THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 794 Session of 2015

INTRODUCED BY GILLESPIE, SCHREIBER, SAYLOR, MOUL, MCNEILL, A. HARRIS, LONGIETTI, MASSER, MURT, SCHWEYER, PHILLIPS-HILL, DIAMOND, KLUNK, SCHLOSSBERG, D. COSTA, ROZZI, COHEN, RADER, GROVE, SONNEY, REGAN, IRVIN, PAYNE, TALLMAN, HARHAI, MAHONEY, KIRKLAND AND DUSH, MARCH 13, 2015

AS AMENDED ON SECOND CONSIDERATION, IN SENATE, APRIL 5, 2016

AN ACT

1 2 3	Amending the act of August 9, 1955 (P.L.323, No.130), entitled, as amended, "An act relating to counties of the first, third, fourth, fifth, sixth, seventh and eighth classes; amending,	
4	revising, consolidating and changing the laws relating	
5	thereto; relating to imposition of excise taxes by counties,	
6	including authorizing imposition of an excise tax on the	
7	rental of motor vehicles by counties of the first class; and	
8	providing for regional renaissance initiatives," IN	<
9	PRELIMINARY PROVISIONS, FURTHER PROVIDING FOR APPLICABILITY;	
10	in fiscal affairs, repealing provisions relating to	
11	authorization of excise tax and , FURTHER PROVIDING FOR	<
12	AUTHORIZATION OF 5% HOTEL TAX, REPEALING PROVISIONS RELATING	
13	TO authorization of hotel tax \div and providing for hotel room	<
14	rental tax in third through eighth class counties and, for	<
15	certification of recognized tourist promotion agencies. AND	<
16	FOR HOTEL ROOM RENTAL IN SECOND CLASS AND SECOND CLASS A	
17	COUNTIES; AND REPEALING RELATED PROVISIONS OF TITLE 53 OF THE	
18	PENNSYLVANIA CONSOLIDATED STATUTES REGARDING HOTEL ROOM	
19	RENTAL IN SECOND CLASS A COUNTIES.	

20 The General Assembly of the Commonwealth of Pennsylvania

21 hereby enacts as follows:

22 Section 1. Sections 1770.2 and 1770.6 of the act of August <--

23 9, 1955 (P.L.323, No.130), known as The County Code, are

24 repealed:

SECTION 1. SECTION 102(A) OF THE ACT OF AUGUST 9, 1955
 (P.L.323, NO.130), KNOWN AS THE COUNTY CODE, AMENDED MAY 6, 2013
 (P.L.22, NO.4), IS AMENDED TO READ:

SECTION 102. APPLICABILITY.--(A) EXCEPT INCIDENTALLY, AS IN
SECTIONS 108, 201, 210, 211, 401 AND 1401 OR AS PROVIDED IN
<u>SECTION 1770.12 AND</u> ARTICLE XXX, THIS ACT DOES NOT APPLY TO
COUNTIES OF THE FIRST, SECOND A, OR SECOND CLASSES.

8 * * *

9 SECTION 2. SECTION 1770.2 OF THE ACT IS REPEALED:

[Section 1770.2. Authorization of Excise Tax.--(a) 10 The county commissioners of any county which has a recognized 11 12 tourist promotion agency designated to act within the county may 13 impose an excise tax not to exceed three per centum of the 14 consideration received by each operator of a hotel within the 15 county from each transaction of renting a room or rooms to 16 transients. The tax shall be collected by the operator from the patron of the room or rooms and paid over to the county as 17 18 herein provided.

(b) The county commissioners may by ordinance impose requirements for keeping of records, the filing of tax returns and the time and manner of collection and payment of tax. The county commissioners may also impose by ordinance penalties and interest for failure to comply with recordkeeping, filing, collection and payment requirements.

(c) The treasurer of each county electing to impose the tax authorized under this section shall collect the tax and deposit the revenues received from the tax in a special fund established for that purpose. After deducting from the fund any direct or indirect costs attributable to collection of the tax, the county shall distribute to the recognized tourist promotion agency

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1 designated to act within the county all revenues received from 2 the tax not later than sixty days after receipt of the tax 3 revenues. The revenues from the special fund shall be used by 4 the recognized tourist promotion agency for any or all of the 5 following purposes:

6 (1) Convention promotion.

7 (2) Marketing the area served by the agency as a leisure8 travel destination.

9 (3) Marketing the area served by the agency as a business 10 travel destination.

(4) Using all appropriate marketing tools to accomplish these purposes, including, but not limited to, advertising, publicity, publications, direct marketing, direct sales and participation in industry trade shows.

15 (5) Projects or programs that are directly and substantially 16 related to tourism within the county, augment and do not unduly 17 compete with private sector tourism efforts and improve and 18 expand the county as a destination market.

(6) Any other tourism marketing or promotion program deemed
 necessary by the recognized tourist promotion agency.

21 (d) The tax year for a tax imposed under this section shall 22 run concurrently with the calendar year.

(e) An audited report on the income and expenditures incurred by a recognized tourist promotion agency receiving any revenues from the tax authorized under this section shall be submitted annually by the recognized tourist promotion agency to the county commissioners.

(e.1) Notwithstanding any other provision of subsection (b)
or any other provision of law to the contrary, in counties of
the third class having a population under the 1990 Federal

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Decennial Census in excess of 415,000 residents but less than 500,000 residents, a penalty of one and one-half per centum per month shall be imposed for failure to timely remit the tax authorized by this section. In addition to other remedies available for collection of debts, the county may also file a lien upon the hotel in the name of and for the use of the county as provided by law for municipal claims.

8 (f) As used in this section, the following words and phrases 9 shall have the meanings given to them in this subsection: 10 "Consideration." Receipts, fees, charges, rentals, leases, 11 cash, credits, property of any kind or nature, or other payment 12 received by operators in exchange for or in consideration of the 13 use or occupancy by a transient of a room or rooms in a hotel 14 for any temporary period.

15 "County." Any county which is on the effective date of this act a county of the third class having a population under the 16 1990 Federal Decennial Census in excess of 337,000 residents, 17 but less than 341,000 residents, or a county of the third class 18 having a population under the 1990 Federal Decennial Census in 19 20 excess of 374,000 residents, but less than 380,000 residents, or a county of the third class having a population under the 1990 21 Federal Decennial Census in excess of 415,000 residents, but 22 23 less than 500,000 residents, or a county of the fourth class 24 having a population under the 1990 Federal Decennial Census in 25 excess of 159,000 residents, but less than 175,000 residents, or a county of the fifth class having a population under the 1990 26 Federal Decennial Census in excess of 123,000 residents, or a 27 28 county of the fifth class having a population under the 1990 29 Federal Decennial Census in excess of 117,000 residents, but less than 121,050 residents, or a county of the sixth class 30

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having a population under the 1990 Federal Decennial Census in
 excess of 87,000 residents.

"Hotel." A hotel, motel, inn, quest house or other structure 3 which holds itself out by any means, including advertising, 4 license, registration with an innkeepers' group, convention 5 listing association, travel publication or similar association 6 or with a government agency, as being available to provide 7 overnight lodging or use of facility space for consideration to 8 9 persons seeking temporary accommodation; any place which 10 advertises to the public at large or any segment thereof that it will provide beds, sanitary facilities or other space for a 11 12 temporary period to members of the public at large; or any place 13 recognized as a hostelry. The term does not include any portion 14 of a facility that is devoted to persons who have an established 15 permanent residence or a college or university student residence 16 hall or any private campground, or any cabins, public campgrounds or other facilities located on State land. 17

"Occupancy." The use or possession or the right to the use or possession by any person other than a permanent resident of any room in a hotel for any purpose or the right to the use or possession of the furnishings or to the services accompanying the use and possession of the room.

23 "Operator." An individual, partnership, nonprofit or profit-24 making association or corporation or other person or group of 25 persons who maintain, operate, manage, own, have custody of or 26 otherwise possess the right to rent or lease overnight 27 accommodations in a hotel to the public for consideration.

28 "Patron." A person who pays the consideration for the 29 occupancy of a room or rooms in a hotel.

30 "Permanent resident." A person who has occupied or has the 20150HB0794PN3092 - 5 - right to occupancy of a room or rooms in a hotel as a patron or
 otherwise for a period exceeding thirty consecutive days.

3 "Recognized tourist promotion agency." The nonprofit
4 corporation, organization, association or agency which is
5 engaged in planning and promoting programs designed to stimulate
6 and increase the volume of tourist, visitor and vacation
7 business within counties served by the agency as that term is
8 defined in the act of April 28, 1961 (P.L.111, No.50), known as
9 the "Tourist Promotion Law."

