE SENTENCED TO:
27	(1) PAY A FINE OF \$3,000 FOR A FIRST OFFENSE; AND
28	(2) PAY A FINE OF \$6,500 OR TO IMPRISONMENT OF NOT MORE
29	THAN SIX MONTHS, OR BOTH, FOR A SECOND OR SUBSEQUENT OFFENSE.
30	(C) CONSTRUCTIONPROSECUTION OF A VIOLATION OF THIS
-	

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1	SECTION SHALL NOT PRECLUDE PROSECUTION UNDER SECTION 1332
2	(RELATING TO DISPLAY OF REGISTRATION PLATE), SECTION 7122
3	(RELATING TO ALTERED, FORGED OR COUNTERFEIT DOCUMENTS AND
4	PLATES) OR SECTION 7124 (RELATING TO FRAUDULENT USE OR REMOVAL
5	OF REGISTRATION PLATE).
6	(D) RESTITUTIONIN ADDITION TO THE FINES IMPOSED UNDER
7	THIS SECTION, RESTITUTION SHALL BE MADE TO THE COMMISSION IN AN
8	AMOUNT EQUAL TO THE FULL FARE, FOR THE APPROPRIATE VEHICLE
9	CLASS, FROM THE FARTHEST POINT OF ENTRY ON THE TURNPIKE TO THE
10	ACTUAL POINT OF EXIT.
11	(E) DEPOSIT OF FINES NOTWITHSTANDING THE PROVISION OF ANY
12	OTHER LAW, THE FINES COLLECTED UNDER SUBSECTIONS (A) AND (B)
13	SHALL BE DEPOSITED INTO THE MOTOR LICENSE FUND.
14	(F) DEFINITIONAS USED IN THIS SECTION, THE TERM
15	"AFFIRMATIVE ACTION" INCLUDES:
16	(1) REMOVING A LICENSE PLATE FROM A VEHICLE TO IMPEDE
17	ELECTRONIC TOLL COLLECTION;
18	(2) INSTALLING A MECHANISM WHICH ROTATES, CHANGES,
19	BLOCKS OR OTHERWISE MECHANICALLY ALTERS THE ABILITY OF A
20	LICENSE PLATE TO BE READ BY A VIOLATION ENFORCEMENT SYSTEM;
21	(3) INSTALLING A MECHANICAL APPARATUS UPON A VEHICLE
22	WHICH SERVES THE SOLE PURPOSE OF MASKING, HIDING OR
23	MANIPULATING THE TRUE WEIGHT OF THE VEHICLE AS IT APPEARS TO
24	<u>a mechanical scale;</u>
25	(4) CONSPIRING WITH AN INDIVIDUAL OR GROUP OF
26	INDIVIDUALS TO ALTER, LOWER OR EVADE PAYMENT OF CORRECT
27	TOLLS; AND
28	(5) UNAUTHORIZED USE OF A PENNSYLVANIA TURNPIKE PRIVATE
29	GATE ACCESS OR OTHERWISE UNAUTHORIZED MOVEMENT ENTERING OR
30	EXITING THE TURNPIKE OTHER THAN AT APPROVED INTERCHANGES.

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1 <u>§ 6118. MUNICIPAL POLICE OFFICER EDUCATION AND TRAINING.</u>

BEGINNING JULY 1, 2014, AND EACH YEAR THEREAFTER, THE SUM OF
\$5,000,000 IS APPROPRIATED ANNUALLY TO THE PENNSYLVANIA STATE
POLICE FROM THE MOTOR LICENSE FUND TO MAKE PAYMENTS UNDER 53
PA.C.S. \$ 2170 (RELATING TO REIMBURSEMENT OF EXPENSES)
CONSISTENT WITH THE REQUIREMENTS OF SECTION 11 OF ARTICLE VIII
OF THE CONSTITUTION OF PENNSYLVANIA. IF MONEY IS NOT AVAILABLE
TO MAKE FULL PAYMENTS, THE MUNICIPAL POLICE OFFICERS' EDUCATION

10 SECTION 35.2. SECTION 6506 OF TITLE 75 IS AMENDED TO READ: 11 § 6506. SURCHARGE.

AND TRAINING COMMISSION SHALL MAKE PAYMENTS ON A PRO RATA BASIS.

12 (A) LEVY AND IMPOSITION.--IN ADDITION TO ANY FINES, FEES OR
13 PENALTIES LEVIED OR IMPOSED AS PROVIDED BY LAW, UNDER THIS TITLE
14 OR ANY OTHER STATUTE, A SURCHARGE SHALL BE LEVIED FOR
15 DISPOSITION IN ACCORDANCE WITH SUBSECTION (B) AS FOLLOWS:

16 (1) UPON CONVICTION FOR ANY VIOLATION OF THE PROVISIONS
17 OF THIS TITLE OR OTHER STATUTE OF THE COMMONWEALTH, OR
18 REGULATIONS PROMULGATED UNDER THIS TITLE, WHICH IS A TRAFFIC
19 VIOLATION AND WHICH IS NOT INCLUDED WITHIN THE PROVISIONS OF
20 PARAGRAPHS (2) THROUGH (7), EXCLUSIVE OF PARKING OFFENSES, A
21 SURCHARGE OF [\$30] <u>\$45</u>.

(2) UPON CONVICTION FOR A VIOLATION OF THE FOLLOWING
PROVISIONS OF THIS TITLE, A SURCHARGE OF [\$40] <u>\$60</u>:

24 (I) SECTION 3306(A)(1) (RELATING TO LIMITATIONS ON
25 DRIVING ON LEFT SIDE OF ROADWAY).

26 (II) SECTION 3745 (RELATING TO ACCIDENTS INVOLVING
27 DAMAGE TO UNATTENDED VEHICLE OR PROPERTY).

(3) UPON CONVICTION FOR A VIOLATION OF SECTION 3345(A)
(RELATING TO MEETING OR OVERTAKING SCHOOL BUS), A SURCHARGE
OF [\$50] <u>\$75</u>.

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(4) UPON CONVICTION FOR A VIOLATION OF SECTION 3362
 (RELATING TO MAXIMUM SPEED LIMITS), THE FOLLOWING APPLICABLE
 SURCHARGE:

4 (I) [\$30] <u>\$45</u> FOR EXCEEDING THE MAXIMUM SPEED LIMIT 5 BY 6 TO 10 MILES PER HOUR OR 11 TO 15 MILES PER HOUR.

6 (II) [\$40] <u>\$60</u> FOR EXCEEDING THE MAXIMUM SPEED LIMIT 7 BY 16 TO 25 MILES PER HOUR.

8 (III) [\$50] <u>\$75</u> FOR EXCEEDING THE MAXIMUM SPEED
9 LIMIT BY AT LEAST 26 MILES PER HOUR.

10 (5) UPON CONVICTION FOR VIOLATION OF SECTION 4902
11 (RELATING TO RESTRICTIONS ON USE OF HIGHWAYS AND BRIDGES),
12 SUBCHAPTER C OF CHAPTER 49 (RELATING TO MAXIMUM WEIGHTS OF
13 VEHICLES) OR SUBCHAPTER E OF CHAPTER 49 (RELATING TO
14 MEASURING AND ADJUSTING VEHICLE SIZE AND WEIGHT), A SURCHARGE
15 OF [\$150] \$225.

16 (6) UPON CONVICTION FOR VIOLATION OF CHAPTER 47
17 (RELATING TO INSPECTION OF VEHICLES), BY THE OWNER OR
18 OPERATOR OR DRIVER OF A VEHICLE WHICH IS SUBJECT TO THE
19 PROVISIONS OF CHAPTER 49 (RELATING TO SIZE, WEIGHT AND LOAD),
20 A SURCHARGE OF [\$30] <u>\$45</u>.

21 (7) UPON CONVICTION OF OFFENSES UNDER SECTION 1543(B) 22 (1.1) (RELATING TO DRIVING WHILE OPERATING PRIVILEGE IS 23 SUSPENDED OR REVOKED), 3802 (RELATING TO DRIVING UNDER 24 INFLUENCE OF ALCOHOL OR CONTROLLED SUBSTANCE) OR 3808(A)(2) 25 (RELATING TO ILLEGALLY OPERATING A MOTOR VEHICLE NOT EOUIPPED 26 WITH IGNITION INTERLOCK), OR UPON ADMISSION TO PROGRAMS FOR 27 ACCELERATED REHABILITATIVE DISPOSITION FOR OFFENSES ENUMERATED IN SECTION 1543(B)(1.1), 3802 OR 3808(A)(2), A 28 29 SURCHARGE, RESPECTIVELY, OF:

30

(I) [\$50] <u>\$75</u> FOR THE FIRST OFFENSE.

