## AMENDMENTS TO HOUSE BILL NO. 504

Sponsor: REPRESENTATIVE SAYLOR

Printer's No. 561

Amend Bill, page 1, line 11, by striking out the period after 1 2 "timbering" and inserting ; establishing the School District Millage Rate Reduction Fund 3 4 and the School District Homestead and Farmstead Relief Fund; 5 providing for additional taxation and for senior citizens property tax and rent rebate assistance; and repealing 6 7 provisions of the Taxpayer Relief Act. 8 Amend Bill, page 1, lines 14 through 17, by striking out all 9 of said lines and inserting 10 Section 1. The title of the act of March 4, 1971 (P.L.6, 11 No.2), known as the Tax Reform Code of 1971, is amended to read: 12 AN ACT Relating to tax reform and State taxation by codifying and 13 14 enumerating certain subjects of taxation and imposing taxes 15 thereon; providing procedures for the payment, collection, 16 administration and enforcement thereof; providing for property tax relief and for tax credits in certain cases; 17 18 conferring powers and imposing duties upon the Department of Revenue, certain employers, fiduciaries, individuals, 19 20 persons, corporations and other entities; prescribing crimes, 21 offenses and penalties. 22 Section 2. Section 201(k)(8) and (0)(4)(B) of the act, amended April 23, 1998 (P.L.239, No.45), are amended to read: 23 24 Amend Bill, page 7, by inserting between lines 9 and 10 25 Section 3. The act is amended by adding articles to read: 26 ARTICLE XVI 27 SCHOOL PROPERTY TAX REFORM 28 PART I 29 PRELIMINARY PROVISIONS Section 1601. Short title of article. 30 31 This article shall be known and may be cited as the School 32 Property Tax Reform Act.

Section 1602. Definitions.

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The following words and phrases when used in this article shall have the meanings given to them in this section unless the

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context clearly indicates otherwise:
       "Average daily membership." The term as defined in section
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   2501 of the act of March 10, 1949 (P.L.30, No.14), known as the
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   Public School Code of 1949.
       "Board of school directors." The term includes the
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 6
   following:
7
          (1) A board of school directors of a school district of
8
      the first class A, second class, third class or fourth class.
9
          (2) A city council of a city of the first class.
       "Department." The Department of Revenue of the Commonwealth.
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11
       "Equalized millage." The term as defined in section
12
   2501(9.2) of the act of March 10, 1949 (P.L.30, No.14), known as
   the Public School Code of 1949.
13
       "Farmstead." As defined in 53 Pa.C.S. § 8582 (relating to
14
15
   definitions).
       "Farmstead property." The term as defined in 53 Pa.C.S. §
16
17
   8582 (relating to definitions).
      "Homestead." The term defined in 53 Pa.C.S. § 8401 (relating
18
19
   to definitions).
       "Homestead property." The term as defined in 53 Pa.C.S. §
20
   8401 (relating to definitions).
21
22
       "Index." The term defined in section 302 of the Taxpayer
23
   Relief Act.
24
      "Real property tax." The total dollar value of real property
25
   taxes paid by property owners in a school district determined by
   adding the real property taxes collected by, or on behalf of,
26
   the school district plus State millage rate reduction
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28
   allocations, State homestead and farmstead exclusion allocations
29
   and State property tax reduction allocations. The term does not
30
   include an allocation under section 505(d) of the Taxpayer
31
   Relief Act.
32
      "Residential property tax." The dollar value of real
   property taxes paid by residential property owners in a school
33
34
   district, determined by multiplying the real property taxes
35
   collected by the school district times the percentage of the
36
   total property value in the school district classified as
37
   residential by the State Tax Equalization Board for the calendar
   year in which the tax year began.
38
      "School district." A school district of the first class,
39
   first class A, second class, third class or fourth class.
40
       "School District Homestead and Farmstead Relief Fund."
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   fund established in section 1604.
       "School District Millage Rate Reduction Fund." The fund
43
44
   established in section 1603.
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"Secretary." The Secretary of the Budget of the Commonwealth.

47 <u>"State homestead and farmstead exclusion allocation." The</u>
48 <u>allocation under section 1643.</u>

49 <u>"State millage rate reduction allocation." The allocation</u> 50 under section 1632.

"State property tax reduction allocation." A payment made

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under section 505 of the Taxpaver Relief Act.
       "State Treasurer." The State Treasurer of the Commonwealth.
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3
       "Taxpayer Relief Act." The act of June 27, 2006 (1st
 4
   Sp.Sess., P.L.1873, No.1), known as the Taxpayer Relief Act.
 5
   Section 1603. School District Millage Rate Reduction Fund.
       (a) Establishment. -- The School District Millage Rate
 6
7
   Reduction Fund is established as a special fund in the State
8
   Treasury. The fund shall not lapse.
9
       (b) Purpose. -- Money in the fund shall be distributed to
   school districts under section 1632 and shall be used
10
11
   exclusively for the purposes enumerated in this article.
       (c) Deposits into the fund. -- Funds generated by the tax
12
   under section 1611 shall be deposited into the fund.
13
14
       (d) Transfer from the fund. --
15
           (1) In order to ensure that the General Fund is not
       negatively impacted by the imposition of the tax under
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17
       section 1611, not later than June 30, 2017, and each June 30
18
       thereafter, an amount equal to the refund reimbursement
       factor multiplied by the amount of refunds issued under
19
20
       Article III for tax years in which the tax imposed under
       section 1611 is applicable shall be transferred from the fund
21
22
      to the General Fund.
23
           (2) For the purpose of this subsection, "refund
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       reimbursement factor" means a fraction equal to the rate of
       tax imposed under section 1611 divided by the sum of the rate
25
26
       of tax imposed under section 1611 plus the rate of tax
       imposed under Article III.
27
28
   Section 1604. School District Homestead and Farmstead Relief
29
               Fund.
30
       (a) Establishment. -- The School District Homestead and
31
   Farmstead Relief Fund is established as a special fund in the
32
   State Treasury. The fund shall not lapse.
33
       (b) Purpose. -- Except as provided under section 2908-G(c),
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   money in the fund shall be distributed to school districts under
35
   section 1643 and shall be used exclusively for the purposes
36
   enumerated in this article.
       (c) Deposits. -- Funds generated by the tax under section 1612
37
   shall be deposited into the fund.
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39
      (d) Transfers. -- Upon authorization by the secretary in order
   to comply with section 1622(a)(3), the State Treasurer shall
40
   transfer from the fund to the School District Millage Rate
41
42
   Reduction Fund an amount sufficient to ensure that the total
   amount of revenue in the School District Millage Rate Reduction
43
44
   Fund for a fiscal year is not less than the amount distributed
   from the previous fiscal year.
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46
                                PART II
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## SCHOOL PROPERTY TAX REDUCTIONS

