THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 172

Session of 2003

INTRODUCED BY BARD, HERSHEY, RUBLEY, HERMAN, BUNT, CREIGHTON, CURRY, DALEY, HENNESSEY, HORSEY, LEACH, PAYNE, SAYLOR, SEMMEL, TANGRETTI, THOMAS, WRIGHT, ZUG AND REICHLEY, FEBRUARY 10, 2003

SENATOR THOMPSON, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, DECEMBER 19, 2003

AN ACT

Τ.	Requiring the Department of General Services to establish energy	<
2	profiles for certain State buildings and to report to the	
3	General Assembly; and requiring the Pennsylvania Public	
4	Utility Commission to report to the General Assembly.	
5	The General Assembly finds and declares as follows:	
6	(1) In this time of rising natural gas prices, the	
7	General Assembly does not intend to increase in any manner	
8	the bills of natural gas customers within this Commonwealth.	
9	(2) It is necessary to acquire information to properly	
L O	respond to the potential upcoming crisis caused by rising	
L1	natural gas prices.	
L2	AMENDING THE ACT OF APRIL 9, 1929 (P.L.177, NO.175), ENTITLED	<
L3	"AN ACT PROVIDING FOR AND REORGANIZING THE CONDUCT OF THE	
L 4	EXECUTIVE AND ADMINISTRATIVE WORK OF THE COMMONWEALTH BY THE	
L 5	EXECUTIVE DEPARTMENT THEREOF AND THE ADMINISTRATIVE	
L6	DEPARTMENTS, BOARDS, COMMISSIONS, AND OFFICERS THEREOF,	
L 7	INCLUDING THE BOARDS OF TRUSTEES OF STATE NORMAL SCHOOLS, OR	
L8	TEACHERS COLLEGES; ABOLISHING, CREATING, REORGANIZING OR	
L9	AUTHORIZING THE REORGANIZATION OF CERTAIN ADMINISTRATIVE	
20	DEPARTMENTS, BOARDS, AND COMMISSIONS; DEFINING THE POWERS AND	
21	DUTIES OF THE GOVERNOR AND OTHER EXECUTIVE AND ADMINISTRATIVE	
22	OFFICERS, AND OF THE SEVERAL ADMINISTRATIVE DEPARTMENTS,	

- BOARDS, COMMISSIONS, AND OFFICERS; FIXING THE SALARIES OF THE
- 2 GOVERNOR, LIEUTENANT GOVERNOR, AND CERTAIN OTHER EXECUTIVE
- 3 AND ADMINISTRATIVE OFFICERS; PROVIDING FOR THE APPOINTMENT OF
- 4 CERTAIN ADMINISTRATIVE OFFICERS, AND OF ALL DEPUTIES AND
- 5 OTHER ASSISTANTS AND EMPLOYES IN CERTAIN DEPARTMENTS, BOARDS,
- 6 AND COMMISSIONS; AND PRESCRIBING THE MANNER IN WHICH THE
- 7 NUMBER AND COMPENSATION OF THE DEPUTIES AND ALL OTHER
- 8 ASSISTANTS AND EMPLOYES OF CERTAIN DEPARTMENTS, BOARDS AND
- 9 COMMISSIONS SHALL BE DETERMINED, " PROVIDING FOR LOCAL TAX
- 10 WITHHOLDING OF COMMONWEALTH EMPLOYEES; FURTHER PROVIDING FOR
- 11 FEES CHARGEABLE BY THE DEPARTMENT OF AGRICULTURE, THE
- 12 DEPARTMENT OF HEALTH, THE INSURANCE DEPARTMENT, THE
- 13 DEPARTMENT OF LABOR AND INDUSTRY AND THE PENNSYLVANIA
- 14 SECURITIES COMMISSION, FOR THE CORPORATION BUREAU RESTRICTED
- 15 ACCOUNT AND FOR COLLECTIVE BARGAINING IN EDUCATION; PROVIDING
- 16 FOR NEWBORN CHILD TESTING AT FEDERALLY CERTIFIED
- 17 LABORATORIES; REQUIRING THE DEPARTMENT OF GENERAL SERVICES TO
- 18 ESTABLISH ENERGY PROFILES FOR CERTAIN STATE BUILDINGS;
- 19 FURTHER PROVIDING FOR COAL FUEL IN STATE HEATING SYSTEMS;
- 20 REPEALING AN EXPIRATION PROVISION RELATING TO COLLECTIVE
- 21 BARGAINING BY CERTAIN PUBLIC EMPLOYERS; MAKING REPEALS
- 22 RELATING TO FEES; AND MAKING A REPEAL RELATING TO THE
- 23 CORPORATION BUREAU RESTRICTED ACCOUNT.
- 24 The General Assembly of the Commonwealth of Pennsylvania
- 25 hereby enacts as follows:
- 26 Section 1. Short title.
- 27 This act shall be known and may be cited as the Energy
- 28 Profile for State Buildings Act.
- 29 Section 2. Definitions.
- 30 The following words and phrases when used in this act shall

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- 31 have the meanings given to them in this section unless the
- 32 context clearly indicates otherwise:
- 33 "Department." The Department of General Services of the
- 34 Commonwealth.
- 35 "Energy profile." A document, as described in section 3,
- 36 showing the types and rates of energy consumed and the amount of
- 37 dollars expended for energy consumption in a State building.
- 38 "State building." A structure occupied by an executive
- 39 agency as defined in 62 Pa.C.S. § 103 (relating to definitions).
- 40 Section 3. Energy profiles for State buildings.
- 41 (a) Establishment. The department shall establish an energy

- 1 profile for each State building.
- 2 (b) Content. The energy profile established in subsection
- 3 (a) shall include, but not be limited to, the following
- 4 information for the State building:
- 5 (1) The source of electric generation, including the
- 6 type of generation.
- 7 (2) The source of heating fuel, including the type of
- 8 fuel.
- 9 (3) The size of the building as measured in square feet.
- 10 (4) The total expenditures per month for electricity and
- 11 heating fuel.
- 12 (5) The total amount of British thermal units per month.
- 13 (6) The total amount of Btu's per month per square foot.
- 14 (7) The total expenditures per month per square foot.
- 15 Information shall be reported for the current month and the
- 16 preceding six months and shall clearly indicate the additional
- 17 utility costs or the cost savings from the immediate past month
- 18 to the current month as well as any cumulative costs or cost
- 19 savings for the fiscal year.
- 20 (c) Posting. The department shall post the energy profile
- 21 for a State building in a location accessible to the general
- 22 public during normal business hours and shall post the energy
- 23 profile for the State building on the department's World Wide
- 24 Web site.
- 25 (d) Public record. An energy profile shall be deemed a
- 26 public record and subject to the provisions of the act of June
- 27 21, 1957 (P.L.390, No.212), referred to as the Right to Know
- 28 Law.
- 29 (e) Review and regulations. The department shall annually
- 30 review the provisions of this act to determine if additional

- 1 information shall be required to be included on each profile.
- 2 The department shall have the authority to promulgate rules and
- 3 regulations necessary to implement the provisions of this act.
- 4 Section 4. Report to General Assembly.
- 5 Using the information collected in section 3, the department
- 6 shall report to the General Assembly on the type, total cost and
- 7 amount and average cost of energy used in State buildings and
- 8 shall provide this report on an annual basis. The report may
- 9 contain the Statewide information for previous years if the data
- 10 is already available.
- 11 Section 5. Report from Pennsylvania Public Utility Commission.
- 12 The Pennsylvania Public Utility Commission shall report to
- 13 the General Assembly by October 30, 2003, on the potential
- 14 problems caused by rising natural gas prices. This report shall
- 15 include current statistics on natural gas universal service
- 16 programs, statistics on customer average bills, delinquencies,
- 17 terminations and the number of natural gas customers at risk for
- 18 utility terminations before the start of any winter moratorium.
- 19 Section 6. Effective date.
- 20 This act shall take effect immediately.
- 21 SECTION 1. THE ACT OF APRIL 9, 1929 (P.L.177, NO.175), KNOWN <-
- 22 AS THE ADMINISTRATIVE CODE OF 1929, IS AMENDED BY ADDING A
- 23 SECTION TO READ:
- 24 <u>SECTION 224. LOCAL TAX WITHHOLDING OF COMMONWEALTH</u>
- 25 <u>EMPLOYES.--(A) NOTWITHSTANDING THE PROVISIONS OF THE ACT OF</u>
- 26 <u>DECEMBER 31, 1965 (P.L.1257, NO.511), KNOWN AS "THE LOCAL TAX</u>
- 27 ENABLING ACT, " THE COMMONWEALTH SHALL DEDUCT AT THE TIME OF
- 28 PAYMENT OF A SALARY, WAGE, COMMISSION OR OTHER COMPENSATION, THE
- 29 TAX IMPOSED BY ORDINANCE OR RESOLUTION ON THE EARNED INCOME DUE
- 30 TO ITS EMPLOYES, AND SHALL, ON OR BEFORE APRIL 30 OF THE CURRENT

- 1 YEAR, JULY 31 OF THE CURRENT YEAR, OCTOBER 31 OF THE CURRENT
- 2 YEAR AND JANUARY 31 OF THE SUCCEEDING YEAR, FILE A RETURN AND
- 3 PAY TO THE OFFICER OF THE RELEVANT TAXING JURISDICTION THE
- 4 AMOUNT OF TAXES DEDUCTED DURING THE PRECEDING THREE-MONTH
- 5 PERIODS ENDING MARCH 31 OF THE CURRENT YEAR, JUNE 30 OF THE
- 6 CURRENT YEAR, SEPTEMBER 30 OF THE CURRENT YEAR AND DECEMBER 31
- 7 OF THE CURRENT YEAR, RESPECTIVELY. THE RATE OF WITHHOLDING SHALL
- 8 BE AS FOLLOWS:
- 9 (1) FOR EMPLOYES RESIDING IN A TAXING JURISDICTION THAT
- 10 IMPOSES A RESIDENT TAX RATE, THE AMOUNT DEDUCTED SHALL BE BASED
- 11 ON THE ORDINANCE OR RESOLUTION OF THE TAXING JURISDICTION FIXING
- 12 THE RESIDENT TAX RATE WHERE THE EMPLOYE RESIDES AND THE
- 13 COMMONWEALTH SHALL REMIT THE AMOUNT OF TAXES DEDUCTED TO THAT
- 14 TAXING JURISDICTION;
- 15 (2) FOR EMPLOYES RESIDING IN A TAXING JURISDICTION THAT DOES
- 16 NOT IMPOSE A RESIDENT TAX RATE, OR WHERE THE RESIDENCE TAX RATE
- 17 IMPOSED IS LESS THAN THE NONRESIDENT TAX RATE IMPOSED BY THE
- 18 TAXING JURISDICTION WHERE THE OFFICE, FACTORY, WORKSHOP, BRANCH,
- 19 WAREHOUSE OR OTHER PLACE OF BUSINESS IS LOCATED, THE AMOUNT
- 20 DEDUCTED SHALL BE BASED ON THE ORDINANCE OR RESOLUTION OF THE
- 21 TAXING JURISDICTION FIXING THE NONRESIDENT TAX RATE WHERE THE
- 22 OFFICE, FACTORY, WORKSHOP, BRANCH, WAREHOUSE OR OTHER PLACE OF
- 23 BUSINESS IS LOCATED AND THE COMMONWEALTH SHALL REMIT THE AMOUNT
- 24 OF TAXES DEDUCTED TO THAT TAXING JURISDICTION;
- 25 (3) FOR EMPLOYES RESIDING OR WORKING IN A CITY OF THE FIRST
- 26 CLASS, THE AMOUNT DEDUCTED SHALL BE BASED ON THE ORDINANCE
- 27 IMPOSED BY THE CITY UNDER THE AUTHORITY OF THE ACT OF AUGUST 5,
- 28 1932 (SP.SESS., P.L.45, NO.45), REFERRED TO AS THE STERLING ACT,
- 29 AND THE COMMONWEALTH SHALL REMIT THE AMOUNT OF TAXES DEDUCTED TO
- 30 THE CITY OF THE FIRST CLASS.