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1 (II) [\$100] <u>\$150</u> FOR THE SECOND OFFENSE. 2 (III) [\$200] \$300 FOR THE THIRD OFFENSE. 3 (IV) [\$300] \$450 FOR THE FOURTH AND SUBSEQUENT 4 OFFENSES. (8) UPON CONVICTION, IN A CITY OF THE FIRST CLASS, OF 5 6 ANY VIOLATION OF THIS TITLE, A SURCHARGE OF \$10. 7 (9) UPON CONVICTION OF ANY VIOLATION OF THIS TITLE IN A 8 CITY OF THE SECOND CLASS, A SURCHARGE OF \$10. 9 THE PROVISIONS OF THIS SUBSECTION SHALL NOT APPLY TO ANY 10 VIOLATION COMMITTED BY THE OPERATOR OF A MOTORCYCLE, MOTOR-11 DRIVEN CYCLE, PEDALCYCLE, MOTORIZED PEDALCYCLE OR RECREATIONAL 12 VEHICLE NOT INTENDED FOR HIGHWAY USE. 13 (B) DISPOSITION.--14 (1) NOTWITHSTANDING ANY OTHER STATUTORY PROVISION: 15 (I) ALL SURCHARGES LEVIED AND COLLECTED UNDER SUBSECTION (A) (1) BY ANY DIVISION OF THE UNIFIED JUDICIAL 16 SYSTEM SHALL BE REMITTED TO THE COMMONWEALTH FOR DEPOSIT 17 18 IN THE GENERAL FUND. 19 (II) ALL SURCHARGES LEVIED AND COLLECTED UNDER 20 SUBSECTIONS (A) (2) THROUGH (7) BY ANY DIVISION OF THE 21 UNIFIED JUDICIAL SYSTEM SHALL BE REMITTED TO THE 22 COMMONWEALTH FOR DEPOSIT IN THE PENNSYLVANIA 23 TRANSPORTATION TRUST FUND. 24 (III) ALL SURCHARGES LEVIED AND COLLECTED UNDER SUBSECTION (A) (8) AND (9) BY ANY DIVISION OF THE UNIFIED 25 26 JUDICIAL SYSTEM SHALL BE REMITTED TO THE APPROPRIATE 27 TOWING AND STORAGE AGENT AS SET FORTH IN SECTION 6309.2(E) (RELATING TO IMMOBILIZATION, TOWING AND STORAGE 28 29 OF VEHICLE FOR DRIVING WITHOUT OPERATING PRIVILEGES OR 30 REGISTRATION) FOR PURPOSES OF FUNDING ITS COSTS

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1 ASSOCIATED WITH SUBCHAPTER A OF CHAPTER 63 (RELATING TO 2 GENERAL PROVISIONS). (IV) IF THE FINES, FEES OR PENALTIES ARE BEING PAID 3 4 IN INSTALLMENTS, THE SURCHARGE SHALL BE REMITTED ON EACH INSTALLMENT ON A PRO RATA BASIS. 5 6 (2) (RESERVED). 7 SECTION 36. THE DEFINITION OF "ANNUAL ADDITIONAL PAYMENTS," "ANNUAL BASE PAYMENTS" AND "SCHEDULED ANNUAL COMMISSION 8 9 CONTRIBUTIONS" IN SECTION 8901 OF TITLE 75 ARE AMENDED TO READ: 10 § 8901. DEFINITIONS. 11 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER 12 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE 13 CONTEXT CLEARLY INDICATES OTHERWISE: "ANNUAL ADDITIONAL PAYMENTS." AS FOLLOWS: 14 15 DURING THE CONVERSION PERIOD AND AFTER THE (1)CONVERSION DATE, AN AMOUNT EOUAL TO THE SCHEDULED ANNUAL 16 COMMISSION CONTRIBUTION, MINUS THE SUM OF: 17 18 (I) \$200,000,000 PAID AS ANNUAL BASE PAYMENTS; 19 (II) ANY INTERSTATE 80 SAVINGS FOR THAT FISCAL YEAR. 20 (2) IF THE CONVERSION PERIOD HAS EXPIRED AND A CONVERSION NOTICE HAS NOT BEEN RECEIVED BY THE SECRETARY, IN 21 22 EACH SUBSEQUENT FISCAL YEAR UNTIL THE END OF THE TERM OF THE 23 LEASE AGREEMENT, THE ANNUAL ADDITIONAL PAYMENTS SHALL BE \$250,000,000. <u>NO ANNUAL ADDITIONAL PAYMENTS SHALL BE DUE</u> 24 25 AFTER FISCAL YEAR 2021-2022. 26 "ANNUAL BASE PAYMENTS." AN AMOUNT EQUAL TO THE SUM OF THE 27 FOLLOWING: 28 ANNUAL DEBT SERVICE ON OUTSTANDING BONDS ISSUED (1)29 UNDER SECTION 9511.2 (RELATING TO SPECIAL REVENUE BONDS) PAYABLE AS REQUIRED PURSUANT TO THE BONDS. 30 20130HB1060PN2697

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1 TWO HUNDRED MILLION DOLLARS PAYABLE ANNUALLY THROUGH (2)2 FISCAL YEAR 2021-2022 IN FOUR EQUAL INSTALLMENTS EACH DUE THE 3 LAST BUSINESS DAY OF EACH JULY, OCTOBER, JANUARY AND APRIL. 4 (3) FOR FISCAL YEAR 2022-2023 AND EACH FISCAL YEAR THEREAFTER, THE AMOUNT SHALL BE \$50,000,000 PAYABLE ANNUALLY 5 6 FROM THEN CURRENT REVENUE. * * * 7 8 "SCHEDULED ANNUAL COMMISSION CONTRIBUTION." THE FOLLOWING 9 AMOUNTS: 10 (1) \$750,000,000 IN FISCAL YEAR 2007-2008. 11 (2) \$850,000,000 IN FISCAL YEAR 2008-2009. 12 (3) \$900,000,000 IN FISCAL YEAR 2009-2010. 13 (4) FOR FISCAL YEAR 2010-2011 [AND EACH FISCAL YEAR THEREAFTER] THROUGH FISCAL YEAR 2021-2022, THE AMOUNT SHALL 14 15 BE THE AMOUNT CALCULATED FOR THE PREVIOUS YEAR INCREASED BY 2.5%, EXCEPT THAT THE AMOUNT SHALL BE EQUAL TO THE ANNUAL 16 BASE PAYMENTS PLUS \$250,000,000 IF THE CONVERSION NOTICE IS 17 18 NOT RECEIVED BY THE SECRETARY PRIOR TO THE EXPIRATION OF THE 19 CONVERSION PERIOD. FOR FISCAL YEAR 2014-2015 AND EACH FISCAL 20 YEAR THEREAFTER THROUGH FISCAL YEAR 2021-2022, AT LEAST 21 \$30,000,000 OF THIS AMOUNT SHALL BE PAID FROM THEN CURRENT 22 REVENUE. 23 (5) FOR FISCAL YEAR 2022-2023 AND EACH FISCAL YEAR THEREAFTER, THE AMOUNT SHALL BE \$50,000,000 PAYABLE ANNUALLY 24 25 FROM THEN CURRENT REVENUE. 26 SECTION 37. SECTION 8915.6(A) OF TITLE 75 IS AMENDED TO 27 READ: § 8915.6. DEPOSIT AND DISTRIBUTION OF FUNDS. 28 29 (A) DEPOSITS.--UPON RECEIPT BY THE DEPARTMENT, THE FOLLOWING AMOUNTS FROM THE SCHEDULED ANNUAL COMMISSION CONTRIBUTION SHALL 30 20130HB1060PN2697 - 104 -

1 BE DEPOSITED IN THE MOTOR LICENSE FUND:

(1) FOR FISCAL YEAR 2007-2008, \$450,000,000.
(2) FOR FISCAL YEAR 2008-2009, \$500,000,000.
(3) FOR FISCAL YEAR 2009-2010, \$500,000,000.
(4) FOR FISCAL YEAR 2010-2011 [AND EACH FISCAL YEAR
THEREAFTER], THROUGH FISCAL YEAR 2013-2014, THE AMOUNT
CALCULATED FOR THE PREVIOUS YEAR INCREASED BY 2.5%.

8 (5) FOR FISCAL YEAR 2014-2015 AND EACH FISCAL YEAR 9 THEREAFTER, \$0.

10 * * *

11 SECTION 38. (RESERVED).

12 SECTION 39. (RESERVED).

13 SECTION 40. THE DEFINITION OF "AVERAGE WHOLESALE PRICE" IN 14 SECTION 9002 OF TITLE 75 IS AMENDED TO READ:

15 § 9002. DEFINITIONS.

16 THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER 17 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE 18 CONTEXT CLEARLY INDICATES OTHERWISE:

19 * * *

20 "AVERAGE WHOLESALE PRICE." [THE AVERAGE WHOLESALE PRICE PER 21 GALLON OF ALL TAXABLE LIQUID FUELS AND FUELS, EXCLUDING THE 22 FEDERAL EXCISE TAX AND ALL LIQUID FUELS TAXES, AS DETERMINED BY THE DEPARTMENT OF REVENUE FOR THE 12-MONTH PERIOD ENDING ON THE 23 24 SEPTEMBER 30 IMMEDIATELY PRIOR TO JANUARY 1 OF THE YEAR FOR WHICH THE RATE IS TO BE SET. IN NO CASE SHALL THE AVERAGE 25 26 WHOLESALE PRICE BE LESS THAN 90¢ NOR MORE THAN \$1.25 PER 27 GALLON.] THE AVERAGE WHOLESALE PRICE OF ALL TAXABLE LIQUID FUELS 28 AND FUELS, EXCLUDING THE FEDERAL EXCISE TAX AND ALL LIQUID FUELS 29 TAXES SHALL BE AS FOLLOWS: 30 (1) AFTER DECEMBER 31, 2013, AND BEFORE JANUARY 1, 2015,

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1 THE AVERAGE WHOLESALE PRICE SHALL BE \$1.87 PER GALLON. 2 (2) AFTER DECEMBER 31, 2014, AND BEFORE JANUARY 1, 2017, 3 THE AVERAGE WHOLESALE PRICE SHALL BE \$2.49 PER GALLON. 4 (3) AFTER DECEMBER 31, 2016, THE AVERAGE WHOLESALE PRICE SHALL BE AS DETERMINED BY THE DEPARTMENT OF REVENUE FOR THE 5 6 12-MONTH PERIOD ENDING ON THE SEPTEMBER 30 IMMEDIATELY PRIOR 7 TO JANUARY 1 OF THE YEAR FOR WHICH THE RATE IS TO BE SET. IN 8 NO CASE SHALL THE AVERAGE WHOLESALE PRICE BE LESS THAN \$2.99 9 PER GALLON. * * * 10

11 SECTION 40.1. SECTION 9004(A), (B), (C) INTRODUCTORY 12 PARAGRAPH AND (E) INTRODUCTORY PARAGRAPH OF TITLE 75 ARE AMENDED 13 TO READ:

14 § 9004. IMPOSITION OF TAX, EXEMPTIONS AND DEDUCTIONS.