FROM STATEWIDE SOURCES

49 Section 1611. Additional personal income tax imposed.

(a) Personal income tax. -- For taxable years beginning after December 31, 2015, there is imposed an additional tax upon each

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- class of income as defined in Article III. The tax shall be calculated, collected and paid over to the Commonwealth in the same manner as provided in Article III.
- (b) Rate.--The tax imposed by subsection (a) shall be at the rate of 0.63%.
- (c) Deposit of tax proceeds.--The department shall deposit taxes collected under this section in the School District

  Millage Rate Reduction Fund. The amount shall be the sum of the taxes collected under this section and Article III multiplied by a fraction equal to the rate of tax under this section divided by the sum of the rate of tax under this section and the rate of tax under section 302.
- (d) Rules and regulations. -- The rules and regulations of the department promulgated under this act or any other act, shall be applicable to the tax imposed by this section to the extent that they are applicable to the tax imposed under Article III.
- (e) Construction.--The tax imposed by this section shall be in addition to any tax imposed under Article III or section 321(c) of the Taxpayer Relief Act. The provisions of Article III shall apply to the tax imposed by this section.

  Section 1612. Additional sales and use tax imposed.
- (a) Additional taxation.--The tax imposed by this section shall be in addition to any tax imposed under Article II or II-B, section 503 of 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, or section 3152-B of the act of July 28, 1953 (P.L.73, No.230), known as the Second Class County Code. The provisions of Article II shall apply to the tax imposed by this section.
- (b) Sales tax.--Beginning January 1, 2016, there is imposed a tax upon each separate sale at retail of tangible personal property or services. The tax under this subsection shall be imposed upon the purchase price. The tax shall be collected by the vendor from the purchaser and shall be paid over to the Commonwealth in the same manner as provided in Article II.
- (c) Use tax.--Beginning January 1, 2016, there is imposed a tax upon the use of tangible personal property purchased at retail and on services purchased at retail. The tax under this subsection shall be imposed upon the purchase price. The tax shall be paid over to the Commonwealth by the person who makes such use. The tax imposed under this subsection shall not be paid over to the Commonwealth by any person who has paid the tax imposed under subsection (b) or has paid the tax imposed under this subsection to the vendor with respect to such use.
- (d) Hotel tax.--Beginning January 1, 2016, there is hereby imposed an excise tax on the rent upon every occupancy of a room or rooms in a hotel, as defined in Article II. The tax shall be collected by the operator or owner from the occupant and paid over to the Commonwealth.
- 50 (e) Rate.--The tax imposed by subsections (b), (c) and (d)
  51 shall be at a rate of 1%.

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(f) Tax computation. -- The tax imposed under subsections (b),
1
   (c) and (d) shall be computed as follows:
2
          (1) If the purchase price is 50¢ or less, no tax shall
3
 4
      be collected.
           (2) If the purchase price is 51¢ or more but less than
 5
       $1.51, 1¢ shall be collected.
 6
7
           (3) If the purchase price is $1.51 or more but less than
8
       $2.51, 2¢ shall be collected.
9
           (4) If the purchase price is $2.51 or more but less than
      $3.51, 3¢ shall be collected.
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11
           (5) If the purchase price is $3.51 or more but less than
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       $4.51, 4¢ shall be collected.
           (6) If the purchase price is $4.51 or more but less than
13
       $5.51, 5¢ shall be collected.
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           (7) If the purchase price is $5.51 or more but less than
16
       $6.51, 6¢ shall be collected.
17
           (8) If the purchase price is $6.51 or more but less than
18
       $7.51, 7¢ shall be collected.
           (9) If the purchase price is $7.51 or more but less than
19
20
       $8.51, 8¢ shall be collected.
          (10) If the purchase price is $8.51 or more but less
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22
      than $9.51, 9¢ shall be collected.
23
           (11) If the purchase price is $9.51 or more but less
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      than $10.01, 10¢ shall be collected.
           (12) If the purchase price is more than $10, 1% of each
25
       $10 purchase price plus the above bracket charges upon any
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       fractional part of a $10 increment shall be collected.
27
28
      (g) Deposit of tax proceeds. -- The department shall deposit
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   taxes collected under this section in the School District
   Homestead and Farmstead Relief Fund. The amount shall be one-
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   seventh of the sum of the amount collected under this section
32
   and Article II. The tax collected under this section shall be
   subject to the transfers under section 281.2 and 74 Pa.C.S. §
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34
   1506(c)(1) and (3.4) in the same way as the tax imposed under
35
   Article II.
36
       (h) Rules and regulations. -- The rules and regulations of the
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   department which are promulgated under this act or any other
   act, shall be applicable to the tax imposed by this section to
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   the extent that they are applicable to the tax imposed under
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   Article II.
       (i) Definitions. -- As used in this section, the following
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42
   words and phrases shall have the meanings given to them in this
   subsection unless the context clearly indicates otherwise:
43
44
       "Purchase price." As defined in Article II.
       "Sale at retail." As defined in Article II.
45
       "Tangible personal property." As defined in Article II.
46
                                PART III
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                          STATE FUNDS FORMULAE
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                               SUBPART A
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                         PRELIMINARY PROVISIONS
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   Section 1621. Scope of part.
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This part relates to the allocation of State funds for the
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   dollar-for-dollar reduction of school district property taxes
   through millage rate reductions and funding homestead property
 3
   exclusions.
   Section 1622. Certifications.
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 6
       (a) Secretary certifications. --
 7
           (1) Not later than April 15, 2016, and April 15 of each
8
       year thereafter, the secretary shall certify all of the
9
       following:
               (i) The total amount of revenue in the School
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11
           <u>District Millage Rate Reduction Fund and the School</u>
12
           District Homestead and Farmstead Relief Fund. In
           calculating the total amount of revenue in each of the
13
           funds, the secretary shall take into account all of the
14
           following:
15
                   (A) For the certification to be completed not
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               later than April 15, 2016, revenue which:
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                       (I) has been deposited into the fund prior
                   to the date of the certification; and
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20
                       (II) is reasonably projected to be deposited
                   into the fund during the six months following the
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                   date on which the certification is made; and
23
                   (B) For certifications in subsequent fiscal
24
               years:
25
                       (I) revenue which has been deposited into
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                   the fund during the six months prior to the date
                   on which the certification is made; and
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28
                       (II) revenue enumerated in clause (A) (II).
29
               (ii) In certifying the amount available for
30
           distribution from each fund under subsection (c), the
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           secretary shall only certify an amount that is
32
           sustainable in subsequent years.
33
           (2) If the actual revenue deposited into each of the
       funds during the six months following the date on which the
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       certification is made exceeds projections, any revenue in
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36
       excess of projections shall remain in that fund and may be
       included in the certification for the subsequent fiscal year.
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           (3) The secretary may not certify an amount of revenue
       in the School District Millage Rate Reduction Fund which is
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       less than the dollar amount certified in the previous fiscal
40
       ve<u>ar.</u>
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42
       (b) Notification of Department of Education. -- By April 20,
   2016, and April 20 each year thereafter, the secretary shall
43
   notify the Department of Education whether it is authorized to
44
   provide school districts with State millage rate reduction
45
   allocations and State homestead and farmstead exclusion
46
   allocations under Subparts B and C.
47
       (c) Distribution. --
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49
           (1) For fiscal year 2016-2017 and for each fiscal year
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       thereafter, the secretary shall authorize the Department of
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Education to distribute from the School District Millage Rate