1	(B) SUCH RETURN UNLESS OTHERWISE AGREED UPON BETWEEN THE
2	TAXING OFFICER AND THE COMMONWEALTH SHALL SHOW THE NAME AND
3	SOCIAL SECURITY NUMBER OF EACH SUCH EMPLOYE, THE EARNED INCOME
4	OF SUCH EMPLOYE DURING SUCH PRECEDING THREE-MONTH PERIOD, THE
5	TAX DEDUCTED THEREFROM, THE POLITICAL SUBDIVISIONS IMPOSING THE
6	TAX UPON SUCH EMPLOYE, THE TOTAL EARNED INCOME OF ALL SUCH
7	EMPLOYES DURING SUCH PRECEDING THREE-MONTH PERIOD AND THE TOTAL
8	TAX DEDUCTED THEREFROM AND PAID WITH THE RETURN.
9	SECTION 2. SECTION 602-A OF THE ACT IS AMENDED BY ADDING A
10	CLAUSE TO READ:
11	SECTION 602-A. DEPARTMENT OF AGRICULTURETHE DEPARTMENT OF
12	AGRICULTURE IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING
13	PURPOSES AND IN THE FOLLOWING AMOUNTS:
14	* * *
15	(16) EATING AND DRINKING PLACES:
16	(I) NEW ESTABLISHMENTS
17	(A) NEW ESTABLISHMENTS THAT ARE OWNER
18	OPERATED WITH A SEATING CAPACITY OF
19	LESS THAN 50 103.00
20	(B) ALL OTHER NEW ESTABLISHMENTS 241.00
21	(II) RENEWAL OR CHANGE OF OWNERSHIP 82.00
22	(III) DUPLICATE LICENSE FOR EACH
23	ADDITIONAL BUSINESS LOCATION 14.00
24	(IV) TEMPORARY LICENSE
25	SECTION 3. SECTION 607-A(1) OF THE ACT IS REPEALED.
26	SECTION 4. SECTION 609-A(3) OF THE ACT, ADDED JULY 1, 1981
27	(P.L.143, NO.48), IS AMENDED AND THE SECTION IS AMENDED BY
28	ADDING A CLAUSE TO READ:
29	SECTION 609-A. DEPARTMENT OF HEALTHTHE DEPARTMENT OF
30	HEALTH IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING PURPOSES

1	AND IN THE FOLLOWING AMOUNTS:
2	* * *
3	[(3) MINIATURE CERTIFICATE OF BIRTH 5.00]
4	* * *
5	(6) VITAL STATISTICS:
6	(I) CERTIFIED COPY OF A BIRTH RECORD 10.00
7	(II) CERTIFIED COPY OF A DEATH RECORD 9.00
8	SECTION 5. SECTION 612-A(1), (3), (4), (5) AND (6) OF THE
9	ACT, AMENDED JULY 1, 1990 (P.L.277, NO.67), ARE AMENDED AND THE
10	SECTION IS AMENDED BY ADDING A CLAUSE TO READ:
11	SECTION 612-A. INSURANCE DEPARTMENTTHE INSURANCE
12	DEPARTMENT IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING
13	PURPOSES AND IN THE FOLLOWING AMOUNTS:
14	(1) INSURANCE COMPANIES, ASSOCIATIONS OR
15	EXCHANGES:
16	(I) VALUATION OF LIFE INSURANCE
17	POLICIES BASED ON A PER THOUSAND
18	[DOLLAR VALUE OF SUCH INSURANCE \$.01 WITH
19	A MINIMUM
20	CHARGE OF
21	\$10.00]
22	DOLLAR VALUE OF SUCH INSURANCE \$.015 WITH
23	A MINIMUM
24	CHARGE_OF
25	<u> </u>
26	(II) FILING COPY OF CHARTER OR AMEND-
27	MENT OF A DOMESTIC, FOREIGN OR ALIEN
28	[COMPANY, ASSOCIATION OR EXCHANGE 150.00]
29	COMPANY, ASSOCIATION OR EXCHANGE 300.00
30	(III) FILING ANNUAL STATEMENT OR OTHER

1	STATEMENT OF A DOMESTIC, FOREIGN
2	OR ALIEN COMPANY, ASSOCIATION OR
3	[EXCHANGE
4	EXCHANGE
5	(IV) LICENSE FEE FOR A DOMESTIC, FOREIGN
6	OR ALIEN COMPANY, ASSOCIATION OR
7	[EXCHANGE OR ANY DUPLICATE LICENSE 40.00]
8	EXCHANGE OR ANY DUPLICATE LICENSE 100.00
9	[(V) LICENSE FOR A RATING ORGANIZATION 25.00]
10	(V) LICENSE FOR A RATING ORGANIZATION 50.00
11	(VI) EXAMINATION OF A DOMESTIC, FOREIGN
12	AND ALIEN COMPANY EXPENSE OF
13	EXAMINATION
14	(VII) FILING AND REVIEW OF MERGER AGREE-
15	MENTS OF DOMESTIC, FOREIGN AND
16	[ALIEN COMPANIES
17	ALIEN COMPANIES
18	(VIII) FILING AND REVIEW OF CONVERSION
19	PLAN FROM MUTUAL COMPANY TO STOCK
20	[COMPANY1,200.00]
21	COMPANY2,500.00
22	(IX) FILING AND REVIEW OF CONVERSION PLAN
23	FROM STOCK COMPANY TO MUTUAL
24	[COMPANY1,200.00]
25	COMPANY
26	(X) FILING AND REVIEW OF PROPOSED EXCHANGE
27	[OF SHARES OF STOCK
28	OF SHARES OF STOCK
29	(XI) FILING AND REVIEW OF MATERIAL IN
30	CONNECTION WITH A PROPOSED ACQUISI-

1	TION OR OFFER TO ACQUIRE CAPITAL
2	STOCK OF A DOMESTIC INSURANCE
3	[COMPANY OR INSURANCE HOLDING COMPANY1,200.00]
4	COMPANY OR INSURANCE HOLDING COMPANY.2,500.00
5	(XII) FILING AND REVIEW OF REGISTRATION
6	STATEMENT BY AN INSURANCE MEMBER OF
7	[AN INSURANCE HOLDING COMPANY 200.00]
8	AN INSURANCE HOLDING COMPANY 400.00
9	(XIII) FOR EACH AMENDMENT TO SUCH
10	[REGISTRATION STATEMENT 80.00]
11	REGISTRATION STATEMENT200.00
12	(XIV) ISSUANCE OF A CERTIFICATE OF
13	[COMPLIANCE, DEPOSIT OR SURETY 10.00]
14	COMPLIANCE, DEPOSIT OR SURETY 20.00
15	(XV) ANY OTHER CERTIFICATE ISSUED BY THE
16	[DEPARTMENT10.00]
17	DEPARTMENT
18	(XVI) FILING AND REVIEW OF QUALIFICATIONS
19	OF AN INSURER TO ISSUE VARIABLE
20	[ANNUITIES 210.00]
21	<u>ANNUITIES400.00</u>
22	(XVII) CERTIFICATION OF EACH COPY OF ANY
23	[PAPER FILED WITH DEPARTMENT 10.00
24	PLUS .10
25	PER PAGE]
26	PAPER FILED WITH DEPARTMENT 20.00
27	PLUS .20
28	PER PAGE
29	(XVIII) COPY OF ANY PAPER FILED WITH
30	DEPARTMENT ON A PER/PAGE BASIS25

1		(XIX) COPY OF ANNUAL STATEMENT
2		[PAGES1.00]
3		PAGES
4		(XX) DOMESTIC COMPANY LICENSE
5		[APPLICATION
6		APPLICATION
7		(XXI) FOREIGN/ALIEN LICENSE
8		[APPLICATION
9		APPLICATION
10		(XXII) QUALIFICATION OF INSURER TO ISSUE
11		[VARIABLE LIFE CONTRACTS
12		VARIABLE LIFE CONTRACTS
13		(XXIII) RETURN OF INCREASE OR DECREASE OR
14		[STATED CAPITAL
15		STATED CAPITAL
16		(XXIV) REINSURANCE AND ASSUMPTION
17		[AGREEMENT
18		AGREEMENT
19		(XXV) REQUEST TO PAY EXTRAORDINARY
20		[DIVIDENDS
21		DIVIDENDS
22		(XXVI) SURPLUS LINE BINDING AUTHORITY
23		[AGREEMENT
24		AGREEMENT
25		(XXVII) DUPLICATE OF AGENCY OR BROKER
26		[RECORD
27		RECORD
28	* *	*
29	(3)	FRATERNAL BENEFIT SOCIETIES:
30		(I) FILING COPY OF CHARTER OF A DOMESTIC,
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1	FOREIGN OR ALIEN SOCIETY, IN ADDITION	
2	TO ANY FEE FOR FILING SUCH CHARTER	
3	[WITH THE DEPARTMENT OF STATE	35.00]
4	WITH THE DEPARTMENT OF STATE	70.00
5	(II) THE FILING OF AN ANNUAL OR OTHER	
6	[STATEMENT	125.00]
7	STATEMENT	750.00
8	(III) LICENSE TO SOCIETY OR CERTIFIED COPY	
9	[OR DUPLICATE THEREOF	40.00]
10	OR DUPLICATE THEREOF	80.00
11	(IV) EACH LISTING FOR WRITTEN EXAMINATION	
12	OF AN APPLICANT FOR LICENSE AS AN	
13	AGENT	10.00
14	(V) EACH APPLICANT FOR SUCH LICENSES FOR	
15	WHICH AN EXAMINATION IS NOT REQUIRED.	5.00
16	(VI) AGENT'S LICENSE FOR EACH DOMESTIC OR	
17	FOREIGN SOCIETY, FOR LIFE OR	
18	ACCIDENT AND HEALTH LINES, OR ANY	
19	COMBINATION THEREOF, REGARDLESS OF	
20	THE NUMBER OF POWERS, EXCEPTING	
21	VARIABLE ANNUITIES, FOR WHICH	
22	LICENSED	10.00
23	(VII) COPY OF ANY PAPER FILED IN THE	
24	DEPARTMENT	10.00
25	DEPARTMENT, PER PAGE	.25
26	(VIII) ANY CERTIFICATE REQUIRED	10.00
27	(IX) MAKING EXAMINATIONS	EXPENSE OF
28		EXAMINATION
29	(X) FILING AND REVIEWING AGREEMENTS OF	
30	MERGER OF DOMESTIC, FOREIGN AND ALIEN	

