THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 1327 Session of 2015

INTRODUCED BY PEIFER, PICKETT, DUNBAR, DRISCOLL, R. BROWN, W. KELLER, BARRAR, MURT, MILLARD, THOMAS, A. HARRIS, ROZZI, D. COSTA, COHEN, MILNE, BRADFORD, MARSICO, MAJOR, MULLERY, WHITE, DeLUCA AND OBERLANDER, JUNE 11, 2015

SENATOR BROWNE, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, DECEMBER 9, 2015

AN ACT

Amending the act of April 9, 1929 (P.L.343, No.176), entitled, "An act relating to the finances of the State government; providing for the settlement, assessment, collection, and lien of taxes, bonus, and all other accounts due the Commonwealth, the collection and recovery of fees and other money or property due or belonging to the Commonwealth, or any agency thereof, including escheated property and the proceeds of its sale, the custody and disbursement or other disposition of funds and securities belonging to or in the possession of the Commonwealth, and the settlement of claims against the Commonwealth, the resettlement of accounts and appeals to the courts, refunds of moneys erroneously paid to the Commonwealth, auditing the accounts of the Commonwealth and all agencies thereof, of all public officers collecting moneys payable to the Commonwealth, or any agency thereof, and all receipts of appropriations from the Commonwealth, authorizing the Commonwealth to issue tax anticipation notes to defray current expenses, implementing the provisions of section 7(a) of Article VIII of the Constitution of Pennsylvania authorizing and restricting the incurring of certain debt and imposing penalties; affecting every department, board, commission, and officer of the State government, every political subdivision of the State, and certain officers of such subdivisions, every person, association, and corporation required to pay, assess, or collect taxes, or to make returns or reports under the laws imposing taxes for State purposes, or to pay license fees or other moneys to the Commonwealth, or any agency thereof, every State depository and every debtor or creditor of the Commonwealth," in special funds, further providing for State
Workers' Insurance Board investments and for a related expiration provision.

IN CIGARETTE SALES AND LICENSING, FURTHER PROVIDING FOR DEFINITIONS, FOR RETENTION OF RECORDS AND FOR VIOLATIONS AND PENALTIES AND PROVIDING FOR PREEMPTION;
IN FINANCIALLY DISTRESSED MUNICIPALITIES, PROVIDING FOR FINANCIAL RECOVERY;
IN OIL AND GAS WELLS, PROVIDING FOR THE ENVIRONMENTAL STEWARDSHIP FUND;
IN SPECIAL FUNDS, FURTHER PROVIDING FOR FUNDING, FOR STATE WORKERS' INSURANCE BOARD, FOR EXPIRATION AND FOR OTHER GRANTS;
IN ADDITIONAL SPECIAL FUNDS, FURTHER PROVIDING FOR USE OF THE TOBACCO SETTLEMENT FUND AND FOR DISTRIBUTIONS FROM THE PENNSYLVANIA RACE HORSE DEVELOPMENT FUND AND PROVIDING FOR MISCELLANEOUS LIMITATIONS AND TRANSFERS AND FOR THE NATURAL GAS INFRASTRUCTURE DEVELOPMENT FUND;
PROVIDING FOR 2015-2016 BUDGET IMPLEMENTATION;
MAKING RELATED REPEALS; AND
MAKING EDITORIAL CHANGES.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. The heading of Subarticle D of Article XVII-A of the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code, reenacted June 30, 2011 (P.L.159, No.26), is reenacted to read:

SUBARTICLE D
INVESTMENTS

Section 2. Sections 1731-A and 1732-A of the act, reenacted and amended June 30, 2011 (P.L.159, No.26), are reenacted and amended to read:

Section 1731-A. State Workers' Insurance Board.

Notwithstanding any inconsistent provisions of section 1512
of the act of June 2, 1915 (P.L.736, No.338), known as the
Workers' Compensation Act, section 504 of the act of November-
30, 1965 (P.L.847, No.356), known as the Banking Code of 1965,
(section 922 of the act of December 14, 1967 (P.L.746, No.345),
known as the Savings Association Code of 1967,) and any other
law of this Commonwealth, the power of the State Workers'
Insurance Board to invest money shall include the power to hold,
purchase, sell, assign, transfer and dispose of securities,
including common stock with the following restrictions:

(1) Investments in equities may not exceed the lesser
of:

   (i) 15% of the State Workers' Insurance Fund's
assets; or

   (ii) the State Workers' Insurance Fund's statutory
surplus after discount, except that, notwithstanding the
statutory surplus, the State Workers' Insurance Fund is
authorized to invest up to 7 1/2% of the book value of
its assets in equities.

(1.1) Investments in equities shall be made subject to
the prudent investor rule as provided for under 20 Pa.C.S. §
7203 (relating to prudent investor rule).

(2) The State Workers' Insurance Board shall establish a
policy for investments and shall meet at least annually to
develop a schedule for rebalancing its investments in
securities to meet the restriction of paragraph (1).

Section 1732 A. Expiration.
This subarticle shall expire June 30, [2015] 2018.

Section 3. If this act is enacted after June 30, 2015, the
reenactment and amendment of Article XVII-A Subarticle D heading
and sections 1731-A and 1732-A of the act shall apply.
Section 4. This act shall take effect immediately.

SECTION 1. THE GENERAL ASSEMBLY FINDS AND DECLARES AS
FOLLOWS:

(1) THE INTENT OF THIS ACT IS TO PROVIDE FOR THE
IMPLEMENTATION OF THE 2015-2016 COMMONWEALTH BUDGET.

(2) THE CONSTITUTION OF PENNSYLVANIA CONFERNS NUMEROUS
EXPRESS DUTIES UPON THE GENERAL ASSEMBLY, INCLUDING THE
PASSAGE OF A BALANCED BUDGET FOR THE COMMONWEALTH.

(3) SECTION 24 OF ARTICLE III OF THE CONSTITUTION OF
PENNSYLVANIA REQUIRES THE GENERAL ASSEMBLY TO ADOPT ALL
APPROPRIATIONS FOR THE OPERATION OF GOVERNMENT IN THE
COMMONWEALTH, REGARDLESS OF THEIR SOURCE. THE SUPREME COURT
HAS REPEATEDLY AFFIRMED THAT, "IT IS FUNDAMENTAL WITHIN
PENNSYLVANIA'S TRIPARTITE SYSTEM THAT THE GENERAL ASSEMBLY
ENACTS THE LEGISLATION ESTABLISHING THOSE PROGRAMS WHICH THE
STATE PROVIDES FOR ITS CITIZENS AND APPROPRIATES THE FUNDS
NECESSARY FOR THEIR OPERATION."

(4) PURSUANT TO SECTION 13 OF ARTICLE VIII OF THE
CONSTITUTION OF PENNSYLVANIA, THE GENERAL ASSEMBLY IS
EXPLICITLY REQUIRED TO ADOPT A BALANCED COMMONWEALTH BUDGET.
GIVEN THE UNPREDICTABILITY AND POTENTIAL INSUFFICIENCY OF
REVENUE COLLECTIONS, VARIOUS CHANGES IN STATE LAW RELATING TO
SOURCES OF REVENUE, THE COLLECTION OF REVENUE AND THE
IMPLEMENTATION OF STATUTES WHICH IMPACT REVENUE MAY BE
REQUIRED TO DISCHARGE THIS CONSTITUTIONAL OBLIGATION.

(5) SECTION 11 OF ARTICLE III OF THE CONSTITUTION OF
PENNSYLVANIA REQUIRES THE ADOPTION OF A GENERAL APPROPRIATION
ACT THAT EMBRACES "NOTHING BUT APPROPRIATIONS." WHILE ACTUAL
ITEMS OF APPROPRIATION CAN BE CONTAINED IN A GENERAL
APPROPRIATIONS ACT, THE ACHIEVEMENT AND IMPLEMENTATION OF A COMPREHENSIVE BUDGET INVOLVES MORE THAN SUBJECTS OF APPROPRIATIONS AND DOLLAR AMOUNTS. ULTIMATELY, THE BUDGET HAS TO BE BALANCED UNDER SECTION 13 OF ARTICLE VIII OF THE CONSTITUTION OF PENNSYLVANIA. THIS MAY NECESSITATE CHANGES TO SOURCES OF FUNDING AND ENACTMENT OF STATUTES TO ACHIEVE FULL COMPLIANCE WITH THESE CONSTITUTIONAL PROVISIONS.

(6) FOR THE REASONS SET FORTH IN PARAGRAPHS (1), (2), (3), (4) AND (5), IT IS THE INTENT OF THE GENERAL ASSEMBLY THROUGH THIS ACT TO PROVIDE FOR THE IMPLEMENTATION OF THE 2015-2016 COMMONWEALTH BUDGET.


SECTION 1.1. THE DEFINITION OF "COST OF THE RETAILER" IN SECTION 202-A OF THE ACT OF APRIL 9, 1929 (P.L.343, NO.176), KNOWN AS THE FISCAL CODE, ADDED JULY 2, 1993 (P.L.250, NO.46), IS AMENDED TO READ:

SECTION 202-A. DEFINITIONS.--AS USED IN THIS ARTICLE--

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SECTION 1.2. SECTION 214-A OF THE ACT, ADDED JULY 2, 1993 (P.L.250, NO.46), IS AMENDED TO READ:

SECTION 214-A. [RETENTION OF] REQUIRED RECORDS.--(A) EVERY LICENSED DEALER SHALL KEEP AND MAINTAIN FOR A PERIOD OF FOUR YEARS SUCH RECORDS IN SUCH FORM AS THE DEPARTMENT SHALL BY
REGULATION PRESCRIBE. THE RECORDS SHALL BE MAINTAINED AT THE LOCATION FOR WHICH THE LICENSE IS ISSUED.

(B) A CONTRACT OF SALE COMPLYING WITH THE PROVISIONS OF THIS ARTICLE SHALL BE SIGNED BY THE PARTIES TO A SALE OF CIGARETTES AND SHALL BE KEPT ON FILE BY EACH PARTY AT THE LOCATION FOR WHICH THE LICENSE IS ISSUED. IN THE CASE OF A DEALER HAVING MORE THAN ONE LOCATION UNDER COMMON OWNERSHIP, THE CONTRACT OF SALE SHALL BE KEPT AT THE BUSINESS OR CORPORATE HEADQUARTERS. A CONTRACT OF SALE SHALL INCLUDE, BUT NOT BE LIMITED TO, AN ACTUAL DOCUMENT OR INTERNET OR ELECTRONIC EVIDENCE INDICATING THAT A TRANSACTION FOR THE SALE OF CIGARETTES HAS TAKEN PLACE.

SECTION 1.3. SECTION 229-A OF THE ACT IS AMENDED BY ADDING A SUBSECTION TO READ:

SECTION 229-A. VIOLATIONS AND PENALTIES.--** * *

(G) A LICENSEE WHO FAILS TO PAY FOR CIGARETTES IN FULL UPON DELIVERY BY CASH, CHECK OR ELECTRONIC FUND TRANSFER OR ACCORDING TO THE CONTRACT OF SALE, REQUIRING FULL PAYMENT NO LATER THAN FOURTEEN DAYS AFTER DELIVERY, IN ADDITION TO ANY OTHER VIOLATIONS PROVIDED BY LAW, SHALL BE IN VIOLATION OF THIS ARTICLE.

SECTION 1.4. THE ACT IS AMENDED BY ADDING A SECTION TO READ:

SECTION 232-A. PREEMPTION.--(A) ALL POWERS AND JURISDICTION OVER DEALERS LICENSED UNDER THIS ARTICLE, AND REGARDING OR AFFECTING THE SALE OF TOBACCO PRODUCTS BY DEALERS LICENSED UNDER THIS ARTICLE, SHALL RESIDE IN THE COMMONWEALTH UNLESS ANY SUCH POWER OR JURISDICTION IS SPECIFICALLY GRANTED TO A POLITICAL SUBDIVISION.

(B) NONAPPLICABILITY.--THIS SECTION SHALL NOT APPLY TO A CITY OF THE FIRST CLASS.

(C) AS USED IN THIS SECTION, THE TERM "TOBACCO PRODUCT"
SHALL HAVE THE SAME MEANING AS DEFINED IN 18 PA.C.S. § 6305(K) (RELATING TO SALE OF TOBACCO).

SECTION 2. (RESERVED).

SECTION 3. THE ACT IS AMENDED BY ADDING SECTIONS TO READ:

SECTION 1602-D.1. FINANCIAL RECOVERY.


SECTION 1608-E. ENVIRONMENTAL STEWARDSHIP FUND.

(A) TRANSFER.--NOTWITHSTANDING 58 PA.C.S. § 2505(B)(1)(II) (RELATING TO FUNDS), THE AMOUNT TRANSFERRED FROM THE FUND TO THE MARCELLUS LEGACY FUND FOR DISTRIBUTION TO THE ENVIRONMENTAL STEWARDSHIP FUND IN FISCAL YEAR 2015-2016 SHALL BE $20,000,000.

(B) ALLOCATION OF APPROPRIATION.--MONEY APPROPRIATED FROM 20150HB1327PN2650 - 8 -
THE ENVIRONMENTAL STEWARDSHIP FUND UNDER 27 PA.C.S. § 6104(C) (RELATING TO FUND) IN FISCAL YEAR 2015-2016 SHALL BE ALLOCATED AS FOLLOWS:

(1) 23% TO THE DEPARTMENT.

(2) 35.7% TO THE DEPARTMENT OF ENVIRONMENTAL PROTECTION.

(3) 18.7% TO THE DEPARTMENT OF AGRICULTURE.

(4) 22.6% TO THE PENNSYLVANIA INFRASTRUCTURE INVESTMENT AUTHORITY.

(C) DEBT PAYMENTS.--NOTHING IN THIS SECTION SHALL AFFECT PAYMENTS AUTHORIZED UNDER 27 PA.C.S. § 6115 (RELATING TO COMMONWEALTH INDEBTEDNESS).

SECTION 4. (RESERVED).

SECTION 5. SECTION 1702-A OF THE ACT, AMENDED JULY 10, 2014 (P.L.1053, NO.126), IS AMENDED TO READ:

SECTION 1702-A. FUNDING.

(A) INTENT.--IT IS HEREBY DECLARED AS THE INTENT AND GOAL OF THE GENERAL ASSEMBLY TO CREATE A STABILIZATION RESERVE IN AN EVENTUAL AMOUNT OF 6% OF THE REVENUES OF THE GENERAL FUND OF THE COMMONWEALTH.

(B) TRANSFER OF PORTION OF SURPLUS.--

(1) EXCEPT AS MAY BE PROVIDED IN PARAGRAPH (2), FOR FISCAL YEARS BEGINNING AFTER JUNE 30, 2002, THE FOLLOWING APPLY:

(I) EXCEPT AS SET FORTH IN THIS PARAGRAPH, IF THE SECRETARY OF THE BUDGET CERTIFIES THAT THERE IS A SURPLUS IN THE GENERAL FUND FOR A SPECIFIC FISCAL YEAR, 25% OF THE SURPLUS SHALL BE DEPOSITED BY THE END OF THE NEXT SUCCEEDING QUARTER INTO THE BUDGET STABILIZATION RESERVE FUND.

(II) IF THE SECRETARY OF THE BUDGET CERTIFIES, AFTER

(III) NO AMOUNT OF THE SURPLUS IN THE GENERAL FUND FOR FISCAL YEAR 2007-2008 MAY BE DEPOSITED INTO THE BUDGET STABILIZATION RESERVE FUND.

(IV) NO AMOUNT OF THE SURPLUS IN THE GENERAL FUND FOR FISCAL YEAR 2010-2011 MAY BE DEPOSITED INTO THE BUDGET STABILIZATION RESERVE FUND.

(V) NO AMOUNT OF THE SURPLUS IN THE GENERAL FUND FOR FISCAL YEAR 2011-2012 MAY BE DEPOSITED INTO THE BUDGET STABILIZATION RESERVE FUND.

(VI) NO AMOUNT OF THE SURPLUS IN THE GENERAL FUND FOR FISCAL YEAR 2012-2013 MAY BE DEPOSITED INTO THE BUDGET STABILIZATION RESERVE FUND.

(VII) NO AMOUNT OF THE SURPLUS IN THE GENERAL FUND FOR FISCAL YEAR 2013-2014 MAY BE DEPOSITED INTO THE BUDGET STABILIZATION RESERVE FUND.

(VIII) NO AMOUNT OF THE SURPLUS IN THE GENERAL FUND FOR FISCAL YEAR 2014-2015 MAY BE DEPOSITED INTO THE BUDGET STABILIZATION RESERVE FUND.

(2) IF, AT THE END OF ANY FISCAL YEAR, THE ENDING BALANCE OF THE BUDGET STABILIZATION RESERVE FUND EQUALS OR EXCEEDS 6% OF THE ACTUAL GENERAL FUND REVENUES RECEIVED FOR THE FISCAL YEAR IN WHICH THE SURPLUS OCCURS, 10% OF THE SURPLUS SHALL BE DEPOSITED BY THE END OF THE NEXT SUCCEEDING QUARTER INTO THE BUDGET RESERVE STABILIZATION FUND.

(C) APPROPRIATED FUNDS.--THE GENERAL ASSEMBLY MAY AT ANY TIME PROVIDE ADDITIONAL AMOUNTS FROM ANY FUNDS AVAILABLE TO THIS
COMMONWEALTH AS AN APPROPRIATION TO THE BUDGET STABILIZATION RESERVE FUND.

SECTION 6. THE HEADING OF SUBARTICLE D OF ARTICLE XVII-A OF THE ACT, REENACTED JUNE 30, 2011 (P.L.159, NO.26), IS REENACTED TO READ:

SUBARTICLE D
INVESTMENTS

SECTION 7. SECTIONS 1731-A AND 1732-A OF THE ACT, REENACTED AND AMENDED JUNE 30, 2011 (P.L.159, NO.26), ARE REENACTED AND AMENDED TO READ:

SECTION 1731-A. STATE WORKERS' INSURANCE BOARD.


(1) INVESTMENTS IN EQUITIES MAY NOT EXCEED THE LESSER OF:

(I) 15% OF THE STATE WORKERS' INSURANCE FUND'S ASSETS; OR

(II) THE STATE WORKERS' INSURANCE FUND'S STATUTORY SURPLUS AFTER DISCOUNT, EXCEPT THAT, NOTWITHSTANDING THE STATUTORY SURPLUS, THE STATE WORKERS' INSURANCE FUND IS AUTHORIZED TO INVEST UP TO 7 1/2% OF THE BOOK VALUE OF ITS ASSETS IN EQUITITIES.
INVESTMENTS IN EQUITIES SHALL BE MADE SUBJECT TO
THE PRUDENT INVESTOR RULE AS PROVIDED FOR UNDER 20 PA.C.S. §
7203 (RELATING TO PRUDENT INVESTOR RULE).

(2) THE STATE WORKERS' INSURANCE BOARD SHALL ESTABLISH A
POLICY FOR INVESTMENTS AND SHALL MEET AT LEAST ANNUALLY TO
DEVELOP A SCHEDULE FOR REBALANCING ITS INVESTMENTS IN
SECURITIES TO MEET THE RESTRICTION OF PARAGRAPH (1).

SECTION 1732-A. EXPIRATION.


SECTION 8. SECTION 1774.1-A OF THE ACT, ADDED JULY 18, 2013
(P.L.574, NO.71), IS AMENDED TO READ:

SECTION 1774.1-A. OTHER GRANTS.

(A) WATER AND SEWER.—FOR [FISCAL YEAR 2013-2014] THE
SPECIFIED FISCAL YEARS, FROM FUNDS AVAILABLE TO THE AUTHORITY
UNDER THIS ACT OR UNDER 58 PA.C.S. § 2315(A.1) (RELATING TO
STATEWIDE INITIATIVES), THAT ARE UNRELATED TO INDEBTEDNESS
INCURRED FOR THE PROGRAM, THE FOLLOWING APPLY:

(1) FOR FISCAL YEAR 2013-2014, THE SUM OF $3,000,000
SHALL BE AVAILABLE FOR WATER AND SEWER PROJECTS WITH A COST
OF NOT LESS THAN $50,000 AND NOT MORE THAN $150,000.