1 Reduction Fund the amount certified for the fund under subsection (a) (1). 2 (2) For fiscal year 2016-2017 and for each fiscal year 3 4 thereafter, the secretary shall authorize the Department of 5 Education to distribute from the School District Homestead and Farmstead Relief Fund the difference between the amount 6 7 certified for the fund under subsection (a) (1) and the sum of 8 all of the following: 9 (i) the amount sufficient to fund additional\_ reimbursements to eliqible school districts under section 10 11 1642; and 12 (ii) the amount under 2908-G(c). The amount deducted under this subsection for additional 13 reimbursements under section 1642 shall be calculated based on 14 15 the information provided by school districts under section 503(b)(2) of the Taxpayer Relief Act. 16 Section 1623. Disclosure of relief. 17 18 (a) Tax notice. -- A school district which receives a State property tax reduction allocation, a State homestead and 19 20 farmstead exclusion allocation or a State millage rate reduction allocation shall itemize the total homestead and farmstead 21 exclusion and millage rate reductions on tax bills sent to 22 taxpayers. At minimum, a tax bill must show the tax liability 23 24 which was due for the property in the previous tax year, the amount of the applicable exclusion and the amount of reduced tax 25 liability due to rate reductions. The tax bill shall be easily 26 understandable and include a notice under subsection (b). 27 28 (b) Notice of property tax relief. --29 (1) For a taxpayer who is a homestead property or farmstead property owner, the tax bill must include a notice 30 31 that the tax bill includes a homestead or farmstead exclusion 32 and a millage rate reduction. The notice shall, at a minimum, 33 be in the following form: 34 NOTICE OF PROPERTY TAX RELIEF Your enclosed tax bill includes a tax reduction for your 35 36 homestead and/or farmstead property. As an eligible 37 homestead and/or farmstead property owner, you have 38 received tax relief through a homestead and/or farmstead 39 exclusion which has been provided under the School Property Tax Reform Act and the Taxpayer Relief Act, two 40 laws passed by the Pennsylvania General Assembly designed 41 42 to reduce your property taxes. Your tax bill also includes a reduction in the tax rate on real property 43 44 provided through the Education Finance Reform Act. (2) For a taxpayer that is not a homestead property or 45 farmstead property owner, the tax bill must include a notice 46 that the tax bill includes a millage rate reduction. The 47 notice shall, at a minimum, be in the following form: 48 49 NOTICE OF PROPERTY TAX RELIEF

50 Your enclosed tax bill includes a reduction in the tax 51 rate on real property. This reduction has been provided

under the School Property Tax Reform Act, a law passed by 1 the Pennsylvania General Assembly designed to reduce your 2 3 property taxes. 4 Section 1624. Information collection and verification. 5 (a) Information collection. -- The Department of Education shall develop an information collection policy to gather information which will allow the department to confirm that 7 State millage rate reduction allocations and State homestead and 9 farmstead exclusion allocations are being used for the purposes enumerated in this article and that State property tax reduction 10 allocations are being used for the purposes enumerated in the 11 12 Taxpayer Relief Act. The information collection policy may include requiring a school district to provide information in 13 the uniform form prepared under section 312(b) of the Taxpayer 14 15 Relief Act that would allow the Department of Education to comply with the requirements of this section. 16 (b) Verification. -- The Department of Education shall develop 17 procedures to routinely analyze the information collected under 18 subsection (a) to identify a school district which is not using 19 20 a State millage rate reduction allocation or State homestead and farmstead exclusion allocation for the purposes enumerated in 21 22 this article or is using a State property tax reduction 23 allocation for the purposes enumerated in the Taxpayer Relief 24 Act. 25 SUBPART B 26 STATE ALLOCATION DISTRIBUTION 27 FOR MILLAGE RATE REDUCTIONS 28 Section 1631. Scope of subpart. 29 This subpart relates to the allocation of State funds 30 generated by the additional tax under section 1611 for the 31 dollar-for-dollar reduction of school district property taxes 32 through millage rate reductions. 33 Section 1632. State millage rate reduction allocation. 34 (a) Administration. -- The Department of Education shall 35 calculate the State millage rate reduction allocation for each 36 school district as follows: 37 (1) For the 2016-2017 fiscal year all of the following 38 apply: 39 (i) Multiply the school district's 2012-2013 equalized millage by the dollar amount necessary to 40 41 allocate all the money in the School District Millage 42 Rate Reduction Fund as authorized under section 1622(c). (ii) If the allocation under this paragraph is less 43 44 than the product of the real property taxes collected during the 2012-2013 fiscal year and a numerical value of 45 0.12 for a school district, the school district shall 46 receive an additional amount so that the total allocation 47 under this paragraph is equal to the product of the real 48

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and a numerical value of 0.12.

