THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 239 Session of 1995

INTRODUCED BY GODSHALL, ROONEY, MAITLAND, FICHTER, WOZNIAK, MELIO, PETTIT, ROEBUCK, RAYMOND, HASAY, BELFANTI, OLASZ, SATHER, HENNESSEY, YOUNGBLOOD, LAUGHLIN, TRELLO, MERRY, DEMPSEY, COLAIZZO, FAJT, HERSHEY, WOGAN, MICOZZIE, M. COHEN, CARONE, CIVERA AND KING, JANUARY 24, 1995

REFERRED TO COMMITTEE ON TOURISM AND RECREATIONAL DEVELOPMENT, JANUARY 24, 1995

AN ACT

1 2 3	Providing for the regulation of travel promoters; requiring that certain bonds be secured for the benefit of customers; requiring bank deposits; and providing penalties.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Short title.
7	This act shall be known and may be cited as the Travel
8	Promoters Regulation Act.
9	Section 2. Definitions.
10	The following words and phrases when used in this act shall
11	have the meanings given to them in this section unless the
12	context clearly indicates otherwise:
13	"Adequate bond." A corporate bond of an amount at least
14	equal to the amount required under the contract between the
15	travel promoter and the transportation carrier or company or
16	person providing other services in conjunction with

1 transportation.

"Advertise." To make a representation in the solicitation of 2 3 air, sea or land transportation. The term includes communication 4 with other members of the same partnership, corporation, joint 5 venture, association, organization, group or other entity. 6 "Air carrier." A transporter of persons by air which is 7 subject to regulation as such by a governmental agency. 8 "Land carrier." A transporter of persons by land which is 9 subject to regulation as such by a governmental agency. 10 "Passenger." A person on whose behalf money or other 11 consideration has been given or is to be given to another, including another member of the same partnership, corporation, 12 13 joint venture, association, organization, group or other entity, for travel by air, land or sea. 14

15 "Travel promoter." A person or any business entity whose principal business is to sell, provide, furnish, contract for, 16 arrange or advertise for a fee, commission or salary that the 17 18 person or business entity can or may arrange, or has arranged, air, land or sea transportation, either separately or in 19 20 conjunction with other services, including, but not limited to, 21 lodging, food, tour guides or instruction. The term does not 22 include:

23

(1) an air carrier;

24

(2) an ocean carrier; or

25 (3) an officially appointed agent of an air carrier or26 ocean carrier.

27 Section 3. Legislative findings.

28 The General Assembly finds and declares as follows:

29 (1) Certain advertising, sales and business practices of 30 travel promoters have worked financial hardship upon the 19950H0239B0221 - 2 - 1

people of this Commonwealth.

2 (2) The travel business has a significant impact upon
3 the economy and well-being of this Commonwealth and its
4 people.

5 (3) Problems have arisen which are peculiar to the6 travel promoter business.

7 (4) The public welfare requires regulation of travel
8 promoters in order to eliminate unfair advertising, sales and
9 business practices.

10 (5) Standards are needed which will safeguard the people
 11 against financial hardship and to encourage competition, fair
 12 dealing and prosperity in the travel business.

13 Section 4. Advertisements.

14 (a) Registration number required.--All price-related
15 advertisements placed by a travel promoter shall display or
16 contain the registration number of the travel promoter assigned
17 by the Attorney General under section 8(d).

(b) Restriction.--A travel promoter shall not advertise that air, land or sea transportation, or any combination thereof, is or may be available unless he has, prior to the advertisement, contracted for the transportation advertised with an air, land or sea carrier.

23 Section 5. Information required.

A travel promoter shall not receive money or other valuable consideration in payment for air, land or sea transportation or other services offered by the travel promoter in conjunction with this transportation unless, at the time of the receipt of payment, the travel promoter furnishes to the person making the payment a written statement conspicuously setting forth the following information:

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(1) The name, business address and telephone number of
 the travel promoter.

3 (2) The amount paid, the date of payment, the purpose of
4 the payment made and an itemized statement of the balance
5 due, if any.

6 (3) The location and number of the trust account or bond 7 required by this act.

8 (4) The name of the carrier with which the travel 9 promoter has contracted to provide the transportation, the 10 type of equipment to be used, and the date, time and place of 11 each departure.

12 (5) The conditions, if any, upon which the contract 13 between the travel promoter and the passenger may be 14 canceled, and the rights and obligations of all parties in 15 the event of a cancellation.

16 (6) The conditions, if any, upon which the contract
17 between the travel promoter and the carrier may be canceled,
18 and the rights and obligations of all parties in the event of
19 a cancellation.