(2) FOR FISCAL YEAR 2015-2016, THE SUM OF $22,000,000
SHALL BE AVAILABLE FOR DISTRIBUTION OR REIMBURSEMENT FOR
WATER AND SEWER PROJECTS WITH A COST OF NOT LESS THAN $30,000
AND NOT MORE THAN $500,000.

(B) GUIDELINES.—THE AUTHORITY SHALL ADOPT GUIDELINES FOR
THE APPROVAL OF APPLICATIONS UNDER THIS SECTION AND SHALL ENSURE
THAT GRANTS ARE MADE AVAILABLE TO ALL GEOGRAPHIC AREAS OF THIS
COMMONWEALTH.

SECTION 9. SECTIONS 1713-A.1 AND 1723-A.1 OF THE ACT,
AMENDED JULY 10, 2014 (P.L.1053, NO.126), ARE AMENDED TO READ:
SECTION 1713-A.1. USE OF FUND.

(A) ANNUAL REPORT.--The Governor shall report on the fund in the annual budget which shall include the amounts appropriated to each program.

(B) APPROPRIATIONS.--

(1) Except as otherwise provided in paragraphs (1.1)[, (1.2) and (1.3)] through (1.5), the General Assembly appropriates moneys in the fund in accordance with the following percentages based on the annual payment received in each year:

(I) Thirteen percent for home and community-based services pursuant to Chapter 5 of the Tobacco Settlement Act.

(II) Four and five-tenths percent for tobacco use prevention and cessation programs pursuant to Chapter 7 of the Tobacco Settlement Act.

(III) Twelve and six-tenths percent for health and related research pursuant to Section 906 of the Tobacco Settlement Act.

(IV) One percent for health and related research pursuant to Section 909 of the Tobacco Settlement Act.

(V) Eight and eighteen one-hundredths percent for the uncompensated care payment program pursuant to Chapter 11 of the Tobacco Settlement Act.

(VI) Thirty percent for the purchase of Medicaid benefits for workers with disabilities pursuant to Chapter 15 of the Tobacco Settlement Act.

(VII) Eight percent for the expansion of the Pacenet program pursuant to Chapter 23 of the Tobacco Settlement Act.
(VIII) TWENTY-TWO AND SEVENTY-TWO ONE-HUNDREDTHS PERCENT SHALL REMAIN IN THE FUND TO BE SEPARATELY APPROPRIATED FOR HEALTH-RELATED PURPOSES.

(1.1) FOR FISCAL YEAR 2013-2014, THE GENERAL ASSEMBLY APPROPRIATES MONEY IN THE FUND IN ACCORDANCE WITH THE FOLLOWING PERCENTAGE BASED ON THE ANNUAL PAYMENT RECEIVED EACH YEAR:

(I) THIRTEEN PERCENT FOR HOME-BASED AND COMMUNITY-BASED SERVICES UNDER CHAPTER 5 OF THE TOBACCO SETTLEMENT ACT.

(II) TWO AND NINETY-THREE [HUNDRETHS] HUNDREDTHS PERCENT FOR TOBACCO USE PREVENTION AND CESSATION PROGRAMS UNDER CHAPTER 7 OF THE TOBACCO SETTLEMENT ACT.

(III) SIX AND THREE-TENTHS PERCENT FOR HEALTH AND RELATED RESEARCH UNDER SECTION 906 OF THE TOBACCO SETTLEMENT ACT.

(IV) ONE-HALF PERCENT FOR HEALTH AND RELATED RESEARCH UNDER SECTION 909 OF THE TOBACCO SETTLEMENT ACT.

(V) FOUR AND NINE-HUNDREDTHS PERCENT FOR THE UNCOMPENSATED CARE PAYMENT PROGRAM UNDER CHAPTER 11 OF THE TOBACCO SETTLEMENT ACT.

(VI) THIRTY PERCENT FOR THE PURCHASE OF MEDICAID BENEFITS FOR WORKERS WITH DISABILITIES UNDER CHAPTER 15 OF THE TOBACCO SETTLEMENT ACT.

(VII) FORTY-THREE AND EIGHTEEN HUNDREDTHS PERCENT SHALL REMAIN IN THE FUND TO BE SEPARATELY APPROPRIATED FOR HEALTH-RELATED PURPOSES.

(1.2) FOR FISCAL YEAR 2014-2015, MONEY IN THE FUND FROM A PAYMENT RECEIVED DUE TO THE RECALCULATION OF A PRIOR ANNUAL PAYMENT SHALL REMAIN IN THE FUND TO BE SEPARATELY
APPROPRIATED FOR HEALTH-RELATED PURPOSES.

(1.3) FOR FISCAL YEAR 2014-2015, THE GENERAL ASSEMBLY APPROPRIATES MONEY IN THE FUND IN ACCORDANCE WITH THE FOLLOWING PERCENTAGES BASED ON THE ANNUAL PAYMENT RECEIVED EACH YEAR:

(I) THIRTEEN PERCENT FOR HOME-BASED AND COMMUNITY-BASED SERVICES UNDER CHAPTER 5 OF THE TOBACCO SETTLEMENT ACT.

(II) FOUR AND FIVE-TENTHS PERCENT FOR TOBACCO USE PREVENTION AND CESSATION PROGRAMS UNDER CHAPTER 7 OF THE TOBACCO SETTLEMENT ACT.

(III) TWELVE AND SIX-TENTHS PERCENT FOR HEALTH AND RELATED RESEARCH UNDER SECTION 906 OF THE TOBACCO SETTLEMENT ACT.

(IV) ONE PERCENT FOR HEALTH AND RELATED RESEARCH UNDER SECTION 909 OF THE TOBACCO SETTLEMENT ACT.

(V) EIGHT AND EIGHTEEN HUNDREDTHS PERCENT FOR THE UNCOMPENSATED CARE PAYMENT PROGRAM UNDER CHAPTER 11 OF THE TOBACCO SETTLEMENT ACT.

(VI) FIFTEEN AND TWELVE HUNDREDTHS PERCENT FOR THE PURCHASE OF MEDICAID BENEFITS FOR WORKERS WITH DISABILITIES UNDER CHAPTER 15 OF THE TOBACCO SETTLEMENT ACT.

(VII) FORTY-FIVE AND SIX-TENTHS PERCENT SHALL REMAIN IN THE FUND TO BE SEPARATELY APPROPRIATED FOR HEALTH-RELATED PURPOSES.

(1.4) FOR FISCAL YEAR 2015-2016, MONEY IN THE FUND FROM A PAYMENT RECEIVED DUE TO THE RECALCULATION OF A PRIOR ANNUAL PAYMENT SHALL REMAIN IN THE FUND TO BE SEPARATELY APPROPRIATED FOR HEALTH-RELATED PURPOSES.
(1.5) FOR FISCAL YEAR 2015-2016, THE GENERAL ASSEMBLY
APPROPRIATES MONEY IN THE FUND IN ACCORDANCE WITH THE
FOLLOWING PERCENTAGES BASED ON THE ANNUAL PAYMENT RECEIVED
EACH YEAR:

(I) THIRTEEN PERCENT FOR HOME-BASED AND COMMUNITY-
BASED SERVICES UNDER CHAPTER 5 OF THE TOBACCO SETTLEMENT
ACT.

(II) FOUR AND FIVE-TENTHS PERCENT FOR TOBACCO USE
PREVENTION AND CESSATION PROGRAMS UNDER CHAPTER 7 OF THE
TOBACCO SETTLEMENT ACT.

(III) TWELVE AND SIX-TENTHS PERCENT FOR HEALTH AND
RELATED RESEARCH UNDER SECTION 906 OF THE TOBACCO
SETTLEMENT ACT.

(IV) ONE PERCENT FOR HEALTH AND RELATED RESEARCH
UNDER SECTION 909 OF THE TOBACCO SETTLEMENT ACT.

(V) EIGHT AND EIGHTEEN HUNDREDTHS PERCENT FOR THE
UNCOMPENSATED CARE PAYMENT PROGRAM UNDER CHAPTER 11 OF
THE TOBACCO SETTLEMENT ACT.

(VI) THIRTY PERCENT FOR THE PURCHASE OF MEDICAID
BENEFITS FOR WORKERS WITH DISABILITIES UNDER CHAPTER 15
OF THE TOBACCO SETTLEMENT ACT.

(VII) THIRTY AND SEVENTY-TWO HUNDREDTHS PERCENT
SHALL REMAIN IN THE FUND TO BE SEPARATELY APPROPRIATED
FOR HEALTH-RELATED PURPOSES.

(2) IN ADDITION, ANY FEDERAL FUNDS RECEIVED FOR ANY OF
THES PROGRAMS ARE SPECIFICALLY APPROPRIATED TO THOSE
PROGRAMS.

(3) ALL OTHER PAYMENTS AND REVENUE RECEIVED IN THE FUND
OTHER THAN THE ANNUAL PAYMENT SHALL REMAIN IN THE FUND AND
ARE AVAILABLE TO BE APPROPRIATED FOR HEALTH-RELATED PURPOSES.
(C) LAPSES.--LAPSES SHALL REMAIN IN THE FUND EXCEPT THAT LAPSES FROM MONEY PROVIDED FOR THE HOME AND COMMUNITY-BASED CARE SERVICES SHALL BE REALLOCATED TO THE HOME AND COMMUNITY-BASED CARE PROGRAM FOR USE IN SUCCEEDING YEARS.

(D) LOBBYING RESTRICTIONS.--NO MONEY DERIVED FROM APPROPRIATIONS MADE BY THE GENERAL ASSEMBLY FROM THE FUND MAY BE USED FOR THE LOBBYING OF ANY STATE PUBLIC OFFICIAL.

(F) ALLOCATION OF LOCAL PROGRAM FUNDING.--

(1) FUNDING FOR LOCAL PROGRAMS UNDER SECTION 708(B) OF THE TOBACCO SETTLEMENT ACT SHALL BE ALLOCATED AS FOLLOWS:

(I) THIRTY PERCENT OF GRANT FUNDING TO PRIMARY CONTRACTORS FOR LOCAL PROGRAMS SHALL BE ALLOCATED EQUALLY AMONG EACH OF THE 67 COUNTIES.

(II) THE REMAINING 70% OF THE GRANT FUNDING TO PRIMARY CONTRACTORS FOR LOCAL PROGRAMS SHALL BE ALLOCATED ON A PER CAPITA BASIS OF EACH COUNTY WITH A POPULATION GREATER THAN 60,000. THE PER CAPITA FORMULA SHALL BE APPLIED ONLY TO THAT PORTION OF THE POPULATION THAT IS GREATER THAN 60,000 FOR EACH COUNTY.

(2) BUDGETS SHALL BE DEVELOPED BY EACH PRIMARY CONTRACTOR TO REFLECT SERVICE PLANNING AND EXPENDITURES IN EACH COUNTY. EACH PRIMARY CONTRACTOR SHALL ENSURE THAT SERVICES ARE AVAILABLE TO RESIDENTS OF EACH COUNTY AND MUST EXPEND THE ALLOCATED FUNDS ON A PER-COUNTY BASIS PURSUANT TO PARAGRAPH (1) AND THIS PARAGRAPH.

(3) THE DEPARTMENT OF HEALTH SHALL COMPILE A DETAILED ANNUAL REPORT OF EXPENDITURES PER COUNTY AND THE SPECIFIC PROGRAMS OFFERED IN EACH REGION. THIS REPORT SHALL BE MADE AVAILABLE ON THE DEPARTMENT OF HEALTH'S PUBLICLY AVAILABLE INTERNET WEBSITE WITHIN 60 DAYS FOLLOWING THE CLOSE OF EACH
FISCAL YEAR.

(4) DURING THE THIRD QUARTER OF THE FISCAL YEAR, FUNDS WHICH HAVE NOT BEEN SPENT WITHIN A SERVICE AREA MAY BE REALLOCATED TO SUPPORT PROGRAMMING IN THE SAME REGION.

(G) TRANSFER.--THE STRATEGIC CONTRIBUTION PAYMENT RECEIVED IN FISCAL YEAR 2012-2013, AND ALL ASSETS AND CASH IN THE HEALTH ACCOUNT, SHALL BE TRANSFERRED TO THE FUND BY AUGUST 1, 2013.

SECTION 1723-A.1. DISTRIBUTIONS FROM PENNSYLVANIA RACE HORSE DEVELOPMENT FUND.

FUNDS IN THE FUND ARE APPROPRIATED TO THE DEPARTMENT ON A CONTINUING BASIS FOR THE PURPOSES SET FORTH IN THIS SUBSECTION AND SHALL BE DISTRIBUTED TO EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE RACING AS FOLLOWS:

(1) AN AMOUNT EQUAL TO 18% OF THE DAILY GROSS TERMINAL REVENUE OF EACH CATEGORY 1 LICENSEE SHALL BE DISTRIBUTED TO EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE RACING UNLESS THE DAILY ASSESSMENTS ARE AFFECTED BY THE DAILY ASSESSMENT CAP PROVIDED FOR IN 4 PA.C.S. § 1405(C) (RELATING TO PENNSYLVANIA RACE HORSE DEVELOPMENT FUND). IN CASES IN WHICH THE DAILY ASSESSMENT CAP AFFECTS DAILY ASSESSMENTS, THE DISTRIBUTION TO EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE RACING FOR THAT DAY SHALL BE A PERCENTAGE OF THE TOTAL DAILY ASSESSMENTS PAID INTO THE FUND FOR THAT DAY EQUAL TO THE GROSS TERMINAL REVENUE OF EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE RACING FOR THAT DAY DIVIDED BY THE TOTAL GROSS TERMINAL REVENUE OF ALL ACTIVE AND OPERATING CATEGORY 1 LICENSEES CONDUCTING LIVE RACING FOR THAT DAY. EXCEPT AS PROVIDED IN PARAGRAPHS (2) AND (2.1), THE DISTRIBUTIONS TO LICENSED RACING ENTITIES FROM THE FUND SHALL BE ALLOCATED AS FOLLOWS:
(I) Eighty percent shall be deposited weekly into a separate, interest-bearing purse account to be established by and for the benefit of the horsemen. The earned interest on the account shall be credited to the purse account. Licensees shall combine these funds with revenues from existing purse agreements to fund purses for live races consistent with those agreements with the advice and consent of the horsemen.

(II) For thoroughbred tracks, 16% shall be deposited on a monthly basis into the Pennsylvania breeding fund as defined in section 223 of the race horse industry reform act. For standardbred tracks, 8% shall be deposited on a monthly basis in the Pennsylvania sire stakes fund as defined in section 224 of the race horse industry reform act, and 8% shall be deposited on a monthly basis into a restricted account in the state racing fund to be known as the Pennsylvania standardbred breeders development fund. The state harness racing commission shall, in consultation with the secretary of agriculture, by rule or by regulation, adopt a standardbred breeders program that will include the administration of the Pennsylvania stallion award, the Pennsylvania bred award and the Pennsylvania sired and bred award.

(III) Four percent shall be used to fund health and pension benefits for the members of the horsemen's organizations representing the owners and trainers at the racetrack at which the licensed racing entity operates for the benefit of the organization's members, their families, employees and others in accordance with the rules and eligibility requirements of the organization,
AS APPROVED BY THE STATE HORSE RACING COMMISSION OR THE
STATE HARNESS RACING COMMISSION. THIS AMOUNT SHALL BE
DEPOSITED WITHIN FIVE BUSINESS DAYS OF THE END OF EACH
MONTH INTO A SEPARATE ACCOUNT TO BE ESTABLISHED BY EACH
RESPECTIVE HORSEMEN'S ORGANIZATION AT A BANKING
INSTITUTION OF ITS CHOICE. OF THIS AMOUNT, $250,000 SHALL
BE PAID ANNUALLY BY THE HORSEMEN'S ORGANIZATION TO THE
THOROUGHBRED JOCKEYS OR STANDARDBRED DRIVERS ORGANIZATION
AT THE RACETRACK AT WHICH THE LICENSED RACING ENTITY
OPERATES FOR HEALTH INSURANCE, LIFE INSURANCE OR OTHER
BENEFITS TO ACTIVE AND DISABLED THOROUGHBRED JOCKEYS OR
STANDARDBRED DRIVERS IN ACCORDANCE WITH THE RULES AND
ELIGIBILITY REQUIREMENTS OF THAT ORGANIZATION.
(2) DISTRIBUTIONS FROM THE FUND SHALL BE ALLOCATED AS
FOLLOWS:

   (I) FOR FISCAL YEARS 2013-2014 AND 2014-2015, EACH
   WEEK, $802,682 IN THE FUND SHALL BE TRANSFERRED TO THE
   ACCOUNT. THIS TRANSFER SHALL NOT EXCEED $17,659,000
   ANNUALLY.

   (I.1) IN ADDITION TO THE TRANSFER UNDER SUBPARAGRAPH
   (I), FOR A TOTAL OF 14 WEEKS FROM THE EFFECTIVE DATE OF
   THIS SUBPARAGRAPH, EACH WEEK, $300,000 SHALL BE
   TRANSFERRED FROM THE FUND, FOR A TOTAL AMOUNT OF
   $4,200,000, TO THE STATE RACING FUND TO BE USED
   EXCLUSIVELY FOR THE ENFORCEMENT OF THE ACT OF DECEMBER
   17, 1981 (P.L.435, NO.135), KNOWN AS THE RACE HORSE
   INDUSTRY REFORM ACT. MONEYS TRANSFERRED PURSUANT TO THIS
   SUBPARAGRAPH SHALL NOT BE TRANSferred SUBSEQUENTLY TO ANY
   OTHER STATE FUND OR ACCOUNT FOR ANY PURPOSE.

   (I.2) FOR FISCAL YEAR 2015-2016, EACH WEEK FOR 20
WEEKS, BEGINNING ON THE EFFECTIVE DATE OF THIS
SUBPARAGRAPH, $1,300,000 IN THE FUND SHALL BE TRANSFERRED
TO THE ACCOUNT. THE TRANSFER SHALL NOT EXCEED $25,759,000
ANNUALLY.

(II) EACH WEEK, THE MONEY REMAINING IN THE FUND
AFTER ANY TRANSFER UNDER SUBPARAGRAPHS (I) [AND], (I.1)
AND (I.2) SHALL BE DISTRIBUTED TO EACH ACTIVE AND
OPERATING CATEGORY 1 LICENSEE CONDUCTING LIVE RACING IN
ACCORDANCE WITH THE FOLLOWING FORMULA:

(A) DIVIDE:

(I) THE TOTAL DAILY ASSESSMENTS PAID, BY
EACH ACTIVE AND OPERATING CATEGORY 1 LICENSEE
CONDUCTING LIVE RACING, INTO THE FUND FOR THAT
WEEK; BY

(II) THE TOTAL DAILY ASSESSMENTS PAID, BY
ALL ACTIVE AND OPERATING CATEGORY 1 LICENSEES
CONDUCTING LIVE RACING, INTO THE FUND FOR THAT
WEEK.

(B) MULTIPLY THE QUOTIENT UNDER CLAUSE (A) BY
THE AMOUNT TO BE DISTRIBUTED UNDER THIS SUBPARAGRAPH.