property taxes collected during the 2012-2013 fiscal year

(iii) If the allocation under this paragraph is

1 greater than the product of the real property taxes collected during the 2012-2013 fiscal year and a 2 3 numerical value of 0.19 for a school district, the school 4 district shall receive a total allocation equal to the product of the real property taxes collected during the 5 2012-2013 fiscal year and a numerical value of 0.19. 6 7 (2) For the 2017-2018 fiscal year all of the following 8 apply: 9 (i) Multiply the school district's equalized millage for the 2013-2014 fiscal year by the dollar amount 10 11 necessary to allocate all the money in the School 12 District Millage Rate Reduction Fund as authorized under section 1622(c). 13 (ii) If the allocation under this paragraph is less 14 15 than the product of the real property taxes collected during the 2013-2014 fiscal year and a numerical value of 16 0.2 for a school district, the school district shall 17 18 receive an additional amount so that the total allocation under this paragraph is equal to the product of the real 19 20 property taxes collected during the 2013-2014 fiscal year and a numerical value of 0.2. 21 (iii) If the allocation under this paragraph is 22 greater than the product of the real property taxes 23 24 collected during the 2013-2014 fiscal year and a numerical value of 0.3 for a school district, the school 25 district shall receive a total allocation equal to the 26 product of the real property taxes collected during the 27 28 2013-2014 fiscal year and a numerical value of 0.3. 29 (3) For all fiscal years beginning after the 2017-2018 fiscal year: 30 31 (i) Multiply the allocation from the previous fiscal 32 year by the percentage change in the amount to be collected from the tax under section 1611, except that 33 34 the percentage change under this paragraph may not be less than zero. 35 36 (ii) Add the amount in subparagraph (i) to the 37 allocation from the previous fiscal year. 38 (b) Notification. -- The Department of Education shall notify each school district of the amount of its State millage rate 39 reduction allocation not later than May 1 of each year. 40 (c) Payment. -- For the fiscal year commencing July 1, 2016, 41 42 and each fiscal year thereafter, except as set forth in subsection (d), the Department of Education shall pay from the 43 44 School District Millage Rate Reduction Fund to each eligible school district a State millage rate reduction allocation equal 45 to the amount calculated under subsection (a). The State millage 46 rate allocation shall be divided into two equal payments, which 47 shall be made on the fourth Thursday of August and the fourth 48

(d) First class school districts. -- The State millage rate reduction allocation for a school district of the first class

Thursday of October.

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shall be paid by the Department of Education to a city of the
   first class for use for a school district of the first class as
   prescribed in section 1633.
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 4
   Section 1633. Mandatory use of State millage rate reduction
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               allocation to reduce rate of real property tax.
       (a) Reduction in first fiscal year. -- For the first fiscal
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   year in which a school district receives a State millage rate
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   reduction allocation and except for a tax increase which is
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9
   approved by the electorate under section 333(c) of the Taxpayer
   Relief Act, a board of school directors may not adopt a final
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11
   budget, including a final budget under section 312 of the
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   Taxpayer Relief Act, which includes a tax on real property which
   would generate revenue greater than:
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           (1) the sum of the maximum amount of revenue which could
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15
      be raised by the allowable increase under the index and the
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       amount permitted under the referendum exceptions in section
       333(f) or (n) of the Taxpayer Relief Act, minus;
17
18
          (2) the school district's State millage rate reduction
19
       allocation.
20
       (b) Subsequent reductions and limitations. -- For the second
   fiscal year in which a school district receives a State millage
21
22
   rate reduction allocation and for all fiscal years in which a
23
   school district receives a State millage rate reduction
24
   allocation thereafter and except for a tax increase which is
   approved by the electorate under section 333(c) of the Taxpayer
25
   Relief Act, a board of school directors may not adopt a final
26
   budget, including a final budget under section 312 of the
27
   Taxpayer Relief Act, which includes a tax on real property which
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   would generate revenue greater than:
30
           (1) the sum of the maximum amount of revenue which could
31
      be raised by the allowable increase under the index and the
32
       amount permitted under the referendum exceptions in section
33
       333(f) or (n) of the Taxpayer Relief Act, minus;
34
          (2) the increase in the school district's State millage
      rate reduction allocation from the previous fiscal year.
35
36
      (c) Continued applicability. -- A tax rate which is reduced or
37
   otherwise subject to this section shall remain subject to the
   provisions of section 333 of the Taxpayer Relief Act.
38
       (d) Applicable tax rate for first class school district.--
39
   This section and section 333, except section 333(b)(2), of the
40
   Taxpayer Relief Act shall apply to a tax on real property levied
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   by a city of the first class for the benefit of a school
42
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   district of the first class.
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                               SUBPART C
45
                 STATE ALLOCATION DISTRIBUTION TO FUND
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                 FOR HOMESTEAD AND FARMSTEAD EXCLUSIONS
   Section 1641. Scope of subpart.
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This subpart relates to the allocation of State funds

<u>generated</u> by the additional tax under section 1612 for the dollar-for-dollar reduction of school district property taxes

through the funding of homestead and farmstead exclusions.

Section 1642. Additional reimbursement.

 A school district shall receive a payment equal to the aggregate amount of the tax credited under section 324(2) of the Taxpayer Relief Act minus its reimbursement under section 324(4) of the Taxpayer Relief Act.

Section 1643. State homestead and farmstead exclusion allocation.

- (a) Administration. -- The Department of Education shall calculate the State homestead and farmstead exclusion allocation for each school district, except the portion which is calculated under section 1642, as follows:
  - (1) For the 2016-2017 fiscal year all of the following apply:
    - (i) Multiply the school district's 2012-2013 average daily membership by the school district's 2012-2013 equalized millage.
    - (ii) Multiply the product under subparagraph (i) by the dollar amount necessary to allocate all the money in the School District Homestead and Farmstead Relief Fund as authorized under section 1622(c).
    - (iii) If the allocation under this paragraph is less than the product of the residential property taxes collected during the 2012-2013 fiscal year and a numerical value of 0.1 for a school district, the school district shall receive an additional amount so that the total allocation under this paragraph is equal to the product of the residential property taxes collected during the 2012-2013 fiscal year and a numerical value of 0.1.
    - (iv) If the allocation under this paragraph is greater than the product of the residential property taxes collected during the 2012-2013 fiscal year and a numerical value of 0.16 for a school district, the school district shall receive a total allocation equal to the product of the residential property taxes collected during the 2012-2013 fiscal year and a numerical value of 0.16.
  - (2) For all fiscal years beginning after the 2016-2017 fiscal year all of the following apply:
    - (i) Multiply the school district's average daily membership for the fourth fiscal year immediately preceding the fiscal year for which the allocation is being made by the school district's equalized millage for the fourth fiscal year immediately preceding the fiscal year for which the allocation is being made.
    - (ii) Multiply the product under subparagraph (i) by the dollar amount necessary to allocate all the money in the School District Homestead and Farmstead Relief Fund as authorized under section 1622(c).
    - (iii) If the allocation under this paragraph is less than the product of the residential property taxes

collected during the fourth fiscal year immediately preceding the fiscal year for which the allocation is being made and a numerical value of 0.14 for a school district, the school district shall receive an additional amount so that the total allocation under this paragraph is equal to the product of the residential property taxes collected during the fourth fiscal year immediately preceding the fiscal year for which the allocation is being made and a numerical value of 0.14.