(A) [LIQUID FUELS AND FUELS TAX.--A PERMANENT STATE TAX OF
12¢ A GALLON OR FRACTIONAL PART THEREOF IS IMPOSED AND ASSESSED
17 UPON ALL LIQUID FUELS AND FUELS USED OR SOLD AND DELIVERED BY
18 DISTRIBUTORS WITHIN THIS COMMONWEALTH.] (RESERVED).

19 (B) OIL COMPANY FRANCHISE TAX FOR HIGHWAY MAINTENANCE AND 20 CONSTRUCTION. -- [IN ADDITION TO THE TAX IMPOSED BY SUBSECTION 21 (A), THE] THE TAX IMPOSED BY CHAPTER 95 (RELATING TO TAXES FOR 22 HIGHWAY MAINTENANCE AND CONSTRUCTION) SHALL [ALSO] BE IMPOSED 23 AND COLLECTED ON LIQUID FUELS AND FUELS, ON A CENTS-PER-GALLON 24 EQUIVALENT BASIS, UPON ALL GALLONS OF LIQUID FUELS AND FUELS [AS 25 ARE TAXABLE UNDER SUBSECTION (A)] USED OR SOLD AND DELIVERED BY 26 DISTRIBUTORS WITHIN THIS COMMONWEALTH.

27 (C) AVIATION GASOLINE TAX.--IN LIEU OF THE TAXES UNDER
28 [SUBSECTIONS (A) AND] <u>SUBSECTION</u> (B):

29 * * *

30 (E) EXCEPTIONS.--THE TAX IMPOSED UNDER SUBSECTIONS [(A),]

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(B), (C) AND (D) SHALL NOT APPLY TO LIQUID FUELS, FUELS OR 1 2 ALTERNATIVE FUELS: * * * 3 4 SECTION 40.2. SECTION 9006(B)(2) OF TITLE 75 IS AMENDED TO READ: 5 § 9006. DISTRIBUTOR'S REPORT AND PAYMENT OF TAX. 6 * * * 7 8 (B) COMPUTATION AND PAYMENT OF TAX.--* * * 9 10 (2) THE DISCOUNT UNDER PARAGRAPH (1) SHALL NOT BE 11 COMPUTED ON ANY TAX IMPOSED AND REMITTED WITH RESPECT TO THE OIL COMPANY FRANCHISE TAX IMPOSED UNDER SECTIONS 9004(B) 12 13 (RELATING TO IMPOSITION OF TAX, EXEMPTIONS AND DEDUCTIONS) 14 AND 9502 (RELATING TO IMPOSITION OF TAX), EXCEPT WITH RESPECT 15 TO THE OIL COMPANY FRANCHISE TAX IMPOSED UNDER SECTION 9502(A)(5) (RELATING TO IMPOSITION OF TAX). 16 * * * 17 18 SECTION 40.3. SECTION 9010(A), (B)(1) AND (E)(3) OF TITLE 75 19 ARE AMENDED TO READ: 20 § 9010. DISPOSITION AND USE OF TAX. 21 (A) [PAYMENT TO LIQUID FUELS TAX FUND.--ONE-HALF CENT PER 22 GALLON OF THE TAX COLLECTED UNDER SECTION 9004(A) (RELATING TO IMPOSITION OF TAX, EXEMPTIONS AND DEDUCTIONS) SHALL BE PAID INTO 23 24 THE LIQUID FUELS TAX FUND OF THE STATE TREASURY. THE MONEY PAID 25 INTO THAT FUND IS SPECIFICALLY APPROPRIATED FOR THE PURPOSES SET 26 FORTH IN THIS CHAPTER.] (RESERVED).

27 (B) PAYMENT TO COUNTIES.--

(1) THE MONEY PAID INTO THE LIQUID FUELS TAX FUND <u>UNDER</u>
 <u>SECTION 9502(A)(5)(I)</u> (RELATING TO IMPOSITION OF TAX), EXCEPT
 THAT WHICH IS REFUNDED, SHALL BE PAID TO THE RESPECTIVE

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1 COUNTIES OF THIS COMMONWEALTH ON JUNE 1 AND DECEMBER 1 OF 2 EACH YEAR IN THE RATIO THAT THE AVERAGE AMOUNT RETURNED TO 3 EACH COUNTY DURING THE THREE PRECEDING YEARS BEARS TO THE 4 AVERAGE AMOUNT RETURNED TO ALL COUNTIES DURING THE THREE 5 PRECEDING YEARS.

* * *

(E) APPROPRIATION.--

8

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* * *

9 (3) THE [REMAINING TAX COLLECTED UNDER SECTION 9004(A), 10 THE] TAX OF 1 1/2¢ A GALLON IMPOSED AND ASSESSED ON LIQUID 11 FUELS USED OR SOLD AND DELIVERED FOR USE AS A FUEL IN 12 PROPELLER-DRIVEN AIRCRAFT OR AIRCRAFT ENGINES, THE TAX OF 1 1/2¢ A GALLON ON LIQUID FUELS USED OR SOLD AND DELIVERED FOR 13 USE AS A FUEL IN JET OR TURBOJET-PROPELLED AIRCRAFT OR 14 15 AIRCRAFT ENGINES IN LIEU OF OTHER TAXES, ALL PENALTIES AND INTERESTS AND ALL INTEREST EARNED ON DEPOSITS OF THE LIQUID 16 FUELS TAX FUND SHALL BE PAID INTO THE MOTOR LICENSE FUND. 17 18 THIS MONEY IS SPECIFICALLY APPROPRIATED FOR THE SAME PURPOSES 19 FOR WHICH MONEY IN THE MOTOR LICENSE FUND IS APPROPRIATED BY 20 LAW.

21 SECTION 40.4. SECTION 9017(C)(1) OF TITLE 75 IS AMENDED TO 22 READ:

23 § 9017. REFUNDS.

24 * * *

25 (C) MOTORBOATS AND WATERCRAFT.--

(1) WHEN THE TAX IMPOSED BY THIS CHAPTER AND SECTION
9502(A)(5) (RELATING TO IMPOSITION OF TAX) HAS BEEN PAID AND
THE FUEL ON WHICH THE TAX HAS BEEN IMPOSED HAS BEEN CONSUMED
IN THE OPERATION OF MOTORBOATS OR WATERCRAFT UPON THE WATERS
OF THIS COMMONWEALTH, INCLUDING WATERWAYS BORDERING ON THIS

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COMMONWEALTH, THE FULL AMOUNT OF THE TAX SHALL BE REFUNDED TO 1 2 THE BOAT FUND ON PETITION TO THE BOARD IN ACCORDANCE WITH 3 PRESCRIBED PROCEDURES. 4 * * * SECTION 40.5. TITLE 75 IS AMENDED BY ADDING A SECTION TO 5 6 READ: 7 § 9024. APPLICATION OF PREVAILING WAGE ACT TO LOCALLY FUNDED 8 HIGHWAY AND BRIDGE PROJECTS. 9 (A) PUBLIC WORK.--FOR LOCALLY FUNDED HIGHWAY AND BRIDGE 10 PROJECTS, THE TERM "PUBLIC WORK" AS USED IN THE ACT OF AUGUST 11 15, 1961 (P.L.987, NO.442), KNOWN AS THE PENNSYLVANIA PREVAILING 12 WAGE ACT, SHALL MEAN CONSTRUCTION, RECONSTRUCTION, DEMOLITION, 13 ALTERATION AND REPAIR WORK, OTHER THAN MAINTENANCE WORK, DONE 14 UNDER CONTRACT AND PAID FOR IN WHOLE OR IN PART OUT OF THE FUNDS 15 OF A PUBLIC BODY IF THE ESTIMATED COST OF THE TOTAL PROJECT IS IN EXCESS OF \$100,000. THE TERM SHALL NOT INCLUDE WORK PERFORMED 16 17 UNDER A REHABILITATION OR MANPOWER TRAINING PROGRAM. 18 (B) APPLICABILITY.--THIS SECTION SHALL APPLY TO A CONTRACT 19 ENTERED ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION. 20 (C) DEFINITION.--AS USED IN THIS SECTION, THE TERM "LOCALLY 21 FUNDED" MEANS A HIGHWAY OR BRIDGE PROJECT THAT IS FUNDED 22 ENTIRELY BY FUNDS: 23 (1) PAID TO COUNTIES UNDER SECTION 9010(B) (RELATING TO DISPOSITION AND USE OF TAX), INCLUDING BORROWED FUNDS UNDER 24 25 SECTION 9010(B)(2)(II), WHETHER EXPENDED BY THE COUNTY OR 26 ALLOCATED OR APPORTIONED TO POLITICAL SUBDIVISIONS; 27 (2) ALLOCATED OR APPROPRIATED TO MUNICIPALITIES UNDER THE ACT OF JUNE 1, 1956 (1955 P.L.1944, NO.655), REFERRED TO 28 29 AS THE LIQUID FUELS TAX MUNICIPAL ALLOCATION LAW; (3) MADE AVAILABLE TO MUNICIPALITIES FROM THE HIGHWAY 30