(III) THE DISTRIBUTION UNDER SUBPARAGRAPH (II) SHALL
BE ALLOCATED AS FOLLOWS:

(A) THE GREATER OF 4% OF THE AMOUNT TO BE
DISTRIBUTED UNDER SUBPARAGRAPH (II) OR $220,000 SHALL
BE USED TO FUND HEALTH AND PENSION BENEFITS FOR THE
MEMBERS OF THE HORSEMAN'S ORGANIZATIONS REPRESENTING
THE OWNERS AND TRAINERS AT THE RACETRACK AT WHICH THE
LICENSED RACING ENTITY OPERATES FOR THE BENEFIT OF
THE ORGANIZATION'S MEMBERS, THEIR FAMILIES, EMPLOYEES
AND OTHERS IN ACCORDANCE WITH THE RULES AND
ELIGIBILITY REQUIREMENTS OF THE ORGANIZATION, AS APPROVED BY THE STATE HORSE RACING COMMISSION OR THE STATE HARNESS RACING COMMISSION. THIS AMOUNT SHALL BE DEPOSITED WITHIN FIVE BUSINESS DAYS OF THE END OF EACH WEEK INTO A SEPARATE ACCOUNT TO BE ESTABLISHED BY EACH RESPECTIVE HORSEMEN'S ORGANIZATION AT A BANKING INSTITUTION OF ITS CHOICE. OF THIS AMOUNT, A MINIMUM OF $250,000 SHALL BE PAID ANNUALLY BY THE HORSEMEN'S ORGANIZATION TO THE THOROUGHBRED JOCKEYS OR STANDARDBRED DRIVERS ORGANIZATION AT THE RACETRACK AT WHICH THE LICENSED RACING ENTITY OPERATES FOR HEALTH INSURANCE, LIFE INSURANCE OR OTHER BENEFITS TO ACTIVE AND DISABLED THOROUGHBRED JOCKEYS OR STANDARDBRED DRIVERS IN ACCORDANCE WITH THE RULES AND ELIGIBILITY REQUIREMENTS OF THAT ORGANIZATION. THE TOTAL DISTRIBUTION UNDER THIS CLAUSE IN ANY FISCAL YEAR SHALL NOT EXCEED $11,400,000.

(B) OF THE MONEY REMAINING TO BE DISTRIBUTED UNDER SUBPARAGRAPH (II) AFTER APPLICATION OF CLAUSE (A), THE FOLLOWING DISBURSEMENTS SHALL BE MADE:

(I) EIGHTY-THREE AND ONE-THIRD PERCENT OF THE MONEY TO BE DISTRIBUTED UNDER THIS CLAUSE SHALL BE DEPOSITED ON A WEEKLY BASIS INTO A SEPARATE, INTEREST-BEARING PURSE ACCOUNT TO BE ESTABLISHED BY AND FOR THE BENEFIT OF THE HORSEMEN. THE EARNED INTEREST ON THE ACCOUNT SHALL BE CREDITED TO THE PURSE ACCOUNT. LICENSEES SHALL COMBINE THESE FUNDS WITH REVENUES FROM EXISTING PURSE AGREEMENTS TO FUND PURSES FOR LIVE RACES CONSISTENT WITH THOSE AGREEMENTS WITH THE
ADVICE AND CONSENT OF THE HORSEMEN.

(II) FOR THOROUGHBRED TRACKS, 16 AND 2/3% OF
THE MONEY TO BE DISTRIBUTED UNDER THIS CLAUSE
SHALL BE DEPOSITED ON A WEEKLY BASIS INTO THE
PENNSYLVANIA BREEDING FUND ESTABLISHED IN SECTION
223 OF THE RACE HORSE INDUSTRY REFORM ACT. FOR
STANDARDBRED TRACKS, 8 AND 1/3% OF THE MONEY TO
BE DISTRIBUTED UNDER THIS CLAUSE SHALL BE
DEPOSITED ON A WEEKLY BASIS INTO THE PENNSYLVANIA
SIRE STAKES FUND AS DEFINED IN SECTION 224 OF THE
RACE HORSE INDUSTRY REFORM ACT; AND 8 AND 1/3% OF
THE MONEY TO BE DISTRIBUTED UNDER THIS CLAUSE
SHALL BE DEPOSITED ON A WEEKLY BASIS INTO A
RESTRICTED ACCOUNT IN THE STATE RACING FUND TO BE
KNOWN AS THE PENNSYLVANIA STANDARDBRED BREEDERS
DEVELOPMENT FUND. THE STATE HARNESS RACING
COMMISSION SHALL, IN CONSULTATION WITH THE
SECRETARY OF AGRICULTURE, PROMULGATE REGULATIONS
ADOPTING A STANDARDBRED BREEDERS PROGRAM THAT
WILL INCLUDE THE ADMINISTRATION OF THE
PENNSYLVANIA STALLION AWARD, THE PENNSYLVANIA
BRED AWARD AND THE PENNSYLVANIA Sired AND BRED
AWARD.

SECTION 10. ARTICLE XVII-A.1 OF THE ACT IS AMENDED BY ADDING
SUBARTICLES TO READ:

SUBARTICLE D

MISCELLANEOUS LIMITATIONS AND TRANSFERS

SECTION 1731-A.1. (RESERVED).

SECTION 1732-A.1. (RESERVED).

SECTION 1733-A.1. WORKMEN'S COMPENSATION ADMINISTRATION FUND.
WITHIN 30 DAYS OF THE EFFECTIVE DATE OF THIS SECTION,
$3,100,000 SHALL BE TRANSFERRED FROM THE WORKMEN'S COMPENSATION
ADMINISTRATION FUND TO THE UNINSURED EMPLOYERS GUARANTEE FUND.
SECTION 1734-A.1. DORMITORY SPRINKLERS.
BY JUNE 1, 2016, $4,500,000 SHALL BE TRANSFERRED FROM THE
ACCOUNT ESTABLISHED IN SECTION 3(B) OF THE ACT OF DECEMBER 20,
2001 (P.L.969, NO.116), KNOWN AS THE DORMITORY SPRINKLER SYSTEM
ACT TO THE GENERAL FUND.
SECTION 1735-A.1. DRUG AND ALCOHOL PROGRAMS.
FOR FISCAL YEAR 2015-2016, $2,500,000 FROM THE SALE OF LIQUOR
AND ALCOHOL SHALL BE TRANSFERRED TO THE OFFICE OF DRUG AND
ALCOHOL PROGRAMS FOR THE PURPOSES SET FORTH IN SECTION 802(C) OF
THE LIQUOR CODE.

SUBARTICLE E
NATURAL GAS INFRASTRUCTURE DEVELOPMENT FUND
SECTION 1741-A.1. DEFINITIONS.
THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS SUBARTICLE
SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
CONTEXT CLEARLY INDICATES OTHERWISE:
"AUTHORITY." THE COMMONWEALTH FINANCING AUTHORITY.
"FUND." THE NATURAL GAS INFRASTRUCTURE DEVELOPMENT FUND.
"MARCELLUS LEGACY FUND." THE FUND ESTABLISHED IN 58 PA.C.S.
§ 2315 (RELATING TO STATEWIDE INITIATIVES).
SECTION 1742-A.1. NATURAL GAS INFRASTRUCTURE DEVELOPMENT FUND.
THE NATURAL GAS INFRASTRUCTURE DEVELOPMENT FUND IS
ESTABLISHED IN THE STATE TREASURY.
SECTION 1743-A.1. TRANSFER OF FUNDS.
THE SUM OF $12,000,000 ALLOCATED UNDER SECTION 307(C) OF THE
ACT OF JULY 9, 2008 (1ST SP.SESSION., P.L.1873, NO.1), KNOWN AS THE
ALTERNATIVE ENERGY INVESTMENT ACT, SHALL BE TRANSFERRED TO THE
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FUND FOR USE BY THE AUTHORITY.

SECTION 1744-A.1. USE OF FUNDS.

(A) GRANTS.--THE AUTHORITY SHALL USE THE FUND TO PROVIDE
GRANTS TO OBTAIN ACCESS TO NATURAL GAS TO ANY OF THE FOLLOWING:

(1) HOSPITALS.
(2) BUSINESSES.
(3) ECONOMIC DEVELOPMENT ORGANIZATIONS.
(4) MUNICIPALITIES.
(5) COUNTIES.
(6) SCHOOL DISTRICTS.

(B) ELIGIBLE USES.--GRANTS AWARDED UNDER THIS SECTION MAY BE
USED FOR PROJECTS WHICH EXPAND ACCESS TO NATURAL GAS
INFRASTRUCTURE, INCLUDING COSTS ASSOCIATED WITH LIMITING
ENVIRONMENTAL IMPACTS AND PROTECTING PUBLIC LANDS.

(C) GUIDELINES.--THE AUTHORITY SHALL DEVELOP GUIDELINES FOR
THE FOLLOWING:

(1) SELECTING ELIGIBLE PROJECTS TO RECEIVE GRANTS.
(2) USE OF MONEY BY APPLICANTS THAT RECEIVE GRANTS.

SECTION 1745-A.1. AMOUNT OF GRANT.

THE AUTHORITY MAY PROVIDE A GRANT FOR NOT MORE THAN THE
LESSER OF:

(1) 50% OF THE COST OF A PROJECT; OR
(2) $1,000,000.

SECTION 1746-A.1. GUIDELINES FOR APPLICATIONS.

THE AUTHORITY SHALL:

(1) DEVELOP GUIDELINES FOR SUBMITTING APPLICATIONS FOR A
GRANT; AND
(2) GIVE PRIORITY TO APPLICATIONS THAT WILL RESULT IN
ADJOINING RESIDENTIAL AND NONRESIDENTIAL PROPERTIES OBTAINING
NATURAL GAS.

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SECTION 11. SECTION 1719-E OF THE ACT, ADDED JULY 17, 2007 (P.L.141, NO.42), IS AMENDED TO READ:

SECTION 1719-E. DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT.

(A) APPROPRIATIONS.--THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT:

(1) NO MORE THAN 20% OF FUNDS APPROPRIATED FOR GRANTS UNDER THE ACT OF MAY 20, 1949 (P.L.1633, NO.493), KNOWN AS THE HOUSING AND REDEVELOPMENT ASSISTANCE LAW, SHALL BE ALLOCATED TO ANY ONE POLITICAL SUBDIVISION.

(2) (RESERVED).

(B) LIMITATION.--THE SECRETARY OF COMMUNITY AND ECONOMIC DEVELOPMENT IS PROHIBITED FROM CERTIFYING THAT THE INTERGOVERNMENTAL COOPERATION AUTHORITY IS NO LONGER NECESSARY UNDER SECTION 204 OF THE ACT OF FEBRUARY 12, 2004 (P.L.73, NO.11), KNOWN AS THE INTERGOVERNMENTAL COOPERATION AUTHORITY ACT FOR CITIES OF THE SECOND CLASS, UNTIL OVERSIGHT IS TERMINATED PURSUANT TO THE ACT OF JULY 10, 1987 (P.L.246, NO.47), KNOWN AS THE MUNICIPALITIES FINANCIAL RECOVERY ACT.

SECTION 12. SECTIONS 1722-E AND 1723-E OF THE ACT, AMENDED OCTOBER 9, 2009 (P.L.537, NO.50), ARE AMENDED TO READ:

SECTION 1722-E. DEPARTMENT OF EDUCATION.

(A) GENERAL RULE.--FOR THE 2010-2011 SCHOOL YEAR AND EVERY SCHOOL YEAR THEREAFTER, PAYMENTS UNDER SECTION 1376.1(B.2) OF THE ACT OF MARCH 10, 1949 (P.L.30, NO.14), KNOWN AS THE PUBLIC SCHOOL CODE OF 1949, FOR A CHARTERED SCHOOL THAT ESTABLISHES A SATELLITE CAMPUS WITH THE APPROVAL OF THE DEPARTMENT FOR THE PURPOSE OF ENROLLING STUDENTS PREVIOUSLY ENROLLED IN A SCHOOL FOR THE DEAF FORMERLY OPERATED BY THE COMMONWEALTH SHALL, IN

(B) ADDITIONAL FUNDING.--FOR THE 2010-2011 AND 2011-2012 SCHOOL YEARS, IN ADDITION TO ANY OTHER FUNDS PROVIDED TO IT, THE DEPARTMENT SHALL PROVIDE TO A CHARTERED SCHOOL THAT ESTABLISHES A SATELLITE CAMPUS WITH APPROVAL OF THE DEPARTMENT FOR THE PURPOSE OF ENROLLING STUDENTS PREVIOUSLY ENROLLED IN A SCHOOL FOR THE DEAF FORMERLY OPERATED BY THE COMMONWEALTH, OUT OF FUNDS APPROPRIATED TO THE DEPARTMENT, AN AMOUNT EQUAL TO $500,000 ANNUALLY TO THE EXTENT APPROPRIATED BY THE GENERAL ASSEMBLY.

(C) PUBLIC SCHOOL EMPLOYEES' RETIREMENT CONTRIBUTION RESTRICTED ACCOUNT.--

(1) THE PUBLIC SCHOOL EMPLOYEES' RETIREMENT CONTRIBUTION RESTRICTED ACCOUNT IS ESTABLISHED IN THE GENERAL FUND.

(2) MONEY DEPOSITED IN THE ACCOUNT, INCLUDING THE RETURN ON THE MONEY, IS APPROPRIATED TO THE DEPARTMENT FOR THE ANNUAL PAYMENT OF THE COMMONWEALTH'S OBLIGATION UNDER 24 PA.C.S. § 8326 (RELATING TO CONTRIBUTIONS BY THE COMMONWEALTH).

SECTION 1723-E. DEPARTMENT OF ENVIRONMENTAL PROTECTION.

(A) FEE.--THE DEPARTMENT OF ENVIRONMENTAL PROTECTION MAY ASSESS A FEE TO APPLICANTS WHO APPLY FOR FUNDS UNDER SECTION 306 OF THE ACT OF JULY 9, 2008 (1ST SP.SESS., P.L.1873, NO.1), KNOWN AS THE ALTERNATIVE ENERGY INVESTMENT ACT. THE DEPARTMENT SHALL PUBLISH THE FEE ON ITS PUBLICLY ACCESSIBLE INTERNET WEBSITE. PROCEEDS FROM THE FEE SHALL BE USED TO ADMINISTER THE PROVISION OF LOANS, GRANTS, REIMBURSEMENTS OR REBATES UNDER SECTION 306 OF 20150HB1327PN2650
THE ALTERNATIVE ENERGY INVESTMENT ACT. NO FEE AUTHORIZED UNDER
THIS SECTION MAY EXCEED $150 FOR COMMERCIAL APPLICANTS AND $100
FOR RESIDENTIAL APPLICANTS.

(B) SUBMISSION OF STATE PLAN FOR GREENHOUSE GAS
REGULATION.--THIS SUBSECTION IS INTENDED TO ADDRESS CHANGES IN
STATE PLAN SUBMISSION DEADLINES ADOPTED BY THE EPA WHICH OCCUR
IN FISCAL YEAR 2015-2016 IN ORDER TO ALLOW THE GENERAL ASSEMBLY
ADEQUATE TIME TO RESPOND TO THE STATE PLAN BY COORDINATING THIS
ARTICLE AND ARTICLES XVII-L AND XVII-M WITH THE ACT OF OCTOBER
22, 2014 (P.L.2873, NO.175), KNOWN AS THE PENNSYLVANIA
GREENHOUSE GAS REGULATION IMPLEMENTATION ACT. THE FOLLOWING
APPLY:

(1) NOT LESS THAN 180 DAYS PRIOR TO THE DEPARTMENT
SUBMITTING THE STATE PLAN TO THE EPA FOR APPROVAL, THE
DEPARTMENT SHALL TRANSMIT THE PLAN TO THE GENERAL ASSEMBLY
FOR APPROVAL.

(2) UPON TRANSMISSION UNDER PARAGRAPH (1), THE STATE
PLAN SHALL BE:

(I) PROPOSED AS A RESOLUTION IN EACH CHAMBER;
(II) PLACED ON THE CALENDAR OF EACH CHAMBER FOR THE
NEXT LEGISLATIVE DAY FOLLOWING TRANSMISSION; AND
(III) CONSIDERED BY EACH CHAMBER WITHIN 20 DAYS
AFTER PLACEMENT UNDER SUBPARAGRAPH (II).

(3) IF EACH CHAMBER OF THE GENERAL ASSEMBLYadopts the
resolution under paragraph (2), the department may submit the
state plan to the EPA for consideration.

(4) IF EITHER CHAMBER OF THE GENERAL ASSEMBLY
DISAPPROVES THE RESOLUTION UNDER PARAGRAPH (2), THE
DEPARTMENT MAY NOT SUBMIT THE STATE PLAN TO THE EPA FOR
CONSIDERATION. THE DEPARTMENT SHALL DO ALL OF THE FOLLOWING:
(I) DETERMINE THE REASONS FOR DISAPPROVAL AND MODIFY
THE STATE PLAN.

(II) CAUSE THE STATE PLAN TO BE RESUBMITTED TO THE
GENERAL ASSEMBLY UTILIZING THE PROCESS DELINEATED UNDER
PARAGRAPH (2) WITHIN 60 DAYS OF THE DISAPPROVAL.

(III) IF NECESSARY, REQUEST AN EXTENSION OF TIME
FROM THE EPA BY SUBMITTING AN INITIAL STATE PLAN BY
SEPTEMBER 6, 2016, THAT MEETS THE MINIMUM REQUIREMENTS
FOR AN INITIAL STATE PLAN, AS SPECIFIED IN THE PLAN
GUIDELINES PUBLISHED BY THE EPA. THE DEPARTMENT SHALL
TRANSMIT THE FOLLOWING MESSAGE WITH ITS SUBMITTAL UNDER
THIS SUBPARAGRAPH:

BE ADVISED THAT THE STATE PLAN SUBMITTED BY THE
PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL
PROTECTION HAS NOT YET MET THE REQUIREMENTS OF
THE PENNSYLVANIA GREENHOUSE GAS REGULATION
IMPLEMENTATION ACT REQUIRING AFFIRMATIVE APPROVAL
OF THE GENERAL ASSEMBLY. IT IS THE INTENTION OF
THE COMMONWEALTH OF PENNSYLVANIA TO SUBMIT A
STATE PLAN WHICH CONFORMS TO THIS RULEMAKING,
UNDER SECTION 111(D) OF THE CLEAN AIR ACT, STATES
MUST BE GIVEN AN OPPORTUNITY TO MEET FEDERAL
ENVIRONMENTAL STANDARDS SET FORTH BY THE
ENVIRONMENTAL PROTECTION AGENCY. THE COMMONWEALTH
OF PENNSYLVANIA HEREBY INVOKES THE AUTHORITY
PROVIDED TO IT UNDER SECTION 111(D) OF THE CLEAN
AIR ACT, AND, IN ACCORDANCE WITH THE PENNSYLVANIA
GREENHOUSE GAS IMPLEMENTATION ACT, WILL BE MAKING
A FURTHER FILING WITH THE AGENCY.

(5) IF NO VOTE IS TAKEN BY EITHER CHAMBER OF THE GENERAL
ASSEMBLY TO APPROVE OR DISAPPROVE THE RESOLUTION UNDER PARAGRAPH (2) BEFORE AUGUST 22, 2016, THE STATE PLAN SHALL BE DEEMED APPROVED AND SHALL BE SUBMITTED TO THE EPA IMMEDIATELY.

(6) IF EITHER CHAMBER OF THE GENERAL ASSEMBLY FAILS TO APPROVE A RESUBMITTED PLAN UNDER PARAGRAPH (4)(II) WITHIN 60 DAYS OF THE EXTENSION DEADLINE UNDER 40 CFR § 60.5760 (RELATING TO TIMING REQUIREMENTS FOR PLAN SUBMISSION), THE RESUBMITTED PLAN SHALL BE DEEMED APPROVED.

(C) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"EPA." THE ENVIRONMENTAL PROTECTION AGENCY OR THE ADMINISTRATOR OF THE ENVIRONMENTAL PROTECTION AGENCY.


"STATE PLAN." THE STATE PLAN AUTHORIZED BY THE CLEAN POWER PLAN UNDER DOCKET EPA-HQ-OAR-2013-0602-36051.

SECTION 13. SECTION 1724-E OF THE ACT, ADDED JULY 17, 2007 (P.L.141, NO.42), IS AMENDED TO READ:

SECTION 1724-E. DEPARTMENT OF GENERAL SERVICES [(RESERVED)].

THE GENERAL ASSEMBLY SHALL PROVIDE ANNUAL APPROPRIATIONS TO SUPPORT THE PROVISION OF FIRE SERVICES TO THE CAPITOL COMPLEX IN THE CITY OF HARRISBURG.