- (iv) If the allocation under this paragraph is greater than the product of the residential property taxes collected during the fourth fiscal year immediately preceding the fiscal year for which the allocation is being made and a numerical value of 0.23 for a school district, the school district shall receive a total allocation equal to the product of the residential property taxes collected during the fourth fiscal year immediately preceding the fiscal year for which the allocation is being made and a numerical value of 0.23.
- (b) Notification. -- The Department of Education shall notify each school district of the amount of its State homestead and farmstead exclusion allocation not later than May 1 of each year.
- (c) Payment.--For the fiscal year commencing July 1, 2016, and each fiscal year thereafter, except as set forth in subsection (d), the Department of Education shall pay to each eligible school district a State homestead and farmstead exclusion allocation equal to the amount calculated under subsection (a) plus the payment as calculated under section 1642. The State homestead and farmstead exclusion allocation shall be divided into two equal payments, which shall be made on the fourth Thursday of August and the fourth Thursday of October.
- (d) First class school districts. -- The State homestead and farmstead exclusion allocation for a school district of the first class shall be paid by the Department of Education to a city of the first class for use for a school district of the first class as prescribed in section 1644.
- Section 1644. Disposition of State homestead and farmstead exclusion allocation.
- (a) Homestead and farmstead exclusions.—A board of school directors for a school district which receives a State homestead and farmstead exclusion allocation shall use the allocation to fund exclusions for homestead and farmstead property or, if applicable, may utilize any revenue in excess of the revenue required to fund the maximum homestead and farmstead exclusions authorized under 53 Pa.C.S. § 8586 (relating to limitations) to reduce the property tax rate on all properties subject to the property tax in the school district.
- (b) Homestead and farmstead exclusion process.--Each fiscal year in which a school district imposes a tax authorized under

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section 321 of the Taxpaver Relief Act or receives a State
   homestead and farmstead exclusion allocation or State property
   tax reduction allocation, the board of school directors of a
   school district shall calculate a homestead and farmstead
   exclusion for the purpose of reducing school district property
   taxes. The school district shall adopt a resolution implementing
   the homestead and farmstead exclusion not later than the last
 7
   day of the fiscal year immediately preceding the fiscal year in
 9
   which the homestead and farmstead exclusions shall take effect.
10
                                PART IV
11
                        MISCELLANEOUS PROVISIONS
12
   Section 1691. Additional provisions.
       (a) Other provisions. -- Any school district property tax
13
14
   reduction approved under Subchapter D of Chapter 3 of the
15
    Taxpayer Relief Act shall continue in effect.
       (b) Applicability.--Except as otherwise provided, a school
16
17
   district shall remain subject to the Taxpayer Relief Act.
                              ARTICLE XXIX-G
18
19
                     SENIOR CITIZENS PROPERTY TAX AND
20
                          RENT REBATE ASSISTANCE
   Section 2901-G. Scope of article.
21
22
       This article provides senior citizens with assistance in the
23
    form of property tax and rent rebates.
24
   Section 2902-G. (Reserved).
   Section 2903-G. Definitions.
25
       The following words and phrases when used in this article
26
   shall have the meanings given to them in this section unless the
27
28
    context clearly indicates otherwise:
29
       "Board." The Board of Finance and Revenue of the
30
   Commonwealth.
31
       "Claimant." A person who files a claim for property tax
   rebate or rent rebate in lieu of property taxes and:
32
33
           (1) was at least 65 years of age or whose spouse, if a
34
      member of the household, was at least 65 years of age during
35
       a calendar year in which real property taxes or rent were due
36
      and payable;
           (2) was a widow or widower and was at least 50 years of
37
       age during a calendar year or part thereof in which real
38
39
      property taxes or rent were due and payable; or
           (3) was a permanently disabled person 18 years of age or
40
       older during a calendar year or part thereof in which the
41
42
       real property taxes or rent were due and payable.
       "Department." The Department of Revenue of the Commonwealth.
43
       "Homestead." A dwelling, whether owned or rented, and so
44
   much of the land surrounding it, as is reasonably necessary for
45
    the use of the dwelling as a home, occupied by a claimant. The
46
    term includes, but is not limited to:
47
           (1) Premises occupied by reason of ownership or lease in
48
49
      a cooperative housing corporation.
```

51

(2) Mobile homes which are assessed as realty for local property tax purposes and the land, if owned or rented by the

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1
      claimant, upon which the mobile home is situated, and other
2
      similar living accommodations.
          (3) A part of a multidwelling or multipurpose building
 3
 4
      and a part of the land upon which it is built.
 5
           (4) Premises occupied by reason of the claimant's
 6
      ownership or rental of a dwelling located on land owned by a
 7
      nonprofit incorporated association, of which the claimant is
8
      a member, if the claimant is required to pay a pro rata share
9
      of the property taxes levied against the association's land.
          (5) Premises occupied by a claimant if the claimant is
10
11
      required by law to pay a property tax by reason of the
      claimant's ownership or rental, including a possessory
12
      interest, in the dwelling, the land or both. An owner
13
      includes a person in possession under a contract of sale,
14
15
      deed of trust, life estate, joint tenancy or tenancy in
      common or by reason of statutes of descent and distribution.
16
       "Household income." All income received by a claimant and
17
18
   the claimant's spouse while residing in the homestead during the
   calendar year for which a rebate is claimed.
19
       "Income." All income from whatever source derived,
20
   including, but not limited to:
21
           (1) Salaries, wages, bonuses, commissions, income from
22
23
      self-employment, alimony, support money, cash public
24
      assistance and relief.
25
           (2) The gross amount of any pensions or annuities,
      including railroad retirement benefits for calendar years
26
27
```

- prior to 1999 and 50% of railroad retirement benefits for calendar years 1999 and thereafter.
  - (3) (i) All benefits received under the Social Security Act (49 Stat. 620, 42 U.S.C. § 301 et seq.), except Medicare benefits, for calendar years prior to 1999, and 50% of all benefits received under the Social Security Act, except Medicare benefits, for calendar years 1999 and thereafter.
  - (ii) Notwithstanding any other provision of this act to the contrary, persons who, as of December 31, 2012, are eligible for the property tax or rent rebate shall remain eligible if the household income limit is exceeded due solely to a Social Security cost-of-living adjustment.
  - (iii) Eligibility in the property tax and rent rebate program pursuant to subparagraph (ii) shall expire on December 31, 2016.
- (4) All benefits received under State unemployment insurance laws and veterans' disability payments.
- (5) All interest received from the Federal or any state government or any instrumentality or political subdivision thereof.
  - (6) Realized capital gains and rentals.
  - (7) Workers' compensation.
  - The gross amount of loss of time insurance benefits,