10 "Room." A space in a hotel set aside for use and occupancy 11 by patrons, or otherwise, for consideration, having at least one 12 bed or other sleeping accommodation in a room or group of rooms. 13 "Transaction." The activity involving the obtaining by a 14 transient or patron of the use or occupancy of a hotel room from 15 which consideration is payable to the operator under an express 16 or an implied contract.

17 "Transient." An individual who obtains accommodation in a 18 hotel by means of registering at the facility for the temporary 19 occupancy of a room for the personal use of the individual by 20 paying a fee to the operator.]

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21 SECTION 2.1. SECTION 1770.5(C)(3) AND (C.2) OF THE ACT, 22 AMENDED DECEMBER 18, 2007 (P.L.465, NO.72), ARE AMENDED TO READ: 23 SECTION 1770.5. AUTHORIZATION OF FIVE PER CENTUM HOTEL 24 TAX.--* * *

(C) THE COUNTY COMMISSIONERS OF EACH COUNTY SHALL DESIGNATE THE ENTITY OR AGENCY RESPONSIBLE TO COLLECT AND TO ENFORCE THE COLLECTION OF THE TAX ON THEIR BEHALF. ALL REVENUES RECEIVED RROM THE TAX SHALL BE DEPOSITED INTO A SPECIAL FUND, WHICH IS TO BE ESTABLISHED BY THE COUNTY'S TREASURER. THE DISPOSITION OF THE REVENUES FROM THE SPECIAL FUND ATTRIBUTABLE TO THE LEVY OF THE

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1 FIRST TWO PER CENTUM OF THE TAX SHALL BE AS FOLLOWS:

2 * * *

3 (3) SEVENTY PER CENTUM OF ALL REVENUE RECEIVED PER ANNUM SHALL BE DISTRIBUTED BY THE TREASURER TO QUALIFIED AUTHORITIES 4 LOCATED WITHIN THE COUNTY OF THE THIRD CLASS IMPOSING THE TAX 5 FOR PAYMENT OF THE DEBT SERVICE ON BONDS ISSUED FOR THE 6 CONSTRUCTION OF [THE] A COUNTY REGIONAL SPORTS FACILITY HAVING A 7 8 SEATING CAPACITY OF [TEN] TWO AND ONE-HALF THOUSAND TO FOURTEEN THOUSAND SEATS, WHICH IS OWNED, IN WHOLE OR IN PART, OR LEASED 9 10 BY THE APPLICABLE AUTHORITY, AND WHICH IS LOCATED WITHIN THE COUNTY OF THE THIRD CLASS IMPOSING THE TAX. THE FOLLOWING ARE 11 OUALIFIED AUTHORITIES FOR PURPOSES OF THIS CLAUSE: 12

13 (I) AN AUTHORITY INCORPORATED PURSUANT TO THE FORMER ACT OF 14 MAY 2, 1945 (P.L.382, NO.164), KNOWN AS THE "MUNICIPALITY 15 AUTHORITIES ACT OF 1945";

(II) AN INDUSTRIAL OR COMMERCIAL DEVELOPMENT AUTHORITY
INCORPORATED PURSUANT TO THE ACT OF AUGUST 23, 1967 (P.L.251,
NO.102), KNOWN AS THE "ECONOMIC DEVELOPMENT FINANCING LAW"; AND
(III) A REDEVELOPMENT AUTHORITY INCORPORATED PURSUANT TO THE
ACT OF MAY 24, 1945 (P.L.991, NO.385), KNOWN AS THE "URBAN
REDEVELOPMENT LAW."

22 * * *

23 (C.2) THE DISPOSITION OF THE REVENUES FROM THE SPECIAL FUND 24 ATTRIBUTABLE TO THE LEVY OF THE REMAINING TWO PER CENTUM OF THE 25 TAX SHALL BE DISTRIBUTED BY THE TREASURER AS FOLLOWS:

(1) FIFTY PER CENTUM SHALL BE DISTRIBUTED TO THE TPA FOR THE
APPROPRIATE AND REASONABLE MARKETING AND PROMOTIONAL EXPENSES
FOR PROMOTING TOURISM IN THE COUNTY IMPOSING THE TAX; AND
(2) FIFTY PER CENTUM SHALL BE DISTRIBUTED AS FOLLOWS:
(1) SEVENTY-FIVE PER CENTUM TO AN AUTHORITY INCORPORATED

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PURSUANT TO THE FORMER "MUNICIPALITY AUTHORITIES ACT OF 1945" 1 2 LOCATED WITHIN THE COUNTY OF THE THIRD CLASS CURRENTLY IMPOSING 3 A TAX FOR PAYMENT OF THE DEBT SERVICE ON BONDS ISSUED FOR THE CONSTRUCTION OF [THE] A COUNTY REGIONAL SPORTS FACILITY HAVING A 4 SEATING CAPACITY OF [TEN] TWO AND ONE-HALF THOUSAND TO FOURTEEN 5 THOUSAND SEATS, WHICH IS OWNED, IN WHOLE OR IN PART, OR LEASED 6 BY THE APPLICABLE AUTHORITY, AND WHICH IS LOCATED WITHIN THE 7 8 COUNTY OF THE THIRD CLASS IMPOSING THE TAX. SUCH AUTHORITY SHALL 9 USE THE TAX DISTRIBUTION IDENTIFIED IN THIS SECTION FOR THE 10 IMPROVEMENT, SUPPORT, REHABILITATION, REVITALIZATION, CONSTRUCTION, FIT-OUT AND RECONSTRUCTION OF ONE OR MORE TOURISM 11 OR TOURISM INFRASTRUCTURE-RELATED FACILITIES, INCLUDING, BUT NOT 12 13 LIMITED TO, THE PAYMENT OF DEBT SERVICE ON BONDS RELATED 14 THERETO.

(II) TWENTY-FIVE PER CENTUM SHALL BE DISTRIBUTED TO THE TPA
FOR THE APPROPRIATE AND REASONABLE MARKETING AND PROMOTIONAL
EXPENSES OF PROMOTING TOURISM IN A CITY OF THE THIRD CLASS
LOCATED WITHIN THE COUNTY OF THE THIRD CLASS IMPOSING THE TAX,
AND THE SAME SHALL BE USED IN ACCORDANCE WITH A PLAN APPROVED BY
THE TPA.

21 * * *

22 SECTION 2.2. SECTION 1770.6 OF THE ACT IS REPEALED:

23 [Section 1770.6. Authorization of Hotel Tax.--(a) Except as 24 provided for in section 1770.7, the county commissioners of any 25 county may impose an excise tax on the consideration received by 26 each operator of a hotel, as defined by this section, from each 27 transaction of renting a room or rooms to accommodate 28 transients. If levied, the tax shall be collected by the 29 operator from the patron of the room and paid over to the county 30 and shall be known as the hotel room rental tax.

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(b) The rate of the tax imposed under this section shall not
 exceed three per centum.

3 (C) The treasurer of each county electing to impose the tax authorized under this section shall collect the tax and deposit 4 the revenues received from the tax in a special fund established 5 for that purpose. Subsequent to the deduction for administrative 6 7 costs established in subsection (e), the county shall distribute 8 to the recognized tourist promotion agency all revenues received from the tax not later than sixty days after receipt of the tax 9 10 revenues. The revenues from the special fund shall be used by 11 the recognized tourist promotion agency for any or all of the 12 following purposes:

13 (1) Convention promotion.

14 (2) Marketing the area served by the agency as a leisure 15 travel destination.

16 (3) Marketing the area served by the agency as a business 17 travel destination.

(4) Using all appropriate marketing tools to accomplish
these purposes, including, but not limited to, advertising,
publicity, publications, direct marketing, direct sales and
participation in industry trade shows.

(5) Projects or programs that are directly and substantially related to tourism within the county, augment and do not unduly compete with private sector tourism efforts and improve and expand the county as a destination market.

26 (6) Any other tourism marketing or promotion program deemed27 necessary by the recognized tourist promotion agency.

28 (d) Each tax year for any tax imposed hereunder shall run29 concurrently with the county's fiscal year.

30 (d.1) An audited report on the income and expenditures

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incurred by a recognized tourist promotion agency receiving any
 revenues from the tax authorized under this section shall be
 submitted annually by the recognized tourist promotion agency to
 the county commissioners.