1	BRIDGE IMPROVEMENT RESTRICTED ACCOUNT WITHIN THE MOTOR
2	LICENSE FUND FOR EXPENDITURE ON BRIDGE REHABILITATION,
3	REPLACEMENT AND REMOVAL PROJECTS PURSUANT TO THE ACT OF
4	DECEMBER 8, 1982 (P.L. 848, NO.235), KNOWN AS THE HIGHWAY-
5	RAILROAD AND HIGHWAY BRIDGE CAPITAL BUDGET ACT FOR 1982-1983,
6	AND ITS SUPPLEMENTS;
7	(4) AWARDED TO MUNICIPALITIES AS TRANSPORTATION
8	ENHANCEMENT GRANTS UNDER SECTION 3116 (RELATING TO AUTOMATED
9	RED LIGHT ENFORCEMENT SYSTEMS IN FIRST CLASS CITIES) OR 3117
10	(RELATING TO AUTOMATED RED LIGHT ENFORCEMENT SYSTEMS IN
11	<u>CERTAIN MUNICIPALITIES);</u>
12	(5) ALLOCATED FROM MUNICIPAL BUDGETARY SOURCES USING
13	REVENUES DERIVED THROUGH MUNICIPAL TAXES OR FEES; OR
14	(6) ALLOCATED TO MUNICIPALITIES UNDER 58 PA.C.S.
15	(RELATING TO OIL AND GAS).
16	SECTION 41. SECTIONS 9106 HEADING, (A) AND (B), 9301 AND
17	9502(A) OF TITLE 75 ARE AMENDED TO READ:
18	§ 9106. DIRT [AND GRAVEL] <u>, GRAVEL AND LOW-VOLUME</u> ROAD
19	MAINTENANCE.
20	(A) STATEMENT OF PURPOSEIT IS THE INTENT AND PURPOSE OF
21	THIS SECTION:
22	(1) TO FUND SAFE, EFFICIENT AND ENVIRONMENTALLY SOUND
23	MAINTENANCE OF SECTIONS OF DIRT AND GRAVEL ROADS WHICH HAVE
24	BEEN IDENTIFIED AS SOURCES OF DUST AND SEDIMENT POLLUTION.
25	(2) TO ESTABLISH A DEDICATED AND EARMARKED FUNDING
26	MECHANISM THAT PROVIDES STREAMLINED APPROPRIATION TO THE
27	COUNTY LEVEL AND ENABLES LOCAL OFFICIALS TO ESTABLISH FISCAL
28	AND ENVIRONMENTAL CONTROLS.
29	(3) TO FUND SAFE, EFFICIENT AND ENVIRONMENTALLY SOUND
30	MAINTENANCE OF SECTIONS OF LOW-VOLUME ROADS THAT ARE SEALED

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1 OR PAVED WITH AN AVERAGE DAILY TRAFFIC COUNT OF 500 VEHICLES

2 <u>OR LESS.</u>

(B) GENERAL RULE. -- OF THE FUNDS AVAILABLE UNDER SECTION 3 4 9502(A)(1) (RELATING TO IMPOSITION OF TAX), [\$1,000,000] \$7,000,000 SHALL BE ANNUALLY DISTRIBUTED TO THE DEPARTMENT OF 5 6 CONSERVATION AND NATURAL RESOURCES FOR THE MAINTENANCE AND 7 MITIGATION OF DUST AND SEDIMENT POLLUTION FROM PARKS AND 8 FORESTRY ROADS. FUNDS IN THE AMOUNT OF [\$4,000,000] \$28,000,000 9 SHALL BE APPROPRIATED ANNUALLY TO THE STATE CONSERVATION 10 COMMISSION AND ADMINISTERED IN A NONLAPSING, NONTRANSFERABLE 11 ACCOUNT RESTRICTED TO MAINTENANCE AND IMPROVEMENT OF DIRT [AND 12 GRAVEL], GRAVEL AND LOW-VOLUME STATE AND MUNICIPAL ROADS. THE STATE CONSERVATION COMMISSION SHALL APPORTION THE FUNDS BASED ON 13 WRITTEN CRITERIA IT DEVELOPS TO ESTABLISH PRIORITIES BASED ON 14 15 PREVENTING DUST AND SEDIMENT POLLUTION. IN THE FIRST FISCAL YEAR, TOP PRIORITY SHALL BE GIVEN TO SPECIFIC TROUBLE SPOT 16 LOCATIONS ALREADY MAPPED BY THE TASK FORCE ON DIRT AND GRAVEL 17 18 ROADS AND AVAILABLE FROM THE DEPARTMENT. A MINIMUM OF \$8,000,000 19 OF THE TOTAL APPROPRIATED ANNUALLY SHALL BE FOR MAINTENANCE AND 20 IMPROVEMENT OF LOW-VOLUME ROADS.

21 * * *

§ 9301. SUPPLEMENTAL FUNDING FOR MUNICIPAL HIGHWAY MAINTENANCE.
(A) ANNUAL APPROPRIATION.--THE GENERAL ASSEMBLY SHALL
ANNUALLY APPROPRIATE, BEGINNING WITH THE 1980-1981 FISCAL YEAR,
THE SUM OF \$5,000,000 FOR SUPPLEMENTAL PAYMENTS TO
MUNICIPALITIES TO ASSIST IN THE MAINTENANCE AND CONSTRUCTION
COSTS OF MUNICIPAL ROADS. THE MONEYS APPROPRIATED BY AUTHORITY
OF THIS SECTION SHALL BE DISTRIBUTED TO MUNICIPALITIES IN
ACCORDANCE WITH THE PROVISIONS OF THE ACT OF JUNE 1, 1956 (1955
P.L.1944, NO.655), [ENTITLED "AN ACT PROVIDING A PERMANENT

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ALLOCATION OF A PART OF THE FUELS AND LIQUIDS FUELS TAX PROCEEDS 1 2 TO CITIES, BOROUGHS, INCORPORATED TOWNS AND TOWNSHIPS, FOR THEIR ROAD, STREET AND BRIDGE PURPOSES; CONFERRING POWERS AND IMPOSING 3 4 DUTIES ON LOCAL OFFICERS AND THE DEPARTMENT OF HIGHWAYS; AND MAKING AN APPROPRIATION OUT OF THE MOTOR LICENSE FUND; AND 5 6 REPEALING EXISTING LEGISLATION."] <u>REFERRED TO AS THE LIQUID</u> 7 FUELS TAX MUNICIPAL ALLOCATION LAW. 8 (B) COUNTY ALLOCATION SUPPLEMENT. -- COMMENCING JULY 1, 2014, 9 THE AMOUNT OF \$5,000,000 IS APPROPRIATED OUT OF THE MOTOR 10 LICENSE FUND TO COUNTIES ANNUALLY. THE FOLLOWING SHALL APPLY: 11 (1) THE DISTRIBUTION SHALL BE IN THE RATIO OF: 12 (I) THE SQUARE FOOTAGE OF DECK AREA OF A COUNTY'S 13 COUNTY-OWNED BRIDGES; TO 14 (II) THE TOTAL SQUARE FOOTAGE OF DECK AREA OF 15 COUNTY-OWNED BRIDGES THROUGHOUT THIS COMMONWEALTH. 16 (2) THE AMOUNT OF SQUARE FOOTAGE UNDER PARAGRAPH (1) (I) 17 SHALL BE THE AMOUNT REPORTED AS PART OF THE NATIONAL BRIDGE 18 INSPECTION STANDARDS PROGRAM. 19 (C) ADDITIONAL ALLOCATION TO MUNICIPALITIES.--COMMENCING 20 JULY 1, 2014, AN AMOUNT OF \$30,000,000 IS APPROPRIATED OUT OF 21 THE MOTOR LICENSE FUND AND SHALL BE DISTRIBUTED TO 22 MUNICIPALITIES PURSUANT TO THE LIQUID FUELS TAX MUNICIPAL 23 ALLOCATION LAW. 24 § 9502. IMPOSITION OF TAX. 25 (A) GENERAL RULE. --26 AN "OIL COMPANY FRANCHISE TAX FOR HIGHWAY (1)27 MAINTENANCE AND CONSTRUCTION" WHICH SHALL BE AN EXCISE TAX OF 28 60 MILLS IS HEREBY IMPOSED UPON ALL LIQUID FUELS AND FUELS AS 29 DEFINED AND PROVIDED IN CHAPTER 90 (RELATING TO LIQUID FUELS AND FUELS TAX), AND SUCH TAX SHALL BE COLLECTED AS PROVIDED 30

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IN SECTION 9004(B) (RELATING TO IMPOSITION OF TAX, EXEMPTIONS
AND DEDUCTIONS). OF THE AMOUNT COLLECTED IN FISCAL YEAR 20152016, AND EACH FISCAL YEAR THEREAFTER, \$35,000,000 SHALL BE
DEPOSITED IN THE MULTIMODAL TRANSPORTATION FUND ESTABLISHED
UNDER 74 PA.C.S. \$ 2101 (RELATING TO MULTIMODAL
TRANSPORTATION FUND), TO BE EXPENDED IN ACCORDANCE WITH
SECTION 11 OF ARTICLE VIII OF THE CONSTITUTION OF

8 <u>PENNSYLVANIA.</u>

9 (2) AN ADDITIONAL 55 MILLS IS HEREBY IMPOSED ON ALL 10 LIQUID FUELS AND FUELS AS DEFINED AND PROVIDED IN CHAPTER 90 11 AND SUCH TAX SHALL ALSO BE COLLECTED AS PROVIDED IN SECTION 12 9004(B), THE PROCEEDS OF WHICH SHALL BE DISTRIBUTED AS 13 FOLLOWS:

14 (I) [FORTY-TWO] FORTY-FIVE PERCENT TO COUNTY MAINTENANCE DISTRICTS FOR HIGHWAY MAINTENANCE FOR FISCAL 15 YEAR 2013-2014, 29% FOR FISCAL YEAR 2014-2015, 25% FOR 16 FISCAL YEAR 2015-2016 AND 19% FOR FISCAL YEAR 2016-2017 17 18 AND EACH YEAR THEREAFTER. THIS ALLOCATION SHALL BE MADE 19 ACCORDING TO THE FORMULA PROVIDED IN SECTION 9102(B)(2) 20 (RELATING TO DISTRIBUTION OF STATE HIGHWAY MAINTENANCE 21 FUNDS). THIS ALLOCATION SHALL BE MADE IN ADDITION TO AND 22 NOT A REPLACEMENT FOR AMOUNTS NORMALLY DISTRIBUTED TO 23 COUNTY MAINTENANCE DISTRICTS UNDER SECTION 9102.