1	[SOCIETIES	200.00]
2	SOCIETIES	400.00
3	(XI) FILING AND REVIEW OF A PLAN OF CON-	
4	VERSION FROM A FRATERNAL BENEFIT	
5	SOCIETY TO A MUTUAL COMPANY AND FOR	
6	FILING EACH AMENDMENT TO	
7	[REGISTRATION STATEMENT	200.00]
8	REGISTRATION STATEMENT	400.00
9	(XII) FOR ISSUING A CERTIFICATE OF COMPLI-	
10	ANCE, DEPOSIT OR SURETY OR ANY OTHER	
11	CERTIFICATE REQUIRED TO BE ISSUED	
12	[BY THE DEPARTMENT	10.00]
13	BY THE DEPARTMENT	20.00
14	(XIII) FILING AND REVIEW OF QUALIFICATION	
15	OF A SOCIETY TO ISSUE VARIABLE	
16	[ANNUITIES	210.00]
17	ANNUITIES	400.00
18	(XIV) CERTIFICATE OF AN AGENT'S LICENSE OR	
19	FOR DUPLICATE OR REPLACEMENT	
20	LICENSES	10.00
21	(XV) ANY OTHER CERTIFICATE ISSUED BY THE	
22	DIVISION OF AGENTS	10.00
23	(XVI) EACH RENEWAL OF LICENSE AS AN	
24	INDIVIDUAL AGENT	10.00
25	(XVII) EACH ADDITIONAL VARIABLE ANNUITY	
26	POWER IN SUCH LICENSE	5.00
27	(4) LICENSE AND ANNUAL RENEWAL FOR MANAGER OR	
28	EXCLUSIVE GENERAL AGENT FOR DOMESTIC	
29	[INSURANCE COMPANY	.200.00]
30	INSURANCE COMPANY40	0.00

1	(5) MOTOR VEHICLE PHYSICAL DAMAGE APPRAISER:
2	[(I) INITIAL LICENSE
3	(I) INITIAL LICENSE
4	[(II) ANNUAL RENEWAL
5	(II) ANNUAL RENEWAL
6	(6) PROFESSIONAL BONDSMAN LICENSE:
7	(I) INITIAL LICENSE
8	[(II) ANNUAL RENEWAL
9	(II) ANNUAL RENEWAL
10	* * *
11	(9) ANNUAL COMPANY APPOINTMENT FEE AS
12	DEFINED AND REGULATED BY SECTION
13	671-A ACT OF MAY 17, 1921
14	(P.L.789, NO.285), KNOWN AS
15	"THE INSURANCE DEPARTMENT ACT
16	OF 1921"
17	(10) INSURANCE PRODUCER LICENSE
18	_FEES:
19	(I) AMENDED LICENSE
20	(II) CERTIFIED LICENSE HISTORY 25.00
21	(III) DUPLICATE LICENSE 25.00
22	SECTION 6. SECTION 613-A(1) AND (2) OF THE ACT, AMENDED JULY
23	7, 1989 (P.L.241, NO.42), IS AMENDED TO READ:
24	SECTION 613-A. DEPARTMENT OF LABOR AND INDUSTRYTHE
25	DEPARTMENT OF LABOR AND INDUSTRY IS AUTHORIZED TO CHARGE FEES
26	FOR THE FOLLOWING PURPOSES AND IN THE FOLLOWING AMOUNTS:
27	(1) FEES FOR UNFIRED PRESSURE VESSELS AND BOILERS:
28	(I) CERTIFICATE OF OPERATIONS:
29	[(A) UNFIRED PRESSURE VESSELS \$30.00]
30	(A) UNFIRED PRESSURE VESSELS \$44.00

1	[(B) BOILERS	15.00]
2	(B) BOILERS	22.00
3	(II) FOR THE INTERNAL INSPECTION OF POWER	
4	BOILERS, HIGH PRESSURE, HIGH TEMPERA-	
5	TURE WATER BOILERS AND MINIATURE	
6	BOILERS, THE FEES SHALL BE AS FOLLOWS:	
7	(A) BOILERS OF 50 SQUARE FEET OF	
8	[HEATING SURFACE OR LESS	15.00]
9	HEATING SURFACE OR LESS	22.00
10	(B) BOILERS OVER 50 SQUARE FEET OF HEAT-	
11	ING SURFACE AND LESS THAN 4,000	
12	[SQUARE FEET OF HEATING SURFACE	25.00]
13	SQUARE FEET OF HEATING SURFACE	36.00
14	(C) BOILERS OVER 4,000 SQUARE FEET	
15	OF HEATING SURFACE OR MORE AND	
16	LESS THAN 10,000 SQUARE FEET OF	
17	[HEATING SURFACE	35.00]
18	HEATING SURFACE	51.00
19	(D) BOILERS OVER 10,000 SQUARE FEET	
20	[OF HEATING SURFACE OR MORE	40.00]
21	OF HEATING SURFACE OR MORE	58.00
22	[(E) MINIATURE BOILERS	10.00]
23	(E) MINIATURE BOILERS	15.00
24	(III) FOR THE EXTERNAL INSPECTION OF	
25	POWER BOILERS, HIGH PRESSURE AND	
26	HIGH TEMPERATURE WATER BOILERS,	
27	THE FEES SHALL BE AS FOLLOWS:	
28	(A) BOILERS OF 50 SQUARE FEET OF	
29	[HEATING SURFACE OR LESS	10.00]
30	HEATING SURFACE OR LESS	15.00

1	(B) BOILERS OVER 50 SQUARE FEET OF	
2	[HEATING SURFACE	15.00]
3	HEATING SURFACE	22.00
4	(C) NOT MORE THAN \$50 PLUS THE ANNUAL	
5	CERTIFICATE FEE SHALL BE COLLECTED	
6	FOR ANY AND ALL INSPECTION ABOVE	
7	OF ANY BOILER IN ANY ONE YEAR.	
8	(IV) FOR THE INTERNAL OR EXTERNAL INSPEC-	
9	TION OF LOW PRESSURE BOILERS, THE	
10	FEES SHALL BE AS FOLLOWS:	
11	(A) HEATING BOILERS WITHOUT A	
12	[MANHOLE	12.50]
13	MANHOLE	18.00
14	[(B) HEATING BOILERS WITH A MANHOLE	15.00]
15	(B) HEATING BOILERS WITH A MANHOLE	22.00
16	[(C) HOT WATER SUPPLY BOILERS	10.00]
17	(C) HOT WATER SUPPLY BOILERS	15.00
18	(D) NOT MORE THAN \$50 PLUS THE ANNUAL	
19	CERTIFICATE FEE SHALL BE COLLECT-	
20	ED FOR ANY AND ALL INSPECTIONS AS	
21	ABOVE OF ANY LOW PRESSURE BOILER	
22	IN ANY REQUIRED INSPECTION PER-	
23	IOD.	
24	(V) FOR THE INTERNAL OR EXTERNAL INSPECTION	
25	OF PRESSURE VESSELS, THE FEES SHALL BE	
26	AS FOLLOWS:	
27	(A) EACH PRESSURE VESSEL SUBJECT TO IN-	
28	SPECTION HAVING A CROSS SECTIONAL	
29	[AREA OF 50 SQUARE FEET OR LESS	10.00]
30	AREA OF 50 SQUARE FEET OR LESS	15.00

1	(B)	EACH ADDITIONAL 100 SQUARE FEET OF	
2		[AREA IN EXCESS OF 50 SQUARE FEET.	10.00]
3		AREA IN EXCESS OF 50 SQUARE FEET.	15.00
4	(C)	NOT MORE THAN \$75 SHALL BE PAID	
5		FOR EACH INSPECTION ON ANY ONE	
6		VESSEL.	
7	(D)	A GROUP OF PRESSURE VESSELS, SUCH	
8		AS THE ROLLS OF A PAPER MACHINE	
9		FOR DRYER OPERATING AS A SINGLE	
10		MACHINE OR UNIT, SHALL BE CON-	
11		SIDERED ONE PRESSURE VESSEL.	
12		NOT MORE THAN \$75 PLUS ANNUAL	
13		CERTIFICATE FEE SHALL BE COL-	
14		LECTED FOR ANY AND ALL INSPEC-	
15		TIONS AS ABOVE OF ANY PRESSURE	
16		VESSEL IN ANY REQUIRED INSPEC-	
17		TION PERIOD, EXCEPT IN SUCH	
18		CASES WHERE THE VESSEL IS MOVED.	
19	(VI) AP	PROVAL OF PLANS:	
20	(A)	COMPLETE MECHANICAL ROOM	
21		DRAWINGS - BOILERS AND OTHER	
22		[VESSELS	50.00]
23		VESSELS	73.00
24	[(B)	HIGH PRESSURE BOILERS	20.00]
25	<u>(B)</u>	HIGH PRESSURE BOILERS	29.00
26	[(C)	LOW PRESSURE BOILERS	20.00]
27	<u>(C)</u>	LOW PRESSURE BOILERS	29.00
28	(VII) B	OILER INSPECTORS:	
29	[(A)	INSPECTOR'S EXAMINATION FEE	30.00]
30	<u>(A)</u>	INSPECTOR'S EXAMINATION FEE	44.00