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1
      life insurance benefits and proceeds, except the first $5,000
       of the total of death benefit payments.
 2
 3
          (9) Gifts of cash or property, other than transfers by
 4
      gift between members of a household, in excess of a total
 5
       value of $300.
 6
   The term does not include surplus food or other relief in kind
 7
   supplied by a governmental agency, property tax or rent rebate
8
   or inflation dividend.
 9
       "Permanently disabled person." A person who is unable to
   engage in any substantial gainful activity by reason of any
10
   medically determinable physical or mental impairment which can
11
12
   be expected to continue indefinitely, except as provided in
   section 2904-G(b)(3) and (c).
13
       "Real property taxes." All taxes on a homestead, exclusive
14
   of municipal assessments, delinquent charges and interest, due
15
   and payable during a calendar year.
16
       "Rent rebate in lieu of property taxes." Twenty percent of
17
   the gross amount actually paid in cash or its equivalent in any
18
   calendar year to a landlord in connection with the occupancy of
19
20
   a homestead by a claimant, irrespective of whether such amount
   constitutes payment solely for the right of occupancy or
21
22
   otherwise.
       "Secretary." The Secretary of Revenue of the Commonwealth.
23
       "Widow" or "widower." The surviving wife or the surviving
24
   husband, as the case may be, of a deceased individual and who
25
26
   has not remarried except as provided in section 2904-G(b)(3) and
27
   (c).
28
   Section 2904-G. Property tax; and rent rebate.
29
      (a) Schedule of rebates. --
          (1) The amount of any claim for property tax rebate or
30
31
       rent rebate in lieu of property taxes for real property taxes
32
       or rent due and payable during calendar years 1985 through
33
       2005 shall be determined in accordance with the following
34
      schedule:
35
                                Percentage of Real Property Taxes or
36
                                       Rent Rebate in Lieu of
37
      Household Income
                                  Property Taxes Allowed as Rebate
      $ 0 - $ 4,999
                                                100%
38
39
        5,000 - 5,499
                                                100
        5,500 - 5,999
                                                 90
40
                                                 80
41
       6,000 - 6,499
42
       6,500 -
                  6,999
                                                 70
       7,000 - 7,499
43
                                                 60
44
        7,500 -
                  7,999
                                                 50
       8,000 - 8,499
                                                 40
45
                                                 35
46
        8,500 -
                  8,999
                 9,999
       9,000 -
                                                 25
47
       10,000 - 11,999
48
                                                 20
49
       <u> 12,000 - 12,999</u>
                                                 <u> 15</u>
```

13,000 - 15,000

(2) The following apply:

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1	(i) The base amount of any claim for property tax_
2	rebate for real property taxes due and payable during:
3	(A) Except as provided under clause (B),
4	calendar year 2006 and thereafter shall be determined
5	in accordance with the following schedule:
6	Amount of Real Property Taxes
7	Household Income Allowed as Rebate
8	<u>\$ 0 - \$ 8,000</u> <u>\$650</u>
9	<u>8,001 - 15,000</u> <u>500</u>
10	<u>15,001 - 18,000</u> <u>300</u>
11	<u>18,001 - 35,000</u> <u>250</u>
12	(B) For calendar year 2016 and thereafter, a
13	claimant shall be eligible for an additional base
14	amount in addition to the base amount under clause
15	(A) in accordance with the following schedule:
16	<u>Additional Amount of Real</u>
17	<u>Property Taxes</u>
18	Household Income Allowed as Rebate
19	\$ 0 - \$ 8,000 \$200
20	<u>8,001 - 15,000</u> <u>200</u>
21	15,001 - 18,000
22	18,001 - 35,000
23	(ii) The supplemental amount for a claimant with a
24	household income equal to or less than \$30,000 and an
25	eligible claim for property tax rebate for real property
26	taxes due and payable during the calendar year preceding
27	the first year in which a payment under section 505(b) of
28	the act of June 27, 2006 (1st Sp.Sess., P.L.1873, No.1),
29	known as the Taxpayer Relief Act, is made and each year
30	thereafter and whose real property taxes exceed 15% of
31	the claimant's household income shall be equal to 50% of
32	the base amount determined under subparagraph (i). A
33	claimant who is a resident of a city of the first class,
34	a city of the second class A or a school district of the
35	first class A shall be ineligible for the supplemental
36	amount under this subparagraph.
37	(3) The amount of any claim for rent rebate in lieu of
38	property taxes for rent due and payable during:
39	(i) Except as provided in subparagraph (ii),
40	calendar year 2006 and thereafter shall be determined in
41	accordance with the following:
42	Amount of Rent Rebate in
43	<u>Lieu of Property Taxes</u>
44	Household Income Allowed as Rebate
45	\$ 0 - \$ 8,000 \$650
46	<u>8,001 - 15,000</u> <u>500</u>
47	
48	<u>15,001 - 18,000</u> 18,001 - 35,000 0
49	(ii) For calendar year 2016 and thereafter, a
50	claimant shall be eligible for an additional base amount
51	in addition to the base amount under subparagraph (i) in
J _	

1	accordance with the following schedule:
2	Additional Amount of Real
3	<u>Property Taxes</u>
4	<u>Household Income</u> <u>Allowed as Rebate</u>
5	<u>\$ 0 - \$ 8,000</u> <u>\$200</u>
6	<u>8,001 - 15,000</u> <u>200</u>
7	<u>15,001 - 18,000</u> <u>200</u>
8	$\overline{18,001 - 35,000}$ $\overline{200}$
9	(b) Limitations on claims
10	(1) No claim through calendar year 2005 shall be allowed
11	if the amount of property tax or rent rebate computed in
12	accordance with this section is less than \$10, and the
13	maximum amount of property tax or rent rebate payable shall
14	not exceed \$500.
15	(2) For calendar year 2006 and thereafter, the maximum
16	amount of property tax or rent rebate in lieu of property
17	taxes payable shall not exceed the lesser of:
18	(i) the amount of a claim under subsection (a) (2) or
19	(3);
20	(ii) the amount of real property taxes actually
21	paid; or
22	(iii) 20% of gross rent actually paid.
23	(3) No claim shall be allowed if the claimant is a
24	tenant of an owner of real property exempt from real property
25	taxes.
26	(c) Apportionment and public assistance
27	(1) If any of the following exist relating to a claim:
28	(i) a homestead is owned or rented and occupied for
29	only a portion of a year or is owned or rented in part by
30	a person who does not meet the qualifications for a
31	claimant, exclusive of any interest owned or leased by a
32	<pre>claimant's spouse;</pre>
33	(ii) the claimant is a widow or widower who
34	<pre>remarries; or</pre>
35	(iii) the claimant is a formerly disabled person who
36	<u>is no longer disabled,</u>
37	the department shall apportion the real property taxes or