SECTION 14. SECTION 1729-E OF THE ACT, AMENDED OR ADDED JULY 17, 2007 (P.L.141, NO.42) AND JULY 2, 2012 (P.L.823, NO.87), IS AMENDED TO READ:

SECTION 1729-E. DEPARTMENT OF [PUBLIC WELFARE] HUMAN SERVICES.
THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
DEPARTMENT OF [PUBLIC WELFARE] HUMAN SERVICES:

(1) ANY RULE, REGULATION OR POLICY FOR THE FEDERAL OR
STATE APPROPRIATIONS FOR THE CASH ASSISTANCE, OUTPATIENT,
INPATIENT, CAPITATION, BEHAVIORAL HEALTH, LONG-TERM CARE AND
SUPPLEMENTAL GRANTS TO THE AGED, BLIND AND DISABLED, CHILD
CARE AND ATTENDANT CARE PROGRAMS ADOPTED BY THE SECRETARY OF
PUBLIC WELFARE DURING THE FISCAL YEAR WHICH ADDS TO THE COST
OF ANY PUBLIC ASSISTANCE PROGRAM SHALL BE EFFECTIVE ONLY FROM
AND AFTER THE DATE UPON WHICH IT IS APPROVED AS TO THE
AVAILABILITY OF FUNDS BY THE GOVERNOR.

(2) FEDERAL AND STATE MEDICAL ASSISTANCE PAYMENTS. THE
FOLLOWING SHALL APPLY:

(I) NO FUNDS APPROPRIATED FOR APPROVED CAPITATION
PLANS SHALL BE USED TO PAY A PROVIDER WHO FAILS TO SUPPLY
INFORMATION IN A FORM REQUIRED BY THE DEPARTMENT IN ORDER
TO FACILITATE CLAIMS FOR FEDERAL FINANCIAL PARTICIPATION
FOR SERVICES RENDERED TO GENERAL ASSISTANCE CLIENTS.

(II) (RESERVED).

(III) (RESERVED).

(IV) (RESERVED).

(V) (RESERVED).

(VI) (RESERVED).

(VII) THE FOLLOWING SHALL APPLY TO ELIGIBILITY
DETERMINATIONS FOR SERVICES UNDER MEDICAL ASSISTANCE:

(A) UNLESS THE CUSTODIAL PARENT OR LEGALLY
RESPONSIBLE ADULT HAS PROVIDED TO THE DEPARTMENT, AT
APPLICATION OR REDETERMINATION, INFORMATION REQUIRED
BY THE DEPARTMENT FOR INCLUSION IN THE ANNUAL REPORT
UNDER CLAUSE (B), NO FUNDS FROM AN APPROPRIATION FOR
MEDICAL ASSISTANCE SHALL BE USED TO PAY FOR MEDICAL
ASSISTANCE SERVICES FOR A CHILD UNDER 21 YEARS OF
AGE:

(I) WHO HAS A SUPPLEMENTAL SECURITY INCOME
(SSI) LEVEL OF DISABILITY; AND

(II) WHOSE PARENTAL INCOME IS NOT CURRENTLY
CONSIDERED IN THE ELIGIBILITY DETERMINATION
PROCESS.

(B) THE DEPARTMENT SHALL SUBMIT TO THE PUBLIC
HEALTH AND WELFARE COMMITTEE OF THE SENATE AND THE
HEALTH COMMITTEE AND HUMAN SERVICES COMMITTEE OF THE
HOUSE OF REPRESENTATIVES AN ANNUAL REPORT INCLUDING
THE FOLLOWING DATA:

(I) FAMILY SIZE.

(II) HOUSEHOLD INCOME.

(III) COUNTY OF RESIDENCE.

(IV) LENGTH OF RESIDENCE IN THIS
COMMONWEALTH.

(V) THIRD-PARTY INSURANCE INFORMATION.

(VI) DIAGNOSIS AND TYPE AND COST OF SERVICES
PAID FOR BY THE MEDICAL ASSISTANCE PROGRAM ON
BEHALF OF EACH ELIGIBLE AND ENROLLED CHILD
DESCRIBED IN CLAUSE (A).

(3) THE FOLLOWING SHALL APPLY:

(I) IF, IN ANY FISCAL YEAR, THE ANNUAL APPROPRIATION
FOR PAYMENTS TO COUNTIES UNDER SECTION 704.1(A) OF THE
ACT OF JUNE 13, 1967 (P.L.31, NO.21), KNOWN AS THE PUBLIC
WELFARE CODE, HAS NOT BEEN ENACTED BY SEPTEMBER 1, AN
AMOUNT SHALL BE APPROPRIATED AS OF SEPTEMBER 1 TO THE
DEPARTMENT OF HUMAN SERVICES FOR THE PURPOSE OF MAKING
PAYMENTS TO COUNTIES UNDER SECTION 704.1(G)(5) AND (G.1) OF THE PUBLIC WELFARE CODE THAT IS EQUAL TO THE
DIFFERENCE BETWEEN:

(A) THE AMOUNT OF FUNDS SPECIFIED AS THE
AGGREGATE CHILD WELFARE NEEDS-BASED BUDGET ALLOCATION
BY THE GENERAL ASSEMBLY UNDER SECTION 709.3(C.1) OF
THE PUBLIC WELFARE CODE IN THE GENERAL APPROPRIATION
ACT FOR THE IMMEDIATELY PRECEDING FISCAL YEAR AS
NECESSARY TO FUND CHILD WELFARE SERVICES PROVIDED FOR
THAT FISCAL YEAR; AND

(B) THE AMOUNT OF FUNDS ACTUALLY PROVIDED FOR
REIMBURSEMENT TO COUNTIES DURING THAT FISCAL YEAR.

(II) THE DEPARTMENT MAY ADJUST ANY PAYMENT TO A
COUNTY UNDER SECTION 704.1(G) OF THE PUBLIC WELFARE CODE
BASED ON THE AMOUNT OF FUNDS ACTUALLY APPROPRIATED BY THE
GENERAL ASSEMBLY.

(III) WITHIN FIVE DAYS OF EXECUTING THE AUTHORITY
GRANTED IN THIS PARAGRAPH AND WEEKLY THEREAFTER, THE
SECRETARY OF THE BUDGET SHALL INFORM THE CHAIRPERSON AND
MINORITY CHAIRPERSON OF THE APPROPRIATIONS COMMITTEE OF
THE SENATE AND THE CHAIRPERSON AND MINORITY CHAIRPERSON
OF THE APPROPRIATIONS COMMITTEE OF THE HOUSE OF
REPRESENTATIVES OF THE AMOUNT OF PAYMENTS MADE TO EACH
COUNTY UNDER THIS SECTION.

(4) SUFFICIENT MONEY HAS BEEN APPROPRIATED TO THE
DEPARTMENT TO CONDUCT A STUDY, IN CONSULTATION WITH THE
DEPARTMENT OF EDUCATION, TO DETERMINE HOW THE COMMONWEALTH
MAY BETTER COORDINATE THE DELIVERY OF EDUCATION AND SOCIAL
SERVICES. THE STUDY SHALL INCLUDE INFORMATION ON RESEARCH-
BASED CHILD OUTCOMES OF INITIATIVES WHICH COORDINATE THE

SECTION 15. SECTION 1733-E OF THE ACT, AMENDED OCTOBER 9, 2009 (P.L.537, NO.50), IS AMENDED TO READ:

SECTION 1733-E. PENNSYLVANIA STATE POLICE.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE PENNSYLVANIA STATE POLICE:

(1) THE PENNSYLVANIA STATE POLICE MAY NOT CLOSE A BARRACKS UNTIL THE PENNSYLVANIA STATE POLICE CONDUCTS A PUBLIC HEARING AND PROVIDES 30 DAYS' NOTICE, WHICH SHALL BE PUBLISHED IN THE PENNSYLVANIA BULLETIN AND IN AT LEAST TWO LOCAL NEWSPAPERS.

(2) [(RESERVED).] PAYMENTS MADE TO MUNICIPALITIES UNDER 53 PA.C.S. § 2170 (RELATING TO REIMBURSEMENT OF EXPENSES) SHALL BE LIMITED TO MONEY AVAILABLE. IF MONEY IS NOT AVAILABLE TO MAKE FULL PAYMENTS, THE MUNICIPAL POLICE OFFICERS' EDUCATION AND TRAINING COMMISSION SHALL MAKE PAYMENTS ON A PRO RATA BASIS.

SECTION 16. SECTION 1741.1-E OF THE ACT, ADDED JULY 10, 2014 (P.L.1053, NO.126), IS AMENDED TO READ:

SECTION 1741.1-E. ENVIRONMENTAL QUALITY BOARD.

(A) REGULATIONS.--FROM FUNDS APPROPRIATED TO THE
ENVIRONMENTAL QUALITY BOARD, THE BOARD SHALL PROMULGATE PROPOSED
REGULATIONS AND REGULATIONS UNDER 58 PA.C.S. (RELATING TO OIL
AND GAS) OR OTHER LAWS OF THIS COMMONWEALTH RELATING TO
CONVENTIONAL OIL AND GAS WELLS SEPARATELY FROM PROPOSED
REGULATIONS AND REGULATIONS RELATING TO UNCONVENTIONAL GAS
WELLS. ALL REGULATIONS UNDER 58 PA.C.S. SHALL DIFFERENTIATE
BETWEEN CONVENTIONAL OIL AND GAS WELLS AND UNCONVENTIONAL GAS
WELLS. [REGULATIONS PROMULGATED UNDER THIS SECTION] THIS
SUBSECTION SHALL APPLY TO REGULATIONS PROMULGATED ON OR AFTER
THE EFFECTIVE DATE OF THIS [SECTION] SUBSECTION.

(B) RULEMAKING PROHIBITION.--

(1) THE BOARD MAY NOT ADOPT OR PROMULGATE:

(I) A REVISION OF 25 PA. CODE CH. 78 (RELATING TO
OIL AND GAS WELLS) APPLICABLE TO THE OPERATION OF
CONVENTIONAL OIL AND GAS WELLS WHICH WAS FORMULATED OR
PROPOSED IN ANY FORM PRIOR TO THE EFFECTIVE DATE OF THIS
SUBSECTION; OR

(II) A REGULATION APPLICABLE TO THE OPERATION OF
CONVENTIONAL OIL AND GAS WELLS WHICH WAS FORMULATED OR
PROPOSED IN ANY FORM PRIOR TO THE EFFECTIVE DATE OF THIS
SUBSECTION.

(2) AS TO ANY RULEMAKING PROCEDURE CONCERNING
CONVENTIONAL OIL AND GAS WELLS WHICH WAS PUBLISHED FOR THE
BOARD OR THE DEPARTMENT OF ENVIRONMENTAL PROTECTION IN THE
PENNSYLVANIA BULLETIN AFTER NOVEMBER 30, 2013, AND BEFORE THE
EFFECTIVE DATE OF THIS PARAGRAPH, THE GENERAL ASSEMBLY FINDS
AND DECLARES THAT, AS TO CONVENTIONAL OIL AND GAS WELLS:

(I) THE RULEMAKING PROCEDURE IS INVALID AS NOT IN
COMPLIANCE WITH THE RULEMAKING STANDARDS OF THE ACT OF
JUNE 25, 1982 (P.L.633, NO.181), KNOWN AS THE REGULATORY
REVIEW ACT.

(II) REGULATIONS PROMULGATED UNDER THE RULEMAKING PROCEDURE ARE ABROGATED. THIS SUBPARAGRAPH APPLIES REGARDLESS OF THE DATE OF PUBLICATION OF FINAL-FORM RULEMAKING IN THE PENNSYLVANIA BULLETIN.

(C) FUTURE RULEMAKING.--AFTER THE EFFECTIVE DATE OF THIS SUBSECTION, THE BOARD MAY INITIATE THE FORMULATION, ADOPTION OR PROMULGATION OF REGULATIONS FOR OPERATION OF CONVENTIONAL OIL AND GAS WELLS IN ACCORDANCE WITH LAW. THE FORMULATION, ADOPTION OR PROMULGATION SHALL BE ACCOMPANIED BY THE SUBMISSION OF A REGULATORY ANALYSIS FORM WHICH IS PREPARED FOLLOWING THE EFFECTIVE DATE OF THIS PARAGRAPH.

[(B)] (D) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"CONVENTIONAL OIL AND GAS WELL." A BORE HOLE DRILLED FOR THE PURPOSE OF PRODUCING OIL OR GAS FROM A CONVENTIONAL FORMATION. THE TERM INCLUDES ANY OF THE FOLLOWING:

(1) A WELL DRILLED TO PRODUCE OIL.

(2) A WELL DRILLED TO PRODUCE NATURAL GAS FROM FORMATIONS OTHER THAN SHALE FORMATIONS.

(3) A WELL DRILLED TO PRODUCE NATURAL GAS FROM SHALE FORMATIONS LOCATED ABOVE THE BASE OF THE ELK GROUP OR ITS STRATIGRAPHIC EQUIVALENT.

(4) A WELL DRILLED TO PRODUCE NATURAL GAS FROM SHALE FORMATIONS LOCATED BELOW THE BASE OF THE ELK GROUP WHERE NATURAL GAS CAN BE PRODUCED AT ECONOMIC FLOW RATES OR IN ECONOMIC VOLUMES WITHOUT THE USE OF VERTICAL OR NONVERTICAL WELL BORES STIMULATED BY HYDRAULIC FRACTURE TREATMENTS OR BY
USING MULTILATERAL WELL BORES OR OTHER TECHNIQUES TO EXPOSE
MORE OF THE FORMATION TO THE WELL BORE.

(5) IRRESPECTIVE OF FORMATION, A WELL DRILLED FOR
COLLATERAL PURPOSES, SUCH AS MONITORING, GEOLOGIC LOGGING,
SECONDARY AND TERTIARY RECOVERY OR DISPOSAL INJECTION.
"UNCONVENTIONAL GAS WELL." AS DEFINED IN 58 PA.C.S. § 2301
(RELATING TO DEFINITIONS).

SECTION 16.1. SECTION 1750-E OF THE ACT, ADDED JULY 17, 2007
(P.L.141, NO.42), IS AMENDED TO READ:

SECTION 1750-E. PENNSYLVANIA HOUSING FINANCE AGENCY

[(RESERVED)].

(A) ESTABLISHMENT.--THE HOMEOWNERSHIP ASSISTANCE PROGRAM IS
ESTABLISHED AND SHALL BE ADMINISTERED BY THE AGENCY IN
COORDINATION WITH THE DEPARTMENT.

(B) AWARD.--THE AGENCY MAY AWARD FINANCIAL ASSISTANCE TO AN
APPLICANT WHO IS A FIRST-TIME HOMEBUYER UNDER THIS SUBSECTION.
FINANCIAL ASSISTANCE MAY INCLUDE EITHER OF THE FOLLOWING:

(1) DOWN PAYMENT ON THE PURCHASE OF A PRIMARY RESIDENCE.
DOWN PAYMENT ASSISTANCE SHALL EQUAL THE LESSER OF THE
FOLLOWING:

(I) TWENTY PERCENT OF THE SALE PRICE OF THE HOME.
(II) TEN THOUSAND DOLLARS.

(2) CLOSING COSTS ON THE PURCHASE OF A PRIMARY
RESIDENCE, WHICH SHALL EQUAL 5% OF THE SALE PRICE OF THE HOME
AND MAY NOT EXCEED THE LESSER OF THE FOLLOWING:

(I) THE TOTAL AMOUNT OF CLOSING COSTS DUE.
(II) TEN THOUSAND DOLLARS.

(C) TYPES.--THE AGENCY MAY AWARD FINANCIAL ASSISTANCE IN ANY
OF THE FOLLOWING FORMS AND MANNERS BASED ON REVIEW OF THE
APPLICANT'S PERSONAL FINANCES:

20150HB1327PN2650
(1) A GRANT.

(2) A NO-INTEREST, FORGIVABLE LOAN. A LOAN AWARDED UNDER THIS PARAGRAPH SHALL BE REDUCED BY 20% PER YEAR OVER FIVE YEARS BEGINNING ON THE DATE OF CLOSING. AN APPLICANT WHO SELLS THE HOME PRIOR TO THE EXPIRATION OF FIVE YEARS OR WHO CEASES TO USE THE HOME AS THE APPLICANT'S PRIMARY RESIDENCE PRIOR TO THE EXPIRATION OF THE FIVE-YEAR FORGIVENESS PERIOD SHALL REPAY ANY REMAINING PRINCIPAL AMOUNT OF LOAN TO THE AGENCY IN A TIME AND MANNER DETERMINED BY THE AGENCY.


(D) APPLICATION.--AN APPLICANT MAY APPLY FOR FINANCIAL ASSISTANCE IN A FORM AND MANNER PRESCRIBED BY THE AGENCY. THE APPLICATION SHALL STATE WHETHER THE APPLICANT IS SEEKING DOWN PAYMENT ASSISTANCE OR CLOSING COST ASSISTANCE.

(E) REVIEW.--PRIOR TO AWARDING FINANCIAL ASSISTANCE UNDER THIS SECTION, THE AGENCY SHALL REVIEW THE APPLICATION TO DETERMINE WHETHER THE APPLICANT IS ELIGIBLE TO RECEIVE FINANCIAL ASSISTANCE. THE FOLLOWING SHALL APPLY:

(1) THE AGENCY MAY NOT IMPOSE A MEANS TEST OR MAKE A DETERMINATION OF NEED REGARDING AN APPLICANT.

(2) AN APPLICANT'S FINANCIAL CIRCUMSTANCES MAY ONLY BE USED TO ASSESS THE TYPE OF FINANCIAL ASSISTANCE TO BE AWARDED.

(F) VERIFICATION.--THE DEPARTMENT SHALL, IN CONJUNCTION WITH THE AGENCY, VERIFY THE STATUS AND ELIGIBILITY OF A VETERAN.
SUBMITTING AN APPLICATION FOR FINANCIAL ASSISTANCE UNDER THIS SECTION.

(G) GUIDELINES.--THE AGENCY, IN CONSULTATION WITH THE DEPARTMENT, SHALL PROMULGATE GUIDELINES GOVERNING THE HOMEOWNERSHIP ASSISTANCE PROGRAM.

(H) DEFINITIONS.--THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS SECTION SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"AGENCY." THE PENNSYLVANIA HOUSING FINANCING AGENCY.

"APPLICANT." A VETERAN OR A VETERAN'S SPOUSE.

"DEPARTMENT." THE DEPARTMENT OF MILITARY AND VETERANS AFFAIRS OF THE COMMONWEALTH.

"FINANCIAL ASSISTANCE." DOWN PAYMENT OR CLOSING COSTS ASSISTANCE AUTHORIZED UNDER THIS SECTION.

"PRIMARY RESIDENCE." A DWELLING THAT IS USED AS THE PRIMARY DOMICILE OF THE OWNER.

"VETERAN." A PERSON WHO SERVED ON ACTIVE DUTY IN THE UNITED STATES ARMED FORCES, INCLUDING ANY OF THE FOLLOWING:

(1) A RESERVIST OR MEMBER OF THE NATIONAL GUARD WHO WAS DISCHARGED OR RELEASED FROM THE SERVICE UNDER HONORABLE CONDITIONS.

(2) A RESERVIST OR MEMBER OF THE NATIONAL GUARD WHO COMPLETED AN INITIAL TERM OF ENLISTMENT OR QUALIFYING PERIOD OF SERVICE.

(3) A RESERVIST OR MEMBER OF THE NATIONAL GUARD WHO WAS DISABLED IN THE LINE OF DUTY DURING TRAINING.

"VETERAN'S SPOUSE." THE UNMARRIED SURVIVING SPOUSE OF A VETERAN WHO WAS KILLED IN ACTION WHILE ON ACTIVE DUTY IN THE UNITED STATES ARMED FORCES.

SECTION 17. THE ACT IS AMENDED BY ADDING A SECTION TO READ:

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SECTION 1753-E. COMMONWEALTH FINANCING AUTHORITY.