5 (e) For the purposes of defraying the costs associated with 6 the collection of the tax imposed hereunder and otherwise 7 performing its obligations under this section, the county is 8 hereby authorized to deduct and retain an administrative fee 9 from the taxes collected hereunder. Such administrative fee 10 shall be established by the county but shall not exceed in any 11 tax year the lesser of:

(1) two per centum of all taxes collected hereunder; or
(2) forty thousand dollars (\$40,000), which amount shall be
adjusted biannually, beginning two years after the date of
enactment, by the percentage growth in the Consumer Price Index
for All Urban Consumers as determined by the United States
Department of Labor.

18 (f) Definitions.--As used in this section, the following 19 words and phrases shall have the meanings given to them in this 20 subsection:

"Bed and breakfast" or "homestead." A public accommodation consisting of a private residence, which contains ten or fewer bedrooms, used for providing overnight accommodations to the public and in which breakfast is the only meal served and is included in the charge for the room.

26 "Consideration." Receipts, fees, charges, rentals, leases, 27 cash, credits, property of any kind or nature or other payment 28 received by operators in exchange for or in consideration of the 29 use or occupancy by a transient of a room or rooms in a hotel 30 for any temporary period.

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1 "County." Any county of the third class through the eighth class which on the effective date of this section does not have 2 3 the authority to levy a hotel occupancy or room rental tax. "Hotel." A hotel, motel, bed and breakfast, homestead, inn, 4 guest house or other structure which holds itself out by any 5 means, including advertising, license, registration with an 6 innkeepers' group, convention listing association, travel 7 8 publication or similar association or with a government agency, as being available to provide overnight lodging or use of 9 10 facility space for consideration to persons seeking temporary accommodation; any place which advertises to the public at large 11 or any segment thereof that it will provide beds, sanitary 12 facilities or other space for a temporary period to members of 13 14 the public at large; or any place recognized as a hostelry. The 15 term does not include any portion of a facility that is devoted 16 to persons who have an established permanent residence or a 17 college or university student residence hall or any private 18 campground or any cabins, public campgrounds or other facilities 19 located on State land.

"Occupancy." The use or possession or the right to the use or possession by any person other than a permanent resident of any room in a hotel for any purpose or the right to the use or possession of the furnishings or to the services accompanying the use and possession of the room.

25 "Operator." An individual, partnership, nonprofit or profit-26 making association or corporation or other person or group of 27 persons who maintain, operate, manage, own, have custody of or 28 otherwise possess the right to rent or lease overnight 29 accommodations in a hotel to the public for consideration. 30 "Patron." A person who pays the consideration for the

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1 occupancy of a room or rooms in a hotel.

2 "Permanent resident." A person who has occupied or has the 3 right to occupancy of a room or rooms in a hotel as a patron or 4 otherwise for a period exceeding thirty consecutive days.

⁵ "Recognized tourist promotion agency." The nonprofit
⁶ corporation, organization, association or agency which is
⁷ engaged in planning and promoting programs designed to stimulate
⁸ and increase the volume of tourist, visitor and vacation
⁹ business within counties served by the agency as that term is
¹⁰ defined in the act of April 28, 1961 (P.L.111, No.50), known as
¹¹ the "Tourist Promotion Law."

12 "Room." A space in a hotel set aside for use and occupancy 13 by patrons, or otherwise, for consideration, having at least one 14 bed or other sleeping accommodation in a room or group of rooms. 15 "Transaction." The activity involving the obtaining by a 16 transient or patron of the use or occupancy of a hotel room from 17 which consideration is payable to the operator under an express 18 or an implied contract.

"Transient." An individual who obtains accommodation in a hotel by means of registering at the facility for the temporary cocupancy of a room for the personal use of the individual by paying a fee to the operator.

23 "Treasurer." The elected treasurer of the county or, if 24 there is no elected treasurer of the county, such other official 25 or agent of the county as may be designated by the county to 26 collect and account for the tax authorized by this section.] 27 Section 2 3. The act is amended by adding sections to read: <--Section 1770.10. Hotel Room Rental Tax in Third through 28 Eighth Class Counties.--(a) A county may, by ordinance, impose 29 a tax which shall be known as the hotel room rental tax on the 30

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1	consideration received by each operator of a hotel within the
2	county from each transaction of renting a room or rooms to
3	accommodate transients. The tax shall be collected by the
4	operator from the patron of the room and paid over to the county
5	where the hotel is located as provided under this section.
6	(b) The rate of tax imposed under this section shall not
7	exceed five per centum.
8	(c) The treasurer of each county electing to impose the tax
9	authorized under this section shall collect the tax and deposit
10	the revenues received from the tax in a special fund established
11	for that purpose. Subsequent to the deduction for administrative
12	costs established in subsection (g) (I), the county shall <
13	distribute to the recognized tourist promotion agency all
14	revenues received from the tax not later than sixty days after
15	receipt of the tax revenues.
16	(d) The revenues from the special fund shall be used by the
17	recognized tourist promotion agency for any of the following
18	purposes:
19	(1) Marketing the area served by the agency as a leisure
20	travel destination.
21	(2) Marketing the area served by the agency as a business,
22	convention or meeting travel destination.
23	(3) Using all appropriate marketing tools to accomplish
24	these purposes, including, but not limited to, advertising,
25	publicity, publications, direct marketing, sales, technology and
26	participation in industry trade shows that attract tourists OR <
27	TRAVELERS to the area served by the agency.
28	(4) Programs, EXPENDITURES or grants that are directly and <
29	substantially related to tourism OR A BUSINESS, CONVENTION OR <
30	MEETING TRAVEL DESTINATION within the county, augment and do not
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1	<pre>compete with private sector tourism OR TRAVEL efforts and <</pre>
2	improve and expand the county as a destination market as deemed
3	necessary by the recognized tourist promotion agency. THE <
4	FOLLOWING SHALL APPLY TO GRANTS AWARDED UNDER THIS PARAGRAPH:
5	(I) GRANTS REQUIRE A CASH OR IN-KIND LOCAL MATCH OF AT LEAST
6	<u>25%.</u>
7	(II) GRANTS MAY NOT BE USED FOR SIGNAGE THAT PROMOTES A
8	SPECIFIC PRIVATE ENTITY ON THE SITUS OF THAT ENTITY, EXCEPT
9	WHERE THE SIGNAGE ALSO CARRIES THE LOGO OF A RECOGNIZED TOURIST
10	PROMOTION AGENCY.
11	(5) Any other tourism OR TRAVEL marketing or promotion <
12	<pre>program, EXPENDITURE or project that does not compete with <</pre>
13	private sector tourism OR TRAVEL efforts as deemed necessary by <
14	the recognized tourist promotion agency.
15	(e) Each taxable year for any tax imposed under this section
16	shall run concurrently with the county's fiscal year.
17	(f) An audited report or financial statement, as determined
18	by the county in consultation with the recognized tourist
19	promotion agency, on the income and expenditures incurred by a
20	recognized tourist promotion agency receiving any revenues from
21	the tax authorized under this section shall be submitted
22	annually by the recognized tourist promotion agency to the
23	<u>county commissioners.</u>
24	(G) (1) IF A RECOGNIZED TOURIST PROMOTION AGENCY FAILS TO <
25	SUBMIT AN ANNUAL AUDIT REPORT OR FINANCIAL STATEMENT REQUIRED
26	UNDER SUBSECTION (F) WITHIN NINETY DAYS OF THE END OF THE
27	RECOGNIZED TOURIST PROMOTION AGENCY'S FISCAL YEAR, THE
28	CORRESPONDING COUNTY MAY WITHHOLD TAX REVENUES COLLECTED AND
29	DEPOSITED IN A SPECIAL FUND UNDER THIS SECTION UNTIL THE
30	REQUIRED ANNUAL AUDIT REPORT OR FINANCIAL STATEMENT IS SUBMITTED
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1 <u>TO THE COUNTY.</u>