1	(B) CERTIFICATE OF COMPETENCY AND
2	[COMMISSION FEE
3	COMMISSION FEE
4	(C) NEW CREDENTIAL CARD FEE (ANNUAL
5	[RENEWAL)
6	RENEWAL)
7	[(VIII) HYDROSTATIC TEST (WITNESSED) 15.00]
8	(VIII) HYDROSTATIC TEST (WITNESSED) 22.00
9	[(IX) ONSITE CONSULTATION FEE (PER HOUR) 20.00]
10	(IX) ONSITE CONSULTATION FEE (PER HOUR) 29.00
11	[(X) INSPECTION OF REPAIR FEE 10.00]
12	(X) INSPECTION OF REPAIR FEE 15.00
13	(XI) ASME SHOP SURVEY FEE
14	[FULL DAY 500.00]
15	FULL DAY 726.00
16	[HALF DAY
17	HALF DAY
18	(XII) COPY OF DEPARTMENT BOILER
19	[REGULATIONS5.00]
20	<u>REGULATIONS</u>
21	(XIII) ACCEPTANCE OF BOILERS AND PRESSURE
22	VESSELS NOT ORIGINALLY DESTINED FOR
23	[USE WITHIN THE COMMONWEALTH 500.00]
24	USE WITHIN THE COMMONWEALTH 726.00
25	(2) FEES FOR ELEVATORS:
26	[(I) INSPECTOR'S EXAMINATION FEE 50.00]
27	(I) INSPECTOR'S EXAMINATION FEE 73.00
28	(II) COMMISSION FEE AND INITIAL
29	[CREDENTIAL CARD
30	CREDENTIAL CARD

1	[(III) RENEWAL CREDENTIAL CARD FEE	20.00]
2	(III) RENEWAL CREDENTIAL CARD FEE 2	9.00
3	(IV) PLANS APPROVAL APPLICATION:	
4	(A) PASSENGER, FREIGHT AND COMBINATION	
5	PASSENGER/FREIGHT ELEVATORS EXCEPT	
6	HYDRAULIC ELEVATORS:	
7	[(1) 1-7 FLOORS	250.00]
8	(1) 1-7 FLOORS	363.00
9	[(2) 8-20 FLOORS	300.00]
10	(2) 8-20 FLOORS	436.00
11	[(3) MORE THAN 20 FLOORS	350.00]
12	(3) MORE THAN 20 FLOORS	508.00
13	(B) HYDRAULIC PASSENGER, FREIGHT AND	
14	COMBINATION PASSENGER/FREIGHT	
15	ELEVATORS AND OTHER LIFTING	
16	[DEVICES	200.00]
17	DEVICES	290.00
18	[(C) SKI LIFTS	350.00]
19	(C) SKI LIFTS	508.00
19 20	(C) SKI LIFTS	
		200.00]
20	[(D) ESCALATORS	200.00]
20 21	[(D) ESCALATORS	200.00] 290.00 100.00]
202122	[(D) ESCALATORS	200.00] 290.00 100.00] 5.00
20212223	[(D) ESCALATORS	200.00] 290.00 100.00] 5.00 25.00]
20 21 22 23 24	[(D) ESCALATORS	200.00] 290.00 100.00] 5.00 25.00]
202122232425	[(D) ESCALATORS	200.00] 290.00 100.00] 5.00 25.00]
20212223242526	[(D) ESCALATORS	200.00] 290.00 100.00] 5.00 25.00]
20 21 22 23 24 25 26 27	[(D) ESCALATORS	200.00] 290.00 100.00] 5.00 25.00]

1	(1) 1-7 FLOORS	94.00
2	[(2) 8-20 FLOORS	. 80.00]
3	(2) 8-20 FLOORS	116.00
4	[(3) MORE THAN 20 FLOORS	. 100.00]
5	(3) MORE THAN 20 FLOORS	145.00
6	(B) HYDRAULIC PASSENGER, FREIGHT	
7	AND COMBINATION PASSENGER/	
8	FREIGHT ELEVATORS AND OTHER	
9	[LIFTING DEVICES	50.00]
10	LIFTING DEVICES	. 73.00
11	[(C) SKI LIFTS	100.00]
12	(C) SKI LIFTS	. 145.00
13	[(D) ESCALATORS	65.00]
14	(D) ESCALATORS	. 94.00
15	[(VIII) SPECIAL APPROVAL	350.00]
16	(VIII) SPECIAL APPROVAL	.508.00
17	(IX) REINSPECTION FOLLOWING FAILED INITIA	AL
18	[ACCEPTANCE INSPECTION	100.00]
19	ACCEPTANCE INSPECTION	. 145.00
20	(X) REINSPECTION FOLLOWING	
21	FAILURE TO CORRECT VIOLATIONS	
22	[WITHIN ALLOTTED TIME PERIOD	50.00]
23	WITHIN ALLOTTED TIME PERIOD	. 73.00
24	(XI) COPY OF DEPARTMENT ELEVATOR	
25	[REGULATIONS	5.00]
26	REGULATIONS	. 7.00
27	(XII) DUPLICATE CERTIFICATE OF	
28	[OPERATION	10.00]
29	OPERATION	. 15.00
30	* * *	

1	SECTION 7. SECTIONS 615-A AND 618-A OF THE ACT ARE AMENDED
2	BY ADDING PARAGRAPHS TO READ:
3	SECTION 615-A. PENNSYLVANIA SECURITIES COMMISSIONTHE
4	PENNSYLVANIA SECURITIES COMMISSION IS AUTHORIZED TO CHARGE FEES
5	FOR THE FOLLOWING PURPOSES AND IN THE FOLLOWING AMOUNTS:
6	* * *
7	(12) FILING FEES FOR SALES OF SECURITIES:
8	(I) EXEMPTION FILINGS UNDER SECTION 203(I)
9	OF THE ACT OF DECEMBER 5, 1972
10	(P.L.1280, NO.284), KNOWN AS THE "PENNSYLVANIA
11	SECURITIES ACT OF 1972,"
12	EXCEPT AS PROVIDED IN SECTION 205(B)(V)
13	OF THE "PENNSYLVANIA SECURITIES
14	ACT OF 1972"
15	(II) REGISTRATION STATEMENT FILINGS UNDER
16	SECTION 205 OF THE "PENNSYLVANIA SECURITIES
17	ACT OF 1972, " EXCEPT AS PROVIDED IN
18	SECTION 205(B)(V) OF THE
19	"PENNSYLVANIA SECURITIES ACT
20	OF 1972" 500.00
21	(III) REGISTRATION STATEMENT
22	FILINGS UNDER SECTION 206 OF THE
23	"PENNSYLVANIA SECURITIES ACT OF 1972," EXCEPT
24	AS PROVIDED IN SECTION 205(B)(V)
25	OF THE "PENNSYLVANIA SECURITIES
26	ACT OF 1972"
27	PLUS 1/20 OF 1% OF THE
28	MAXIMUM AGGREGATE OFFERING
29	PRICE AT WHICH SUCH SECURITIES
30	ARE TO BE OFFERED IN THIS STATE

1	DURING THE EFFECTIVE PERIOD
2	OF THE REGISTRATION UP
3	TO A MAXIMUM FILING
4	FEE OF \$2,150.
5	(IV) IN THE CASE OF REGISTRATION STATEMENT
6	FILINGS UNDER SECTION 205 OR 206 OF THE
7	"PENNSYLVANIA SECURITIES ACT OF
8	1972" OR EXEMPTION FILINGS UNDER SECTION
9	203(I) OF THE "PENNSYLVANIA SECURITIES
10	ACT OF 1972" BY AN OPEN-END OR
11	CLOSED-END INVESTMENT COMPANY, FACE
12	AMOUNT CERTIFICATE COMPANY OR UNIT
13	INVESTMENT TRUST, AS SUCH
14	PERSONS ARE CLASSIFIED IN THE
15	"INVESTMENT COMPANY ACT OF 1940"
16	<u>(54 STAT. 789, 15 U.S.C.</u>
17	<u>§ 1501 ET SEQ.).</u>
18	BASED UPON THE MAXIMUM AGGREGATE
19	OFFERING PRICE AT WHICH
20	SUCH SECURITIES ARE TO BE OFFERED IN
21	THIS STATE DURING THE EFFECTIVE
22	PERIOD OF THE REGISTRATION,
23	EXEMPTION OR RENEWAL OF THE EXEMPTION,
24	THE FEE FOR:
25	(A) \$4,000,000 OR LESS IS 1/20 OF 1%
26	WITH A MINIMUM FEE OF \$350;
27	(B) MORE THAN \$4,000,000 BUT LESS
28	<u>THAN \$100,000,000</u>
29	IS THE MAXIMUM FEE PAYABLE
30	UNDER CLAUSE (A) PLUS \$500;

1	(C) \$100,000,000 OR MORE IS THE MAXIMUM
2	FEE PAYABLE UNDER CLAUSE (A) PLUS THE
3	ADDITIONAL AMOUNT DUE UNDER
4	CLAUSE (B) PLUS \$500; EXCEPT THAT,
5	IN THE CASE OF A REGISTRATION
6	STATEMENT IN WHICH THE
7	ISSUER, PURSUANT TO ITS ARTICLES
8	OF INCORPORATION OR OTHER GOVERNING
9	INSTRUMENTS, IS RESTRICTED
10	TO HOLDING EXCLUSIVELY DEBT SECURITIES
11	OF OTHER PERSONS HAVING FIXED FINAL
12	MATURITY DATES OCCURRING
13	WITHIN 200 DAYS FROM THE INITIAL
14	EFFECTIVE DATE OF THE REGISTRATION
15	STATEMENT FOR THE ISSUER'S
16	SECURITIES FILED UNDER THE "SECURITIES
17	ACT OF 1933" (45 STAT. 74, 15 U.S.C.
18	§ 77 A ET. SEQ.), THE MAXIMUM FEE
19	PAYABLE UNDER THE ABOVE SCHEDULE
20	SHALL NOT EXCEED \$1,250.
21	IF AN OPEN-END OR CLOSED-END
22	INVESTMENT COMPANY, FACE
23	AMOUNT CERTIFICATE COMPANY OR UNIT
24	INVESTMENT TRUST, AS SUCH PERSONS
25	ARE CLASSIFIED IN THE "INVESTMENT
26	COMPANY ACT OF 1940, WHICH HAS AN
27	EFFECTIVE REGISTRATION UNDER
28	SECTION 205 OR 206 OF THE "PENNSYLVANIA
29	SECURITIES ACT OF 1972" ELECTS TO
30	CONVERT TO AN EXEMPTION