38	rent in accordance with the period or degree of ownership or
39	<u>leasehold</u> or eligibility of the claimant in determining the
40	amount of rebate for which a claimant is eligible.
41	(2) A claimant who receives public assistance from the
42	Department of Public Welfare shall not be eligible for rent
43	rebate in lieu of property taxes during those months within
44	which the claimant receives public assistance.
45	<u>(d) Government subsidiesRent shall not include subsidies</u>
46	provided by or through a governmental agency.
47	Section 2905-G. Filing of claim.
48	(a) General rule Except as otherwise provided in
49	subsection (b), a claim for property tax or rent rebate shall be
50	filed with the department on or before the 30th day of June of
51	the year next succeeding the end of the calendar year in which

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real property taxes or rent was due and payable.
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- (b) Exception.--A claim filed after the June 30 deadline until December 31 of such calendar year shall be accepted by the secretary as long as funds are available to pay the benefits to the late filing claimant.
- (c) Payments from State Lottery Fund. -- No reimbursement on a claim shall be made from the State Lottery Fund earlier than the day following the 30th day of June provided in this article on which that claim may be filed with the department.
  - (d) Eligibility of claimants. --

- (1) Only one claimant from a homestead each year shall be entitled to the property tax or rent rebate.
- (2) If two or more persons are able to meet the qualifications for a claimant, they may determine who the claimant shall be.
- (3) If they are unable to agree, the department shall determine to whom the rebate is to be paid.

  Section 2906-G. Proof of claim.
- Section 2906-G. Proof of Claim.
  - (a) Contents. -- Each claim shall include:
    - (1) Reasonable proof of household income.
  - (2) The size and nature of the property claimed as a homestead.
  - (3) The rent, tax receipt or other proof that the real property taxes on the homestead have been paid or rent in connection with the occupancy of a homestead has been paid.
  - (4) If the claimant is a widow or widower, a declaration of such status in such manner as prescribed by the secretary.

    (b) Proof of disability.--
  - (1) Proof that a claimant is eligible to receive disability benefits under the Social Security Act (49 Stat. 620, 42 U.S.C. § 301 et seq.) shall constitute proof of disability under this article.
  - (2) No person who has been found not to be disabled by the Social Security Administration shall be granted a rebate under this article.
  - (3) A claimant not covered under the Social Security Act shall be examined by a physician designated by the department and such status determined using the same standards used by the Social Security Administration.
- (c) Direct payment of taxes or rent not required.--It shall not be necessary that such taxes or rent were paid directly by the claimant if the rent or taxes have been paid when the claim is filed.
- (d) Proof of age on first claim. -- The first claim filed shall include proof that the claimant or the claimant's spouse was at least 65 years of age, or at least 50 years of age in the case of a widow or widower during the calendar year in which real property taxes or rent were due and payable.
- 49 <u>Section 2907-G. Incorrect claim.</u>
- 50 Whenever on audit of a claim the department finds the claim 51 to have been incorrectly determined, it shall redetermine the

1 correct amount of the claim and notify the claimant of the 2 reason for the redetermination and the amount of the corrected 3 claim.

Section 2908-G. Funds for payment of claims.

- (a) Payment.--Approved claims shall be paid from the State
  Lottery Fund established by the act of August 26, 1971 (P.L.351,
  No.91), known as the State Lottery Law.
- (b) Transfers.--The Secretary of the Budget shall transfer the following amounts from the Property Tax Relief Fund to the State Lottery:
  - (1) Notwithstanding any other provision of law, an amount equal to \$100,000,000 of the total slot machine license fees paid by successful applicants for a Category 1 slot machine license under 4 Pa.C.S. § 1209 (relating to slot machine license fee). The transfer under this paragraph shall occur upon deposit in the Property Tax Relief Fund of moneys derived from the fee from the fourth successful applicant for a Category 1 slot machine license.
  - (2) Notwithstanding any other provision of law, an amount equal to \$100,000,000 of the total slot machine license fees paid by successful applicants for a Category 2 slot machine license under 4 Pa.C.S. § 1209. The transfer under this paragraph shall occur upon deposit in the Property Tax Relief Fund of moneys derived from the fee from the third successful applicant for a Category 2 slot machine license.
  - (3) For fiscal years 2007-2008 and 2008-2009, an amount equal to the sum of approved claims to be paid in each of those fiscal years under sections 704 of the act of June 27, 2006 (1st Sp.Sess., P.L.1873, No.1), known as the Taxpayer Relief Act, and 2904-G(a)(2)(ii) of this act, if any.
  - (4) For fiscal year 2009-2010 and each fiscal year thereafter, the sum of all of the following, minus the amount under subsection (c):
    - (i) The difference between the sum of the amount of approved claims to be paid in the next fiscal year under section 2904-G(a)(2)(i) and (3) and the amount of approved claims paid in fiscal year 2006-2007 under section 2904-G(a)(1).
    - (ii) The sum of the amount of approved claims to be paid in the next fiscal year under section 704 of the Taxpayer Relief Act and 2904-G(a)(2)(ii) of this act, if any.
  - (5) Beginning in fiscal year 2009-2010 and until the difference between the sum of subparagraphs (i) and (ii) and \$200,000,000 is paid, an amount of not less than \$40,000,000 annually or the amount of the difference, whichever is less. All transfers under this paragraph shall be completed no later than four years after the transfer required by paragraph (2).
    - (i) The difference between the sum of the amount of approved claims to be paid in fiscal year 2007-2008 under

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section 2904-G(a)(2)(i) and (3) and the amount of
1
           approved claims paid in fiscal year 2006-2007 under
 2
 3
           section 2904-G(a)(1).
 4
               (ii) The difference between the sum of the amount of
 5
           approved claims to be paid in fiscal year 2008-2009 under
 6
           section 2904-G(a)(2)(i) and (3) and the amount of
 7
           approved claims paid in fiscal year 2006-2007 under
8
           section 2904-G(a)(1).
9
       (c) For fiscal years 2017-2018 and each fiscal year
   thereafter, the Secretary of the Budget shall transfer from the
10
11
   School District Homestead and Farmstead Relief Fund to the State
12
   Lottery an amount sufficient to provide the following:
13
               (i) The additional base amounts in section 2904-G(a)
14
           (2)(i)(B).
15
               (ii) The additional amounts in section 2904-G(a)(3)
16
           (ii).
               (iii) The increased supplemental amounts under
17
18