THE FOLLOWING SHALL APPLY TO THE RESTRICTED RECEIPTS ACCOUNT
OF THE COMMONWEALTH FINANCING AUTHORITY ESTABLISHED UNDER 4
PA.C.S. § 1403(C)(2)(I)(D)(I) (RELATING TO ESTABLISHMENT OF
STATE GAMING FUND AND NET SLOT MACHINE REVENUE DISTRIBUTION):

(1) IN ADDITION TO MUNICIPALITIES THAT ARE ELIGIBLE TO
RECEIVE GRANT FUNDING UNDER 4 PA.C.S. § 1403(C)(2)(I)(D)(I),
A COUNTY REDEVELOPMENT AUTHORITY WITHIN THE COUNTY SHALL ALSO
BE ELIGIBLE TO RECEIVE GRANT FUNDING TO BE USED EXCLUSIVELY
FOR ECONOMIC DEVELOPMENT PROJECTS OR INFRASTRUCTURE. A COUNTY
REDEVELOPMENT AUTHORITY SHALL NOT BE ELIGIBLE TO RECEIVE MORE
THAN 10% OF THE TOTAL GRANT FUNDS AWARDED.

(2) NOTWITHSTANDING THE ACT OF FEBRUARY 9, 1999 (P.L.1,
NO.1), KNOWN AS THE CAPITAL FACILITIES DEBT ENABLING ACT,
GRANTS MADE UNDER 4 PA.C.S. § 1403(C)(2)(I)(D)(I) MAY BE
UTILIZED AS LOCAL MATCHING FUNDS FOR OTHER GRANTS OR LOANS
FROM THE COMMONWEALTH.

SECTION 18. REPEALS ARE AS FOLLOWS:

(1) THE GENERAL ASSEMBLY FINDS AND DECLARES AS FOLLOWS:

(I) EACH YEAR, ARTICLES ON BUDGET IMPLEMENTATION ARE
ADDED TO THE ACT.

(II) THESE ARTICLES ARE TEMPORARY IN NATURE BUT ARE
PLACED PERMANENTLY INTO THE ACT, UTILIZING ARTICLE
NUMBERS AND SECTION NUMBERS.

(III) REUSING ARTICLE NUMBERS AND SECTION NUMBERS
WILL KEEP THE TEXT OF THE ACT MORE CONCISE.

(IV) THE REPEALS UNDER PARAGRAPH (2) ARE NECESSARY
TO EFFECTUATE SUBPARAGRAPH (III).

(2) ARTICLES XVII-L AND XVII-M OF THE ACT, ADDED JULY 6,
2010 (P.L.279, NO.46), ARE REPEALED.

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SECTION 19. THE ACT IS AMENDED BY ADDING ARTICLES TO READ:

ARTICLE XVII-L

2015-2016 BUDGET IMPLEMENTATION

SUBARTICLE A

PRELIMINARY PROVISIONS

SECTION 1701-L. APPLICABILITY.

EXCEPT AS SPECIFICALLY PROVIDED IN THIS ARTICLE, THIS ARTICLE APPLIES TO THE GENERAL APPROPRIATION ACT AND ALL OTHER APPROPRIATION ACTS OF 2015.

SECTION 1702-L. DEFINITIONS.

(A) DEFINITIONS.--THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS ARTICLE SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:


"PUBLIC WELFARE CODE." THE ACT OF JUNE 13, 1967 (P.L.31, NO.21), KNOWN AS THE PUBLIC WELFARE CODE.

"SECRETARY." THE SECRETARY OF THE BUDGET OF THE COMMONWEALTH.

(B) ABBREVIATIONS.--THE FOLLOWING ABBREVIATIONS WHEN USED IN THIS ARTICLE SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION:

"AIDS." ACQUIRED IMMUNE DEFICIENCY SYNDROME.

"ARRA." THE AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009 (PUBLIC LAW 111-5, 123 STAT. 115).

"CCDFBG." CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT.

"CSBG." COMMUNITY SERVICES BLOCK GRANT.

"DCSI." DRUG CONTROL AND SYSTEMS IMPROVEMENT FORMULA GRANT.
PROGRAM.

"DFSC." THE SAFE AND DRUG-FREE SCHOOLS AND COMMUNITIES ACT

"DOE." DEPARTMENT OF ENERGY.

"EEOC." EQUAL EMPLOYMENT OPPORTUNITY COMMISSION.

"EPA." ENVIRONMENTAL PROTECTION AGENCY.

"ESEA." THE ELEMENTARY AND SECONDARY EDUCATION ACT OF 1965

"FEMA." FEDERAL EMERGENCY MANAGEMENT AGENCY.

"FTA." FEDERAL TRANSIT ADMINISTRATION.

"HUD." DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

"LIHEABG." LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT.

"LSTA." THE LIBRARY SERVICES AND TECHNOLOGY ACT (PUBLIC LAW

"MCHSBG." MATERNAL AND CHILD HEALTH SERVICES BLOCK GRANT.

"MHSBG." MENTAL HEALTH SERVICES BLOCK GRANT.

"PAFE." PENNSYLVANIA AGRICULTURAL FOOD EXPOSITION.

"PHHSBG." PREVENTIVE HEALTH AND HEALTH SERVICES BLOCK GRANT.

"RSAT." RESIDENTIAL SUBSTANCE ABUSE TREATMENT.

"SABG." SUBSTANCE ABUSE BLOCK GRANT.

"SCDBG." SMALL COMMUNITIES DEVELOPMENT BLOCK GRANT.

"SDA." SERVICE DELIVERY AREA.

"SSBG." SOCIAL SERVICES BLOCK GRANT.

"TANF." TEMPORARY ASSISTANCE FOR NEEDY FAMILIES.

"TANFBG." TEMPORARY ASSISTANCE FOR NEEDY FAMILIES BLOCK
GRANT.

"TEFAP." TEMPORARY EMERGENCY FOOD ASSISTANCE PROGRAM.

"WIA." THE WORKFORCE INVESTMENT ACT OF 1998 (PUBLIC LAW 105-
220, 112 STAT. 936).

"WIC." WOMEN, INFANTS AND CHILDREN PROGRAM.
SUBARTICLE B

EXECUTIVE DEPARTMENTS

SECTION 1711-L. GOVERNOR (RESERVED).

SECTION 1712-L. EXECUTIVE OFFICES.

THE FOLLOWING APPLY:

(1) FUNDS APPROPRIATED TO THE PENNSYLVANIA COMMISSION ON CRIME AND DELINQUENCY FOR INTERMEDIATE PUNISHMENT TREATMENT PROGRAMS SHALL BE DISTRIBUTED COMPETITIVELY TO COUNTIES FOR OFFENDERS SENTENCED TO INTERMEDIATE PUNISHMENT PROGRAMS. THE PORTION OF FUNDS FOR DRUG AND ALCOHOL TREATMENT PROGRAMS SHALL BE BASED ON NATIONAL STATISTICS THAT IDENTIFY THE PERCENTAGE OF INCARCERATED INDIVIDUALS THAT ARE IN NEED OF TREATMENT FOR SUBSTANCE ISSUES BUT IN NO CASE SHALL BE LESS THAN 80% OF THE AMOUNT APPROPRIATED.

(2) FROM FUNDS APPROPRIATED TO THE COMMISSION, AT LEAST $285,000 SHALL BE USED TO SUPPORT THE STATEWIDE AUTOMATED VICTIM INFORMATION AND NOTIFICATION SYSTEM (SAVIN) TO PROVIDE OFFENDER INFORMATION THROUGH COUNTY JAILS, $200,000 SHALL BE USED FOR A RESIDENTIAL TREATMENT COMMUNITY FACILITY FOR AT-RISK YOUTH LOCATED IN A COUNTY OF THE FIFTH CLASS, $100,000 SHALL BE USED FOR AN INNOVATIVE POLICE DATA SHARING POINTER INDEX SYSTEM THAT WILL ALLOW PARTICIPATING LAW ENFORCEMENT AGENCIES ACCESS TO INCIDENT REPORT DATA, AND $200,000 SHALL BE USED FOR A DIVERSION PROGRAM FOR FIRST TIME NONVIOLENT OFFENDERS FACING PRISON SENTENCES. THE DIVERSION PROGRAM MUST INCLUDE EDUCATION AND EMPLOYMENT SERVICES, CASE MANAGEMENT AND MENTORING.

(3) FROM FUNDS APPROPRIATED FOR VIOLENCE PREVENTION PROGRAMS, AT LEAST $250,000 SHALL BE USED FOR PROGRAMS IN A CITY OF THE SECOND CLASS, AND AT LEAST $450,000 SHALL BE USED
FOR BLUEPRINT MENTORING PROGRAMS THAT ADDRESS REDUCING YOUTH VIOLENCE IN A CITY OF THE SECOND AND THIRD CLASS.

SECTION 1712.1-L. OFFICE OF THE BUDGET.

(A) INTEREST REIMBURSEMENT.--FROM MONEY APPROPRIATED TO THE OFFICE FOR MAKING INTEREST REIMBURSEMENTS FOR FISCAL YEAR 2015-2016, THE OFFICE SHALL MAKE INTEREST REIMBURSEMENT PAYMENTS TO APPLICANTS THAT ARE APPROVED UNDER THIS SECTION.

(B) APPLICATION.--TO RECEIVE THE REIMBURSEMENT PAYMENT, AN APPLICANT MUST SUBMIT A COMPLETED APPLICATION TO THE OFFICE IN THE FORMAT REQUIRED BY THE OFFICE WITHIN 60 DAYS OF THE EFFECTIVE DATE OF THIS SECTION. THE APPLICATION MUST INCLUDE ALL OF THE FOLLOWING:

(1) NAME, ADDRESS AND TELEPHONE NUMBER OF THE APPLICANT AND THE NAME OF AN APPROPRIATE CONTACT PERSON.

(2) THE AMOUNT OF INTEREST BY PROGRAM AREA INCURRED BY THE APPLICANT AS A DIRECT RESULT OF THE BUDGET IMPASSE.

(3) INFORMATION AND DOCUMENTATION WHICH ESTABLISHES THAT THE APPLICANT HAS INCURRED THE INTEREST AS A DIRECT RESULT OF THE BUDGET IMPASSE AND HAS NOT BEEN REIMBURSED, NOR CLAIMED REIMBURSEMENT FOR, THE INTEREST CHARGES FROM A FUNDING SOURCE OTHER THAN THE COMMONWEALTH. NOTHING IN THIS PARAGRAPH SHALL PROHIBIT THE OFFICE FROM REQUESTING AND ACCEPTING ADDITIONAL DOCUMENTS OR INFORMATION OR CLARIFICATION FROM AN APPLICANT NONPROFIT ORGANIZATION AFTER THE DUE DATE FOR FILING THE APPLICATION.

(4) A VERIFICATION SIGNED BY THE APPLICANT'S CHIEF ADMINISTRATIVE OFFICER, SUBJECT TO 18 PA.C.S. § 4904 (RELATING TO UNSWORN FALSIFICATION TO AUTHORITIES) THAT ALL OF THE DOCUMENTATION AND INFORMATION SUBMITTED TO THE OFFICE IS TRUE AND CORRECT.
(5) ANY OTHER INFORMATION OR DOCUMENTS REQUIRED BY THE OFFICE.

(C) NOTIFICATION.--BY JUNE 30, 2016, THE OFFICE SHALL NOTIFY THE APPLICANT IN WRITING WHETHER THE OFFICE HAS APPROVED OR DENIED THE APPLICATION.

(D) PAYMENT.--EXCEPT AS SET FORTH IN SUBSECTION (E), THE OFFICE SHALL MAKE ONE PAYMENT TO EACH APPROVED APPLICANT FOR THE REIMBURSEMENT OF INTEREST INCURRED DURING THE BUDGET IMPASSE.

(E) BASIC EDUCATION.--THE INTEREST REIMBURSEMENT FOR AN APPLICANT THAT IS A SCHOOL DISTRICT SHALL BE CALCULATED AS FOLLOWS:

(1) MULTIPLY:
   (II) AN INTEREST RATE ESTABLISHED BY THE DEPARTMENT OF EDUCATION TO ENSURE THAT THE MONEY ALLOCATED UNDER THIS SECTION DOES NOT EXCEED THE MONEY APPROPRIATED FOR REIMBURSEMENT.

(2) MULTIPLY:
   (I) THE PRODUCT UNDER PARAGRAPH (1); BY
   (II) THE NUMBER OF DAYS RESPECTIVELY THAT THE AUGUST 2015 AND OCTOBER 2015 PAYMENTS WERE LATE.

(3) DIVIDE:
   (I) THE PRODUCT UNDER PARAGRAPH (2); BY
   (II) 365.

(4) THE QUOTIENT UNDER PARAGRAPH (3), EXPRESSED AS A PERCENTAGE IS THE TOTAL INTEREST REIMBURSEMENT.
(F) PRORATION.--IF THE TOTAL AMOUNT OF ALL PAYMENTS APPROVED
BY THE OFFICE UNDER THIS SECTION EXCEEDS THE AMOUNT APPROPRIATED
TO THE OFFICE FOR PAYING INTEREST REIMBURSEMENTS FOR FISCAL YEAR
2015-2016, THE OFFICE SHALL PRORATE THE AMOUNT PAID TO THE
APPROVED APPLICANTS.

(G) DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING
WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS
SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"APPLICANT." ANY COUNTY, CITY, BOROUGH, INCORPORATED TOWN,
TOWNSHIP, SCHOOL DISTRICT OR NONPROFIT ORGANIZATION.

"BUDGET IMPASSE." THE SITUATION WHICH OCCURRED WHEN A
GENERAL APPROPRIATION ACT FOR FISCAL YEAR 2015-2016 WAS NOT
ENACTED INTO LAW BY JULY 1, 2015.

"NONPROFIT ORGANIZATION." AN ENTITY THAT:

(1) IS A TAX-EXEMPT NONPROFIT ORGANIZATION UNDER SECTION
501(C)(3) OF THE INTERNAL REVENUE CODE OF 1986 (PUBLIC LAW

(2) HAS ITS OWN BOARD AND ADMINISTRATIVE STRUCTURE WHICH
IS INDEPENDENT OF ANY OTHER PUBLIC OR PRIVATE FOR-PROFIT OR
NONPROFIT ENTITY;

(3) EMPLOYS NO MORE THAN 100 INDIVIDUALS;

(4) IS NOT A SUBSIDIARY OR AFFILIATE OF EITHER A PUBLIC
OR PRIVATE FOR-PROFIT OR NONPROFIT ENTITY THAT EMPLOYS,
ITSELF OR THROUGH ITS SUBSIDIARIES OR AFFILIATES, MORE THAN
100 INDIVIDUALS IN TOTAL;

(5) HAS A CONTRACT WITH OR A GRANT FROM THE COMMONWEALTH
OR A COUNTY THAT RECEIVES AND PASSES STATE GRANT PROGRAM
FUNDING THROUGH TO THE NONPROFIT ORGANIZATION; OR

(6) RECEIVES MORE THAN 50% OF ITS ANNUAL OPERATING
REVENUE FROM CONTRACTS AND GRANTS UNDER PARAGRAPH (5).
"OFFICE." THE OFFICE OF THE BUDGET OF THE COMMONWEALTH.

SECTION 1713-L. LIEUTENANT GOVERNOR (RESERVED).

SECTION 1714-L. ATTORNEY GENERAL (RESERVED).

SECTION 1715-L. AUDITOR GENERAL (RESERVED).

SECTION 1716-L. TREASURY DEPARTMENT (RESERVED).

SECTION 1717-L. DEPARTMENT OF AGING (RESERVED).

SECTION 1718-L. DEPARTMENT OF AGRICULTURE.

THE FOLLOWING APPLY:

(1) FROM FUNDS APPROPRIATED FOR AGRICULTURAL RESEARCH,

AT LEAST:

(I) SIX HUNDRED THOUSAND DOLLARS SHALL BE USED FOR

AGRICULTURAL RESOURCE CENTERS IN CONJUNCTION WITH A LAND-
GRANT UNIVERSITY, WHICH INCLUDES $150,000 FOR AN
AGRICULTURAL LAW RESEARCH PROGRAM ADDRESSING ENERGY
DEVELOPMENT; AND

(II) EIGHT HUNDRED THOUSAND DOLLARS SHALL BE USED

FOR AN ANIMAL DIAGNOSTIC LABORATORY AFFILIATED WITH A
UNIVERSITY LOCATED IN A CITY OF THE FIRST CLASS TO
INCREASE THE CAPACITY TO ADDRESS AVIAN FLU AND OTHER
ANIMAL DISEASE OUTBREAKS.

(2) AT LEAST 80% OF THE FUNDS APPROPRIATED FOR HARDWOODS
RESEARCH AND PROMOTION SHALL BE EQUALLY DISTRIBUTED AMONG THE
HARDWOOD UTILIZATION GROUPS OF THIS COMMONWEALTH ESTABLISHED
PRIOR TO THE EFFECTIVE DATE OF THIS SECTION.

(3) FROM FUNDS APPROPRIATED FOR GENERAL GOVERNMENT
OPERATIONS, $250,000 SHALL BE TRANSFERRED TO THE DOG LAW
RESTRICTED ACCOUNT.

(4) FROM FUNDS APPROPRIATED FOR TRANSFER TO AGRICULTURAL
COLLEGE LAND SCRIP FUND, AT LEAST $2,000,000 SHALL BE USED TO
ADDRESS ONGOING BIOSECURITY ISSUES, INCLUDING AVIAN
INFLUENZA, IN THIS COMMONWEALTH.

SECTION 1719-L. DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT:

(1) FROM FUNDS APPROPRIATED FOR GENERAL GOVERNMENT OPERATIONS, $250,000 SHALL BE USED FOR THE CREATION OF AN INSTITUTE IN A CITY OF THE SECOND CLASS TO RESEARCH AND DEVELOP HEALTHY BUILDING PRODUCTS AND $150,000 SHALL BE USED FOR INDEPENDENT RESEARCH BY A NOT-FOR-PROFIT ENTITY WHICH PARTNERS WITH HIGHER EDUCATION INSTITUTIONS, TO IDENTIFY, CHARACTERIZE AND MANAGE ISSUES RELATED TO THE ECONOMIC AND ENVIRONMENTAL IMPACT OF PENNSYLVANIA MARCELLUS SHALE DEVELOPMENT.

(2) THE SUM OF $6,525,000 OF THE FUNDS APPROPRIATED FOR MARKETING TO ATTRACT TOURISTS INCLUDES AN ALLOCATION TO PLAN AND MARKET A BIENNIAL ARTS AND CULTURAL ACTIVITY WHICH GENERATES STATEWIDE AND REGIONAL ECONOMIC IMPACT, ALLOCATIONS TO PROMOTE ANNUAL ARTS AND CULTURAL ACTIVITIES AND AN ALLOCATION OF $800,000 FOR TWO ANNUAL STATEWIDE COMPETITIONS SERVING APPROXIMATELY 3,000 ATHLETES WITH INTELLECTUAL DISABILITIES FROM ACROSS THIS COMMONWEALTH TO BE HELD IN A COUNTY OF THE FOURTH CLASS AND A COUNTY OF THE SECOND CLASS.

(3) FROM FUNDS APPROPRIATED FOR KEYSTONE COMMUNITIES, THE FOLLOWING SHALL APPLY:

(I) FOUR HUNDRED FIFTY THOUSAND DOLLARS SHALL BE DISTRIBUTED TO A MULTIMUNICIPAL REVITALIZATION ORGANIZATION IN A COUNTY OF THE SIXTH CLASS WITH A POPULATION, BASED ON THE MOST RECENT FEDERAL DECENNIAL CENSUS, OF AT LEAST 68,000 BUT NOT MORE THAN 70,000 FOR
SIDEWALKS AND REPAIRS ASSOCIATED WITH DOWNTOWN REVITALIZATION.

(II) FIVE HUNDRED THOUSAND DOLLARS SHALL BE USED FOR A VETERANS' HOMEOWNER ASSISTANCE PROGRAM.

(III) REMAINING FUNDS INCLUDE AN ALLOCATION FOR THE MAIN STREET AND ELM STREET PROGRAMS WHICH ARE DISTRIBUTED IN THE SAME PROPORTION AS AMOUNTS ALLOCATED IN FISCAL YEAR 2012-2013.