2	(2) IN THE EVENT THE COUNTY DOES NOT TAKE ACTION UNDER
3	PARAGRAPH (1) WITHIN ONE HUNDRED TWENTY DAYS OF THE END OF THE
4	RECOGNIZED TOURIST PROMOTION AGENCY'S FISCAL YEAR, THE SECRETARY
5	OF COMMUNITY AND ECONOMIC DEVELOPMENT MAY REQUIRE THE COUNTY TO
6	WITHHOLD TAX REVENUES COLLECTED AND DEPOSITED IN A SPECIAL FUND
7	UNDER THIS SECTION UNTIL THE REQUIRED ANNUAL AUDIT REPORT OR
8	FINANCIAL STATEMENT IS SUBMITTED TO THE COUNTY AND THE
9	DEPARTMENT OF COMMUNITY AND ECONOMIC DEVELOPMENT.
10	(H) ANY BOARD MEMBER, DIRECTOR, OFFICER OR EMPLOYE OF A
11	RECOGNIZED TOURIST PROMOTION AGENCY SHALL DISCLOSE TO THE
12	RECOGNIZED TOURIST PROMOTION AGENCY THE NATURE OF ANY CONFLICT
13	OF INTEREST OR FINANCIAL INTEREST AND RECUSE HIMSELF OR HERSELF
14	FROM ANY ACTION TAKEN ON BEHALF OF THE RECOGNIZED TOURIST
15	PROMOTION AGENCY WHICH MAY RESULT IN A PRIVATE PECUNIARY BENEFIT
16	TO THE INDIVIDUAL, A MEMBER OF THE INDIVIDUAL'S IMMEDIATE FAMILY
17	OR A BUSINESS WITH WHICH THE INDIVIDUAL OR A MEMBER OF THE
18	INDIVIDUAL'S IMMEDIATE FAMILY IS ASSOCIATED.
19	(g) (I) For the purposes of defraying the costs associated <
20	with the collection of the tax imposed under this section and
21	otherwise performing its obligations under this section, the
22	county may deduct and retain an administrative fee from the
23	taxes collected under this section. The administrative fee shall
24	be established by the county but shall not exceed five FOUR per <
25	<pre>centum OF THE TAXES COLLECTED in any taxable year.</pre>
26	(h) (J) A penalty of one and one-half per centum per month <
27	shall be imposed UPON THE OPERATOR OF A HOTEL for failure to <
28	timely collect and remit the tax authorized by this section. In
29	addition to other remedies available for collection of debts,
30	the county may file a lien upon the hotel in the name of the
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2 (i) (K) The following words and phrases when used in t	<u>:his_</u> <
3 section shall have the meanings given to them in this subs	ection_
4 unless the context clearly indicates otherwise:	
5 <u>"Bed and breakfast" or "homestead." A public accommoda</u>	<u>ation</u>
6 consisting of a private residence, which contains ten or f	ewer
7 bedrooms, used for providing overnight accommodations to t	<u>he</u>
8 public and in which breakfast is the only meal served and	is_
9 included in the charge for the room.	
10 <u>"Cabin." A permanent structure with beds located on a</u>	
11 campground on State land or private property that is avail	<u>able</u>
12 to provide overnight lodging for consideration to persons	:
13 seeking temporary accommodations. The term does not includ	le_
14 yurts or walled tents.	
15 <u>"CONFLICT OF INTEREST." USE BY A BOARD MEMBER, DIRECTO</u>	<u>)R, <</u>
16 OFFICER OR EMPLOYE OF A RECOGNIZED TOURIST PROMOTION AGENC	Y OF
17 THE AUTHORITY OF HIS OR HER OFFICE OR EMPLOYMENT OR ANY	
18 CONFIDENTIAL INFORMATION RECEIVED THROUGH HIS OR HER CAPAC	<u>ITY IN</u>
19 RELATION TO A RECOGNIZED TOURIST PROMOTION AGENCY FOR THE	-
20 PRIVATE PECUNIARY BENEFIT OF HIMSELF OR HERSELF, A MEMBER	OF HIS
21 OR HER IMMEDIATE FAMILY OR A BUSINESS WITH WHICH HE OR SHE	OR A
22 MEMBER OF HIS OR HER IMMEDIATE FAMILY IS ASSOCIATED. THE T	<u>'ERM</u>
23 DOES NOT INCLUDE AN ACTION HAVING A DE MINIMIS ECONOMIC IM	IPACT
24 OR WHICH AFFECTS TO THE SAME DEGREE A CLASS CONSISTING OF	THE
25 GENERAL PUBLIC OR A SUBCLASS CONSISTING OF AN INDUSTRY,	
26 OCCUPATION OR OTHER GROUP WHICH INCLUDES A BOARD MEMBER,	
27 DIRECTOR, OFFICER OR EMPLOYE, A MEMBER OF HIS OR HER IMMED)IATE
28 FAMILY OR BUSINESS WITH WHICH HE OR SHE OR A MEMBER OF HIS	OR_
29 <u>HER IMMEDIATE FAMILY IS ASSOCIATED.</u>	
30 <u>"Consideration." Receipts, fees, charges, rentals, lea</u>	uses,

1	cash, credits, property of any kind or nature or other payment
2	received by operators in exchange for or in consideration of the
3	use or occupancy by a transient of a room or rooms in a hotel
4	for a temporary period.
5	"County." Any county of the third through eighth class that
6	was authorized to levy a hotel occupancy or room rental tax
7	under the former section 1770.2 or 1770.6.
8	"Hotel." A hotel, motel, inn, guesthouse, rooming house, bed
9	and breakfast, homestead or other structure which holds itself
10	out by any means, including advertising, license, registration
11	with an innkeepers' group, convention listing association,
12	travel publication or similar association or with a government
13	agency, as being available to provide overnight lodging for
14	consideration to persons seeking temporary accommodation; any
15	place which advertises to the public at large or any segment
16	thereof that it will provide beds, sanitary facilities or other
17	space for a temporary period to members of the public at large;
18	any place recognized as a hostelry; or any cabins on campgrounds_<
19	located on State land or private property. The term does not
20	include any charitable institution, or portion of a facility
21	that is devoted to persons who have an established permanent
22	residence or a college or university student residence hall
23	currently occupied by students enrolled in a degree program, an
24	educational or religious institution summer camp for children, <
25	hospital, OR nursing home or part of a campground that is not a <
26	<u>cabin.</u>
27	"IMMEDIATE FAMILY." A SPOUSE, PARENT, BROTHER, SISTER OR <
28	CHILD.
29	"Marketing." An action by a recognized tourism promotion
30	agency that includes, but is not limited to, promoting and
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1	encouraging visitors to visit a specific county, counties or
2	geographic region.
3	"Occupancy." The use or possession or the right to the use
4	or possession by any person other than a permanent resident of
5	any room in a hotel for any purpose or the right to the use or
6	possession of the furnishings or to the services accompanying
7	the use and possession of the room.
8	"Operator." Any individual, partnership, nonprofit or
9	profit-making association or corporation or other person or
10	group of persons who maintain, operate, manage, own, have
11	custody of or otherwise possess the right to rent or lease
12	overnight accommodations in a building to the public for
13	consideration.
14	"Patron." Any person who pays the consideration for the
15	occupancy of a room or rooms in a hotel.
16	"Permanent resident." A person who has occupied or has the
17	right to occupancy of a room or rooms in a hotel as a patron or
18	otherwise for a period exceeding thirty consecutive days.
19	"Recognized tourist promotion agency." The nonprofit
20	corporation, organization, association or agency which is
21	engaged in planning and promoting programs designed to stimulate
22	and increase the volume of tourist, visitor and vacation
23	business within a county and certified by the county as of the
24	effective date of this subsection or under section 1770.11.
25	"Room." A space in a building set aside for use and
26	occupancy by patrons or otherwise, for consideration, having at
27	least one bed or other sleeping accommodations provided.
28	"Transaction." The activity involving the obtaining by a
29	transient or patron of the use or occupancy of a hotel room from
30	which consideration emanates to the operator under an expressed
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1	or implied contract.
2	"Transient." An individual who obtains accommodation in a
3	hotel by means of registering at the facility for the temporary
4	occupancy of a room for the personal use of the individual by
5	paying a fee to the operator.
6	Section 1770.11. Certification of Recognized Tourist
7	Promotion Agencies(a) A county may certify a nonprofit
8	corporation, organization, association or agency to serve as the
9	county's recognized tourist promotion agency. The county may not
10	have more than one recognized tourist promotion agency.
11	(b) (1) A county must certify a recognized tourist
12	promotion agency under subsection (a) by proper resolution of
13	the governing body of the county, concurred in by resolution of
14	the governing bodies of cities, boroughs, towns or townships
15	within the county which have an aggregate of more than fifty per
16	centum of the total population of the county as determined by
17	the most recently completed Federal decennial census.
18	(2) A recognized tourist promotion agency shall operate
19	until that agency has dissolved as an entity, withdrawn its
20	certification or has been decertified by the county under
21	subsection (c).
22	(c) (1) Notwithstanding any other provision of law, a
23	county may decertify a recognized tourist promotion agency by
24	proper resolution of the governing body of a county, concurred
25	in by resolution of the governing bodies of cities, boroughs,
26	towns or townships within the county which have an aggregate of
27	more than sixty-five per centum of the total population of the
28	county as determined by the most recently completed Federal
29	decennial census.
30	(2) The county shall hold at least one public hearing on