1	UNDER SECTION 203(I) OF THE "PENNSYLVANIA
2	SECURITIES ACT OF 1972" WITHOUT EXTENDING
3	THE EFFECTIVE PERIOD OF THE EXEMPTION
4	UNDER SECTION 203(I) OF THE
5	"PENNSYLVANIA SECURITIES ACT OF
6	1972" BEYOND THE DATE UPON WHICH
7	THE REGISTRATION UNDER SECTION
8	205 OR 206 OF THE "PENNSYLVANIA
9	SECURITIES ACT OF 1972" WOULD HAVE
10	OTHERWISE TERMINATED, THERE SHALL BE
11	NO ADDITIONAL FILING FEE REQUIRED.
12	(V) EXEMPTION FILINGS UNDER SECTION
13	203(O)(II) OF THE
14	"PENNSYLVANIA SECURITIES ACT OF
15	1972" SHALL BE
16	(VI) WHEN A REGISTRATION STATEMENT
17	IS WITHDRAWN BEFORE THE EFFECTIVE
18	DATE OF A PRE-EFFECTIVE STOP ORDER IS
19	ENTERED UNDER SECTION 208 OF THE
20	"PENNSYLVANIA SECURITIES ACT OF
21	1972, THE AMOUNT THAT THE COMMISSION
22	SHALL RETAIN FROM THE FILING
23	FEE SHALL BE:
24	(A) UNDER SECTION 205 250.00
25	(B) UNDER SECTION 206
26	(VII) FILING AN APPLICATION FOR
27	EXEMPTION FROM REGISTRATION
28	UNDER SECTION 202(G) OF THE
29	"PENNSYLVANIA SECURITIES ACT
30	OF 1972"

1	(VIII) FILING AN APPLICATION FOR
2	EXEMPTION FROM REGISTRATION
3	FOR AN OFFERING OF SECURITIES
4	TO BE SOLD UNDER SECTION
5	203(D) OF THE "PENNSYLVANIA SECURITIES ACT
6	OF 1972":
7	(A) WHERE THE MAXIMUM AGGREGATE OFFERING
8	PRICE AT WHICH SUCH SECURITIES ARE
9	OFFERED IN THIS STATE
10	IS LESS THAN \$100,000
11	(B) WHERE THE MAXIMUM AGGREGATE OFFERING
12	PRICE AT WHICH SUCH
13	SECURITIES ARE OFFERED IN THIS
14	STATE IS \$100,000 OR MORE BUT LESS
15	THAN \$1,000,000
16	(C) WHERE THE MAXIMUM AGGREGATE
17	OFFERING PRICE AT WHICH
18	SUCH SECURITIES ARE BEING
19	OFFERED IN THIS STATE
20	_IS \$1,000,000 OR MORE 400.00
21	(IX) FILING AN APPLICATION FOR
22	EXEMPTION FROM REGISTRATION UNDER
23	SECTION 203(N) OF THE "PENNSYLVANIA
24	SECURITIES ACT OF 1972"
25	(X) FILING AN APPLICATION FOR EXEMPTION
26	FROM REGISTRATION UNDER SECTION
27	203(P) OF THE "PENNSYLVANIA SECURITIES
28	ACT OF 1972"
29	(XI) THE FEE FOR FILING WITH THE
30	COMMISSION ANY AMENDMENT TO

1	A REGISTRATION UNDER SECTION 205 OR
2	206 OF THE "PENNSYLVANIA SECURITIES
3	ACT OF 1972" UNLESS A FEE IS OTHERWISE
4	REQUIRED FOR SUCH FILING UNDER
5	THIS SECTION
6	(XII) REGISTRATION STATEMENT FILINGS
7	UNDER SECTION 205 OF THE
8	"PENNSYLVANIA SECURITIES
9	ACT OF 1972," EXCEPT AS
10	PROVIDED IN SECTION 205(B)(IV)
11	OF THE "PENNSYLVANIA SECURITIES ACT
12	OF 1972," BASED UPON THE MAXIMUM
13	AGGREGATE OFFERING PRICE AT WHICH
14	SUCH SECURITIES ARE TO BE
15	OFFERED IN THIS STATE
16	DURING THE EFFECTIVE PERIOD OF
17	THE REGISTRATION STATEMENT:
18	(A) LESS THAN \$10,000,000
19	(B) \$10,000,000 OR MORE 1,000.00
20	(XIII) REGISTRATION STATEMENT
21	FILINGS UNDER SECTION 206 OF THE
22	"PENNSYLVANIA SECURITIES ACT OF 1972,"
23	EXCEPT AS PROVIDED IN SECTION
24	205(B)(IV) OF THE "PENNSYLVANIA
25	SECURITIES ACT OF 1972" 500.00
26	PLUS 1/20 OF
27	1% OF THE MAXIMUM
28	AGGREGATE OFFERING
29	PRICE AT WHICH
30	SUCH SECURITIES

1	_	ARE TO BE
2	_	OFFERED IN
3	-	THIS STATE, DURING
4	-	THE EFFECTIVE
5	-	PERIOD OF THE
6	-	REGISTRATION UP
7	-	TO A MAXIMUM
8	-	FILING FEE OF \$3,000.
9	(XIV)) IN THE CASE OF REGISTRATION
10	-	STATEMENT FILINGS
11	-	UNDER SECTION 205 OR 206 OF THE
12	_	"PENNSYLVANIA SECURITIES ACT OF 1972"
13	_	OR NOTICE FILINGS UNDER
14	_	SECTION 211 OF THE "PENNSYLVANIA
15	-	SECURITIES ACT OF 1972" BY AN OPEN-END
16	-	OR CLOSED-END INVESTMENT
17	-	COMPANY, FACE AMOUNT CERTIFICATE
18	-	COMPANY OR UNIT INVESTMENT
19	-	TRUST, AS SUCH PERSONS ARE
20	-	CLASSIFIED IN THE "INVESTMENT
21	-	COMPANY ACT OF 1940."
22	-	BASED UPON THE MAXIMUM AGGREGATE
23	-	OFFERING PRICE AT WHICH
24	-	SUCH SECURITIES ARE TO BE OFFERED
25	-	IN THIS STATE DURING
26	-	THE EFFECTIVE PERIOD OF THE REGISTRATION
27	-	OR NOTICE FILING, THE FEE FOR:
28	<u>.</u>	(A) \$4,000,000 OR LESS, 1/20 OF 1% WITH
29		A MINIMUM FEE OF \$350;
30	<u>1</u>	(B) MORE THAN \$4,000,000 BUT LESS

1	THAN \$100,000,000\$3,000;
2	(C) \$100,000,000 OR MORE\$3,500; OR
3	(D) FOR AN INDEFINITE AMOUNT OF SECURITIES
4	TO BE OFFERED IN THIS STATE DURING
5	THE EFFECTIVE PERIOD OF
6	THE REGISTRATION OR NOTICE FILING.
7	THE AMOUNT SPECIFIED IN CLAUSE (C)
8	PLUS A \$500 ASSESSMENT SPECIFIED
9	<u>IN SECTION 602.1(A)(5)</u>
10	OF THE "PENNSYLVANIA SECURITIES
11	<u>ACT OF 1972."</u>
12	(XV) EXEMPTION FILINGS UNDER
13	SECTION 203(O) OF THE
14	_ "PENNSYLVANIA SECURITIES ACT
15	OF 1972" SHALL BE
16	(XVI) WHEN A REGISTRATION
17	STATEMENT OR NOTICE FILING
17 18	STATEMENT OR NOTICE FILING MADE UNDER SECTION 211(A)
18	MADE UNDER SECTION 211(A)
18 19	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA
18 19 20	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972"
18 19 20 21	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE
18 19 20 21 22	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE
18 19 20 21 22 23	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE STOP ORDER IS ENTERED UNDER
18 19 20 21 22 23 24	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE STOP ORDER IS ENTERED UNDER SECTION 208 OF
18 19 20 21 22 23 24 25	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE STOP ORDER IS ENTERED UNDER SECTION 208 OF THE "PENNSYLVANIA SECURITIES
18 19 20 21 22 23 24 25 26	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE STOP ORDER IS ENTERED UNDER SECTION 208 OF THE "PENNSYLVANIA SECURITIES ACT OF 1972," THE
18 19 20 21 22 23 24 25 26 27	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE STOP ORDER IS ENTERED UNDER SECTION 208 OF THE "PENNSYLVANIA SECURITIES ACT OF 1972," THE AMOUNT THAT THE COMMISSION
18 19 20 21 22 23 24 25 26 27 28	MADE UNDER SECTION 211(A) OF THE "PENNSYLVANIA SECURITIES ACT OF 1972" IS WITHDRAWN BEFORE THE EFFECTIVE DATE OR A PRE-EFFECTIVE STOP ORDER IS ENTERED UNDER SECTION 208 OF THE "PENNSYLVANIA SECURITIES ACT OF 1972," THE AMOUNT THAT THE COMMISSION SHALL RETAIN FROM

1	IMPOSED UNDER SECTION 602.1(A)(5)	
2	OF THE "PENNSYLVANIA SECURITIES	
3	ACT OF 1972" SHALL BE:	
4	(A) UNDER SECTION 205 OF THE	
5	"PENNSYLVANIA SECURITIES ACT OF	
6	1972" OR A NOTICE FILING UNDER	
7	SECTION 211(A) OF THE "PENNSYLVANIA	
8	SECURITIES ACT OF 1972"	400.00
9	(B) UNDER SECTION 206 OF THE	
10	"PENNSYLVANIA SECURITIES ACT	
11	OF 1972"	250.00
12	(XVII) FILING A NOTICE ON	
13	A NOTICE ON SEC FORM D UNDER	
14	SECTION 211(B) OF THE	
15	"PENNSYLVANIA SECURITIES ACT	
16	OF 1972"	525.00
17	(XVIII) FILING AN APPLICATION FOR	
18	EXEMPTION FROM REGISTRATION	
19	UNDER SECTION 203(D) OR (S) OF	
20	THE "PENNSYLVANIA SECURITIES	
21	ACT OF 1972":	
22	(A) WHERE THE MAXIMUM AGGREGATE	
23	OFFERING PRICE AT WHICH SUCH	
24	SECURITIES ARE OFFERED IN THIS STATE	
25	IS LESS THAN \$1,000,000	150.00
26	(B) WHERE THE MAXIMUM AGGREGATE	
27	OFFERING PRICE AT WHICH SUCH	
28	SECURITIES ARE OFFERED IN THIS	
29		
	STATE IS \$1,000,000 OR MORE	400.00
30	STATE IS \$1,000,000 OR MORE (XIX) FILING AN APPLICATION FOR	400.00