           section 2904-G(a)(2)(ii) as the result of the additional
           base amounts under section 2904-G(a)(2)(i)(B).
19
20
               (iv) The increased supplemental amounts under
           section 704 of the Taxpayer Relief Act as the result of
21
22
           the additional base amounts under section 2904-G(a)(2)(i)
23
          (B).
24
   Section 2909-G. Claim forms and rules and regulations.
       (a) General rule. -- Necessary rules and regulations shall be
25
   prescribed by a committee consisting of the Secretary of Aging,
26
   the Secretary of Revenue and the Secretary of Community and
27
28
   Economic Development. The Secretary of Aging shall serve as the
29
   chairman of the committee. The department shall receive all
   applications, determine the eligibility of claimants, hear
30
31
   appeals, disburse payments and make available suitable forms for
32
   the filing of claims.
33
       (b) Report to General Assembly. -- In addition to any rules
34
   and regulations prescribed under subsection (a), the department
   shall collect the following information and issue a report
35
36
   including such information to the chairman and minority chairman
37
   of the Appropriations Committee of the Senate and the chairman
   and minority chairman of the Appropriations Committee of the
38
39
   House of Representatives by September 30, 2006, and September 30
40
   of each year thereafter:
41
          (1) The total number of claims which will be paid in the
42
       fiscal year in which the report is issued with the
       information provided by school district, by county and for
43
44
       each household income level under section 2904-G(a)(2)(i).
           (2) The total amount of rebates paid in the fiscal year
45
       in which the report is issued with the information provided
46
       by school district, by county and for each household income
47
48
       <u>level under section 2904-G(a)(2)(i).</u>
49
   Section 2910-G. Fraudulent claims and conveyances to obtain
50
               benefits.
51
      (a) Civil penalty. -- In any case in which a claim is
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- excessive and was filed with fraudulent intent, the claim shall
  be disallowed in full, and a penalty of 25% of the amount
  claimed shall be imposed. The penalty and the amount of the
  disallowed claim, if the claim has been paid, shall bear
  interest at the rate of 1.5% per month from the date of the
  claim until repaid.
  - (b) Criminal penalty.--The claimant and any person who assisted in the preparation or filing of a fraudulent claim commits a misdemeanor of the third degree and, upon conviction thereof, shall be sentenced to pay a fine not exceeding \$1,000 or to imprisonment not exceeding one year, or both.
  - (c) Disallowance for receipt of title.—A claim shall be disallowed if the claimant received title to the homestead primarily for the purpose of receiving property tax rebate.

    Section 2911-G. Petition for redetermination.
  - (a) Right to file. -- A claimant whose claim is either denied, corrected or otherwise adversely affected by the department may file with the department a petition for redetermination on forms supplied by the department within 90 days after the date of mailing of written notice by the department of such action.
  - (b) Contents.--The petition shall set forth the grounds upon which the claimant alleges that such departmental action is erroneous or unlawful, in whole or part, and shall contain an affidavit or affirmation that the facts contained in the petition are true and correct.
    - (c) Extension of time for filing. --
    - (1) An extension of time for filing the petition may be allowed for cause but may not exceed 120 days.
    - (2) The department shall hold such hearings as may be necessary for the purpose of redetermination, and each claimant who has duly filed such petition for redetermination shall be notified by the department of the time when and the place where such hearing in the claimant's case will be held.
  - (d) Time period for decision.--The department shall, within six months after receiving a filed petition for redetermination, dispose of the matters raised by such petition and shall mail notice of the department's decision to the claimant.

    Section 2912-G. Review by Board of Finance and Revenue.
  - (a) Right to review.--Within 90 days after the date of official receipt by the claimant of notice mailed by the department of its decision on a petition for redetermination filed with it, the claimant who is adversely affected by the decision may by petition request the board to review such action.
  - (b) Effect of no decision from department.--The failure of the department to officially notify the claimant of a decision within the six-month period provided for by section 2911-G shall act as a denial of the petition, and a petition for review may be filed with the board within 120 days after written notice is officially received by the claimant that the department has failed to dispose of the petition within the six-month period.

- (c) Contents of petition for redetermination.--A petition for redetermination filed shall state the reasons upon which the claimant relies or shall incorporate by reference the petition for redetermination in which such reasons were stated. The petition shall be supported by affidavit that the facts set forth therein are correct and true.
- (d) Time period for decision.--The board shall act in disposition of petitions filed with it within six months after they have been received, and, in the event of failure of the board to dispose of any petition within six months, the action taken by the department upon the petition for redetermination shall be deemed sustained.
- (e) Relief authorized by board. -- The board may sustain the action taken by the department on the petition for redetermination or it may take such other action as it shall deem necessary and consistent with provisions of this article.
- (f) Form of notice. -- Notice of the action of the board shall be given by mail to the department and to the claimant.

  Section 2913-G. Appeal.
- A claimant aggrieved by a decision of the board may appeal from the decision of the board in the manner provided by law for appeals from decisions of the board in tax cases.
- Section 4. Any reference in an act or part of an act to the former Chapter 13 of the act of June 27, 2006 (1st Sp.Sess. P.L.1873, No.1), known as the Taxpayer Relief Act, shall be deemed a reference to the addition of Article XXIX-G of the act. Section 5. Repeals are as follows:
  - (1) The General Assembly declares that the repeals under paragraph (2) are necessary to effectuate the addition of Articles XVI and XXIX-G of the act.
- (2) Sections 342 and 343 and Chapter 13 of the act of June 27, 2006 (1st Sp.Sess., P.L.1873, No.1), known as the Taxpayer Relief Act, are repealed.
- 34 Amend Bill, page 7, line 10, by striking out "2" and
- 35 inserting
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- 37 Amend Bill, page 7, line 10, by striking out "in 60 days."
- 38 and inserting
- 39 as follows:
- 40 (1) The amendment of section 201(k)(8) and (o)(4)(B) of the act shall take effect in 60 days.
- 42 (2) The remainder of this act shall take effect immediately.