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1	decertification no less than seven days before a meeting to
2	adopt a resolution under this subsection.
3	(3) This subsection shall apply to recognized tourist
4	promotion agencies, regardless of the date on which they were
5	recognized under the act of July 4, 2008 (P.L.621, No.50), known
6	as the "Tourism Promotion Act," or certified by the county under
7	this section.
8	SECTION 1770.12. HOTEL ROOM RENTAL IN SECOND CLASS AND <
9	SECOND CLASS A COUNTIES
10	(A) (1) THE COUNTY COMMISSIONERS IN EACH COUNTY OF THE
11	SECOND CLASS ARE AUTHORIZED TO IMPOSE AN EXCISE TAX AT FIVE PER
12	CENTUM ON THE CONSIDERATION RECEIVED BY EACH OPERATOR OF A HOTEL
13	WITHIN THE COUNTY FROM EACH TRANSACTION OF RENTING A ROOM OR
14	ROOMS TO ACCOMMODATE TRANSIENTS.
15	(2) THE COUNTY COMMISSIONERS IN EACH COUNTY OF THE SECOND
16	CLASS A ARE AUTHORIZED TO IMPOSE AN EXCISE TAX NOT TO EXCEED
17	FIVE PER CENTUM ON THE CONSIDERATION RECEIVED BY EACH OPERATOR
18	OF A HOTEL WITHIN THE COUNTY FROM EACH TRANSACTION OF RENTING A
19	ROOM OR ROOMS TO ACCOMMODATE TRANSIENTS.
20	(3) THE TAX SHALL BE COLLECTED BY THE OPERATOR FROM THE
21	PATRON OF THE ROOM AND PAID OVER TO THE COUNTY AS IN PROVIDED IN
22	THIS SECTION.
23	(B) THE TREASURER OF EACH COUNTY OF THE SECOND CLASS
24	ELECTING TO IMPOSE THE TAX AUTHORIZED UNDER THIS SECTION IS
25	DIRECTED TO COLLECT THE TAX AND TO DEPOSIT THE REVENUE RECEIVED
26	FROM THE TAX IN A SPECIAL FUND. THE REVENUES SHALL BE
27	DISTRIBUTED BY THE COUNTY COMMISSIONERS AS FOLLOWS:
28	(1) EXCEPT AS SET FORTH IN CLAUSE (4), TWO-FIFTHS OF THE
29	REVENUE RECEIVED BY THE COUNTY FROM THE EXCISE TAX SHALL BE
30	DISTRIBUTED TO A TOURIST PROMOTION AGENCY PURSUANT TO SECTION
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1	2199.14 OF THE ACT OF JULY 28, 1953 (P.L.723, NO.230), KNOWN AS
2	THE "SECOND CLASS COUNTY CODE."
3	(2) EXCEPT AS SET FORTH IN CLAUSE (4), ONE-THIRD OF THE TAX
4	COLLECTED BY HOTELS WITHIN A MUNICIPALITY WHERE A CONVENTION
5	CENTER OR EXHIBITION HALL IS LOCATED, LESS THE COST OF
6	COLLECTING THE TAX, SHALL, AT THE REQUEST OF THAT MUNICIPALITY,
7	BE RETURNED TO THAT MUNICIPALITY FOR DEPOSIT IN THAT
8	MUNICIPALITY'S SPECIAL FUND ESTABLISHED SOLELY FOR PURPOSES OF
9	PAYING FOR PROMOTIONAL PROGRAMS IMPLEMENTED BY A NONPROFIT
10	ORGANIZATION WHICH ARE DESIGNED TO STIMULATE AND INCREASE THE
11	VOLUME OF CONVENTIONS AND VISITORS WITHIN THE MUNICIPALITY OR AS
12	PROVIDED IN CLAUSE (5), SUBJECT TO THE FOLLOWING REQUIREMENTS:
13	(I) AN AUDITED REPORT ON THE INCOME AND EXPENDITURES
14	INCURRED BY THE MUNICIPALITY RECEIVING FUNDS FROM THE EXCISE TAX
15	ON HOTEL ROOM RENTALS SHALL BE MADE ANNUALLY TO COUNTY.
16	(II) THE MEMBERS OF THE BOARD OF DIRECTORS OR OTHER
17	GOVERNING BODY OF THE NONPROFIT ORGANIZATION UTILIZED BY THE
18	MUNICIPALITY TO PROVIDE THE PROMOTIONAL PROGRAMS SHALL BE
19	APPOINTED BY THE GOVERNING BODY OF THE MUNICIPALITY.
20	(2.1) EXCEPT AS SET FORTH IN CLAUSE (4), A FIVE PER CENTUM
21	FEE SHALL BE PAID TO THE COUNTY FOR COLLECTING THE TAX.
22	(3) EXCEPT AS SET FORTH IN CLAUSE (4), ALL REMAINING REVENUE
23	FROM THE TAX RECEIVED BY THE COUNTY, AFTER PAYING THE AMOUNTS
24	SET FORTH IN CLAUSES (1), (2) AND (2.1), SHALL BE USED FOR
25	OPERATIONAL AND MAINTENANCE EXPENDITURES OF THE CONVENTION
26	CENTER OR EXHIBITION HALL AS PROVIDED IN SUBSECTION (D) AND FOR
27	REGIONAL TOURIST PROMOTION ACTIVITIES.
28	(4) SUBJECT TO CLAUSE (4.1), IF BONDS ARE ISSUED BY THE
29	PUBLIC AUTHORITY TO PROVIDE PERMANENT FINANCING OR REFINANCING
30	OF THE EXPANSION OF AND CAPITAL IMPROVEMENTS TO THE CONVENTION
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1	CENTER OR EXHIBITION HALL, THE REVENUE RECEIVED FROM THE TAX AND
2	DEPOSITED IN THE SPECIAL FUND SHALL NOT BE DISTRIBUTED AS SET
3	FORTH IN CLAUSES (1) THROUGH (3) BUT SHALL BE DISTRIBUTED BY THE
4	COUNTY COMMISSIONERS IN THE ORDER OF PRIORITY AS FOLLOWS:
5	(I) FIRST, TO THE PAYMENT OF ALL AMOUNTS SET FORTH IN CLAUSE
6	<u>(2)</u> .
7	(II) SECOND:
8	(A) TO THE TRUSTEE FOR THE BONDS IN ACCORDANCE WITH THE
9	PROVISIONS OF THE INDENTURE PURSUANT TO WHICH THE BONDS ARE
10	ISSUED, TO BE USED FOR THE PAYMENT OF DEBT SERVICE ON THE BONDS;
11	AND
12	(B) TO THE PAYMENT OF ALL AMOUNTS SET FORTH IN CLAUSE (2.1):
13	(I) IN FULL; OR
14	(II) IF THE REVENUES ARE INSUFFICIENT TO MAKE THE PAYMENT IN
15	FULL, PRO RATA.
16	(III) THIRD, TO THE PAYMENT OF ALL AMOUNTS SET FORTH IN
17	<u>CLAUSE (1).</u>
18	(IV) FOURTH, AS SET FORTH IN CLAUSE (3).
19	(4.1) CLAUSE (4) SHALL NOT APPLY TO BONDS ISSUED SUBSEQUENT
20	TO THE PERMANENT FINANCING FOR PURPOSES OF COMPLETION OR
21	SUBSEQUENT EXPANSIONS OR CAPITAL IMPROVEMENTS.
22	(5) IF A CONVENTION CENTER OR EXHIBITION HALL DISCONTINUES
23	OPERATION IN A MUNICIPALITY IN WHICH A CONVENTION CENTER OR
24	EXHIBITION HALL IS LOCATED, THE MUNICIPALITY SHALL CONTINUE TO
25	COLLECT AND RECEIVE THE TAX, WHICH SHALL BE DEPOSITED BY THE
26	MUNICIPALITY AND USED FOR THE PURPOSES AS PROVIDED IN CLAUSE
27	<u>(2)</u> .
28	(C) THE TREASURER OF EACH COUNTY OF THE SECOND CLASS A
29	ELECTING TO IMPOSE THE TAX AUTHORIZED UNDER THIS SECTION IS
30	DIRECTED TO COLLECT THE TAX AND TO DEPOSIT THE REVENUE IN A