1	EXEMPTION FROM REGISTRATION
2	UNDER SECTION 203(T) OF THE
3	"PENNSYLVANIA SECURITIES
4	ACT OF 1972" 500.00
5	(XX) FILING AN APPLICATION FOR
6	EXEMPTION FROM REGISTRATION
7	UNDER SECTION 203(P) OF THE
8	"PENNSYLVANIA SECURITIES ACT OF 1972" 100.00
9	(13) THERE SHALL BE NO REFUND OF ANY FILING FEE
10	SPECIFIED IN PARAGRAPH (12)(XVII) THROUGH (XX).
11	(14) EVERY APPLICANT FOR AN INITIAL OR RENEWAL LICENSE
12	UNDER SECTION 301 OF THE "PENNSYLVANIA SECURITIES ACT OF
13	1972" SHALL PAY A FILING FEE OF \$350 IN THE CASE OF A BROKER-
14	DEALER, \$80 IN THE CASE OF AN AGENT, \$275 IN THE CASE OF AN
15	INVESTMENT ADVISER AND \$80 IN THE CASE OF AN INVESTMENT
16	ADVISER REPRESENTATIVE. THE TERM OF AN AGENT'S OR ASSOCIATED
17	PERSON'S REGISTRATION HEREUNDER SHALL BE CONCURRENT WITH THAT
18	OF HIS EMPLOYER, IF A BROKER-DEALER OR AN INVESTMENT ADVISER
19	WHEN AN AGENT CHANGES EMPLOYERS, AN \$80 FEE SHALL BE PAID.
20	WHEN AN INVESTMENT ADVISER REPRESENTATIVE CHANGES EMPLOYERS,
21	AN \$80 FEE SHALL BE PAID. WHEN AN APPLICATION IS DENIED OR
22	WITHDRAWN OR A REGISTRATION REVOKED, THE FILING FEE SHALL BE
23	RETAINED. A FEDERALLY COVERED ADVISER SHALL PAY AN ANNUAL
24	NOTICE FILING FEE OF \$350.
25	(15) THE FEE FOR THE COMMISSION'S ACTING AS AN ESCROW
26	HOLDER FOR SECURITIES UNDER SECTION 207 OF THE "PENNSYLVANIA
27	SECURITIES ACT OF 1972" IS \$100.
28	(16) THE COMMISSION MAY FIX BY REGULATION A REASONABLE
29	CHARGE FOR ANY PUBLICATION ISSUED UNDER ITS AUTHORITY.
30	(17) THE COMMISSION MAY FIX BY REGULATION REASONABLE

1	CHARGES FOR THE COST OF ADMINISTERING EXAMINATIONS REQUIRED
2	FOR REGISTRATION UNDER SECTION 301 OF THE "PENNSYLVANIA
3	SECURITIES ACT OF 1972."
4	SECTION 618-A. DEPARTMENT OF STATETHE DEPARTMENT OF STATE
5	IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING PURPOSES AND IN
6	THE FOLLOWING AMOUNTS:
7	* * *
8	(2) CORPORATION BUREAU THE FEES OF THE CORPORATION BUREAU
9	OF THE DEPARTMENT, INCLUDING FEES FOR THE PUBLIC ACTS AND
10	TRANSACTIONS OF THE SECRETARY OF THE COMMONWEALTH ADMINISTERED
11	THROUGH THE BUREAU SHALL BE AS FOLLOWS:
12	(I) DOMESTIC CORPORATIONS:
13	(A) ARTICLES OF INCORPORATION,
14	LETTERS PATENT OR LIKE INSTRUMENT
15	INCORPORATING A CORPORATION
16	OR ASSOCIATION\$125.00
17	(B) ARTICLES OF AGREEMENT OR LIKE
18	INSTRUMENT OF MERGER, CONSOLIDATION
19	OR DIVISION
20	(C) ADDITIONAL FEE FOR EACH ASSOCIATION
21	WHICH IS A PARTY TO A MERGER OR
22	<u>CONSOLIDATION</u>
23	(D) ADDITIONAL FEE FOR EACH NEW
24	CORPORATION RESULTING FROM A
25	DIVISION
26	(E) ARTICLES OF CONVERSION OR LIKE
27	
28	(F) EACH ANCILLARY
29	TRANSACTION
30	(II) FOREIGN CORPORATIONS:

1	(A) CERTIFICATES OF AUTHORITY OR LIKE	
2	QUALIFICATION TO DO BUSINESS	250.00
3	(B) AMENDED CERTIFICATE OF AUTHORITY	
4	OR LIKE CHANGE IN QUALIFICATION	
5	TO DO BUSINESS	250.00
6	(C) DOMESTICATION	125.00
7	(D) STATEMENT OF MERGER OR CONSOLIDA-	
8	TION OR LIKE INSTRUMENT REPORTING	
9	OCCURRENCE OF MERGER OR CONSOLIDATION	
10	NOT AFFECTED BY A FILING IN	
11	THE DEPARTMENT	70.00
12	(E) ADDITIONAL FEE FOR EACH QUALIFIED	
13	FOREIGN CORPORATION WHICH IS	
14	NAMED IN A STATEMENT OF MERGER OR	
15	CONSOLIDATION OR LIKE INSTRUMENT	40.00
16	(F) EACH ANCILLARY	
17	TRANSACTION	70.00
18	(III) PARTNERSHIPS AND LIMITED	
19	LIABILITY COMPANIES:	
20	(A) CERTIFICATE OF LIMITED	
21	PARTNERSHIP OR CERTIFICATE OF	
22	ORGANIZATION OF A LIMITED LIABILITY	
23	COMPANY OR LIKE INSTRUMENT	
24	FORMING A LIMITED PARTNERSHIP	
25	OR ORGANIZING A LIMITED	
26	LIABILITY COMPANY	125.00
27	(B) CERTIFICATE OF MERGER OR	
28	CONSOLIDATION	70.00
29	(C) ADDITIONAL FEE FOR EACH	
30	ASSOCIATION WHICH IS A PARTY TO THE	

1	MERGER OR CONSOLIDATION	40.00
2	(D) APPLICATION FOR REGISTRATION	
3	OF FOREIGN LIMITED PARTNERSHIP	
4	OR LIMITED LIABILITY COMPANY	250.00
5	(E) CERTIFICATE OF AMENDMENT OF	
6	REGISTRATION OF FOREIGN LIMITED	
7	PARTNERSHIP OR LIMITED	
8	LIABILITY COMPANY	250.00
9	(F) STATEMENT OF REGISTRATION OF	
10	REGISTERED LIMITED LIABILITY	
11	PARTNERSHIP OR STATEMENT OF	
12	ELECTION AS AN ELECTING	
13	PARTNERSHIP1	25.00
14	(G) DOMESTICATION OF FOREIGN	
15	LIMITED LIABILITY COMPANY	25.00
16	(H) ADDITIONAL FEE FOR EACH	
17	NEW ENTITY RESULTING FROM	
18	A DIVISION1	25.00
19	(I) EACH ANCILLARY	
20	TRANSACTION	70.00
21	(IV) BUSINESS TRUSTS:	
22	(A) DEED OF TRUST OR OTHER	
23	<u>INITIAL INSTRUMENT FOR A</u>	
24	BUSINESS TRUST1	25.00
25	(B) EACH ANCILLARY	
26	TRANSACTION	70.00
27	(V) FICTITIOUS NAMES:	
28	(A) REGISTRATION	.00
29	(B) EACH ANCILLARY TRANSACTION	.00
30	(VI) SERVICE OF PROCESS:	

1	(A) EACH DEFENDANT NAMED OR
2	SERVED
3	(VII) TRADEMARKS, EMBLEMS, UNION LABELS,
4	DESCRIPTION OF BOTTLES AND LIKE MATTERS:
5	(A) TRADEMARK REGISTRATION 50.00
6	(B) EACH ANCILLARY TRADEMARK
7	TRANSACTION
8	(C) ANY OTHER REGISTRATION UNDER
9	THIS PARAGRAPH
10	(D) ANY OTHER ANCILLARY TRANSACTION
11	UNDER THIS PARAGRAPH
12	(VIII) UNIFORM COMMERCIAL CODE:
13	AS PROVIDED IN 13 PA.C.S. § 9525
14	(RELATING TO FEES).
15	(IX) COPY FEES (INCLUDING COPIES FURNISHED
16	BY FILING OFFICERS UNDER THE UNIFORM
17	COMMERCIAL CODE):
18	(A) EACH PAGE OF PHOTOCOPY
19	FURNISHED
20	(X) CERTIFICATION FEES:
21	(A) FOR CERTIFYING COPIES OF ANY
22	DOCUMENT OR PAPER ON FILE, THE
23	FEE SPECIFIED IN PARAGRAPH (IX),
24	IF THE DEPARTMENT FURNISHED THE
25	COPY, PLUS
26	(B) FOR CERTIFYING A DUPLICATE
27	COPY OF A DOCUMENT PURSUANT TO
28	15 PA.C.S. § 136(B)(2) (RELATING
29	TO IMMEDIATE CERTIFIED COPY)
30	OR, IF THAT CERTIFICATION CANNOT

1	BE MADE AT THE TIME OF ORIGINAL	
2	EXAMINATION, FOR THE ORIGINAL	
3	EXAMINATION AND REJECTION	
4	BY THE BUREAU OF A DOCUMENT	
5	SUBMITTED UNDER THAT PROCEDURE,	
6	PLUS AN ADDITIONAL FEE	
7	FOR EACH REEXAMINATION OR	
8	CERTIFICATION, AS THE CASE MAY	
9	BE, BY THE BUREAU OF A PREVIOUSLY	
10	REJECTED DOCUMENT SUBMITTED UNDER	
11	THAT PROCEDURE	70.00
12	(C) FOR ISSUING ANY OTHER CERTIFICATE	
13	OF THE SECRETARY OF THE COMMONWEALTH	
14	OR THE DEPARTMENT OF STATE (OTHER THAN	
15	AN ENGROSSED CERTIFICATE)	40.00
16	(XI) REPORT OF RECORD SEARCH (OTHER THAN SEARCH	
17	<pre>UNDER PARAGRAPH (VIII)):</pre>	
18	(A) FOR PREPARING AND PROVIDING	
19	A WRITTEN OR PHOTOCOPY, OR BOTH,	
20	REPORT OF A RECORD SEARCH, THE FEE	
21	SPECIFIED IN PARAGRAPH (IX),	
22	IF ANY, PLUS	15.00
23	(XII) RESERVATION AND REGISTRATION	
24	OF NAMES:	
25	(A) RESERVATION OF ASSOCIATION	
26	NAME	70.00
27	(B) REGISTRATION OF FOREIGN OR OTHER	
28	CORPORATION NAME	70.00
29	(XIII) CHANGE OF REGISTERED OFFICE	
30	BY AGENT:	
00000-	20100-2150	