(II) [SEVENTEEN PERCENT FOR HIGHWAY CAPITAL
PROJECTS.] FOURTEEN PERCENT FOR HIGHWAY CAPITAL PROJECTS
FOR FISCAL YEAR 2013-2014, 30% FOR FISCAL YEAR 2014-2015,
34% FOR FISCAL YEAR 2015-2016 AND 40% FOR FISCAL YEAR
2016-2017 AND EACH YEAR THEREAFTER. ANNUALLY, UNTIL
FISCAL YEAR 2023-2024, AN AMOUNT EQUAL TO 15% OF ALL
APPROPRIATIONS TO THE DEPARTMENT FOR HIGHWAY AND BRIDGE

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1 CAPITAL PROGRAMS SHALL BE DISTRIBUTED AT THE DISCRETION 2 OF THE SECRETARY FROM THE AMOUNT DISTRIBUTED UNDER THIS 3 SUBPARAGRAPH. 4 (III) THIRTEEN PERCENT FOR BRIDGES. (IV) TWO PERCENT FOR BRIDGES IDENTIFIED AS COUNTY OR 5 6 FORESTRY BRIDGES. DISTRIBUTION UNDER THIS SUBPARAGRAPH SHALL BE IN THE RATIO OF: 7 8 (A) THE SQUARE FOOTAGE OF DECK AREAS, AS 9 REPORTED AS PART OF THE NATIONAL BRIDGE INSPECTION 10 STANDARDS PROGRAM, OF A COUNTY'S COUNTY-OWNED 11 BRIDGES; TO 12 (B) THE TOTAL SQUARE FOOTAGE OF DECK AREA, AS 13 REPORTED AS PART OF THE NATIONAL BRIDGE INSPECTION 14 STANDARDS PROGRAM, OF ALL COUNTY-OWNED BRIDGES IN 15 THIS COMMONWEALTH. (V) TWELVE PERCENT FOR LOCAL ROADS PURSUANT TO 16 17 SECTION 9511(C) (RELATING TO BASIC ALLOCATION TO 18 MUNICIPALITIES). 19 (VI) FOURTEEN PERCENT FOR TOLL ROADS DESIGNATED 20 PURSUANT TO THE ACT OF SEPTEMBER 30, 1985 (P.L.240, 21 NO.61), KNOWN AS THE TURNPIKE ORGANIZATION, EXTENSION AND 22 TOLL ROAD CONVERSION ACT, TO BE APPROPRIATED UNDER 23 SECTION 9511(H). 24 (3) AN ADDITIONAL 38.5 MILLS IS HEREBY IMPOSED UPON ALL 25 LIOUID FUELS AND FUELS AS DEFINED AND PROVIDED IN CHAPTER 90, 26 AND SUCH TAX SHALL ALSO BE COLLECTED AS PROVIDED IN SECTION 27 9004 (B), THE PROCEEDS OF WHICH SHALL BE DEPOSITED IN THE MOTOR LICENSE FUND AND DISTRIBUTED AS FOLLOWS: 28 29 (I) TWELVE PERCENT TO MUNICIPALITIES ON THE BASIS OF

30 AND SUBJECT TO THE PROVISIONS OF THE ACT OF JUNE 1, 1956

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(1955 P.L.1944, NO.655), REFERRED TO AS THE LIQUID FUELS
 TAX MUNICIPAL ALLOCATION LAW, IS APPROPRIATED.

3 [(II) EIGHTY-EIGHT PERCENT TO THE DEPARTMENT IS
 4 APPROPRIATED AS FOLLOWS:

(A) FORTY-SEVEN PERCENT FOR DISTRIBUTION IN ACCORDANCE WITH SECTION 9102(B)(2) FOR FISCAL YEAR 1997-1998.

8 (B) FIFTY-THREE PERCENT FOR A STATEWIDE HIGHWAY
9 RESTORATION, BETTERMENT AND RESURFACING PROGRAM FOR
10 FISCAL YEAR 1997-1998.

11 (C) FIFTY-SEVEN PERCENT FOR DISTRIBUTION IN
12 ACCORDANCE WITH SECTION 9102(B)(2) FOR FISCAL YEAR
13 1998-1999.

14 (D) FORTY-THREE PERCENT FOR A STATEWIDE HIGHWAY
15 RESTORATION, BETTERMENT AND RESURFACING PROGRAM FOR
16 FISCAL YEAR 1998-1999.

17 (E) SIXTY-SEVEN PERCENT FOR DISTRIBUTION IN
18 ACCORDANCE WITH SECTION 9102(B)(2) FOR FISCAL YEAR
19 1999-2000.

20 (F) THIRTY-THREE PERCENT FOR A STATEWIDE HIGHWAY
 21 RESTORATION, BETTERMENT AND RESURFACING PROGRAM FOR
 22 FISCAL YEAR 1999-2000.

23 (G) SEVENTY-SEVEN PERCENT FOR DISTRIBUTION IN
24 ACCORDANCE WITH SECTION 9201(B)(2) FOR FISCAL YEAR
25 2000-2001.

26 (H) TWENTY-THREE PERCENT FOR A STATEWIDE HIGHWAY
 27 RESTORATION, BETTERMENT AND RESURFACING PROGRAM FOR
 28 FISCAL YEAR 2000-2001.

29 (I) ONE HUNDRED PERCENT FOR DISTRIBUTION IN
 30 ACCORDANCE WITH SECTION 9102(B)(2) FOR FISCAL YEAR

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2001-2002 AND EACH YEAR THEREAFTER.

(J) FOR ANY FISCAL YEAR BEGINNING WITH 1997-1998 2 THROUGH AND INCLUDING FISCAL YEAR 2000-2001, THE 3 4 DEPARTMENT SHALL MAKE SUPPLEMENTAL MAINTENANCE PROGRAM PAYMENTS FROM THE STATEWIDE HIGHWAY 5 6 RESTORATION BETTERMENT PROGRAM TO THOSE COUNTY MAINTENANCE DISTRICTS FOR WHICH THE TOTAL HIGHWAY 7 MAINTENANCE APPROPRIATIONS AND EXECUTIVE 8 9 AUTHORIZATIONS IN ACCORDANCE WITH SECTION 9102(B) 10 WOULD BE LESS THAN THE AMOUNT RECEIVED IN 1996-1997 11 FROM THE HIGHWAY MAINTENANCE APPROPRIATION, THE 12 SECONDARY ROADS-MAINTENANCE AND RESURFACING EXECUTIVE 13 AUTHORIZATION, THE HIGHWAY MAINTENANCE EXCISE TAX EXECUTIVE AUTHORIZATION AND THE HIGHWAY MAINTENANCE 14 15 SUPPLEMENTAL APPROPRIATION.

16 THE WORDS AND PHRASES USED IN THIS PARAGRAPH SHALL HAVE THE 17 MEANINGS GIVEN TO THEM IN SECTION 9101 (RELATING TO 18 DEFINITIONS). THIS ONE-TIME ALLOCATION SHALL BE MADE IN 19 ADDITION TO AND IS NOT A REPLACEMENT FOR AMOUNTS NORMALLY 20 DISTRIBUTED TO COUNTY MAINTENANCE DISTRICTS UNDER SECTION 21 9102.]

22 (II) SIXTY-EIGHT PERCENT TO THE DEPARTMENT FOR
 23 DISTRIBUTION IN ACCORDANCE WITH SECTION 9102(B)(2) FOR
 24 FISCAL YEAR 2013-2014; 49% FOR FISCAL YEAR 2014-2015 AND
 25 40% FOR EACH FISCAL YEAR THEREAFTER.