20 (7) A statement in eight-point boldface type that, upon cancellation of the transportation through no fault of the 21 22 passenger, all sums paid to the travel promoter for services 23 not performed in accordance with the contract between the 24 travel promoter and the passenger will be, unless the 25 passenger otherwise advises the travel promoter in writing, 26 promptly refunded by the travel promoter to the passenger or 27 the party who contracted for the passenger.

28 Section 6. Cancellation and refunds.

29 (a) Refunds.--In the event the transportation contracted for 30 is canceled through no fault of the passenger, and unless the 19950H0239B0221 - 4 - passenger otherwise advises the travel promoter in writing, the
 travel promoter shall promptly return to the passenger all
 moneys paid for services not performed and goods not delivered
 in accordance with the contract.

5 (b) Misrepresentation.--Any material misrepresentation with 6 respect to the date, time, place of all departures or arrivals 7 or type of aircraft or land or ocean carrier or similar 8 occurrence shall be subject to cancellation by the consumer, 9 which will require the refund specified in this section. 10 Section 7. Bond required.

(a) Condition of engaging in business.--A travel promoter who elects not to establish a trust account under section 8 shall maintain an adequate bond in force in the proper amount as a condition of continuing to engage in business.

(b) Damages.--The people of this Commonwealth and every person injured by the wrongful act of the principal acting in the course and scope of his occupation or business, or by any official, agent or employee of a principal acting in the course or scope of his employment or agency, may bring an action on the bond in his own name to recover damages suffered by reason of the willful, malicious or wrongful act.

(c) Amount of recovery.--No person so injured may recover upon the bond a sum greater than that which the person paid to the principal. This limitation shall not restrict the person from recovering sums greater than those paid to the principal from sources other than the bond. In no event shall the aggregate liability of the surety company for any and all claims which arise under the bond exceed the amount of the bond.

29 Section 8. Deposit for money paid over.

30 (a) Amount of deposit.--A travel promoter shall deposit 90% 19950H0239B0221 - 5 -

of all sums received for air, land or sea transportation or any 1 other services or goods offered by the travel promoter in 2 3 conjunction with such transportation in a trust account in a 4 State-chartered bank, bank and trust company, savings bank, 5 national bank, a federally chartered or State-chartered savings and loan association or a federally chartered savings bank. 6 7 Trust account.--The trust account required by this (b) 8 section shall be created and maintained for the benefit of the 9 persons paying money to the travel promoter. The travel promoter 10 shall not in any manner encumber the corpus of the account and 11 shall not withdraw money therefrom except:

(1) in partial or full payment for the goods or services contracted for by the passengers to the carrier or person providing the goods or services offered by the travel promoter; or

16 (2) to make the refunds as required by this act or
17 provided for by written contract between the travel promoter
18 and passengers.

19 (c) Withdrawals from account.--This section shall not 20 prevent the withdrawal from the trust account of any interest 21 earned and credited to the trust account for the sole benefit of 22 the travel promoter after all goods and services have been 23 provided as contracted for or the withdrawal at that time of any 24 other sums on deposit in the account.

(d) Registration.--A travel promoter shall file a statement with the Attorney General, indicating his name, home address and business address and, where applicable, the name and address of the financial institution and the account number of each trust account opened and any other information required by the Attorney General pursuant to this act. The Attorney General 19950H0239B0221 - 6 -

shall assign a registration number to each travel promoter. If a 1 travel promoter doing business in this Commonwealth maintains a 2 3 trust account outside of this Commonwealth, the travel promoter shall file with the Attorney General an irrevocable agreement, 4 5 in writing, acceptable to the financial institution in which the trust agreement is maintained, allowing the Attorney General, a 6 district attorney, or their representatives, upon written 7 request, to examine and make copies of all records pertaining to 8 9 the trust account.

10 (e) Bond.--In lieu of a trust account, an adequate bond may
11 be maintained by the travel promoter under section 7.
12 Section 9. Voucher or ticket required.

13 If the passenger, after making full payment of the fee for 14 air or ocean transportation, or any combination thereof, 15 requests the ticket or voucher for the transportation, the 16 promoter shall issue the ticket or voucher for the air, land or 17 ocean transportation, or any combination thereof, and deliver 18 the ticket or voucher to the passenger.

19 Section 10. Offenses.

A violation of the provisions of this act constitutes a violation of the act of December 17, 1968 (P.L.1224, No.387), known as the Unfair Trade Practices and Consumer Protection Law. Section 11. Venue.

An offense under this act is deemed to have been committed in the county where the promoter's principal place of business is located or at any place where money was collected by, or paid to, the promoter.

28 Section 12. Effective date.

29 This act shall take effect in 90 days.

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