1	(A) EACH STATEMENT OF CHANGE
2	OF REGISTERED OFFICE BY AGENT 5.00
3	(XIV) CONTINGENT DOMESTICATION:
4	(A) STATEMENT OF CONTINGENT
5	DOMESTICATION
6	(B) EACH YEAR, OR PORTION THEREOF,
7	DURING WHICH A CONTINGENT
8	DOMESTICATION OR TEMPORARY
9	DOMICILIARY STATUS IS
10	<u>IN EFFECT</u>
11	SECTION 8. THE ACT IS AMENDED BY ADDING A SECTION TO READ:
12	SECTION 814. CORPORATION BUREAU RESTRICTED ACCOUNT THE
13	RESTRICTED ACCOUNT, THE CORPORATION BUREAU RESTRICTED ACCOUNT,
14	ESTABLISHED UNDER 15 PA.C.S. § 155(A) (RELATING TO DISPOSITION
15	OF FUNDS), IS CONTINUED. THIS ACCOUNT SHALL RECEIVE 30% OF THE
16	AMOUNT RECEIVED BY THE DEPARTMENT UNDER SUBCHAPTER C OF 15
17	PA.C.S. (RELATING TO CORPORATION BUREAU AND UCC FEES) EXCEPT FOR
18	THE FEES COLLECTED UNDER 13 PA.C.S. § 9525(A)(1)(II) (RELATING
19	TO FEES). THIS ACCOUNT SHALL RECEIVE 5% OF THE AMOUNT RECEIVED
20	BY THE DEPARTMENT UNDER SECTION 9525(A)(1)(II). THE BALANCE OF
21	THE AMOUNT RECEIVED BY THE DEPARTMENT UNDER SUBCHAPTER C OF 15
22	PA.C.S. SHALL BE DEPOSITED IN THE GENERAL FUND. FUNDS IN THE
23	CORPORATION BUREAU RESTRICTED ACCOUNT SHALL BE USED SOLELY FOR
24	THE OPERATION OF THE CORPORATION BUREAU IN THE DEPARTMENT OF
25	STATE AND FOR ITS MODERNIZATION AS MAY BE REQUIRED FOR IMPROVED
26	OPERATIONS OF THE BUREAU UNLESS A SURPLUS ARISES AFTER TWO
27	CONSECUTIVE YEARS, AT WHICH TIME THE SECRETARY OF STATE SHALL
28	TRANSFER ANY AMOUNT IN EXCESS OF THE BUREAU'S BUDGET INTO THE
29	GENERAL FUND. THE SECRETARY OF STATE SHALL TRANSFER \$5,000,000
30	FROM THE ACCOUNT TO THE GENERAL FUND IN FISCAL YEAR 2003-2004.

- 1 SECTION 9. SECTION 1321(A) OF THE ACT, AMENDED NOVEMBER 26,
- 2 1997 (P.L.530, NO.57), IS AMENDED TO READ:
- 3 SECTION 1321. COLLECTIVE BARGAINING.--(A) SCHOOL
- 4 ADMINISTRATORS EMPLOYED BY A CITY OF THE FIRST CLASS SHALL,
- 5 THROUGH LABOR ORGANIZATIONS OR OTHER REPRESENTATIVES DESIGNATED
- 6 BY FIFTY PER CENTUM (50%) OR MORE OF SUCH SCHOOL ADMINISTRATORS,
- 7 HAVE THE RIGHT TO BARGAIN COLLECTIVELY WITH THEIR PUBLIC
- 8 EMPLOYERS CONCERNING THE TERMS AND CONDITIONS OF THEIR
- 9 EMPLOYMENT, INCLUDING COMPENSATION, HOURS, WORKING CONDITIONS
- 10 AND OTHER BENEFITS, AND SHALL HAVE THE RIGHT TO AN ADJUSTMENT OR
- 11 SETTLEMENT OF THEIR GRIEVANCES OR DISPUTES IN ACCORDANCE WITH
- 12 THE TERMS OF THIS SECTION. THE PENNSYLVANIA LABOR RELATIONS
- 13 BOARD SHALL RESOLVE DISPUTES AS TO THE ITEMS UNDER THIS
- 14 SUBSECTION IN THE SAME MANNER AS IT RESOLVES DISPUTES UNDER THE
- 15 <u>ACT OF JULY 23, 1970 (P.L.563, NO.195), KNOWN AS THE "PUBLIC</u>
- 16 EMPLOYE RELATIONS ACT."
- 17 * * *
- 18 SECTION 10. SECTION 2101 OF THE ACT IS AMENDED TO READ:
- 19 SECTION 2101. POWERS AND DUTIES IN GENERAL.--(A) THE
- 20 DEPARTMENT OF HEALTH SHALL, SUBJECT TO ANY INCONSISTENT
- 21 PROVISIONS IN THIS ACT CONTAINED, CONTINUE TO EXERCISE THE
- 22 POWERS AND PERFORM THE DUTIES BY LAW VESTED IN AND IMPOSED UPON
- 23 THE SAID DEPARTMENT, THE FORMER BUREAUS THEREOF, THE
- 24 COMMISSIONER OF HEALTH, AND THE SECRETARY OF HEALTH.
- 25 (B) THE DEPARTMENT OF HEALTH SHALL PERMIT ANY LABORATORY
- 26 CERTIFIED PURSUANT TO THE CLINICAL LABORATORY IMPROVEMENT ACT OF
- 27 1967 (PUBLIC LAW 90-174, 81 STAT. 533) THAT IS LICENSED TO
- 28 PERFORM SCREENING TESTING OF NEWBORN INFANTS IN ANY STATE AND
- 29 <u>USES NORMAL PEDIATRIC REFERENCE RANGES TO CONDUCT THE ANALYSIS</u>
- 30 REQUIRED BY SECTION 4(A) OF THE ACT OF SEPTEMBER 9, 1965

- 1 (P.L.497, NO.251), KNOWN AS THE "NEWBORN CHILD TESTING ACT," AS
- 2 AN ALTERNATIVE TO THE TESTING LABORATORY DESIGNATED BY THE
- 3 <u>DEPARTMENT OF HEALTH IN ACCORDANCE WITH SECTION 5 OF THE</u>
- 4 "NEWBORN CHILD TESTING ACT." THE TESTING PERFORMED BY SUCH
- 5 LABORATORY MUST INCLUDE TESTING FOR THE NEWBORN DISEASES AS
- 6 ESTABLISHED BY LAW OR REGULATION AND SHALL PROVIDE TEST RESULTS
- 7 AND REPORTS CONSISTENT WITH POLICIES, PROCEDURES, LAW AND
- 8 REGULATIONS. A TESTING LABORATORY DESIGNATED BY THE DEPARTMENT
- 9 OF HEALTH OR PERMITTED AS AN ALTERNATIVE UNDER THIS SUBSECTION
- 10 SHALL NOT USE OR PROVIDE BLOOD SAMPLES FOR SCIENTIFIC RESEARCH
- 11 <u>WITHOUT THE INFORMED WRITTEN CONSENT OF THE PARENT OR GUARDIAN</u>
- 12 OF THE CHILD.
- 13 SECTION 11. THE ACT IS AMENDED BY ADDING A SECTION TO READ:
- 14 SECTION 2402.2. ENERGY PROFILES FOR STATE BUILDINGS.--(A)
- 15 THE DEPARTMENT OF GENERAL SERVICES SHALL ESTABLISH AN ENERGY
- 16 PROFILE FOR EACH STATE BUILDING.
- 17 (B) THE ENERGY PROFILE ESTABLISHED IN SUBSECTION (A) SHALL
- 18 INCLUDE, BUT NOT BE LIMITED TO, THE FOLLOWING INFORMATION FOR
- 19 THE STATE BUILDING:
- 20 (1) THE SOURCE OF ELECTRIC GENERATION, INCLUDING THE TYPE OF
- 21 GENERATION.
- 22 (2) THE SOURCE OF HEATING FUEL, INCLUDING THE TYPE OF FUEL.
- 23 (3) THE SIZE OF THE BUILDING AS MEASURED IN SQUARE FEET.
- 24 (4) THE TOTAL EXPENDITURES PER MONTH FOR ELECTRICITY AND
- 25 HEATING FUEL.
- 26 (5) THE TOTAL AMOUNT OF BRITISH THERMAL UNITS PER MONTH.
- 27 (6) THE TOTAL AMOUNT OF BTU'S PER MONTH PER SQUARE FOOT.
- 28 (7) THE TOTAL EXPENDITURES PER MONTH PER SQUARE FOOT.
- 29 <u>INFORMATION SHALL BE REPORTED FOR THE CURRENT MONTH AND THE</u>
- 30 PRECEDING SIX MONTHS AND SHALL CLEARLY INDICATE THE ADDITIONAL

- 1 UTILITY COSTS OR THE COST SAVINGS FROM THE IMMEDIATE PAST MONTH
- 2 TO THE CURRENT MONTH AS WELL AS ANY CUMULATIVE COSTS OR COST
- 3 SAVINGS.
- 4 (C) THE DEPARTMENT OF GENERAL SERVICES SHALL POST THE ENERGY
- 5 PROFILE FOR A STATE BUILDING IN A LOCATION ACCESSIBLE TO THE
- 6 GENERAL PUBLIC DURING NORMAL BUSINESS HOURS.
- 7 (D) ON OR BEFORE MARCH 1, 2005, THE DEPARTMENT OF GENERAL
- 8 SERVICES SHALL SUBMIT A REPORT TO THE GENERAL ASSEMBLY ON THE
- 9 TYPE, TOTAL COST AND AMOUNT AND AVERAGE COST OF ENERGY USED IN
- 10 STATE BUILDINGS UTILIZING THE INFORMATION SET FORTH IN
- 11 SUBSECTION (B) FOR THE CALENDAR YEAR 2004.
- 12 (E) THIS SECTION SHALL EXPIRE MARCH 31, 2005.
- 13 (F) AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES
- 14 SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION:
- 15 "ENERGY PROFILE" MEANS A DOCUMENT, AS DESCRIBED IN SUBSECTION
- 16 (B), SHOWING THE TYPES AND RATES OF ENERGY CONSUMED AND THE
- 17 AMOUNT OF DOLLARS EXPENDED FOR ENERGY CONSUMPTION IN A STATE
- 18 BUILDING.
- 19 "STATE BUILDING" MEANS A STRUCTURE OCCUPIED BY AN EXECUTIVE
- 20 AGENCY AS DEFINED IN 62 PA.C.S. § 103 (RELATING TO DEFINITIONS).
- 21 SECTION 12. SECTION 2420 OF THE ACT, ADDED APRIL 9, 1990
- 22 (P.L.115, NO.28), IS AMENDED TO READ:
- 23 SECTION 2420. STATE HEATING SYSTEMS TO BE FUELED BY COAL.--
- 24 (A) THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS ARTICLE
- 25 SHALL HAVE, UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE, THE
- 26 MEANINGS GIVEN TO THEM IN THIS SECTION:
- 27 "COAL." COAL PRODUCED FROM MINES IN PENNSYLVANIA OR ANY
- 28 MIXTURE OR SYNTHETIC DERIVED, IN WHOLE OR IN PART, FROM COAL
- 29 PRODUCED FROM MINES IN PENNSYLVANIA.
- 30 "MIXTURE DERIVED, IN WHOLE OR IN PART, FROM COAL." INCLUDES,