(4) MONEY APPROPRIATED FOR REGIONAL EVENT SECURITY SHALL BE DISBURSED AS FOLLOWS:

(I) FIFTY PERCENT SHALL BE DISBURSED AS REIMBURSEMENT FOR COSTS INCURRED AS A RESULT OF THE 2015 PAPAL VISIT TO A CITY OF THE FIRST CLASS, TO A COUNTY CONTIGUOUS TO A CITY OF THE FIRST CLASS, TO A MUNICIPALITY IN A COUNTY CONTIGUOUS TO A CITY OF THE FIRST CLASS AND TO THE PENNSYLVANIA CONVENTION CENTER AUTHORITY. NO MORE THAN 50% OF THE AMOUNT UNDER THIS SUBPARAGRAPH SHALL BE DISBURSED TO A CITY OF THE FIRST CLASS.

(II) FIFTY PERCENT SHALL BE DISBURSED AS GRANTS OR REIMBURSEMENTS FOR LOCAL COSTS INCURRED FOR A NATIONAL CONVENTION AND CONFERENCE.

SECTION 1720-L. DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES:

(1) FROM FUNDS APPROPRIATED FOR STATE PARKS OPERATIONS, $2,250,000 SHALL BE USED FOR THE OPERATION AND MAINTENANCE OF THE WASHINGTON CROSSING HISTORICAL PARK.

(2) (RESERVED).
SECTION 1721-L. DEPARTMENT OF DRUG AND ALCOHOL PROGRAMS.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE DEPARTMENT OF DRUG AND ALCOHOL PROGRAMS:

(1) FROM FUNDS APPROPRIATED FOR GENERAL GOVERNMENT OPERATIONS, AT LEAST $750,000 SHALL BE USED FOR PROGRAMS PROVIDING TREATMENT FOR POSTTRAUMATIC STRESS DISORDER FOR VETERANS.

(2) (RESERVED).

SECTION 1722-L. DEPARTMENT OF EDUCATION.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE DEPARTMENT OF EDUCATION:

(1) FROM AN APPROPRIATION FOR ADULT AND FAMILY LITERACY PROGRAMS, SUMMER READING PROGRAMS AND THE ADULT HIGH SCHOOL DIPLOMAS PROGRAM, $400,000 SHALL BE ALLOCATED FOR AN AFTER-SCHOOL LEARNING PROGRAM SERVICING LOW-INCOME STUDENTS LOCATED IN A COUNTY OF THE SIXTH CLASS WITH A POPULATION, BASED ON THE MOST RECENT FEDERAL DECENNIAL CENSUS, OF AT LEAST 60,000 BUT NOT MORE THAN 70,000.

(1.1) FROM AN APPROPRIATION FOR ADULT AND FAMILY LITERACY PROGRAMS, SUMMER READING PROGRAMS AND THE ADULT HIGH SCHOOL DIPLOMAS PROGRAM, $750,000 SHALL BE ALLOCATED FOR AN AFTER-SCHOOL LEARNING PROGRAM SERVICING LOW-INCOME STUDENTS LOCATED IN A COUNTY OF THE THIRD CLASS WITH A POPULATION, BASED ON THE MOST RECENT FEDERAL DECENNIAL CENSUS, OF AT LEAST 320,000 BUT NOT MORE THAN 321,000.

(2) FROM FUNDS APPROPRIATED FOR MOBILE SCIENCE AND MATHEMATICS EDUCATION PROGRAMS, $50,000 SHALL BE ALLOCATED FOR A MATHEMATICS EDUCATION PROGRAM THAT TARGETS MIDDLE SCHOOL STUDENTS, $150,000 SHALL BE ALLOCATED TO A NAUTICAL SCIENCE CENTER IN A COUNTY OF THE SECOND CLASS, $14,000 SHALL
BE ALLOCATED FOR A MATHEMATICS LABORATORY IN A SCHOOL DISTRICT IN A CITY OF THE THIRD CLASS LOCATED IN A COUNTY OF THE THIRD CLASS, $500,000 SHALL BE ALLOCATED FOR A REGIONAL SCIENCE, TECHNOLOGY, ENGINEERING AND MATHEMATICS CENTER SERVING SIXTH THROUGH TWELFTH GRADE STUDENTS LOCATED IN A TOWNSHIP OF THE FIRST CLASS IN A COUNTY OF THE THIRD CLASS AND $100,000 SHALL BE ALLOCATED FOR A RESEARCH AND DEVELOPMENT CENTER ASSOCIATED WITH THE COMMONWEALTH'S LAND GRANT INSTITUTION LOCATED IN A COUNTY OF THE SIXTH CLASS FOR THE PROMOTION OF ECONOMIC DEVELOPMENT.

(3) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, FUNDS APPROPRIATED FOR COMMUNITY EDUCATION COUNCILS SHALL BE DISTRIBUTED AS FOLLOWS:

(I) EACH COMMUNITY EDUCATION COUNCIL WHICH RECEIVED FUNDING IN FISCAL YEAR 2014-2015 SHALL RECEIVE AN AMOUNT EQUAL TO THE AMOUNT IT RECEIVED IN THAT FISCAL YEAR.

(II) NO LESS THAN $605,000 FOR AN EDUCATION CONSORTIUM SERVING CAMERON, CLARION, CLEARFIELD, CRAWFORD, ELK, FOREST, JEFFERSON, MCKEAN, POTTER, VENANGO AND WARREN COUNTIES.

(4) FROM FUNDS APPROPRIATED FOR REGIONAL COMMUNITY COLLEGE SERVICES, $600,000 SHALL BE DISTRIBUTED TO A COMMUNITY COLLEGE IN A COUNTY OF THE FOURTH CLASS WITH A POPULATION, BASED ON THE MOST RECENT FEDERAL DECENNIAL CENSUS, OF AT LEAST 175,000 BUT NOT MORE THAN 190,000, $750,000 FOR A DUAL ENROLLMENT PROGRAM AT A COMMUNITY COLLEGE IN A CITY OF THE FIRST CLASS AND $1,200,000 SHALL BE DISTRIBUTED TO A NONPROFIT ORGANIZATION AUTHORIZED UNDER SECTION 1705-E.1 ESTABLISHING A RURAL REGIONAL COLLEGE SERVING NINE RURAL COUNTIES.
(5) FROM FUNDS APPROPRIATED FOR PENNSYLVANIA CHARTER SCHOOLS FOR THE DEAF AND BLIND, $1,100,000 SHALL BE DISTRIBUTED PRO RATA BASED ON EACH SCHOOL'S INCREASED SHARE OF REQUIRED CONTRIBUTIONS FOR PUBLIC SCHOOL EMPLOYEES' RETIREMENT.

(6) FROM FUNDS APPROPRIATED FOR APPROVED PRIVATE SCHOOLS, $2,400,000 SHALL BE USED FOR PAYMENTS TO AN APPROVED PRIVATE SCHOOL IN A COUNTY OF THE FOURTH CLASS THAT WAS APPROVED IN CALENDAR YEAR 2014 BUT HAS NOT RECEIVED PAYMENTS.

(6.1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, FUNDS FROM THE SET-ASIDE UNDER SECTION 2509.8(E) OF THE PUBLIC SCHOOL CODE OF 1949 SHALL BE ALLOCATED TO EACH APPROVED PRIVATE SCHOOL WITH A DAY TUITION RATE DETERMINED TO BE LESS THAN $32,000 DURING THE 2010-2011 SCHOOL YEAR. THE ALLOCATION SHALL BE DETERMINED AS FOLLOWS:

(A) SUBTRACT:
   (I) THE APPROVED PRIVATE SCHOOL'S 2010-2011 SCHOOL YEAR DAY TUITION RATE; FROM
   (II) $38,072.

(B) MULTIPLY:
   (I) THE DIFFERENCE UNDER CLAUSE (A); BY
   (II) THE NUMBER OF APPROVED STUDENTS ENROLLED IN THE APPROVED PRIVATE SCHOOL DURING THE 2010-2011 SCHOOL YEAR.

(7) NOTWITHSTANDING SECTION 1724-A OF THE PUBLIC SCHOOL CODE OF 1949 OR 24 PA.C.S. § 8329 (RELATING TO PAYMENTS ON ACCOUNT OF SOCIAL SECURITY DEDUCTIONS FROM APPROPRIATIONS), NO PAYMENTS SHALL BE MADE TO CHARTER SCHOOLS OR CYBER CHARTER SCHOOLS AUTHORIZED UNDER ARTICLE XVII-A OF THE PUBLIC SCHOOL CODE OF 1949 FROM FUNDS APPROPRIATED FOR SCHOOL EMPLOYEES'
SOCIAL SECURITY.

(8) NOTWITHSTANDING SECTION 1724-A OF THE PUBLIC SCHOOL CODE OF 1949 OR 24 PA.C.S. §§ 8326 (RELATING TO CONTRIBUTIONS BY THE COMMONWEALTH) AND 8535 (RELATING TO PAYMENTS TO SCHOOL ENTITIES BY COMMONWEALTH), NO PAYMENTS SHALL BE MADE TO CHARTER SCHOOLS OR CYBER CHARTER SCHOOLS AUTHORIZED UNDER ARTICLE XVII-A OF THE PUBLIC SCHOOL CODE OF 1949 FROM FUNDS APPROPRIATED FOR PAYMENT OF REQUIRED CONTRIBUTIONS FOR PUBLIC SCHOOL EMPLOYEES' RETIREMENT.

(9) FROM FUNDS APPROPRIATED FOR PAYMENT OF REQUIRED CONTRIBUTION FOR PUBLIC SCHOOL EMPLOYEE'S SOCIAL SECURITY, EACH EMPLOYER SHALL SUBMIT A REPORT TO THE DEPARTMENT DOCUMENTING ALL WAGES FOR WHICH PAYMENTS ARE CALCULATED UNDER 24 PA.C.S. § 8329 FOR EACH MONTH NO LATER THAN THE FIRST TUESDAY OF THE SECOND SUBSEQUENT MONTH. THE DEPARTMENT SHALL PROCESS AND SUBMIT A PAYMENT REQUISITION TO THE STATE TREASURER IN ORDER TO MAKE A PAYMENT TO EACH EMPLOYER THAT SUBMITTED A TIMELY REPORT NO LATER THAN 14 BUSINESS DAYS FROM THE REQUIRED SUBMISSION DATE. AN EMPLOYER THAT SUBMITS AN UNTIMELY REPORT SHALL BE PAID FOR THE AMOUNT DUE BY THE DEPARTMENT IN A TIMELY MANNER AFTER THE REQUIRED DOCUMENTATION HAS BEEN SUBMITTED. THE DEPARTMENT SHALL MAKE A REPORT EACH MONTH DETAILING THE WAGES REPORTED BY EACH EMPLOYER AND THE PAYMENTS MADE TO THE EMPLOYER FROM THE APPROPRIATION AND PROVIDE AN ELECTRONIC COPY TO THE CHAIRPERSON OF THE APPROPRIATIONS COMMITTEE OF THE SENATE AND THE CHAIRPERSON OF THE APPROPRIATIONS COMMITTEE OF THE HOUSE OF REPRESENTATIVES.

SECTION 1723-L. DEPARTMENT OF ENVIRONMENTAL PROTECTION.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
DEPARTMENT OF ENVIRONMENTAL PROTECTION:

(1) NOTWITHSTANDING SECTION 502 OF THE ACT OF JULY 9, 2008 (1ST SP.SESS., P.L.1873, NO.1), KNOWN AS THE ALTERNATIVE ENERGY INVESTMENT ACT, IN FISCAL YEAR 2015-2016, NO FUNDS SHALL BE APPROPRIATED FROM THE GENERAL FUND TO THE DEPARTMENT FOR THE CONSUMER ENERGY PROGRAM. ANY APPROPRIATION FOR FISCAL YEAR 2015-2016 IS REVOKED.

(2) FROM FUNDS APPROPRIATED FOR GENERAL GOVERNMENT OPERATIONS, $400,000 SHALL BE USED FOR A PROJECT TO IMPROVE INFRASTRUCTURE TO PROVIDE CLEAN DRINKING WATER IN A COUNTY OF THE FOURTH CLASS WITH A POPULATION, BASED ON THE MOST RECENT FEDERAL DECENNIAL CENSUS, OF AT LEAST 150,000 BUT NOT MORE THAN 155,000.

(3) FROM FUNDS APPROPRIATED FOR SEWAGE FACILITIES GRANTS, $500,000 SHALL BE DISTRIBUTED FOR UPGRADES AT AN EXISTING WASTEWATER PUMPING STATION OPERATED BY A JOINT SEWER AUTHORITY SERVING A THIRD CLASS CITY IN A COUNTY OF THE FIFTH CLASS.

(4) NOT LATER THAN 60 DAYS AFTER THE EFFECTIVE DATE OF THIS SECTION, THE DEPARTMENT SHALL PAY OR TRANSFER $6,810,223 OF THE UNEXPENDED ALTERNATIVE ENERGY SERIES 2010B PROCEEDS ALLOCATED TO THE DEPARTMENT UNDER SECTION 304(A) OF THE ALTERNATIVE ENERGY INVESTMENT ACT TO THE COMMONWEALTH FINANCING AUTHORITY FOR THE PAYMENT OF INTEREST DUE DURING FISCAL YEAR 2015-2016 ON THE AUTHORITY'S ALTERNATIVE ENERGY TAX-EXEMPT BOND ISSUES.
OPERATIONS, SUFFICIENT FUNDS ARE INCLUDED FOR THE
COORDINATION OF DONATED DENTAL SERVICES AND $100,000 IS
INCLUDED FOR OUTREACH FOR CHARCOT-MARIE-TOOTH SYNDROME.

(2) FROM FUNDS APPROPRIATED FOR NEWBORN SCREENING,
$250,000 SHALL BE ALLOCATED TO OPERATE A REFERRAL CENTER FOR
ABNORMAL METABOLIC SCREENINGS AT A CHILDREN'S HOSPITAL IN A
COUNTY OF THE EIGHTH CLASS.

(3) FROM FUNDS APPROPRIATED FOR ADULT CYSTIC FIBROSIS
AND OTHER CHRONIC RESPIRATORY ILLNESSES, AT LEAST $204,000
SHALL BE USED FOR A PROGRAM PROMOTING CYSTIC FIBROSIS
RESEARCH IN A COUNTY OF THE SECOND CLASS, AND $102,000 SHALL
BE USED FOR RESEARCH RELATED TO CHILDHOOD CYSTIC FIBROSIS IN
A CITY OF THE FIRST CLASS WITH A HOSPITAL THAT IS NATIONALLY
ACCREDITED AS A CYSTIC FIBROSIS TREATMENT CENTER AND
SPECIALIZES IN THE TREATMENT OF CHILDREN.

(4) FUNDS APPROPRIATED FOR LUPUS PROGRAMS SHALL BE
DISTRIBUTED IN THE SAME PROPORTION AS DISTRIBUTED IN FISCAL

(5) FUNDS APPROPRIATED FOR BIOTECHNOLOGY RESEARCH
INCLUDE ALLOCATIONS FOR REGENERATIVE MEDICINE RESEARCH, FOR
REGENERATIVE MEDICINE MEDICAL TECHNOLOGY, FOR HEPATITIS AND
VIRAL RESEARCH, FOR DRUG RESEARCH AND CLINICAL TRIALS RELATED
TO CANCER, FOR GENETIC AND MOLECULAR RESEARCH FOR DISEASE
IDENTIFICATION AND ERADICATION, FOR A STUDY RELATED TO
NANOTECHNOLOGY, FOR THE COMMERCIALIZATION OF APPLIED RESEARCH
AND FOR A NATIONAL CANCER INSTITUTE CERTIFIED CANCER CENTER
THAT IS EXEMPT FROM THE FEDERAL PROSPECTIVE PAYMENT SYSTEM
AND IS LOCATED IN A CITY OF THE FIRST CLASS.
THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
DEPARTMENT OF LABOR AND INDUSTRY:

(1) THE APPROPRIATION FOR PAYMENT TO THE VOCATIONAL
REHABILITATION FUND FOR WORK OF THE STATE BOARD OF VOCATIONAL
REHABILITATION SERVICES INCLUDES:

(I) TWO MILLION THREE HUNDRED FIFTY-TWO THOUSAND
Dollars for a statewide professional service provider
association for the blind to provide specialized services
and prevention of blindness services, which includes
$200,000 for independent living services for older
individuals who are blind.

(II) FOUR HUNDRED THIRTY-ONE THOUSAND DOLLARS TO
provide specialized services and prevention of blindness
services in cities of the first class.

(2) FROM FUNDS APPROPRIATED FOR INDUSTRY PARTNERSHIPS,
$200,000 SHALL BE ALLOCATED FOR A WORK FORCE DEVELOPMENT
PROGRAM THAT LINKS VETERANS WITH EMPLOYMENT IN A HOME RULE
COUNTY THAT WAS FORMERLY A COUNTY OF THE SECOND CLASS A.

SECTION 1728-L. DEPARTMENT OF MILITARY AND VETERANS AFFAIRS
(RESERVED).

SECTION 1729-L. DEPARTMENT OF HUMAN SERVICES.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
DEPARTMENT OF HUMAN SERVICES:

(1) AUTHORIZED TRANSFERS FOR CHILD-CARE SERVICES. THE
FOLLOWING SHALL APPLY:

(I) THE DEPARTMENT, UPON APPROVAL OF THE SECRETARY,
MAY TRANSFER FEDERAL FUNDS APPROPRIATED FOR TANFBG CHILD
CARE ASSISTANCE TO THE CCDFBG CHILD CARE SERVICES
APPROPRIATION TO PROVIDE CHILD-CARE SERVICES TO
ADDITIONAL LOW-INCOME FAMILIES IF THE TRANSFER OF FUNDS
WILL NOT RESULT IN A DEFICIT IN THE APPROPRIATION. THE
SECRETARY SHALL PROVIDE NOTICE 10 DAYS PRIOR TO A
TRANSFER UNDER THIS SUBPARAGRAPH TO THE CHAIRPERSON AND
MINORITY CHAIRPERSON OF THE APPROPRIATIONS COMMITTEE OF
THE SENATE AND THE CHAIRPERSON AND MINORITY CHAIRPERSON
OF THE APPROPRIATIONS COMMITTEE OF THE HOUSE OF
REPRESENTATIVES.

(II) THE DEPARTMENT, UPON APPROVAL OF THE SECRETARY,
MAY TRANSFER FEDERAL FUNDS APPROPRIATED FOR CCDFBG CHILD
CARE ASSISTANCE TO THE CCDFBG CHILD CARE SERVICES
APPROPRIATION TO PROVIDE CHILD-CARE SERVICES TO
ADDITIONAL LOW-INCOME FAMILIES, PROVIDED THAT THE
TRANSFER OF FUNDS WILL NOT RESULT IN A DEFICIT IN THE
APPROPRIATION. THE SECRETARY SHALL PROVIDE NOTICE 10 DAYS
PRIOR TO A TRANSFER UNDER THIS SUBPARAGRAPH TO THE
CHAIRPERSON AND MINORITY CHAIRPERSON OF THE
APPROPRIATIONS COMMITTEE OF THE SENATE AND THE
CHAIRPERSON AND MINORITY CHAIRPERSON OF THE
APPROPRIATIONS COMMITTEE OF THE HOUSE OF REPRESENTATIVES.

(2) FEDERAL AND STATE MEDICAL ASSISTANCE PAYMENTS. THE

FOLLOWING SHALL APPLY:

(I) FOR FISCAL YEAR 2015-2016, PAYMENTS TO HOSPITALS
FOR COMMUNITY ACCESS FUND GRANTS SHALL BE DISTRIBUTED
UNDER THE FORMULAS UTILIZED FOR THESE GRANTS IN FISCAL
YEAR 2014-2015, IF THE TOTAL FUNDING AVAILABLE UNDER THIS
SUBPARAGRAPH IS LESS THAN THAT AVAILABLE IN FISCAL YEAR
2014-2015, PAYMENTS SHALL BE MADE ON A PRO RATA BASIS.

(II) FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE
TRANSPORTATION SHALL ONLY BE UTILIZED AS A PAYMENT OF
LAST RESORT FOR TRANSPORTATION FOR ELIGIBLE MEDICAL
ASSISTANCE RECIPIENTS.

(III) Amounts allocated from funds appropriated for fee-for-service used for the Select Plan for Women’s Preventive Health Services shall be used for Women’s Medical Services, including noninvasive contraception supplies.

