THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1131 Session of 2017

INTRODUCED BY RYAN, GREINER, B. MILLER, PICKETT AND SOLOMON, MAY 23, 2017

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, MAY 23, 2017

AN ACT

1 2 3 4 5 6 7 8 9 10	Amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; in miscellaneous provisions, repealing provisions relating to qualified interest rate management agreements, further providing for financial reporting, providing for application of subchapter, for definitions, for qualified interest rate management agreements and providing for interest rate risk and interest cost management in first class cities and counties; and making editorial changes.
11	The General Assembly of the Commonwealth of Pennsylvania
12	hereby enacts as follows:
13	Section 1. The definitions of "independent financial
14	advisor," "interest rate management plan" and "qualified
15	interest rate management agreement" in section 8002(c) of Title
16	53 of the Pennsylvania Consolidated Statutes are amended to
17	read:
18	§ 8002. Definitions.
19	* * *
20	(c) Other definitionsSubject to additional definitions
21	contained in subsequent provisions of this subpart which are
22	applicable to specific provisions of this subpart, the following

1 words and phrases when used in this subpart shall have the 2 meanings given to them in this section unless the context 3 clearly indicates otherwise:

4 * * *

5 "Independent financial advisor." A person or entity 6 experienced in the financial aspects and risks of interest rate 7 management agreements who is retained by a local government unit to advise the local government unit with respect to a qualified 8 interest rate management agreement. The independent financial 9 10 advisor may not be the other party or an affiliate or agent of 11 the other party on a qualified interest rate management 12 agreement with respect to which the independent financial 13 advisor is advising a local government unit. For purposes of 14 [sections 8281(b)(2)] <u>section 8288(b)(2)</u> and (e)(5) (relating to 15 qualified interest rate management agreements), the independent 16 financial advisor may be retained by a public authority.

17 "Interest rate management plan." A written plan prepared or 18 reviewed by an independent financial advisor with respect to a 19 qualified interest rate management agreement, which includes:

(1) A schedule listing the amount of debt outstanding for each outstanding debt issue of the local government unit and the expected annual debt service on that debt. In the case of variable rate debt, the schedule shall set forth the estimated annual debt service thereon and annual debt service on the debt calculated at the maximum rate specified for the variable rate debt.

(2) A schedule listing the notional amounts outstanding
 of each previously executed qualified interest rate
 management agreement which is then in effect.

30 (3) A schedule [listing] <u>illustrating the following:</u> 20170HB1131PN1814 - 2 - 1 <u>(i) In dollars, all consulting, advisory, brokerage</u> 2 or similar fees, paid or payable by the local government 3 unit in connection with the qualified interest rate 4 management agreement, and [a schedule of] any finder's 5 fees, consulting fees or brokerage fees, paid or payable 6 by the other party in connection with the qualified 7 interest rate management agreement.

8 <u>(ii) The maximum counterparty margin or spread to be</u> 9 <u>included on the qualified interest rate management</u> 10 <u>agreement and a calculation of the present value of the</u> 11 <u>counterparty margin or spread.</u>

12 (4) A schedule listing the estimated and maximum 13 periodic scheduled payments to be paid by the local 14 government unit and to be received by the local government 15 unit from the other party in each year during the term of the 16 qualified interest rate management agreement.

17 (5) An analysis of the interest rate risk, basis risk, 18 termination risk, credit risk, market-access risk and other 19 risks of entering into the qualified interest rate management 20 agreement. This paragraph includes schedules of the estimated 21 and maximum scheduled periodic payments which would be due 22 under the qualified interest rate management agreement.

23 (6) An analysis of the interest rate risk, basis risk, termination risk, credit risk, market-access risk and other 24 25 risks to the local government unit of the net payments due 26 for all debt outstanding and all gualified interest rate 27 management agreements of the local government unit. This 28 paragraph includes schedules of the estimated and maximum net 29 payments of total debt service and scheduled, periodic, net 30 payments, which would be due under all of the qualified

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1 interest rate management agreements.