- 1 BUT IS NOT LIMITED TO, BOTH THE INTERMITTENT AND THE
- 2 SIMULTANEOUS BURNING OF NATURAL GAS WITH COAL OR A COAL
- 3 DERIVATIVE IF THE INTERMITTENT OR SIMULTANEOUS BURNING OF
- 4 NATURAL GAS WOULD:
- 5 (1) LOWER THE COST OF USING COAL OR A COAL DERIVATIVE
- 6 PRODUCED FROM MINES IN PENNSYLVANIA; OR
- 7 (2) ENABLE COAL OR A COAL DERIVATIVE PRODUCED FROM MINES IN
- 8 PENNSYLVANIA TO BE BURNED IN COMPLIANCE WITH PRESENT AND
- 9 REASONABLY ANTICIPATED ENVIRONMENTAL LAWS AND REGULATIONS.
- 10 (B) ANY HEATING SYSTEM OR HEATING UNIT INSTALLED IN A
- 11 FACILITY OWNED BY THE STATE ON OR AFTER THE EFFECTIVE DATE OF
- 12 THIS SECTION SHALL BE FUELED BY COAL.
- 13 (B.1) ANY STATE FACILITY OR AGENCY WHICH SEEKS TO PERFORM A
- 14 STUDY OR TAKE ANY ACTION WHICH MAY RESULT IN THE CONVERSION OF
- 15 ITS COAL FIRED HEATING SYSTEM TO USE A FUEL OTHER THAN COAL
- 16 SHALL PUBLISH ITS INTENTION IN THE PENNSYLVANIA BULLETIN AND
- 17 SHALL REPORT ITS INTENTION TO DO SO TO THE DEPARTMENT OF GENERAL
- 18 SERVICES WITHIN 90 DAYS PRIOR TO BEGINNING THE STUDY.
- 19 (B.2) ANY REPORT, FINDING OR RECOMMENDATIONS TO THE STATE
- 20 FACILITY OR AGENCY AS A RESULT OF THE STUDY SHALL BE REPORTED
- 21 <u>IMMEDIATELY TO THE SECRETARY OF GENERAL SERVICES AND THE</u>
- 22 APPROPRIATIONS COMMITTEE OF THE SENATE AND THE APPROPRIATIONS
- 23 COMMITTEE OF THE HOUSE OF REPRESENTATIVES.
- 24 (C) ANY HEATING SYSTEM OR HEATING UNIT SHALL BE EXEMPT FROM
- 25 THE REQUIREMENT OF SUBSECTION (B) IF THE SECRETARY OF GENERAL
- 26 SERVICES DETERMINES THAT:
- 27 (1) USING COAL AS THE FUEL FOR THAT HEATING SYSTEM OR
- 28 HEATING UNIT WOULD VIOLATE EXISTING OR REASONABLY ANTICIPATED
- 29 ENVIRONMENTAL LAWS OR REGULATIONS;
- 30 (2) USING COAL AS THE FUEL FOR THAT HEATING SYSTEM OR

- 1 HEATING UNIT WOULD NOT BE COST EFFECTIVE WHEN COMPARED TO USING
- 2 OTHER FORMS OF ENERGY;
- 3 (3) USING ELECTRICITY GENERATED PRIMARILY FROM THE
- 4 COMBUSTION OF COAL WOULD BE MORE COST EFFECTIVE WHEN COMPARED TO
- 5 USING COAL AS THE FUEL FOR THAT HEATING SYSTEM OR HEATING UNIT;
- 6 (4) THE PRINCIPAL FUEL FOR THAT HEATING SYSTEM OR HEATING
- 7 UNIT WOULD BE NATURAL GAS FROM WELLS LOCATED IN PENNSYLVANIA OR
- 8 WOOD FROM FORESTS LOCATED IN PENNSYLVANIA, IF SUCH FUEL WERE AT
- 9 LEAST AS COST EFFECTIVE AS USING COAL AS THE FUEL; OR
- 10 (5) THAT HEATING SYSTEM OR HEATING UNIT WAS IN OR BEYOND THE
- 11 DESIGN STAGE PRIOR TO THE EFFECTIVE DATE OF THIS ACT.
- 12 (D) IN DETERMINING COST-EFFECTIVENESS UNDER CLAUSES (2), (3)
- 13 AND (4) OF SUBSECTION (C), THE SECRETARY OF GENERAL SERVICES
- 14 SHALL PERFORM A LIFE CYCLE COST ANALYSIS.
- 15 (E) THE SECRETARY OF GENERAL SERVICES SHALL REPORT TO THE
- 16 APPROPRIATIONS COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND
- 17 THE SENATE THE BASIS FOR ANY DETERMINATION THAT A HEATING SYSTEM
- 18 OR HEATING UNIT SHALL BE EXEMPT FROM THE REQUIREMENT OF
- 19 SUBSECTION (B).
- 20 SECTION 13. (A) THE FOLLOWING ACTS AND PARTS OF ACTS ARE
- 21 REPEALED:
- 22 SECTION 806.1 OF THE ACT OF JUNE 29, 1953 (P.L.304, NO.66),
- 23 KNOWN AS THE VITAL STATISTICS LAW OF 1953.
- 24 SECTION 602 OF THE ACT OF DECEMBER 5, 1972 (P.L.1280,
- 25 NO.284), KNOWN AS THE PENNSYLVANIA SECURITIES ACT OF 1972.
- 26 SECTION 8 OF THE ACT OF JULY 11, 1996 (P.L.619, NO.105),
- 27 ENTITLED "AN ACT AMENDING THE ACT OF APRIL 9, 1929 (P.L.177,
- 28 NO.175), ENTITLED 'AN ACT PROVIDING FOR AND REORGANIZING THE
- 29 CONDUCT OF THE EXECUTIVE AND ADMINISTRATIVE WORK OF THE
- 30 COMMONWEALTH BY THE EXECUTIVE DEPARTMENT THEREOF AND THE

- 1 ADMINISTRATIVE DEPARTMENTS, BOARDS, COMMISSIONS, AND OFFICERS
- 2 THEREOF, INCLUDING THE BOARDS OF TRUSTEES OF STATE NORMAL
- 3 SCHOOLS, OR TEACHERS COLLEGES; ABOLISHING, CREATING,
- 4 REORGANIZING OR AUTHORIZING THE REORGANIZATION OF CERTAIN
- 5 ADMINISTRATIVE DEPARTMENTS, BOARDS, AND COMMISSIONS; DEFINING
- 6 THE POWERS AND DUTIES OF THE GOVERNOR AND OTHER EXECUTIVE AND
- 7 ADMINISTRATIVE OFFICERS, AND OF THE SEVERAL ADMINISTRATIVE
- 8 DEPARTMENTS, BOARDS, COMMISSIONS, AND OFFICERS; FIXING THE
- 9 SALARIES OF THE GOVERNOR, LIEUTENANT GOVERNOR, AND CERTAIN OTHER
- 10 EXECUTIVE AND ADMINISTRATIVE OFFICERS; PROVIDING FOR THE
- 11 APPOINTMENT OF CERTAIN ADMINISTRATIVE OFFICERS, AND OF ALL
- 12 DEPUTIES AND OTHER ASSISTANTS AND EMPLOYES IN CERTAIN
- 13 DEPARTMENTS, BOARDS, AND COMMISSIONS; AND PRESCRIBING THE MANNER
- 14 IN WHICH THE NUMBER AND COMPENSATION OF THE DEPUTIES AND ALL
- 15 OTHER ASSISTANTS AND EMPLOYES OF CERTAIN DEPARTMENTS, BOARDS AND
- 16 COMMISSIONS SHALL BE DETERMINED, 'TRANSFERRING THE SCOTLAND
- 17 SCHOOL FOR VETERANS' CHILDREN FROM THE DEPARTMENT OF EDUCATION
- 18 TO THE DEPARTMENT OF MILITARY AND VETERANS AFFAIRS; PROVIDING
- 19 FOR A PENNSYLVANIA HISTORICAL AND MUSEUM COMMISSION VOLUNTEER
- 20 PROGRAM; FURTHER PROVIDING FOR THE AVIATION RESTRICTED ACCOUNT;
- 21 SPECIFICALLY AUTHORIZING COLLECTIVE BARGAINING BETWEEN SCHOOL
- 22 ADMINISTRATORS IN SCHOOL DISTRICTS OF THE FIRST CLASS AND THEIR
- 23 PUBLIC EMPLOYERS; PROVIDING FOR ARBITRATION IN ORDER TO SETTLE
- 24 DISPUTES; REQUIRING COMPLIANCE WITH COLLECTIVE BARGAINING
- 25 AGREEMENTS AND FINDINGS OF ARBITRATORS; PROVIDING FOR PAY TO
- 26 CERTAIN INSPECTORS, FOR CONTRIBUTION TO KOREA/VIETNAM MEMORIAL
- 27 NATIONAL EDUCATION CENTER AND FOR AN EXCLUSION FROM SALES AND
- 28 USE TAX; MAKING REPEALS; AND MAKING EDITORIAL CHANGES."
- 29 15 PA.C.S. §§ 153(A) AND 155(A).
- 30 (B) ALL OTHER ACTS AND PARTS OF ACTS ARE REPEALED INSOFAR AS

- 1 THEY ARE INCONSISTENT WITH THIS ACT.
- 2 SECTION 14. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:
- 3 (1) THE AMENDMENT OF SECTION 2420 OF THE ACT SHALL TAKE
- 4 EFFECT IN 60 DAYS.
- 5 (2) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT
- 6 IMMEDIATELY.