(IV) Federal or state funds appropriated under the General Appropriation Act in accordance with Article VIII-H of the Public Welfare Code not used to make payments to hospitals qualifying as Level III Trauma Centers or seeking accreditation as Level III Trauma Centers shall be used to make payments to hospitals qualifying as Levels I and II Trauma Centers.

(V) Qualifying university-affiliated physician practice plans which received funds for Fiscal Year 2011-2012 shall not receive any less than the State Appropriation made available to those University-Affiliated Physician Practice Plans during Fiscal Year 2011-2012. In addition, the following shall be distributed from funds appropriated for physician practice plans:

(A) Two million dollars shall be distributed to an acute care hospital affiliated with an academic medical center located in a city of the second class.

(B) Three million five hundred thousand dollars shall be distributed to an academic medical center with a regional campus located in a county of the fourth class.

(VI) (A) Except for an academic medical center receiving funds under clause (B), qualifying academic
MEDICAL CENTERS WHICH RECEIVED FUNDS FOR FISCAL YEAR
2014-2015 SHALL NOT RECEIVE ANY LESS THAN THE STATE
APPROPRIATION MADE AVAILABLE TO THOSE ACADEMIC

(B) IN ADDITION TO THE FUNDS UNDER SUBPARAGRAPH
(V)(B), A QUALIFYING ACADEMIC MEDICAL CENTER WITH A
REGIONAL CAMPUS LOCATED IN A COUNTY OF THE FOURTH
CLASS THAT RECEIVED FUNDS IN FISCAL YEAR 2014-2015
SHALL RECEIVE $2,992,000.

(C) IN ADDITION TO THE FUNDS UNDER CLAUSE (A),
THE FOLLOWING SHALL APPLY:

(I) A QUALIFYING ACADEMIC MEDICAL CENTER
LOCATED IN A COUNTY OF THE THIRD CLASS WITH A
POPULATION BETWEEN 210,000 AND 215,000 UNDER THE
2010 FEDERAL DECENNIAL CENSUS SHALL RECEIVE AN
ADDITIONAL $1,850,000.

(II) A QUALIFYING ACADEMIC MEDICAL CENTER
LOCATED IN A COUNTY OF THE THIRD CLASS WITH A
POPULATION BETWEEN 279,000 AND 282,000 UNDER THE
2010 FEDERAL DECENNIAL CENSUS SHALL RECEIVE AN
ADDITIONAL $1,700,000.

(III) A QUALIFYING ACADEMIC MEDICAL CENTER
LOCATED IN A CITY OF THE FIRST CLASS THAT DID NOT
RECEIVE FUNDING DURING FISCAL YEAR 2010-2011
SHALL RECEIVE AN ADDITIONAL $1,200,000.

(VII) NOTWITHSTANDING ANY OTHER LAW, FUNDS
APPROPRIATED FOR MEDICAL ASSISTANCE PAYMENTS FOR FEE-FOR-
SERVICE CARE, EXCLUSIVE OF INPATIENT SERVICES PROVIDED
THROUGH CAPITATION PLANS, SHALL INCLUDE SUFFICIENT FUNDS
FOR TWO SEPARATE ALL PATIENT REFINED DIAGNOSTIC RELATED
GROUP PAYMENTS FOR INPATIENT ACUTE CARE GENERAL HOSPITAL STAYS FOR:

(A) NORMAL NEWBORN CARE; AND

(B) MOTHERS' OBSTETRICAL DELIVERY.

(VIII) FROM FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE PAYMENTS FOR FEE-FOR-SERVICE CARE, $150,000 SHALL BE USED FOR TREATMENT OF CLEFT PALATES AND OTHER CRANIOFACIAL ANOMALIES.

(IX) FROM FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE FEE-FOR-SERVICE CARE AS FOLLOWS:

(A) EIGHT HUNDRED THOUSAND DOLLARS SHALL BE DISTRIBUTED TO A HEALTH SYSTEM FOR CLINICAL OPHTHALMOLOGIC SERVICES LOCATED IN A CITY OF THE FIRST CLASS.

(B) THREE HUNDRED THOUSAND DOLLARS SHALL BE DISTRIBUTED FOR IMPROVEMENTS TO AN INTENSIVE CARE FACILITY IN AN ACUTE CARE HOSPITAL LOCATED IN A CITY OF THE FIRST CLASS.

(C) FIVE MILLION DOLLARS SHALL BE DISTRIBUTED TO A HOSPITAL IN A CITY OF THE THIRD CLASS IN A HOME RULE COUNTY THAT WAS FORMERLY A COUNTY OF THE SECOND CLASS.

(D) ONE MILLION FIVE HUNDRED THOUSAND DOLLARS SHALL BE DISTRIBUTED TO AN ACUTE CARE HOSPITAL SERVING A HEALTH SYSTEM LOCATED IN A CITY OF THE FIRST CLASS AND A CONTIGUOUS COUNTY OF THE SECOND CLASS A WHICH RECEIVED FUNDING UNDER SUBPARAGRAPH (V) DURING FISCAL YEAR 2014-2015.

(E) ONE MILLION FIVE HUNDRED THOUSAND DOLLARS SHALL BE DISTRIBUTED TO AN ACUTE CARE HOSPITAL
AFFILIATED WITH AN ACADEMIC MEDICAL CENTER LOCATED IN A CITY OF THE SECOND CLASS.

(X) FROM FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE CAPITATION, $150,000 SHALL BE USED FOR PREVENTION AND TREATMENT OF DEPRESSION AND ITS COMPLICATIONS IN OLDER PENNSYLVANIANS IN A COUNTY OF THE SECOND CLASS.

(XI) FROM FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE LONG-TERM CARE, $2,000,000 SHALL BE DISTRIBUTED TO A COUNTY NURSING HOME LOCATED IN A HOME RULE COUNTY THAT WAS FORMERLY A COUNTY OF THE SECOND CLASS WHICH HAS A MEDICAL ASSISTANCE OCCUPANCY RATE OF AT LEAST 85%.

(XII) FROM FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE, $2,000,000 SHALL BE DISTRIBUTED TO A NONPUBLIC NURSING HOME LOCATED IN A COUNTY OF THE FIRST CLASS WITH MORE THAN 395 BEDS AND A MEDICAID ACUITY AT 1.19 AS OF AUGUST 1, 2015, TO ENSURE ACCESS TO NECESSARY NURSING CARE IN THAT COUNTY.

(XIII) FROM FUNDS APPROPRIATED FOR MEDICAL ASSISTANCE LONG-TERM CARE, $4,000,000 SHALL BE DISTRIBUTED TO A NONPUBLIC NURSING HOME LOCATED IN A COUNTY OF THE EIGHTH CLASS WITH MORE THAN 119 BEDS AND A MEDICAID ACUITY OF 1.14 AS OF AUGUST 1, 2015, TO ENSURE ACCESS TO NECESSARY NURSING HOME CARE IN THAT COUNTY.

(3) BREAST CANCER SCREENING. THE FOLLOWING SHALL APPLY:

(I) FUNDS APPROPRIATED FOR BREAST CANCER SCREENING MAY BE USED FOR WOMEN'S MEDICAL SERVICES, INCLUDING NONINVASIVE CONTRACEPTION SUPPLIES.

(II) (RESERVED).

(4) WOMEN'S SERVICE PROGRAMS. THE FOLLOWING SHALL APPLY:

(I) FUNDS APPROPRIATED FOR WOMEN'S SERVICE PROGRAMS
GRANTS TO NONPROFIT AGENCIES WHOSE PRIMARY FUNCTION IS TO
PROMOTE CHILDBIRTH AND PROVIDE ALTERNATIVES TO ABORTION
SHALL BE EXPENDED TO PROVIDE SERVICES TO WOMEN UNTIL
CHILDBIRTH AND FOR UP TO 12 MONTHS THEREAFTER, INCLUDING
FOOD, SHELTER, CLOTHING, HEALTH CARE, COUNSELING,
ADOPTION SERVICES, PARENTING CLASSES, ASSISTANCE FOR
POSTDELIVERY STRESS AND OTHER SUPPORTIVE PROGRAMS AND
SERVICES AND FOR RELATED OUTREACH PROGRAMS. AGENCIES MAY
SUBCONTRACT WITH OTHER NONPROFIT ENTITIES WHICH OPERATE
PROJECTS DESIGNED SPECIFICALLY TO PROVIDE ALL OR A
PORTION OF THESE SERVICES. PROJECTS RECEIVING FUNDS
REFERRED TO IN THIS SUBPARAGRAPH SHALL NOT PROMOTE, REFER
FOR OR PERFORM ABORTIONS OR ENGAGE IN ANY COUNSELING
WHICH IS INCONSISTENT WITH THE APPROPRIATION REFERRED TO
IN THIS SUBPARAGRAPH AND SHALL BE PHYSICALLY AND
FINANCIALLY SEPARATE FROM ANY COMPONENT OF ANY LEGAL
ENTITY ENGAGING IN SUCH ACTIVITIES.

(II) FEDERAL FUNDS APPROPRIATED FOR TANFBG
ALTERNATIVES TO ABORTION SHALL BE UTILIZED SOLELY FOR
SERVICES TO WOMEN WHOSE GROSS FAMILY INCOME IS BELOW 185%
OF THE FEDERAL POVERTY GUIDELINES.

(5) THE PROVISIONS OF 8 U.S.C. §§ 1611 (RELATING TO
ALIENS WHO ARE NOT QUALIFIED ALIENS INELIGIBLE FOR FEDERAL
PUBLIC BENEFITS), 1612 (RELATING TO LIMITED ELIGIBILITY OF
QUALIFIED ALIENS FOR CERTAIN FEDERAL PROGRAMS) AND 1642
(RELATING TO VERIFICATION OF ELIGIBILITY FOR FEDERAL PUBLIC
BENEFITS) SHALL APPLY TO PAYMENTS AND PROVIDERS.

(6) FROM FUNDS APPROPRIATED FOR AUTISM INTERVENTION AND
SERVICES, $450,000 SHALL BE DISTRIBUTED TO A BEHAVIORAL
HEALTH FACILITY LOCATED IN A FIFTH CLASS COUNTY WITH A
POPULATION BETWEEN 130,000 AND 135,000 UNDER THE 2010 FEDERAL
DECENNIAL CENSUS THAT OPERATES A CENTER FOR AUTISM AND
DEVELOPMENTAL DISABILITIES, $240,000 SHALL BE DISTRIBUTED TO
AN INSTITUTION OF HIGHER EDUCATION WHICH PROVIDES AUTISM
EDUCATION AND DIAGNOSTIC CURRICULUM LOCATED IN A CITY OF THE
FIRST CLASS THAT OPERATES A CENTER FOR AUTISM IN A COUNTY OF
THE SECOND CLASS A, $240,000 SHALL BE DISTRIBUTED TO AN
INSTITUTION OF HIGHER EDUCATION WHICH PROVIDES AUTISM
EDUCATION AND DIAGNOSTIC CURRICULUM AND IS LOCATED IN A
COUNTY OF THE SECOND CLASS, AND $200,000 SHALL BE ALLOCATED
TO PROGRAMS TO PROMOTE THE HEALTH AND FITNESS OF PERSONS WITH
DEVELOPMENTAL DISABILITIES LOCATED IN A CITY OF THE FIRST
CLASS.

(7) COMMUNITY-BASED FAMILY CENTERS. FUNDS APPROPRIATED
FOR COMMUNITY-BASED FAMILY CENTERS MAY NOT BE CONSIDERED AS
PART OF THE BASE FOR CALCULATION OF THE COUNTY CHILD WELFARE
NEEDS-BASED BUDGET FOR A FISCAL YEAR.

(8) FROM FUNDS APPROPRIATED FOR MENTAL HEALTH SERVICES
OR FROM FEDERAL FUNDS, $580,000 SHALL BE USED FOR THE
FOLLOWING:

(I) THE OPERATION AND MAINTENANCE OF A NETWORK OF
WEB PORTALS THAT PROVIDE COMPREHENSIVE REFERRAL SERVICES,
SUPPORT AND INFORMATION RELATING TO EARLY INTERVENTION,
PREVENTION AND SUPPORT FOR INDIVIDUALS WITH MENTAL HEALTH
OR SUBSTANCE ABUSE ISSUES, COUNTY MENTAL HEALTH OFFICES,
PROVIDERS AND OTHERS THAT PROVIDE MENTAL AND BEHAVIORAL
HEALTH TREATMENT AND RELATED SERVICES.

(II) THE EXPANSION OF THE EXISTING WEB PORTALS,
INCLUDING SERVICES AND RESOURCES FOR MILITARY VETERANS
AND THEIR FAMILIES, INCLUDING COMPREHENSIVE REFERRAL
SERVICES FOR TRANSITIONAL, TEMPORARY AND PERMANENT
HOUSING, JOB PLACEMENT AND CAREER COUNSELING AND OTHER
SERVICES FOR MILITARY VETERANS RETURNING TO CIVILIAN
LIFE.

(9) TO SUPPLEMENT THE FUNDS APPROPRIATED TO THE
DEPARTMENT FOR MEDICAL ASSISTANCE FOR WORKERS WITH
DISABILITIES, IN ADDITION TO THE MONTHLY PREMIUM ESTABLISHED
UNDER SECTION 1503(B)(1) OF THE ACT OF JUNE 26, 2001
(P.L.755, NO.77), KNOWN AS THE TOBACCO SETTLEMENT ACT, THE
DEPARTMENT MAY ADJUST THE PERCENTAGE OF THE PREMIUM UPON
APPROVAL OF THE CENTERS FOR MEDICAID SERVICES AS AUTHORIZED
UNDER FEDERAL REQUIREMENTS. FAILURE TO MAKE PAYMENTS IN
ACCORDANCE WITH THIS PARAGRAPH OR SECTION 1503(B)(1) OF THE
TOBACCO SETTLEMENT ACT SHALL RESULT IN THE TERMINATION OF
MEDICAL ASSISTANCE COVERAGE.

SECTION 1730-L. DEPARTMENT OF REVENUE.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
DEPARTMENT OF REVENUE:

(1) THE ENHANCED REVENUE COLLECTION ACCOUNT SHALL
CONTINUE THROUGH FISCAL YEAR 2019-2020. REVENUES COLLECTED
AND THE AMOUNT OF REFUNDS AVOIDED AS A RESULT OF EXPANDED TAX
RETURN REVIEWS AND TAX COLLECTION ACTIVITIES SHALL BE
DEPOSITED INTO THE ACCOUNT. THE FOLLOWING SHALL APPLY:

(I) OF THE FUNDS IN THE ACCOUNT, FOR EACH OF THE
FISCAL YEARS 2015-2016 THROUGH 2019-2020, UP TO
$25,000,000 IS APPROPRIATED TO THE DEPARTMENT TO FUND THE
COSTS ASSOCIATED WITH INCREASED TAX COLLECTION
ENFORCEMENT AND REDUCTION IN TAX REFUND ERRORS. THE
BALANCE OF THE FUNDS IN THE ACCOUNT ON JUNE 15, 2014, AND
EACH JUNE 15 THEREAFTER, SHALL BE TRANSFERRED TO THE
GENERAL FUND.

(II) THE DEPARTMENT SHALL ISSUE A REPORT TO THE
GOVERNOR, THE CHAIRPERSON AND THE MINORITY CHAIRPERSON OF
THE APPROPRIATIONS COMMITTEE OF THE SENATE AND THE
CHAIRPERSON AND MINORITY CHAIRPERSON OF THE
APPROPRIATIONS COMMITTEE OF THE HOUSE OF REPRESENTATIVES
BY JUNE 1, 2016, AND BY EACH JUNE 1 THEREAFTER, WITH THE
FOLLOWING INFORMATION:

(A) A DETAILED BREAKDOWN OF THE DEPARTMENT'S
ADMINISTRATIVE COSTS IN IMPLEMENTING THE ACTIVITIES
DESCRIBED UNDER THIS SECTION.

(B) THE AMOUNT OF REVENUE COLLECTED AND THE
AMOUNT OF REFUNDS AVOIDED AS A RESULT OF THE
ACTIVITIES UNDER THIS PARAGRAPH, INCLUDING THE TYPE
OF TAX GENERATING THE REVENUE AND AVOIDED REFUNDS.

(2) (RESERVED).

SECTION 1731-L. DEPARTMENT OF STATE (RESERVED).

SECTION 1732-L. DEPARTMENT OF TRANSPORTATION.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
DEPARTMENT OF TRANSPORTATION:

(1) FROM AMOUNTS APPROPRIATED OR ANY OTHER FUNDS USED BY
THE DEPARTMENT DURING THE 2015-2016 FISCAL YEAR, THE
DEPARTMENT MAY NOT USE DIRECT MAIL INSERTS IN MAILINGS FROM
THE DEPARTMENT. AS USED IN THIS PARAGRAPH, THE TERM "DIRECT
MAIL INSERTS" INCLUDE COUPONS FOR COMMERCIAL SERVICES,
ADVERTISING MATERIALS FOR A PRIVATE COMMERCIAL ENTITY AND
DEPARTMENTAL DOCUMENTS WHICH ARE SPONSORED BY A PRIVATE
COMMERCIAL ENTITY.

(2) (RESERVED).

SECTION 1733-L. PENNSYLVANIA STATE POLICE (RESERVED).
SECTION 1734-L. (RESERVED).

SECTION 1735-L. PENNSYLVANIA EMERGENCY MANAGEMENT AGENCY.

THE FOLLOWING SHALL APPLY TO APPROPRIATIONS FOR THE
PENNSYLVANIA EMERGENCY MANAGEMENT AGENCY:

(1) FROM FUNDS APPROPRIATED FOR LOCAL MUNICIPAL
EMERGENCY RELIEF, $3,000,000 SHALL BE USED FOR A STATE
PROGRAM TO PROVIDE ASSISTANCE TO INDIVIDUALS AND POLITICAL
SUBDIVISIONS DIRECTLY AFFECTED BY NATURAL AND MAN-MADE
DISASTERS OR PUBLIC SAFETY EMERGENCIES. STATE ASSISTANCE WILL
BE LIMITED TO GRANTS FOR PROJECTS THAT DO NOT QUALIFY FOR
FEDERAL ASSISTANCE TO HELP REPAIR DAMAGES TO PRIMARY
RESIDENCES, PERSONAL PROPERTY AND PUBLIC FACILITIES. GRANTS
WILL BE MADE AVAILABLE FOR REIMBURSEMENT IN A DISASTER OR
EMERGENCY AREA ONLY WHEN A PRESIDENTIAL DISASTER DECLARATION
IS NOT COVERING THE AREA OR WHEN THE AGENCY DETERMINES THAT A
PUBLIC SAFETY EMERGENCY HAS OCCURRED.

(2) FUNDS APPROPRIATED FOR SEARCH AND RESCUE PROGRAMS
SHALL BE USED TO SUPPORT PROGRAMS RELATED TO TRAINING WORKING
SERVICE DOGS FOCUSING ON RESCUE AND PUBLIC SAFETY AT A CENTER
LOCATED IN A CITY OF THE FIRST CLASS.

SECTION 1736-L. PENNSYLVANIA FISH AND BOAT COMMISSION
(RESERVED).

SECTION 1737-L. STATE SYSTEM OF HIGHER EDUCATION (RESERVED).

SECTION 1737.1-L. STATE-RELATED INSTITUTIONS (RESERVED).

SECTION 1738-L. PENNSYLVANIA HIGHER EDUCATION ASSISTANCE AGENCY
(RESERVED).

SECTION 1739-L. PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION
(RESERVED).

SECTION 1740-L. PENNSYLVANIA INFRASTRUCTURE INVESTMENT
AUTHORITY (RESERVED).
SECTION 1742-L. PENNSYLVANIA BOARD OF PROBATION AND PAROLE (RESERVED).

SECTION 1743-L. PENNSYLVANIA GAMING CONTROL BOARD.