(7) The local government unit's plan to monitor interest
rate risk, basis risk, termination risk, credit risk, marketaccess risk and other risks. This paragraph includes the
valuation of the market or termination value of all
outstanding qualified interest rate management agreements.
* * *

8 "Qualified interest rate management agreement." An agreement, including a confirmation evidencing a transaction 9 10 effected under a master agreement, entered into by a local government unit in accordance with and fulfilling the 11 requirements of section [8281] 8288 (relating to qualified 12 13 interest rate management agreements), which agreement in the 14 judgment of the local government unit is designed to manage 15 interest rate risk or interest cost of the local government unit 16 on any debt a local government unit is authorized to incur under 17 this subpart, including, but not limited to, swaps, interest 18 rate caps, collars, corridors, ceiling and floor agreements, 19 forward agreements, float agreements and other similar 20 arrangements which in the judgment of the local government unit 21 will assist the local government unit in managing the interest rate risk or interest cost of the local government unit. 22 * * * 23

24 Section 2. Section 8281 of Title 53 is repealed:
25 [§ 8281. Qualified interest rate management agreements.
26 (a) General rule.--

(1) Except as set forth in paragraph (4),
notwithstanding any other law to the contrary, a local
government unit may negotiate and enter into qualified
interest rate management agreements consistent with the

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1 provisions of this subchapter.

(2) The local government unit must authorize and award
by resolution each qualified interest rate management
agreement or any confirmation of a transaction. The
resolution is subject to section 8003(a) and (b) (relating to
advertisement and effectiveness of ordinances) but may be
valid and effective for all purposes immediately upon
adoption or as otherwise provided in the resolution.

9 (3) A local government unit has the power to contract 10 for insurance covering the risks of nonpayment of amounts due 11 under qualified interest rate management agreements.

12 (4) The authority granted in this subchapter shall not 13 apply to any local government unit which has been declared 14 distressed by the Department of Community and Economic 15 Development.

(b) Requirements for resolution.--The resolution authorizing and awarding a qualified interest rate management agreement or authorizing a transaction under the agreement must include in the resolution or as an appendix to the resolution all of the following:

(1) A copy of the qualified interest rate management
agreement or confirmation of the transaction under the
qualified interest rate management agreement in substantially
the form to be executed pursuant to the resolution.

(2) The interest rate management plan meeting therequirements under this subpart:

(i) adopted by the local government unit; or
(ii) if the local government unit is incurring
indebtedness under this chapter which has or will be
issued to a public authority that has entered into or

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will enter into an interest rate management agreement
 meeting the requirements of a qualified interest rate
 management agreement under this subpart, adopted by that
 public authority.

5 (3) A statement of the manner of the award of the 6 qualified interest rate management agreement under subsection 7 (e).

8 (c) Contents of qualified interest rate management 9 agreements.--In addition to other provisions approved by the 10 local government unit, a qualified interest rate management 11 agreement must contain all of the following:

12 (1) The covenant of the local government unit to make 13 payments required by the qualified interest rate management 14 agreement and the covenants authorized by section 8282 15 (relating to covenant to pay amounts due under qualified 16 interest rate management agreements).

17 (2) The notional amount of the qualified interest rate 18 management agreement and the principal amount of bonds or 19 notes or lease rental debt, or portions of the notional or 20 principal amounts, issued or to be issued by the local 21 government unit under this subpart or guaranteed by the local 22 government unit under this subpart, to which the agreement 23 relates.

(3) The term of any qualified interest rate management
agreement, which must not exceed the latest maturity date of
the bonds or notes referenced in the qualified interest rate
management agreement.

(4) A provision requiring the termination of the
agreement if all debt to which the qualified interest rate
management agreement relates is no longer outstanding.

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(5) The maximum annual interest rate which the local
 government unit may pay thereunder.

3 (6) A provision that the maximum net payments by fiscal 4 year of a local government unit shall not exceed the maximum 5 interest rate specified in the qualified interest rate 6 management agreement for:

7 (i) periodic scheduled payments, not including any
8 termination payments, due under the qualified interest
9 rate management agreement; and

10 (ii) the interest on the bonds or notes to which the 11 qualified interest rate management agreement relates.

12 (7) The source of payment of the payment obligations of 13 the local government unit, which must be either general 14 revenues or revenues specifically identified in the 15 agreement.

16 (8) A provision addressing the actions to be taken if17 the credit rating of the other party changes.