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1	SPECIAL FUND ESTABLISHED SOLELY FOR PURPOSES OF TRAVEL AND
2	TOURISM PROMOTION AND ADVERTISING RELATED TO TRAVEL AND TOURISM
3	PROMOTION. THE TREASURER IS AUTHORIZED TO ESTABLISH RULES AND
4	REGULATIONS CONCERNING THE COLLECTION OF THE TAX.
5	(D) (1) IN COUNTIES OF THE SECOND CLASS, EXPENDITURES FROM
6	THE FUND ESTABLISHED UNDER SUBSECTION (B) SHALL BE USED FOR ALL
7	PURPOSES WHICH A PUBLIC AUTHORITY MAY DETERMINE TO BE REASONABLY
8	NECESSARY TO THE SUPPORT, OPERATION AND MAINTENANCE OF A
9	CONVENTION CENTER OR EXHIBITION HALL, INCLUDING THE FOLLOWING:
10	(I) ADVERTISING AND PUBLICIZING TOURIST ATTRACTIONS IN THE
11	AREA SERVED BY THE RECOGNIZED TOURIST PROMOTION AGENCY.
12	(II) PROMOTING AND OTHERWISE ENCOURAGING THE USE OF THE
13	FACILITIES IN THE AREA SERVED BY THE RECOGNIZED TOURIST
14	PROMOTION AGENCY BY THE PUBLIC AS A WHOLE.
15	(III) PROMOTING AND ATTRACTING CONVENTIONS, EXHIBITIONS AND
16	OTHER FUNCTIONS TO UTILIZE FACILITIES IN THE AREA SERVED BY THE
17	RECOGNIZED TOURIST PROMOTION AGENCY.
18	(IV) PRECOMPLETION ADVERTISING AND PUBLICIZING OF ANY
19	CONVENTION CENTER OR EXHIBITION HALL.
20	(V) PROMOTING AND ATTRACTING CONVENTIONS, EXHIBITIONS AND
21	OTHER FUNCTIONS TO UTILIZE THE CONVENTION CENTER OR EXHIBITION
22	HALL.
23	(VI) PROMOTING AND OTHERWISE ENCOURAGING THE USE OF THE
24	PREMISES BY THE PUBLIC AS A WHOLE OR ANY SEGMENT OF THE PUBLIC.
25	(VII) OPERATING, FURNISHING AND OTHERWISE MAINTAINING AND
26	EQUIPPING THE PREMISES AND REALTY APPURTENANT TO THE PREMISES.
27	(VIII) FURNISHING AND EQUIPPING THE BUILDING AND GROUNDS.
28	(2) IT IS THE INTENTION OF THIS SUBSECTION THAT THE RECEIPTS
29	FROM ANY TAX IMPOSED UNDER THIS SECTION AFTER PAYMENT OF THE
30	DISTRIBUTIONS UNDER SUBSECTION (B)(1), (2), (2.1), (3) AND (4)
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1	BE USED IN THE COUNTY TO OFFSET THE ENTIRE OPERATING DEFICIT, IF
2	ANY, OF ANY CONVENTION CENTER OR EXHIBITION HALL INCLUDING
3	EQUALLY, SHARES OF ANY COOPERATING POLITICAL SUBDIVISION OR
4	AGENCY OF GOVERNMENT INCURRED PURSUANT TO ANY AGREEMENT. THE
5	OPERATING DEFICIT SHALL BE DETERMINED BY THE PUBLIC AUTHORITY
6	WHICH IS THE DESIGNATED OPERATING AGENCY OF THE CONVENTION
7	CENTER OR EXHIBITION HALL.
8	(E) (1) IN COUNTIES OF THE SECOND CLASS A, EXPENDITURES FROM
9	THE FUND ESTABLISHED UNDER SUBSECTION (C) SHALL BE ANNUALLY
10	APPROPRIATED BY THE COUNTY COMMISSIONERS FOR TOURIST PROMOTION
11	ACTIVITIES, TO BE EXECUTED BY THE RECOGNIZED TOURIST PROMOTION
12	AGENCY FOR THE FOLLOWING:
13	(I) MARKETING THE AREA SERVED BY THE RECOGNIZED TOURIST
14	PROMOTION AGENCY AS A LEISURE TRAVEL DESTINATION.
15	(II) MARKETING THE AREA SERVED BY THE RECOGNIZED TOURIST
16	PROMOTION AGENCY AS A CONVENTION, BUSINESS OR MEETING TRAVEL
17	DESTINATION.
18	(III) MARKETING THE AREA SERVED BY THE RECOGNIZED TOURIST
19	PROMOTION AGENCY TO THE PUBLIC AS A WHOLE FOR USE OF ITS TOURIST
20	AND CONVENTION FACILITIES.
21	(IV) USING ALL APPROPRIATE MARKETING TOOLS TO ACCOMPLISH
22	THESE PURPOSES, INCLUDING ADVERTISING, PUBLICITY, PUBLICATIONS,
23	DIRECT MARKETING, SALES, TECHNOLOGY AND PARTICIPATION IN
24	INDUSTRY TRADE SHOWS THAT ATTRACT TOURISTS OR TRAVELERS TO THE
25	AREA SERVED BY THE RECOGNIZED TOURIST PROMOTION AGENCY.
26	(V) PROGRAMS, EXPENDITURES OR GRANTS THAT DIRECTLY AND
27	SUBSTANTIALLY RELATE TO TOURISM OR A BUSINESS, CONVENTION OR
28	MEETING TRAVEL DESTINATION WITHIN A COUNTY OF THE SECOND CLASS
29	A, THAT AUGMENT AND DO NOT COMPETE WITH PRIVATE SECTOR TOURISM
30	OR TRAVEL EFFORTS AND THAT IMPROVE AND EXPAND A COUNTY OF THE
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1	SECOND CLASS A AS A DESTINATION MARKET AS DEEMED NECESSARY BY
2	THE RECOGNIZED TOURIST PROMOTION AGENCY. THE FOLLOWING SHALL
3	APPLY TO GRANTS AWARDED UNDER THIS SUBCLAUSE:
4	(A) GRANTS SHALL HAVE A CASH OR IN-KIND LOCAL MATCH OF AT
5	LEAST TWENTY-FIVE PER CENTUM.
6	(B) GRANTS MAY NOT BE USED FOR SIGNAGE THAT PROMOTES A
7	SPECIFIC PRIVATE ENTITY ON THE SITUS OF THE ENTITY, EXCEPT WHERE
8	THE SIGNAGE CARRIES THE LOGO OF A RECOGNIZED TOURIST PROMOTION
9	AGENCY.
10	(VI) ANY OTHER TOURISM OR TRAVEL MARKETING OR PROMOTION
11	PROGRAM, EXPENDITURE OR PROJECT THAT DOES NOT COMPETE WITH
12	PRIVATE SECTOR TOURISM OR EFFORTS AS DEEMED NECESSARY BY THE
13	RECOGNIZED TOURIST PROMOTION AGENCY.
14	(2) FOR THE PURPOSES OF DEFRAYING THE COSTS ASSOCIATED WITH
15	THE COLLECTION OF THE TAX IMPOSED UNDER THIS SECTION AND
16	OTHERWISE PERFORMING THEIR OBLIGATIONS UNDER THIS SECTION, THE
17	COUNTY COMMISSIONERS OF A COUNTY OF THE SECOND CLASS A MAY
18	DEDUCT AND RETAIN AN ADMINISTRATIVE FEE FROM THE TAXES COLLECTED
19	UNDER THIS SECTION. THE ADMINISTRATIVE FEE SHALL BE ESTABLISHED
20	BY THE COUNTY OF THE SECOND CLASS A AND SHALL NOT EXCEED FOUR
21	PER CENTUM OF THE TAXES COLLECTED IN ANY TAXABLE YEAR.
22	(3) AS DETERMINED BY A COUNTY OF THE SECOND CLASS A IN
23	CONSULTATION WITH THE RECOGNIZED TOURIST PROMOTION AGENCY, AN
24	AUDITED REPORT OR FINANCIAL STATEMENT OF THE INCOME AND
25	EXPENDITURES INCURRED BY A RECOGNIZED TOURIST PROMOTION AGENCY
26	RECEIVING REVENUE FROM THE TAX AUTHORIZED UNDER THIS SECTION
27	SHALL BE SUBMITTED ANNUALLY BY THE RECOGNIZED TOURIST PROMOTION
28	AGENCY TO THE COUNTY COMMISSIONERS.
29	(4) A PENALTY OF ONE AND ONE-HALF PER CENTUM PER MONTH SHALL
30	BE IMPOSED UPON THE OPERATOR OF A HOTEL IN A COUNTY OF THE

