24

## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL

No. 188

Session of 1979

INTRODUCED BY ZEMPRELLI, ROSS, FUMO, JUBELIRER, MESSINGER, REIBMAN AND SCHAEFER, FEBRUARY 12, 1979

SENATOR LEWIS, LOCAL GOVERNMENT, AS AMENDED, MAY 8, 1979

## AN ACT

Amending the act of May 2, 1945 (P.L.382, No.164), entitled "An act providing for the incorporation as bodies corporate and 3 politic of 'Authorities' for municipalities, counties and townships; prescribing the rights, powers and duties of such 5 Authorities heretofore or hereafter incorporated; authorizing 6 such Authorities to acquire, construct, improve, maintain and operate projects, and to borrow money and issue bonds 7 therefor; providing for the payment of such bonds, and 8 9 prescribing the rights of the holders thereof; conferring the right of eminent domain on such Authorities; authorizing such 10 Authorities to enter into contracts with and to accept grants 11 from the Federal Government or any agency thereof; and 12 13 conferring exclusive jurisdiction on certain courts over 14 rates," authorizing Authorities to provide business improvements and business administrative services. 15 16 The General Assembly of the Commonwealth of Pennsylvania 17 hereby enacts as follows: Section 1. Subsection A. of section 4, act of May 2, 1945 18 19 (P.L.382, No.164), known as the "Municipality Authorities Act of 20 1945, amended August 1, 1975 (P.L.164, No.85), is amended and 21 the section is amended by adding a subsection to read: 22 Section 4. Purposes and Powers; General. -- A. Every 23 Authority incorporated under this act shall be a body corporate

and politic, and shall be for the purpose of acquiring, holding,

- 1 constructing, improving, maintaining and operating, owning,
- 2 leasing, either in the capacity of lessor or lessee, projects of
- 3 the following kind and character, equipment to be leased by an
- 4 Authority to the municipality or municipalities that organized
- 5 it, buildings to be devoted wholly or partially for public uses,
- 6 including public school buildings, and facilities for the
- 7 conduct of judicial proceedings, and for revenue-producing
- 8 purposes; transportation, marketing, shopping, terminals,
- 9 bridges, tunnels, flood control projects, highways, parkways,
- 10 traffic distribution centers, parking spaces, airports, and all
- 11 facilities necessary or incident thereto, parks, recreation
- 12 grounds and facilities, sewers, sewer systems or parts thereof,
- 13 sewage treatment works, including works for treating and
- 14 disposing of industrial waste, facilities and equipment for the
- 15 collection, removal or disposal of ashes, garbage, rubbish and
- 16 other refuse materials by incineration, land fill or other
- 17 methods, steam heating plants and distribution systems,
- 18 incinerator plants, waterworks, water supply works, water
- 19 distribution systems, swimming pools, playgrounds, lakes, low
- 20 head dams, hospitals, health centers, motor buses for public
- 21 use, when such motor buses are to be used within any
- 22 municipality, subways and industrial development projects,
- 23 including but not limited to projects to retain or develop
- 24 existing industries and the development of new industries:
- 25 Provided, That an Authority created by a school district or
- 26 school districts shall have the power only to acquire, hold,
- 27 construct, improve, maintain, operate and lease public school
- 28 buildings and other school projects acquired, constructed or
- 29 improved for public school purposes. The purpose and intent of
- 30 this act being to benefit the people of the Commonwealth by,

- 1 among other things, increasing their commerce, health, safety
- 2 and prosperity, and not to unnecessarily burden or interfere
- 3 with existing business by the establishment of competitive
- 4 enterprises, none of the powers granted by this act shall be
- 5 exercised in the construction, improvement, maintenance,
- 6 extension or operation of any project or projects which in whole
- 7 or in part shall duplicate or compete with existing enterprises
- 8 serving substantially the same purposes. This limitation shall
- 9 not apply to the exercise of the powers granted hereunder for
- 10 facilities and equipment for the collection, removal or disposal
- 11 of ashes, garbage, rubbish and other refuse materials by
- 12 incineration, land fill or other methods, if each municipality
- 13 organizing or intending to use the facilities of an Authority
- 14 having such powers shall declare by resolution or ordinance that
- 15 it is desirable for the health and safety of the people of such
- 16 municipality that it use the facilities of the Authority, and if
- 17 any contract between such municipality and any other person,
- 18 firm or corporation for the collection, removal or disposal of
- 19 ashes, garbage, rubbish and other refuse material has by its
- 20 terms expired or is terminable at the option of the municipality
- 21 or will expire within six months from the date such ordinance
- 22 becomes effective. This limitation shall not apply to the
- 23 exercise of the powers granted hereunder for industrial
- 24 development projects if the Authority does not develop
- 25 industrial projects which will compete with existing industries.
- 26 This limitation shall not apply to the exercise of the powers
- 27 granted hereunder for business improvement districts if each
- 28 <u>municipality organizing an Authority for such a project shall</u>
- 29 <u>declare by resolution or ordinance that it is desirable for the</u>
- 30 <u>entire municipality to improve the business district.</u> This