26 (III) TWENTY PERCENT TO THE DEPARTMENT FOR EXPANDED
 27 HIGHWAY AND BRIDGE MAINTENANCE FOR FISCAL YEAR 2013-2014;
 28 39% FOR FISCAL YEAR 2014-2015 AND 48% FOR EACH FISCAL
 29 YEAR THEREAFTER TO BE DISTRIBUTED AS FOLLOWS:

30 (A) ANNUALLY, 15% OF THE AMOUNT DEPOSITED IN A

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1 FISCAL YEAR SHALL BE DISTRIBUTED AT THE DISCRETION OF 2 THE SECRETARY. 3 (B) ANY FUNDS DEPOSITED BUT NOT DISTRIBUTED 4 UNDER CLAUSE (A) SHALL BE DISTRIBUTED IN ACCORDANCE WITH THE FORMULA UNDER SECTION 9102(B)(2). 5 6 (C) TEMPORARY TRANSFERS OF FUNDS MAY BE MADE 7 BETWEEN COUNTIES IF REQUIRED FOR PROJECT CASH FLOW. 8 (4) AN ADDITIONAL 55 MILLS IS HEREBY IMPOSED UPON ALL 9 FUELS AS DEFINED AND PROVIDED IN CHAPTER 90 AND SUCH TAX 10 SHALL ALSO BE COLLECTED AS PROVIDED IN SECTION 9004(B) UPON SUCH FUELS, THE PROCEEDS OF WHICH SHALL BE DEPOSITED IN THE 11 12 HIGHWAY BRIDGE IMPROVEMENT RESTRICTED ACCOUNT WITHIN THE 13 MOTOR LICENSE FUND AND IS HEREBY APPROPRIATED. 14 (5) AN ADDITIONAL 64 MILLS IN CALENDAR YEAR 2014, 49 15 MILLS IN CALENDAR YEAR 2015, 48 MILLS IN CALENDAR YEAR 2016, 41 MILLS IN CALENDAR YEAR 2017 AND 39 MILLS IN EACH CALENDAR 16 YEAR THEREAFTER, IS IMPOSED UPON ALL LIQUID FUELS AND FUELS 17 18 AS DEFINED AND PROVIDED IN CHAPTER 90; AND THE TAX SHALL ALSO 19 BE COLLECTED AS PROVIDED IN SECTION 9004(B) UPON SUCH FUELS. 20 THE PROCEEDS OF THE TAX SHALL BE DEPOSITED AND DISTRIBUTED AS 21 FOLLOWS: 22 (I) FOUR AND SEVENTEEN HUNDREDTHS PERCENT TO THE 23 LIQUID FUELS TAX FUND OF THE STATE TREASURY. THE MONEY 24 PAID INTO THAT FUND IS SPECIFICALLY APPROPRIATED FOR THE 25 PURPOSES SET FORTH IN SECTION 9010 (RELATING TO 26 DISPOSITION AND USE OF TAX). 27 (II) NINETY-FIVE AND EIGHTY-THREE HUNDREDTHS PERCENT TO THE MOTOR LICENSE FUND. THIS MONEY IS 28 29 SPECIFICALLY APPROPRIATED FOR THE SAME PURPOSES FOR WHICH 30 MONEY IN THE MOTOR LICENSE FUND IS APPROPRIATED BY LAW.

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1 TWENTY PERCENT OF THE MONEY UNDER THIS SUBPARAGRAPH SHALL 2 BE ALLOCATED TO MUNICIPALITIES IN ACCORDANCE WITH SECTION 3 9511(D). * * * 4 SECTION 42. SECTION 9511(B) AND (G) OF TITLE 75 ARE AMENDED 5 6 AND THE SECTION IS AMENDED BY ADDING SUBSECTIONS TO READ: § 9511. ALLOCATION OF PROCEEDS. 7 * * * 8 9 (B) STATE HIGHWAY TRANSFER RESTORATION RESTRICTED ACCOUNT 10 AND LOCAL BRIDGES. --11 (1) THE AMOUNT OF THE PROCEEDS DEPOSITED IN THE MOTOR 12 LICENSE FUND PURSUANT TO THIS CHAPTER WHICH[, IN FISCAL YEAR 13 1983-1984,] IS ATTRIBUTABLE TO [TWO] THREE MILLS OF THE TAX 14 IMPOSED UNDER SECTION 9502(A) (RELATING TO IMPOSITION OF TAX) [AND WHICH, IN FISCAL YEAR 1984-1985 AND THEREAFTER, IS 15 ATTRIBUTABLE TO THREE MILLS OF THE TAX,] SHALL BE DEPOSITED 16 17 AS FOLLOWS: 18 (I) FOR FISCAL YEARS 2013-2014 THROUGH FISCAL YEAR 19 2016-2017, AS FOLLOWS: (A) TWENTY-SEVEN MILLION DOLLARS SHALL BE 20 21 DEPOSITED IN THE STATE HIGHWAY TRANSFER RESTORATION 22 RESTRICTED ACCOUNT WITHIN THE MOTOR LICENSE FUND. THE 23 FUNDS DEPOSITED IN THE STATE HIGHWAY TRANSFER 24 RESTORATION RESTRICTED ACCOUNT SHALL BE APPROPRIATED 25 ANNUALLY FOR EXPENDITURE AS PROVIDED UNDER SUBSECTION 26 (G). 27 (B) ALL FUNDS NOT DEPOSITED IN ACCORDANCE WITH 28 CLAUSE (A) SHALL BE DEPOSITED IN THE HIGHWAY BRIDGE 29 IMPROVEMENT RESTRICTED ACCOUNT WITHIN THE MOTOR 30 LICENSE FUND FOR LOCAL BRIDGES, NOTWITHSTANDING IF

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1 THE PROJECT IS ADMINISTERED BY A COUNTY, MUNICIPALITY 2 OR THE DEPARTMENT. 3 (II) FOR FISCAL YEAR 2017-2018 AND EACH FISCAL YEAR 4 THEREAFTER, AS FOLLOWS: (A) ONE AND ONE-HALF MILL SHALL BE DEPOSITED IN 5 6 THE STATE HIGHWAY TRANSFER RESTORATION RESTRICTED 7 ACCOUNT WITHIN THE MOTOR LICENSE FUND, WHICH ACCOUNT 8 IS HEREBY CREATED. THE FUNDS DEPOSITED IN THE STATE 9 HIGHWAY TRANSFER RESTORATION RESTRICTED ACCOUNT ARE 10 HEREBY ANNUALLY APPROPRIATED OUT OF THE ACCOUNT UPON 11 AUTHORIZATION BY THE GOVERNOR FOR EXPENDITURE AS 12 PROVIDED IN SUBSECTION (G). 13 (B) ONE AND ONE-HALF MILL SHALL BE DEPOSITED IN 14 THE HIGHWAY BRIDGE IMPROVEMENT RESTRICTED ACCOUNT 15 WITHIN THE MOTOR LICENSE FUND FOR LOCAL BRIDGES, NOTWITHSTANDING IF THE PROJECT IS ADMINISTERED BY A 16 COUNTY, MUNICIPALITY OR THE DEPARTMENT. 17 18 (2) IF FUNDS ARE AVAILABLE TO MAKE PAYMENTS UNDER 19 SUBSECTION (G) (1), THE DEPARTMENT MAY TRANSFER FUNDS 20 DEPOSITED UNDER PARAGRAPH (1) (I) AND (II) BETWEEN THE STATE 21 HIGHWAY TRANSFER RESTORATION RESTRICTED ACCOUNT AND THE 22 HIGHWAY BRIDGE IMPROVEMENT RESTRICTED ACCOUNT AT THE 23 DISCRETION OF THE SECRETARY. * * * 24 25 (E.1) ALLOCATION TO MUNICIPALITIES FOR TRAFFIC SIGNALS.--IN 26 ADDITION, UP TO \$10,000,000 FOR FISCAL YEAR 2014-2015, UP TO 27 \$25,000,000 FOR FISCAL YEAR 2015-2016 AND UP TO \$40,000,000 FOR FISCAL YEAR 2016-2017 AND EACH FISCAL YEAR THEREAFTER, IS 28 29 APPROPRIATED OUT OF THE MOTOR LICENSE FUND TO REPLACE. SYNCHRONIZE, TIME, OPERATE AND MAINTAIN TRAFFIC SIGNALS WITHIN 30

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1 TRAFFIC CORRIDORS CONSISTENT WITH 74 PA.C.S. CH. 92 (RELATING TO 2 TRAFFIC SIGNALS). THE FUNDS SHALL BE USED AND ALLOCATED IN 3 ACCORDANCE WITH THE FOLLOWING: 4 (1) DURING FISCAL YEAR 2014-2015, UP TO \$10,000,000 IS ALLOCATED TO MUNICIPALITIES FOR UPGRADING TRAFFIC SIGNALS TO 5 6 LIGHT-EMITTING DIODE TECHNOLOGY AND FOR PERFORMING REGIONAL 7 OPERATIONS SUCH AS RETIMING, DEVELOPING SPECIAL EVENT PLANS AND MONITORING TRAFFIC SIGNALS. 8 9 (2) DURING FISCAL YEAR 2015-2016, UP TO \$25,000,000 10 SHALL BE ALLOCATED TO MUNICIPALITIES FOR UPGRADING TRAFFIC 11 SIGNALS TO LIGHT-EMITTING DIODE TECHNOLOGY, PERFORMING 12 REGIONAL OPERATIONS SUCH AS RETIMING, DEVELOPING SPECIAL 13 EVENT PLANS AND MONITORING TRAFFIC SIGNALS AND FOR 14 MAINTAINING AND OPERATING TRAFFIC SIGNALS. 15 (3) DURING FISCAL YEARS 2016-2017 AND EACH FISCAL YEAR THEREAFTER, UP TO \$40,000,000 SHALL BE ALLOCATED TO 16 MUNICIPALITIES FOR UPGRADING TRAFFIC SIGNALS TO LIGHT-17 18 EMITTING DIODE TECHNOLOGY, PERFORMING REGIONAL OPERATIONS 19 SUCH AS RETIMING, DEVELOPING SPECIAL EVENT PLANS AND 20 MONITORING TRAFFIC SIGNALS AND FOR MAINTAINING AND OPERATING 21 TRAFFIC SIGNALS. 22 (4) FINANCIAL ASSISTANCE UNDER THIS SECTION SHALL BE 23 MATCHED BY MUNICIPAL OR PRIVATE CASH FUNDING IN AN AMOUNT NOT 24 LESS THAN 50% OF THE AMOUNT OF THE FINANCIAL ASSISTANCE BEING 25 PROVIDED. 26 (5) THE DEPARTMENT SHALL ESTABLISH GUIDELINES FOR 27 APPLICATIONS AND APPROVAL OF APPLICATIONS FROM MUNICIPALITIES 28 FOR THE FINANCIAL ASSISTANCE BEING PROVIDED. APPLICANTS MUST 29 ENTER INTO AGREEMENTS PROVIDED FOR UNDER 74 PA.C.S. CH. 92. 30 PRIORITY WILL BE GIVEN TO MULTI-MUNICIPAL IMPROVEMENTS.