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1	SECOND CLASS A FOR FAILURE TO TIMELY COLLECT AND REMIT THE TAX
2	AUTHORIZED BY THIS SECTION. IN ADDITION TO OTHER REMEDIES
3	AVAILABLE FOR COLLECTION OF DEBTS, A COUNTY OF THE SECOND CLASS
4	A MAY FILE A LIEN UPON THE HOTEL IN THE NAME OF THE COUNTY AND
5	FOR THE USE OF THE COUNTY AS PROVIDED BY LAW.
6	(F) (1) THE PROVISIONS OF THIS SECTION RELATING TO COUNTIES
7	OF THE SECOND CLASS SHALL REMAIN IN FORCE FROM YEAR TO YEAR. THE
8	FOLLOWING APPLY:
9	(I) REVENUE IN EXCESS OF AMOUNTS NEEDED TO PAY THE
10	DISTRIBUTIONS UNDER SUBSECTION (B.1)(1), (2), (2.1), (3) AND (4)
11	AND TO OFFSET OPERATING DEFICITS UNDER SUBSECTIONS (B.1)(3) AND
12	(D) SHALL BE DETERMINED BY THE PUBLIC AUTHORITY AND MAY BE
13	ACCUMULATED.
14	(II) AT THE DISCRETION OF THE COOPERATING POLITICAL
15	SUBDIVISIONS AND THE PUBLIC AUTHORITY, ANY REVENUE MAY BE USED
16	<u>TO:</u>
17	(A) PROVIDE PART OR ALL OF AN ANNUAL PAYMENT TO BE PAID BY A
18	
ΤŪ	COUNTY OR A POLITICAL SUBDIVISION UNDER AN AGREEMENT WITH A
19	COUNTY OR A POLITICAL SUBDIVISION UNDER AN AGREEMENT WITH A PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953
19	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953
19 20	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES
19 20 21	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A
19 20 21 22	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR
19 20 21 22 23	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR (B) EFFECT NECESSARY EXPANSION OR FURTHER CAPITAL
19 20 21 22 23 24	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR (B) EFFECT NECESSARY EXPANSION OR FURTHER CAPITAL IMPROVEMENTS.
19 20 21 22 23 24 25	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR (B) EFFECT NECESSARY EXPANSION OR FURTHER CAPITAL IMPROVEMENTS. (2) THE PROVISIONS OF THIS SECTION RELATING TO COUNTIES OF
19 20 21 22 23 24 25 26	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR (B) EFFECT NECESSARY EXPANSION OR FURTHER CAPITAL IMPROVEMENTS. (2) THE PROVISIONS OF THIS SECTION RELATING TO COUNTIES OF THE SECOND CLASS A SHALL REMAIN IN FORCE AND EFFECT FOR THREE
19 20 21 22 23 24 25 26 27	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR (B) EFFECT NECESSARY EXPANSION OR FURTHER CAPITAL IMPROVEMENTS. (2) THE PROVISIONS OF THIS SECTION RELATING TO COUNTIES OF THE SECOND CLASS A SHALL REMAIN IN FORCE AND EFFECT FOR THREE YEARS FROM FEBRUARY 14, 1986, AND MAY BE CONTINUED THEREAFTER BY
19 20 21 22 23 24 25 26 27 28	PUBLIC AUTHORITY CREATED UNDER THE ACT OF JULY 29, 1953 (P.L.1034, NO.270), KNOWN AS THE "PUBLIC AUDITORIUM AUTHORITIES LAW," WHICH HAS BEEN DESIGNATED AS THE OPERATING AGENCY FOR A CONVENTION CENTER OR EXHIBITION HALL; OR (B) EFFECT NECESSARY EXPANSION OR FURTHER CAPITAL IMPROVEMENTS. (2) THE PROVISIONS OF THIS SECTION RELATING TO COUNTIES OF THE SECOND CLASS A SHALL REMAIN IN FORCE AND EFFECT FOR THREE YEARS FROM FEBRUARY 14, 1986, AND MAY BE CONTINUED THEREAFTER BY ORDINANCE OR RESOLUTION OF THE COUNTY COMMISSIONERS OF THE

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SHALL RUN CONCURRENTLY WITH THE CALENDAR YEAR. 1 2 (H) THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS 3 SECTION SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION 4 UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE: 5 "CONSIDERATION." RECEIPTS, FEES, CHARGES, RENTALS, LEASES, 6 CASH, CREDITS, PROPERTY OR OTHER PAYMENT RECEIVED BY OPERATORS 7 IN EXCHANGE FOR OR IN CONSIDERATION OF THE USE OR OCCUPANCY BY A 8 TRANSIENT OF A ROOM IN A HOTEL FOR A TEMPORARY PERIOD. 9 "CONVENTION CENTER OR EXHIBITION HALL." A BUILDING OR SERIES 10 OF BUILDINGS: (1) AT LEAST ONE OF WHICH CONTAINS A MINIMUM OF 75,000 GROSS 11 SQUARE FEET OF EXHIBITION SPACE FOR SHOWS AND CONVENTIONS; 12 13 (2) WHICH ARE NOT USED FOR THE RETAIL SALE OF MERCHANDISE OR PART OF ANY SHOPPING CENTER, MALL OR OTHER RETAIL CENTER; AND 14 (3) A MAJOR FUNCTION OF WHICH IS TO HOUSE MEETINGS, 15 EXHIBITIONS, SHOWS, CONVENTIONS, ASSEMBLIES, CONVOCATIONS AND 16 SIMILAR GATHERINGS. THE TERM INCLUDES LAND APPURTENANT TO THE 17 18 BUILDING OR BUILDINGS. "COOPERATING POLITICAL SUBDIVISION OR AGENCY OF GOVERNMENT." 19 A CITY OR PUBLIC AUTHORITY LOCATED IN A COUNTY: 20 (1) WITHIN THE BOUNDARIES OF WHICH A CONVENTION CENTER OR 21 22 EXHIBITION HALL IS PLANNED OR CONSTRUCTED; AND 23 (2) WHICH SHARES WITH THE COUNTY DUTIES, OBLIGATIONS OR 24 PRIVILEGES WITH RESPECT TO THAT CONVENTION CENTER. "HOTEL." A HOTEL, MOTEL, INN, GUESTHOUSE, ROOMING HOUSE, BED 25 AND BREAKFAST, HOMESTEAD OR OTHER STRUCTURE WHICH HOLDS ITSELF 26 27 OUT BY ANY MEANS, INCLUDING ADVERTISING, LICENSE, REGISTRATION 28 WITH AN INNKEEPERS' GROUP, CONVENTION LISTING ASSOCIATION, 29 TRAVEL PUBLICATION OR SIMILAR ASSOCIATION OR WITH A GOVERNMENT 30 AGENCY, AS BEING AVAILABLE TO PROVIDE OVERNIGHT LODGING FOR