- 1 limitation shall also not apply to hospital projects to be
- 2 leased to public hospitals or nonprofit hospital corporations
- 3 serving the public if each municipality organizing an Authority
- 4 for such a project shall declare by resolution or ordinance that
- 5 it is desirable for the health and safety of the people in the
- 6 area served by such hospital to have such facilities provided by
- 7 an Authority. The municipality or municipalities organizing such
- 8 an Authority may, in the resolution or ordinance signifying
- 9 their intention so to do, or from time to time by subsequent
- 10 resolution or ordinance, specify the project or projects to be
- 11 undertaken by the said Authority, and no other projects shall be
- 12 undertaken by the said Authority than those so specified. If the
- 13 municipal authorities organizing an authority fail to specify
- 14 the project or projects to be undertaken, then the Authority
- 15 shall be deemed to have all the powers granted by this act.
- 16 \* \* \*
- 17 <u>E. In addition to the other purposes designated by this act,</u>
- 18 an Authority may be established to make business improvements or
- 19 administrative services in districts designated by the
- 20 <u>municipality or municipalities acting jointly and zoned</u>
- 21 <u>commercial or used for general commercial purposes.</u>
- 22 Business improvements means those improvements needed in the
- 23 <u>district to the district in general or to specific areas or</u>
- 24 <u>individual properties including but not limited to sidewalks</u>,
- 25 retaining walls, street paving, street lighting, parking lots,
- 26 parking garages, trees and shrubbery, pedestrian walks, sewers,
- 27 water lines, rest areas and acquisition and remodeling or
- 28 <u>demolition of blighted buildings or structures. Improvements</u>
- 29 <u>shall not be made to property not acquired.</u>
- 30 Administrative service means those intangible matters which

- 1 improve the ability of the commercial activities of the district
- 2 to serve the consumer including but not limited to free or
- 3 reduced free parking for customers, transportation repayments,
- 4 public relations programs, group advertising and uniforms credit
- 5 policies.
- 6 The Authority may make planning or feasibility studies to
- 7 determine needed improvements or administrative services.
- 8 Written notice of the proposed improvement or service and the
- 9 <u>estimated cost thereof shall be given to each property owner in</u>
- 10 the district.
- 11 The Authority shall be required to hold a public hearing on
- 12 the proposed improvement or service and the estimated costs
- 13 thereof. Notice of such hearing shall be advertised at least ten
- 14 days prior thereto in a newspaper whose circulation is within
- 15 the municipality where the Authority is established. At such
- 16 public hearing any interested party may be heard.
- 17 The Authority shall take no further action on any proposed
- 18 improvement or service if objection is made by a majority of the
- 19 property owners in the district. Objections shall be made within
- 20 twenty days after the conclusion of the public hearing on the
- 21 proposed improvement or service. Objections must be in writing,
- 22 signed and filed in the office of the prothonotary of the county
- 23 in which the district is located and in the registered office of
- 24 the Authority.
- 25 The Authority may impose an assessment on each benefited
- 26 property within a business improvement district which shall be
- 27 determined by the total cost of the improvements or services in
- 28 such district stated in the planning or feasibility study.
- 29 The total cost of the improvements or services in such
- 30 district shall be assessed to all of the benefited properties in

- 1 the district by either of the following methods:
- 2 (a) By an assessment determined by multiplying the total
- 3 <u>improvement or service cost by the ratio of the assessed value</u>
- 4 of the benefited property to the total assessed valuation of all
- 5 <u>benefited properties in the district.</u>
- 6 (b) By an assessment upon the several properties in the
- 7 district in proportion to benefits as ascertained by viewers
- 8 appointed in accordance with municipal law.
- 9 (c) An assessment allocated according to gross sales or
- 10 gross or net profits or actual benefit. Before any assessments
- 11 are made, the Authority shall submit the plan and estimated
- 12 costs for the business improvements to the municipality in which
- 13 <u>such project is to be undertaken and the municipality shall have</u>
- 14 approved the plan and estimated cost. There shall not be charged
- 15 against the improved properties an aggregate amount in excess of
- 16 the estimated cost.
- 17 The Authority may by resolution authorize the payment of the
- 18 assessment in equal annual, or more frequent installments over
- 19 such time and bearing interest at such rate not in excess of six
- 20 percent as may be specified in the resolution. Where bonds shall
- 21 have been issued and sold, or notes or guarantees given or
- 22 issued, to provide for the cost of the improvements or services
- 23 the assessment in equal installments FOR BOND REPAYMENT shall
- 24 not be payable beyond the term for which the bonds, notes or
- 25 quarantees are payable.
- 26 <u>Claims to secure the assessments shall be entered in the</u>
- 27 prothonotary's office of the county at the same time and in the
- 28 form and shall be collected in the same manner as municipal
- 29 claims are filed and collected notwithstanding the provisions of
- 30 this section as to installment payments.

- 1 <u>In the case of default in the payment of any installment and</u>
- 2 <u>interest for a period of sixty days after it becomes due, the</u>
- 3 <u>entire assessment and accrued interest shall be due.</u>
- 4 Any owner of property, against whom an assessment has been
- 5 made, may pay the same in full, at any time, with accrued
- 6 <u>interest and costs thereon</u>, and such payment shall discharge the
- 7 <u>lien of such assessment.</u>
- 8 Section 2. This act shall take effect in 60 days.