(1) NOTWITHSTANDING 4 PA.C.S. PT. II (RELATING TO GAMING) OR ANY OTHER PROVISION OF LAW TO THE CONTRARY, ANY PAYMENT OF A SLOT MACHINE LICENSE FEE UNDER 4 PA.C.S. § 1209 (RELATING TO SLOT MACHINE LICENSE FEE) RECEIVED BY THE PENNSYLVANIA GAMING CONTROL BOARD AFTER JUNE 30, 2014, SHALL BE DEPOSITED IN AND CREDITED TO THE GENERAL FUND.

(2) (RESERVED).

SECTION 1744-L. (RESERVED).

SECTION 1745-L. (RESERVED).

SECTION 1746-L. (RESERVED).

SECTION 1747-L. (RESERVED).

SECTION 1748-L. COMMONWEALTH FINANCING AUTHORITY (RESERVED).

SECTION 1749-L. THADDEUS STEVENS COLLEGE OF TECHNOLOGY (RESERVED).

SECTION 1750-L. PENNSYLVANIA HOUSING FINANCE AGENCY (RESERVED).

SECTION 1751-L. LIHEABG (RESERVED).

SUBARTICLE C

STATE GOVERNMENT SUPPORT AGENCIES

SECTION 1761-L. HEALTH CARE COST CONTAINMENT COUNCIL (RESERVED).

SECTION 1762-L. STATE ETHICS COMMISSION (RESERVED).

SECTION 1763-L. LEGISLATIVE REFERENCE BUREAU (RESERVED).

SECTION 1764-L. LEGISLATIVE BUDGET AND FINANCE COMMITTEE (RESERVED).

SECTION 1765-L. LEGISLATIVE DATA PROCESSING COMMITTEE (RESERVED).
SECTION 1766-L. JOINT STATE GOVERNMENT COMMISSION (RESERVED).
SECTION 1767-L. JOINT LEGISLATIVE AIR AND WATER POLLUTION
CONTROL AND CONSERVATION COMMITTEE (RESERVED).
SECTION 1768-L. LEGISLATIVE AUDIT ADVISORY COMMISSION
(RESERVED).
SECTION 1769-L. INDEPENDENT REGULATORY REVIEW COMMISSION
(RESERVED).
SECTION 1770-L. CAPITOL PRESERVATION COMMITTEE (RESERVED).
SECTION 1771-L. PENNSYLVANIA COMMISSION ON SENTENCING
(RESERVED).
SECTION 1772-L. CENTER FOR RURAL PENNSYLVANIA (RESERVED).
SECTION 1773-L. COMMONWEALTH MAIL PROCESSING CENTER (RESERVED).
SECTION 1774-L. TRANSFERS (RESERVED).

SUBARTICLE D
JUDICIAL DEPARTMENT
SECTION 1781-L. SUPREME COURT (RESERVED).
SECTION 1782-L. SUPERIOR COURT (RESERVED).
SECTION 1783-L. COMMONWEALTH COURT (RESERVED).
SECTION 1784-L. COURTS OF COMMON PLEAS (RESERVED).
SECTION 1785-L. COMMUNITY COURTS; MAGISTERIAL DISTRICT JUDGES
(RESERVED).
SECTION 1786-L. PHILADELPHIA TRAFFIC COURT (RESERVED).
SECTION 1787-L. PHILADELPHIA MUNICIPAL COURT (RESERVED).
SECTION 1788-L. JUDICIAL CONDUCT BOARD (RESERVED).
SECTION 1789-L. COURT OF JUDICIAL DISCIPLINE (RESERVED).
SECTION 1790-L. JUROR COST REIMBURSEMENT (RESERVED).
SECTION 1791-L. COUNTY COURT REIMBURSEMENT (RESERVED).
SECTION 1792-L. SENIOR JUDGES (RESERVED).
SECTION 1793-L. TRANSFER OF FUNDS BY SUPREME COURT (RESERVED).

SUBARTICLE E
SECTION 1701-M. APPLICABILITY.


SECTION 1702-M. STATE LOTTERY FUND.

THE FOLLOWING APPLY:

(1) FUNDS APPROPRIATED FOR PENNCARE SHALL NOT BE UTILIZED FOR ADMINISTRATIVE COSTS BY THE DEPARTMENT OF AGING.

(2) (RESERVED).

SECTION 1703-M. ENERGY CONSERVATION AND ASSISTANCE FUND

(RESERVED).

SECTION 1704-M. JUDICIAL COMPUTER SYSTEM AUGMENTATION ACCOUNT

(RESERVED).

SECTION 1704.1-M. ACCESS TO JUSTICE ACCOUNT (RESERVED).

SECTION 1705-M. EMERGENCY MEDICAL SERVICES OPERATING FUND

(RESERVED).

SECTION 1706-M. THE STATE STORES FUND (RESERVED).

SECTION 1707-M. MOTOR LICENSE FUND (RESERVED).

SECTION 1708-M. HAZARDOUS MATERIAL RESPONSE FUND (RESERVED).

SECTION 1709-M. MILK MARKETING FUND (RESERVED).

SECTION 1710-M. HOME INVESTMENT TRUST FUND (RESERVED).

SECTION 1711-M. TUITION PAYMENT FUND (RESERVED).

SECTION 1712-M. BANKING FUND (RESERVED).

SECTION 1713-M. FIREARM RECORDS CHECK FUND (RESERVED).
SECTION 1714-M. BEN FRANKLIN TECHNOLOGY DEVELOPMENT AUTHORITY FUND (RESERVED).

SECTION 1715-M. TOBACCO SETTLEMENT FUND (RESERVED).

SECTION 1716-M. (RESERVED).

SECTION 1717-M. RESTRICTED RECEIPT ACCOUNTS.

(A) GENERAL PROVISIONS.--THE SECRETARY MAY CREATE RESTRICTED RECEIPT ACCOUNTS FOR THE PURPOSE OF ADMINISTERING FEDERAL GRANTS ONLY FOR THE PURPOSES DESIGNATED IN THIS SECTION.

(B) DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT.--THE FOLLOWING RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT:

(1) ARC HOUSING REVOLVING LOAN PROGRAM.

(2) (RESERVED).

(C) DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES.--THE FOLLOWING RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES:

(1) FEDERAL AID TO VOLUNTEER FIRE COMPANIES.


(3) NATIONAL FOREST RESERVE ALLOTMENT.

(D) DEPARTMENT OF EDUCATION.--THE FOLLOWING RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE DEPARTMENT OF EDUCATION:

(1) EDUCATION OF THE DISABLED - PART C.

(2) LSTA - LIBRARY GRANTS.

(3) THE PENNSYLVANIA STATE UNIVERSITY FEDERAL AID.

(4) EMERGENCY IMMIGRATION EDUCATION ASSISTANCE.

(5) EDUCATION OF THE DISABLED - PART D.

(6) HOMELESS ADULT ASSISTANCE PROGRAM.

(7) SEVERELY HANDICAPPED.
(8) MEDICAL ASSISTANCE REIMBURSEMENTS TO LOCAL EDUCATION

AGENCIES.

(E) DEPARTMENT OF ENVIRONMENTAL PROTECTION.--THE FOLLOWING
RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE
DEPARTMENT OF ENVIRONMENTAL PROTECTION:

(1) FEDERAL WATER RESOURCES PLANNING ACT.
(2) FLOOD CONTROL PAYMENTS.
(3) SOIL AND WATER CONSERVATION ACT - INVENTORY OF
PROGRAMS.

(F) DEPARTMENT OF DRUG AND ALCOHOL PROGRAMS.--THE FOLLOWING
RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE
DEPARTMENT OF DRUG AND ALCOHOL PROGRAMS:

(1) SHARE LOAN PROGRAM.
(2) (RESERVED).

(G) DEPARTMENT OF TRANSPORTATION.--THE FOLLOWING RESTRICTED
RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE DEPARTMENT OF
TRANSPORTATION:

(1) CAPITAL ASSISTANCE ELDERLY AND HANDICAPPED PROGRAMS.
(2) RAILROAD REHABILITATION AND IMPROVEMENT ASSISTANCE.
(3) RIDESHARING/VAN POOL PROGRAM - ACQUISITION.

(H) PENNSYLVANIA EMERGENCY MANAGEMENT AGENCY.--THE FOLLOWING
RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE
PENNSYLVANIA EMERGENCY MANAGEMENT AGENCY:

(1) RECEIPTS FROM FEDERAL GOVERNMENT - DISASTER RELIEF -
DISASTER RELIEF ASSISTANCE TO STATE AND POLITICAL
SUBDIVISIONS.
(2) (RESERVED).

(I) PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION.--THE
FOLLOWING RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE
PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION:
(1) FEDERAL GRANT - NATIONAL HISTORIC PRESERVATION ACT.

(2) (RESERVED).

(J) EXECUTIVE OFFICES.--THE FOLLOWING RESTRICTED RECEIPT ACCOUNTS MAY BE ESTABLISHED FOR THE EXECUTIVE OFFICES:

(1) RETIRED EMPLOYEES MEDICARE PART D.

(2) JUSTICE ASSISTANCE.

(3) JUVENILE ACCOUNTABILITY INCENTIVE.

(4) EARLY RETIREE REINSURANCE PROGRAM.

SECTION 1718.1-M. GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND (RESERVED).

SECTION 1719-M. VETERANS' TRUST FUND (RESERVED).

SECTION 1720-M. STATE FARM PRODUCTS SHOW FUND (RESERVED).

SECTION 1721-M. PENNSYLVANIA RACE HORSE DEVELOPMENT FUND (RESERVED).

SECTION 20. ARTICLE XVIII OF THE ACT IS RENUMBERED TO READ:

ARTICLE [XVIII] C

INTERPRETATION, EFFECTIVE DATE, AND REPEALER

SECTION [1801] 10001. CONSTITUTIONALITY.--IT IS THE INTENTION OF THE GENERAL ASSEMBLY THAT IF THIS ACT CANNOT TAKE EFFECT IN ITS ENTIRETY, BECAUSE OF THE JUDGMENT OF ANY COURT OF COMPETENT JURISDICTION HOLDING UNCONSTITUTIONAL ANY PART OR PARTS THEREOF, THE REMAINING PROVISIONS OF THE ACT SHALL BE GIVEN FULL FORCE AND EFFECT AS COMPLETELY AS IF THE PART OR PARTS HELD UNCONSTITUTIONAL HAD NOT BEEN INCLUDED HEREIN.

IT IS THE INTENTION OF THE GENERAL ASSEMBLY THAT, IF ANY COURT OF COMPETENT JURISDICTION SHALL HOLD UNCONSTITUTIONAL ANY PROVISIONS OF THIS ACT TRANSFERRING TO A DEPARTMENT, BOARD, COMMISSION, OR OFFICER, THE POWERS AND DUTIES HERETOFORE EXERCISED AND PERFORMED BY ANOTHER DEPARTMENT, BOARD, COMMISSION, OR OFFICER, THE PROVISIONS TRANSFERRING SUCH POWERS
AND DUTIES SHALL THEREBY BECOME INOPERATIVE, AND THAT, IN SUCH
EVENT, THE DEPARTMENT, BOARD, COMMISSION, OR OFFICER, HERETOFORE
EXERCISING SUCH POWERS AND PERFORMING SUCH DUTIES SHALL CONTINUE
TO EXERCISE AND PERFORM THEM. THE REMAINING PROVISIONS OF THIS
ACT SHALL, IN ANY SUCH CASE, BE GIVEN FULL FORCE AND EFFECT.

SECTION [1802] 10002. CONTINUANCE OF EXISTING LAWS.--THE
PROVISIONS OF THIS ACT, AS FAR AS THEY ARE THE SAME AS THOSE OF
EXISTING LAWS, SHALL BE CONSTRUED AS A CONTINUATION OF SUCH
LAWS, AND NOT AS NEW ENACTMENTS.

SECTION [1803] 10003. ENUMERATION OF POWERS OF DEPARTMENTS,
BOARDS, AND COMMISSIONS.--WHENEVER IN THIS ACT THE POWERS AND
DUTIES OF A DEPARTMENT, BOARD, COMMISSION, OR OFFICER ARE
ENUMERATED AND DEFINED, SUCH ENUMERATION AND DEFINITION SHALL
NOT BE CONSTRUED TO BE IN DEROGATION OR LIMITATION OF THE POWERS
AND DUTIES HERETOFORE EXERCISED AND PERFORMED BY SUCH
DEPARTMENT, BOARD, COMMISSION, OR OFFICER UNLESS,

(A) ANY POWER OR DUTY, AS ENUMERATED AND DEFINED, IS CLEARLY
INCONSISTENT WITH THE EXERCISE OF A POWER OR THE PERFORMANCE OF
A DUTY HERETOFORE EXERCISED OR PERFORMED; OR

(B) THERE IS A SPECIFIC STATEMENT THAT A POWER OR A DUTY
HERETOFORE EXERCISED OR PERFORMED SHALL BE EXERCISED OR
PERFORMED BY ANOTHER DEPARTMENT, BOARD, COMMISSION OR OFFICER,
OR THAT SUCH POWER OR DUTY SHALL BE EXERCISED OR PERFORMED IN A
DIFFERENT MANNER.

SECTION [1804] 10004. EFFECTIVE DATE.--ARTICLE V OF THIS ACT
SHALL TAKE EFFECT ON THE FIRST DAY OF JUNE, ONE THOUSAND NINE
HUNDRED AND TWENTY-NINE, BUT IN ALL OTHER RESPECTS THIS ACT
SHALL BECOME EFFECTIVE ON THE FIRST DAY OF JULY OF SAID YEAR,
EXCEPT THAT ANY LICENSES AND TAGS OR BUTTONS ISSUED PRIOR TO THE
EFFECTIVE DATE OF THIS ACT SHALL REMAIN IN FULL FORCE AND EFFECT
FOR THE PERIOD FOR WHICH THEY SHALL HAVE BEEN ISSUED, AND ANY
FORMS OF LICENSE AND TAGS OR BUTTONS PREPARED FOR ISSUANCE OR
FOR THE PREPARATION OF WHICH CONTRACTS SHALL HAVE BEEN EXECUTED
PRIOR TO SUCH EFFECTIVE DATE, MAY BE USED BY THE DEPARTMENT OF
REVENUE DURING THE REMAINDER OF THE YEAR ONE THOUSAND NINE
HUNDRED AND TWENTY-NINE, NOTWITHSTANDING THEY BEAR THE NAME OF A
DEPARTMENT, BOARD OR COMMISSION OTHER THAN THE DEPARTMENT OF
REVENUE.

SECTION [1805] 10005. REPEALER.--

(A) ALL ACTS AND PARTS OF ACTS SUPPLIED BY THIS ACT ARE
HEREBY REPEALED, BUT THIS ACT IS NOT INTENDED TO REPEAL ANY ACT
OR PART OF AN ACT RELATING TO THE SETTLEMENT, ASSESSMENT,
COLLECTION, OR LIEN OF ANY STATE TAX, BONUS, OR LICENSE FEE, IF
THE EFFECT OF SUCH REPEAL WOULD BE TO RELIEVE ANY PERSON,
ASSOCIATION, OR CORPORATION OF ANY TAX, BONUS, OR LICENSE FEE
NOW PAYABLE BY SUCH PERSON, ASSOCIATION, OR CORPORATION.

IF ANY COURT OF COMPETENT JURISDICTION SHALL HOLD THAT ANY
TAX, BONUS, LICENSE FEE, OR OTHER MONEY PAYABLE TO THE
COMMONWEALTH, OR ANY OFFICER OR AGENCY THEREOF, CANNOT BE
SETTLED, ASSESSED, OR COLLECTED UNDER THE PROCEDURE PROVIDED BY
THIS ACT, SUCH TAX, BONUS, LICENSE FEE, OR OTHER MONEY SHALL
CONTINUE TO BE SETTLED OR ASSESSED AND COLLECTED UNDER THE LAWS
IN FORCE PRIOR TO THE PASSAGE OF THIS ACT.

(B) THE FOLLOWING ACTS AND PARTS OF ACTS ARE HEREBY
SPECIFICALLY REPEALED:

SECTIONS ONE, TWO, THREE, FIVE, NINE, ELEVEN, TWELVE,
THIRTEEN, FOURTEEN, SIXTEEN, TWENTY-SIX, THIRTY-ONE, THIRTY-TWO,
THIRTY-THREE, THIRTY-FOUR, THIRTY-SIX, AND FIFTY-ONE, OF THE
ACT, APPROVED THE THIRTIETH DAY OF MARCH, ONE THOUSAND EIGHT
HUNDRED ELEVEN (PAMPHLET LAWS, ONE HUNDRED FORTY-FIVE), ENTITLED
20150HB1327PN2650
"AN ACT TO AMEND AND CONSOLIDATE THE SEVERAL ACTS RELATING TO THE SETTLEMENT OF THE PUBLIC ACCOUNTS AND THE PAYMENT OF THE PUBLIC MONIES AND FOR OTHER PURPOSES."

SECTIONS FORTY-NINE AND FIFTY-NINE OF THE ACT, APPROVED THE FIFTEENTH DAY OF APRIL, ONE THOUSAND EIGHT HUNDRED THIRTY-FOUR (PAMPHLET LAWS, FIVE HUNDRED THIRTY-SEVEN), ENTITLED "AN ACT RELATING TO COUNTIES AND TOWNSHIPS, AND COUNTY AND TOWNSHIPS OFFICERS."

SECTION TEN OF THE ACT, APPROVED THE TWENTY-FIRST DAY OF APRIL, ONE THOUSAND EIGHT HUNDRED FORTY-SIX (PAMPHLET LAWS, FOUR HUNDRED THIRTEEN), ENTITLED "A SUPPLEMENT TO THE LAW RELATING TO DEFAULTING PUBLIC OFFICERS."

THE ACT APPROVED THE FIFTEENTH DAY OF MARCH, ONE THOUSAND EIGHT HUNDRED FORTY-SEVEN (PAMPHLET LAWS, THREE HUNDRED FIFTY-FOUR), ENTITLED "A FURTHER SUPPLEMENT TO THE LAW RELATING TO DEFAULTING PUBLIC OFFICERS."


IN SO FAR AS INCONSISTENT WITH THE PROVISIONS OF THIS ACT, REQUIRING MONTHLY REPORTS AND PAYMENTS TO THE DEPARTMENT OF REVENUE BY COUNTY OFFICERS, SECTION THREE OF THE ACT, APPROVED THE SECOND DAY OF APRIL, ONE THOUSAND EIGHT HUNDRED THIRTY (PAMPHLET LAWS, ONE HUNDRED FORTY-SEVEN), ENTITLED "AN ACT FOR REGULATING HAWKERS AND PEDLARS," AND SECTION NINE OF THE ACT, APPROVED THE SEVENTH DAY OF APRIL, ONE THOUSAND EIGHT HUNDRED THIRTY (PAMPHLET LAWS, THREE HUNDRED EIGHTY-SEVEN), ENTITLED "AN
ACT GRADUATING THE DUTIES UPON WHOLESALE DEALERS AND RETAILERS
OF MERCHANDISE, AND PRESCRIBING THE MODE OF ISSUING LICENSES AND
COLLECTING SAID DUTIES."

SECTION 21. REPEALS ARE AS follows:

(1) THE GENERAL ASSEMBLY DECLARES THAT THE REPEAL UNDER
PARAGRAPH (2) IS NECESSARY TO EFFECTUATE THE ADDITION OF
SECTION 1723-E(B) OF THE ACT.

(2) SECTION 4 OF THE ACT OF OCTOBER 22, 2014 (P.L.2873,
NO.175), KNOWN AS THE PENNSYLVANIA GREENHOUSE GAS REGULATION
IMPLEMENTATION ACT, IS REPEALED.

SECTION 22. THIS ACT SHALL APPLY AS follows:

(1) THE ADDITION OF SECTION 1702-A(B)(1)(VIII) OF THE
ACT SHALL APPLY RETROACTIVELY TO JULY 1, 2015.

(2) THE REENACTMENT AND AMENDMENT OF ARTICLE XVII-A
SUBARTICLE D HEADING AND SECTIONS 1731-A AND 1732-A OF THE
ACT SHALL APPLY RETROACTIVELY TO JUNE 30, 2015.

SECTION 23. THIS ACT SHALL TAKE EFFECT IMMEDIATELY.