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1 * * *

2 (G) USE OF FUNDS <u>IN THE STATE HIGHWAY TRANSFER RESTORATION</u>
3 <u>RESTRICTED ACCOUNT</u>.--THE FUNDS APPROPRIATED IN SUBSECTION (B)
4 <u>FOR DEPOSIT IN THE STATE HIGHWAY TRANSFER RESTORATION RESTRICTED</u>
5 <u>ACCOUNT</u> SHALL BE USED TO PAY FOR THE COSTS OF RESTORATION OF
6 SUCH HIGHWAYS AS PROVIDED IN CHAPTER 92 (RELATING TO TRANSFER OF
7 STATE HIGHWAYS) AND ANNUAL PAYMENTS TO THE MUNICIPALITIES FOR
8 HIGHWAY MAINTENANCE IN ACCORDANCE WITH THE FOLLOWING:

9 (1) ANNUAL MAINTENANCE PAYMENTS SHALL BE AT THE RATE OF 10 \$4,000 PER MILE FOR EACH HIGHWAY OR PORTION OF HIGHWAY 11 TRANSFERRED UNDER CHAPTER 92, SECTION 222 OF THE ACT OF JUNE 12 1, 1945 (P.L.1242, NO.428), KNOWN AS THE STATE HIGHWAY LAW, 13 OR ANY STATUTE ENACTED IN 1981.

14 (2) ANNUAL MAINTENANCE PAYMENTS SHALL BE PAID AT THE
15 SAME TIME AS FUNDS APPROPRIATED UNDER THE ACT OF JUNE 1, 1956
16 (1955 P.L.1944, NO.655), REFERRED TO AS THE LIQUID FUELS TAX
17 MUNICIPAL ALLOCATION LAW, EXCEPT THAT NO MAINTENANCE PAYMENT
18 SHALL BE PAID FOR A HIGHWAY UNTIL AFTER THE YEAR FOLLOWING
19 ITS TRANSFER TO THE MUNICIPALITY.

20 (3) ANNUAL MAINTENANCE PAYMENTS UNDER THIS SUBSECTION
21 SHALL BE IN LIEU OF ANNUAL PAYMENTS UNDER THE LIQUID FUELS
22 TAX MUNICIPAL ALLOCATION LAW.

(4) ANNUAL MAINTENANCE PAYMENTS UNDER THIS SUBSECTION 23 24 SHALL BE DEPOSITED INTO THE MUNICIPALITY'S LIOUID FUELS TAX 25 ACCOUNT AND MAY BE USED ON ANY STREETS AND HIGHWAYS IN THE 26 MUNICIPALITY IN THE SAME MANNER AND SUBJECT TO THE SAME 27 RESTRICTIONS AS LIQUID FUELS TAX FUNDS PAID UNDER THE LIQUID 28 FUELS TAX MUNICIPAL ALLOCATION LAW OR, IN THE CASE OF A 29 COUNTY, UNDER SECTION 10 OF THE ACT OF MAY 21, 1931 (P.L.149, 30 NO.105), KNOWN AS THE LIQUID FUELS TAX ACT.

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1 * * *

2 (I) REFUND TO PENNSYLVANIA FISH AND BOAT COMMISSION .--(1) WHEN THE TAX IMPOSED BY SECTION 9502(A)(1), (2), (3) 3 4 AND (4) (RELATING TO IMPOSITION OF TAX) HAS BEEN PAID AND THE FUEL ON WHICH THE TAX HAS BEEN IMPOSED HAS BEEN CONSUMED IN 5 6 THE OPERATION OF MOTORBOATS OR WATERCRAFT UPON THE WATERS OF 7 THIS COMMONWEALTH, INCLUDING WATERWAYS BORDERING THIS 8 COMMONWEALTH, THE FULL AMOUNT OF THE TAX SHALL BE REFUNDED TO 9 THE BOAT FUND ON PETITION TO THE BOARD OF FINANCE AND REVENUE 10 IN ACCORDANCE WITH PRESCRIBED PROCEDURES. 11 (2) IN ACCORDANCE WITH THE PROCEDURES, THE PENNSYLVANIA 12 FISH AND BOAT COMMISSION SHALL BIANNUALLY CALCULATE THE 13 AMOUNT OF LIQUID FUELS CONSUMED BY THE MOTORCRAFT AND FURNISH 14 THE INFORMATION RELATING TO ITS CALCULATIONS AND DATA AS 15 REQUIRED BY THE BOARD OF FINANCE AND REVENUE. THE BOARD OF FINANCE AND REVENUE SHALL REVIEW THE PETITION AND MOTORBOAT 16 17 FUEL CONSUMPTION CALCULATIONS OF THE COMMISSION, DETERMINE 18 THE AMOUNT OF THE OIL COMPANY FRANCHISE TAX PAID AND CERTIFY 19 TO THE STATE TREASURER TO REFUND ANNUALLY TO THE BOAT FUND THE AMOUNT SO DETERMINED. THE DEPARTMENT SHALL BE ACCORDED 20 21 THE RIGHT TO APPEAR AT THE PROCEEDINGS AND MAKE ITS VIEWS 22 KNOWN. 23 (3) FOR THE FISCAL YEARS COMMENCING JULY 1, 2013, JULY 24 1, 2014, JULY 1, 2015, JULY 1, 2016, AND JULY 1, 2017, THE 25 MONEY UNDER PARAGRAPH (2) SHALL BE USED BY THE COMMISSION 26 ACTING BY ITSELF OR BY AGREEMENT WITH OTHER FEDERAL AND STATE 27 AGENCIES ONLY FOR THE IMPROVEMENT OF HAZARDOUS DAMS 28 IMPOUNDING WATERS OF THIS COMMONWEALTH ON WHICH BOATING IS 29 PERMITTED, INCLUDING THE DEVELOPMENT AND CONSTRUCTION OF 30 BOATING AREAS AND THE DREDGING AND CLEARING OF WATER AREAS

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1	WHERE BOATS CAN BE USED. THE COMMISSION SHALL PRESENT ITS
2	<u>plan no later than september 30 of each year through</u>
3	SEPTEMBER 30, 2017, TO THE CHAIRMAN AND MINORITY CHAIRMAN OF
4	THE TRANSPORTATION COMMITTEE AND THE CHAIRMAN AND MINORITY
5	CHAIRMAN OF THE GAME AND FISHERIES COMMITTEE OF THE SENATE
6	AND THE CHAIRMAN AND MINORITY CHAIRMAN OF THE TRANSPORTATION
7	COMMITTEE AND THE CHAIRMAN AND MINORITY CHAIRMAN OF THE GAME
8	AND FISHERIES COMMITTEE OF THE HOUSE OF REPRESENTATIVES
9	REGARDING THE USE OF THE FUNDS. FOR THE FISCAL YEAR
10	COMMENCING JULY 1, 2018, AND FOR EACH FISCAL YEAR THEREAFTER,
11	THIS MONEY SHALL BE USED BY THE COMMISSION ACTING BY ITSELF
12	OR BY AGREEMENT WITH OTHER FEDERAL AND STATE AGENCIES ONLY
13	FOR THE IMPROVEMENT OF THE WATERS OF THIS COMMONWEALTH ON
14	WHICH MOTORBOATS ARE PERMITTED TO OPERATE AND MAY BE USED FOR
15	THE DEVELOPMENT AND CONSTRUCTION OF MOTORBOAT AREAS; THE
16	DREDGING AND CLEARING OF WATER AREAS WHERE MOTORBOATS CAN BE
17	USED; THE PLACEMENT AND REPLACEMENT OF NAVIGATIONAL AIDS; THE
18	PURCHASE, DEVELOPMENT AND MAINTENANCE OF PUBLIC ACCESS SITES
19	AND FACILITIES TO AND ON WATERS WHERE MOTORBOATING IS
20	PERMITTED; THE PATROLLING OF MOTORBOATING WATERS; THE
21	PUBLISHING OF NAUTICAL CHARTS IN THOSE AREAS OF THIS
22	COMMONWEALTH NOT COVERED BY NAUTICAL CHARTS PUBLISHED BY THE
23	UNITED STATES COAST AND GEODETIC SURVEY OR THE UNITED STATES
24	ARMY CORPS OF ENGINEERS AND THE ADMINISTRATIVE EXPENSES
25	ARISING OUT OF THE ACTIVITIES; AND OTHER SIMILAR PURPOSES.
26	SECTION 43. THE FOLLOWING SHALL APPLY:
27	(1) THE AMENDMENT OF 74 PA.C.S. § 303 SHALL APPLY TO
28	COMPETITIVE CONTRACT OPPORTUNITIES ISSUED ON OR AFTER JULY 1,
29	2014.
30	(2) THE AMENDMENT OF 74 PA.C.S. § 1512 SHALL APPLY TO

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1 FEASIBILITY STUDIES PERFORMED PRIOR TO AND AFTER THE

EFFECTIVE DATE OF THIS SECTION.