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1	CONSIDERATION TO PERSONS SEEKING TEMPORARY ACCOMMODATION; ANY
2	PLACE WHICH ADVERTISES TO THE PUBLIC AT LARGE OR ANY SEGMENT
3	THEREOF THAT IT WILL PROVIDE BEDS, SANITARY FACILITIES OR OTHER
4	SPACE FOR A TEMPORARY PERIOD TO MEMBERS OF THE PUBLIC AT LARGE;
5	ANY PLACE RECOGNIZED AS A HOSTELRY. THE TERM DOES NOT INCLUDE
6	ANY CHARITABLE INSTITUTION, OR PORTION OF A FACILITY THAT IS
7	DEVOTED TO PERSONS WHO HAVE AN ESTABLISHED PERMANENT RESIDENCE
8	OR A COLLEGE OR UNIVERSITY STUDENT RESIDENCE HALL CURRENTLY
9	OCCUPIED BY STUDENTS ENROLLED IN A DEGREE PROGRAM, AN
10	EDUCATIONAL OR RELIGIOUS INSTITUTION CAMP FOR CHILDREN, HOSPITAL
11	OR NURSING HOME.
12	"MUNICIPALITY." NOTWITHSTANDING 53 PA.C.S. § 8401 (RELATING
13	TO DEFINITIONS), A TOWNSHIP OR BOROUGH OR A HOME RULE
14	MUNICIPALITY WHICH WAS FORMERLY A TOWNSHIP OR BOROUGH.
15	"OCCUPANCY." THE USE OR POSSESSION OR THE RIGHT TO THE USE
16	OR POSSESSION BY ANY PERSON OTHER THAN A PERMANENT RESIDENT OF A
16 17	OR POSSESSION BY ANY PERSON OTHER THAN A PERMANENT RESIDENT OF A ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR
17	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR
17 18	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING
17 18 19	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING THE USE AND POSSESSION OF THE ROOM.
17 18 19 20	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING THE USE AND POSSESSION OF THE ROOM. "OPERATING DEFICIT." THE EXCESS OF EXPENSES OVER RECEIPTS
17 18 19 20 21	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING THE USE AND POSSESSION OF THE ROOM. "OPERATING DEFICIT." THE EXCESS OF EXPENSES OVER RECEIPTS FROM THE OPERATION AND MANAGEMENT OF A CONVENTION CENTER OR
17 18 19 20 21 22	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING THE USE AND POSSESSION OF THE ROOM. "OPERATING DEFICIT." THE EXCESS OF EXPENSES OVER RECEIPTS FROM THE OPERATION AND MANAGEMENT OF A CONVENTION CENTER OR EXHIBITION HALL.
17 18 19 20 21 22 23	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING THE USE AND POSSESSION OF THE ROOM. "OPERATING DEFICIT." THE EXCESS OF EXPENSES OVER RECEIPTS FROM THE OPERATION AND MANAGEMENT OF A CONVENTION CENTER OR EXHIBITION HALL. "OPERATOR." ANY INDIVIDUAL, PARTNERSHIP, NONPROFIT OR
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17 18 19 20 21 22 23 24 25 26 27	ROOM IN A HOTEL FOR ANY PURPOSE OR THE RIGHT TO THE USE OR POSSESSION OF THE FURNISHINGS OR TO THE SERVICES ACCOMPANYING THE USE AND POSSESSION OF THE ROOM. "OPERATING DEFICIT." THE EXCESS OF EXPENSES OVER RECEIPTS FROM THE OPERATION AND MANAGEMENT OF A CONVENTION CENTER OR EXHIBITION HALL. "OPERATOR." ANY INDIVIDUAL, PARTNERSHIP, NONPROFIT OR PROFIT-MAKING ASSOCIATION OR CORPORATION OR OTHER PERSON OR GROUP OF PERSONS THAT MAINTAIN, OPERATE, MANAGE, OWN, HAVE CUSTODY OF OR OTHERWISE POSSESS THE RIGHT TO RENT OR LEASE OVERNIGHT ACCOMMODATIONS IN A HOTEL TO THE PUBLIC FOR

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1	"PERMANENT RESIDENT." AN INDIVIDUAL WHO HAS OCCUPIED OR HAS
2	THE RIGHT TO OCCUPANCY OF A ROOM IN A HOTEL AS A PATRON OR
3	OTHERWISE FOR A PERIOD EXCEEDING THIRTY CONSECUTIVE DAYS.
4	"RECOGNIZED TOURIST PROMOTION AGENCY." THE NONPROFIT
5	CORPORATION, ORGANIZATION, ASSOCIATION OR AGENCY WHICH IS
6	ENGAGED IN PLANNING AND PROMOTING PROGRAMS DESIGNED TO STIMULATE
7	AND INCREASE THE VOLUME OF TOURIST, VISITOR AND VACATION
8	BUSINESS WITHIN A COUNTY AND CERTIFIED BY THE COUNTY PURSUANT TO
9	THE ACT OF JULY 4, 2008 (P.L.621, NO.50), KNOWN AS THE "TOURISM
10	PROMOTION ACT."
11	"REGIONAL TOURIST PROMOTION ACTIVITIES." SERVICES,
12	ACTIVITIES, FACILITIES AND EVENTS, WHICH RESULT IN A SIGNIFICANT
13	NUMBER OF NONRESIDENTS VISITING A COUNTY OF THE SECOND CLASS FOR
14	RECREATIONAL, CULTURAL OR EDUCATIONAL PURPOSES.
15	"ROOM." A SPACE IN A HOTEL SET ASIDE FOR USE AND OCCUPANCY
16	BY PATRONS, OR OTHERWISE, FOR CONSIDERATION, HAVING AT LEAST ONE
17	BED OR OTHER SLEEPING ACCOMMODATION.
18	"SUBSTANTIAL COMPLETION." CONSTRUCTION WHICH IS SUFFICIENTLY
19	COMPLETED IN ACCORDANCE WITH CONTRACT DOCUMENTS AND CERTIFIED BY
20	THE CONVENTION CENTER AUTHORITY'S ARCHITECT OR ENGINEER, AS
21	MODIFIED BY CHANGE ORDERS SO THAT:
22	(1) THE MAIN CONVENTION AREA CAN BE USED, OCCUPIED OR
23	OPERATED FOR ITS INTENDED USE; AND
24	(2) AT LEAST NINETY PER CENTUM OF THE WORK ON THE MAIN
25	CONVENTION OR EXHIBITION AREA IS COMPLETE.
26	"TEMPORARY." A PERIOD OF TIME NOT EXCEEDING THIRTY
27	CONSECUTIVE DAYS.
28	"TRANSACTION." THE ACTIVITY INVOLVING THE OBTAINING BY A
29	TRANSIENT OR PATRON OF THE USE OR OCCUPANCY OF A HOTEL ROOM FROM
30	WHICH CONSIDERATION EMANATES TO THE OPERATOR UNDER AN EXPRESS OR
0.0.1	

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1 <u>AN IMPLIED CONTRACT.</u>

<u>"TRANSIENT." AN INDIVIDUAL WHO OBTAINS ACCOMMODATION IN ANY</u>
<u>HOTEL FOR HIMSELF BY MEANS OF REGISTERING AT THE FACILITY FOR</u>
<u>THE TEMPORARY OCCUPANCY OF ANY ROOM FOR THE PERSONAL USE OF THAT</u>
<u>INDIVIDUAL BY PAYING TO THE OPERATOR OF THE FACILITY A FEE IN</u>
<u>CONSIDERATION FOR THE ACCOMMODATION.</u>
Section 3 4. Nothing in this act shall be construed to <--
require a county that has imposed a tax under the former section

9 1770.2 or 1770.6 of the act to enact a new ordinance to impose 10 the tax under section 1770.10 of the act if all of the following 11 apply:

12 (1) The tax rate in the ordinance imposing the tax under
13 the former section 1770.2 or 1770.6 of the act has not
14 changed.

15 (2) The ordinance imposing the tax under the former
16 section 1770.2 or 1770.6 of the act is otherwise consistent
17 with section 1770.10 of the act.

18 SECTION 5. REPEALS ARE AS FOLLOWS:

19 (1) THE GENERAL ASSEMBLY DECLARES THAT THE REPEAL UNDER
 20 PARAGRAPH (2) IS NECESSARY TO EFFECTUATE THE ADDITION OF
 21 SECTION 1770.12 OF THE ACT.

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22 (2) SECTION 8721 OF TITLE 53 OF THE PENNSYLVANIA
23 CONSOLIDATED STATUTES IS REPEALED.

24 (3) ALL ACTS AND PARTS OF ACTS ARE REPEALED INSOFAR AS
25 THEY ARE INCONSISTENT WITH THIS ACT.

26 SECTION 6. THE ADDITION OF SECTION 1770.12 OF THE ACT IS A 27 CONTINUATION OF 53 PA.C.S. § 8721. EXCEPT AS OTHERWISE PROVIDED 28 IN SECTION 1770.12 OF THE ACT, ALL ACTIVITIES INITIATED UNDER 53 29 PA.C.S. § 8721 SHALL CONTINUE AND REMAIN IN FULL FORCE AND 30 EFFECT AND MAY BE COMPLETED UNDER SECTION 1770.12 OF THE ACT.

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ORDERS, REGULATIONS, RULES AND DECISIONS WHICH WERE MADE UNDER
53 PA.C.S. § 8721 AND WHICH ARE IN EFFECT ON THE EFFECTIVE DATE
OF SECTION 1770.12 OF THE ACT SHALL REMAIN IN FULL FORCE AND
EFFECT UNTIL REVOKED, VACATED OR MODIFIED UNDER SECTION 1770.12
OF THE ACT. CONTRACTS, OBLIGATIONS AND COLLECTIVE BARGAINING
AGREEMENTS ENTERED INTO UNDER 53 PA.C.S. § 8721 ARE NOT AFFECTED
BY THE REPEAL OF 53 PA.C.S. § 8721.

8 Section 4 7. This act shall take effect immediately. <--