3 (3) THE AMENDMENTS OF 74 PA.C.S. § 8105(B)(2) SHALL
4 APPLY TO MEMBERS OF THE PENNSYLVANIA TURNPIKE COMMISSION
5 APPOINTED FOR THE FIRST TIME AFTER THE EFFECTIVE DATE OF THIS
6 SECTION.

7 (4) THE ADDITION OF 75 PA.C.S. § 9024 SHALL APPLY TO
8 CONTRACTS ENTERED INTO ON OR AFTER JANUARY 1, 2014.

9 (5) THE ADDITION OF 74 PA.C.S. § 9202 SHALL APPLY TO
10 CONTRACTS ENTERED INTO ON OR AFTER THE EFFECTIVE DATE OF THIS
11 SECTION.

12 SECTION 44. THE GENERAL ASSEMBLY DECLARES THAT THE AMENDMENT 13 OF 75 PA.C.S. § 4968(A.2)(4) SHALL NOT AFFECT REQUIREMENTS OF 14 THE DEPARTMENT OF TRANSPORTATION REGARDING THE PERMIT FOR THE 15 MOVEMENT OF RAW MILK FOUND AT 50A ON PAGES 83 AND 84 OF 16 PUBLICATION 31 OF THE DEPARTMENT OF TRANSPORTATION.

SECTION 45. THE DEPARTMENT OF TRANSPORTATION AND THE 17 18 PENNSYLVANIA TURNPIKE COMMISSION MAY AMEND THE LEASE AGREEMENT 19 ENTERED INTO BY THEM PURSUANT TO 75 PA.C.S. § 8915.3 IN ORDER TO 20 CONFORM THE PROVISIONS OF THE LEASE TO THE AMENDMENTS TO THE 21 RIGHTS AND OBLIGATIONS OF THE DEPARTMENT OF TRANSPORTATION AND 22 THE PENNSYLVANIA TURNPIKE COMMISSION CONTAINED IN THIS ACT. SECTION 46. THE MAXIMUM PRINCIPAL AMOUNT OF ADDITIONAL DEBT 23 TO BE INCURRED UNDER THIS ACT FOR CAPITAL PROJECTS SPECIFICALLY 24 25 ITEMIZED IN A CAPITAL PROJECT ITEMIZATION ACT PURSUANT TO 26 SECTION 7 (A) (4) OF ARTICLE VIII OF THE CONSTITUTION OF 27 PENNSYLVANIA SHALL BE \$500,000,000. DEBT SHALL BE INCURRED IN ACCORDANCE WITH THE ACT OF FEBRUARY 9, 1999 (P.L.1, NO.1), KNOWN 28 29 AS THE CAPITAL FACILITIES DEBT ENABLING ACT, AND THE MOTOR LICENSE FUND SHALL BE CHARGED WITH THE REPAYMENT OF THE DEBT. 30

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1 THE NET PROCEEDS FROM THE SALE OF OBLIGATIONS AUTHORIZED IN THIS 2 SECTION ARE APPROPRIATED TO THE DEPARTMENT OF TRANSPORTATION TO 3 BE USED EXCLUSIVELY TO DEFRAY FINANCIAL COSTS OF CAPITAL 4 PROJECTS SPECIFICALLY ITEMIZED IN ACCORDANCE WITH THE CAPITAL 5 FACILITIES DEBT ENABLING ACT. THE MONEY NECESSARY TO PAY DEBT 6 SERVICE OR TO PAY ARBITRAGE REBATES REQUIRED UNDER SECTION 148 7 OF THE INTERNAL REVENUE CODE OF 1986 (PUBLIC LAW 99-514, 26 8 U.S.C. § 148) DUE ON THE OBLIGATIONS UNDER THIS SECTION IN 9 FISCAL YEAR 2013-2014 IS APPROPRIATED TO THE STATE TREASURER 10 FROM THE MOTOR LICENSE FUND.

11 SECTION 47. THE SUM OF \$1,000,000 IS APPROPRIATED TO THE 12 DEPARTMENT OF TRANSPORTATION FROM THE MULTIMODAL TRANSPORTATION 13 FUND FOR COSTS INCURRED BY THE DEPARTMENT IN THE ADMINISTRATION 14 OF THE PROGRAMS UNDER 74 PA.C.S. § 2401(A)(1).

15 SECTION 48. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

16 (1) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT 17 IMMEDIATELY:

18

(I) THIS SECTION.

19	(II) SECTIONS 43, 44, 45 AND 46 OF THIS ACT.
20	(III) THE ADDITION OF 74 PA.C.S. CH. 2.
21	(IV) THE AMENDMENT OF 74 PA.C.S. § 1504.
22	(V) THE AMENDMENT OR ADDITION OF 74 PA.C.S. §
23	1506(C), (E)(1)(I), (VI) AND (VII), (2), (3) AND (5).
24	(VI) THE AMENDMENT OF 74 PA.C.S. § 1512.
25	(VII) THE AMENDMENT OR ADDITION OF 74 PA.C.S. §
26	1514(C) AND (E.1).
27	(VIII) THE AMENDMENT OR ADDITION OF 74 PA.C.S. §
28	1516(B)(1), (E) AND (F).
29	(IX) THE ADDITION OF 74 PA.C.S. § 1517.1.
30	(X) THE ADDITION OF 74 PA.C.S. CH. 21.

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1 (XI) THE ADDITION OF 74 PA.C.S. CH. 59 SUBCH. C. (XII) THE AMENDMENT OF 74 PA.C.S. § 8105(B)(2). 2 (XIII) THE ADDITION OF 74 PA.C.S. CH. 92. 3 4 (XIV) THE ADDITION OF 74 PA.C.S. CH. 93. (XV) THE REENACTMENT OF 75 PA.C.S. § 1550(D)(2). 5 (XV.1) THE AMENDMENT OR ADDITION OF 75 PA.C.S. § 6 7 1955(A)(2). (XV.2) THE AMENDMENT OR ADDITION OF 75 PA.C.S. §§ 8 9 3362(A) AND (C) AND 3363. 10 (XVI) THE AMENDMENT OR ADDITION OF 75 PA.C.S. §§ 4902 AND 4968. 11 12 (XVI.1) THE AMENDMENT OR ADDITION OF 75 PA.C.S. § 13 6110(A) AND (A.1). (XVII) THE AMENDMENT OF 75 PA.C.S. § 8915.6. 14 15 (XVIII) THE AMENDMENT OF 75 PA.C.S. § 9002. (XIX) THE AMENDMENT OR ADDITION OF 75 PA.C.S. §§ 16 9502(A)(1), (2)(I) AND (II), (3), (4) AND (5) AND 9511. 17 18 THE FOLLOWING PROVISIONS SHALL TAKE EFFECT JANUARY (2) 19 1, 2014, OR IMMEDIATELY, WHICHEVER OCCURS LATER: 20 THE AMENDMENT OR ADDITION OF 74 PA.C.S. § (I) 21 1506(E)(1)(III) AND (V) AND (4). 22 (II) THE AMENDMENT OF 75 PA.C.S. § 1307(F). (III) THE AMENDMENT OF 75 PA.C.S. § 1904. 23 24 (IV) THE AMENDMENT OF 75 PA.C.S. § 3111. 25 (V) THE AMENDMENT OF 75 PA.C.S. § 6506. 26 (VI) THE AMENDMENT OF 75 PA.C.S. CH. 90, EXCEPT §§ 27 9002 AND 9024. (VII) THE ADDITION OF 75 PA.C.S. § 9024. 28 29 (3) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT APRIL 1, 2014: 30

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1 THE AMENDMENT OF 75 PA.C.S. §§ 1951, 1952, 1953, (I) 2 1955 AND 1956. 3 (II) THE AMENDMENT OF 75 PA.C.S. § 2102. 4 (4) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT JULY 1, 2014: 5 (I) THE AMENDMENT OF 74 PA.C.S. §§ 1503 AND 1506(B) 6 AND (E) (6). 7 (II) THE AMENDMENT OF 75 PA.C.S. §§ 1353 AND 1355. 8 9 (III) THE AMENDMENT OR ADDITION OF 75 PA.C.S. §§ 1913, 1920(A) AND (C)(1), 1921, 1922, 1924, 1925, 1926, 10 11 1926.1, 1927, 1928, 1929, 1930, 1931, 1931.1, 1933, 1942, 12 1943, 1944, 1945, 1947 AND 1958. (IV) THE AMENDMENT OF 75 PA.C.S. § 8901. 13 (V) THE AMENDMENT OF 75 PA.C.S. § 9106. 14 15 (VI) THE AMENDMENT OF 75 PA.C.S. § 9502(A)(2)(IV). (5) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT JANUARY 16 1, 2015: 17 18 (I) THE AMENDMENT OF 75 PA.C.S. §§ 1553(C) AND 19 1554(C). 20 (II) THE AMENDMENT OF 75 PA.C.S. § 1617. (III) THE AMENDMENT OF 75 PA.C.S. § 1786(D). 21 22 (IV) THE AMENDMENT OF 75 PA.C.S. §§ 1916, 1917, 23 1918, 1920(C)(2), 1932, 1935, 1957, 1959, 1960 AND 1961. 24 (6) THE AMENDMENT OR ADDITION OF 75 PA.C.S. §§ 1307(G), 1332(D) AND 1911 SHALL TAKE EFFECT DECEMBER 31, 2016. 25 26 (7) THE ADDITION OF 75 PA.C.S. § 1332(A.1) SHALL TAKE EFFECT IN 90 DAYS. 27 (8) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 60 28 29 DAYS.

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