(9) A provision that periodic scheduled payments due under the qualified interest rate management agreement and debt service due on the related bonds or notes or payments due under the related instrument evidencing lease rental debt or guaranty of the local government unit shall be senior in right and priority of payment to termination payments due under the qualified interest rate management agreement.

25 (d) Other provisions of the qualified interest rate 26 management agreement.--The qualified interest rate management 27 agreement may include:

(1) A covenant to include any termination payment or
 similar payment for a qualified interest rate management
 agreement in its current budget at any time during a fiscal

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1 year or in a budget adopted in a future fiscal year.

2 (2) A provision that the following shall be equally and
3 ratably payable and secured under the applicable covenants
4 authorized in section 8282:

5 (i) Periodic scheduled payments due under the 6 qualified interest rate management agreement; and

7 (ii) Any of the following to which the agreement8 relates:

9 (A) the debt service due on the bonds or notes; 10 (B) payment under an instrument evidencing lease 11 rental debt; or

12 (C) payment under a guaranty of the local13 government unit.

14 (3) A provision that the qualified interest rate 15 management agreement may be terminated at the option of the 16 local government unit without cause but that the qualified 17 interest rate management agreement may not be terminated at 18 the option of the other party to the qualified interest rate 19 management agreement without cause.

20 (e) Award of qualified interest rate management21 agreements.--

(1) The local government unit shall establish a process
for selecting other parties before entering into a qualified
interest rate management agreement.

(2) The local government unit shall establish
qualifications for other parties before entering into a
qualified interest rate management agreement. The
qualifications shall include a rating for the other party of
at least the third highest rating category from a nationally
recognized rating agency.

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(3) A qualified interest rate management agreement must
 be awarded by public sale, private sale by negotiation or
 private sale by invitation.

The local government unit shall select the qualified 4 (4) 5 interest rate management agreement which the local government unit determines is in its best financial interest. The 6 7 qualified interest rate management agreement selected must 8 contain financial terms and conditions which in the opinion 9 of the independent financial advisor to the local government unit are fair and reasonable to the local government unit as 10 of the date of award. 11

12 (5) The local government unit may satisfy the 13 requirements of paragraph (4) by obtaining a finding from an 14 independent financial advisor to the public authority that 15 the financial terms and conditions of the agreement are fair 16 and reasonable to the public authority as of the date of the 17 award if all of the following apply:

18 (i) The local government unit is incurring
19 indebtedness under this chapter which has or will be
20 issued to a public authority.

(ii) In connection with the incurring of debt under subparagraph (i), the local government unit will become obligated for all or a portion of the public authority's costs under an interest rate management agreement.] Section 3. Section 8285 of Title 53 is amended to read: 8 8285. Financial reporting.

27 <u>(a) General rule.--</u>A local government unit which has entered 28 into a qualified interest rate management agreement shall 29 include in its annual financial statements information with 30 respect to each qualified interest rate management agreement it

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1	has authorized or entered into, including any information
2	required pursuant to any statement issued by the Governmental
3	Accounting Standards Board.
4	(b) Quarterly reportA local government unit that
5	authorizes a qualified interest rate management agreement shall
6	report on the performance of the qualified interest rate
7	<u>management agreement quarterly at a public meeting. At a</u>
8	minimum, the reporting shall include a current market-to-market
9	valuation of the agreement.
10	Section 4. Subchapter F of Chapter 82 of Title 53 is amended
11	by adding sections to read:
12	<u>§ 8286. Application of subchapter.</u>
13	<u>Only a local government unit may enter into an interest rate</u>
14	management agreement, unless otherwise authorized to do so in
15	Subchapter G (relating to interest rate risk and interest cost
16	management in first class cities and counties).
17	<u>§ 8287. Definitions.</u>
18	As used in this subchapter, the term "local government unit"
19	means an authority as defined in section 8002 (relating to
20	definitions) and a school district of the first class presently
21	operating under a home rule charter as defined under section
22	2902 (relating to definitions) or home rule charter supplement.
23	<u>§ 8288. Qualified interest rate management agreements.</u>
24	<u>(a) General rule</u>
25	(1) Except as set forth in paragraph (4),
26	notwithstanding any other law to the contrary, a local
27	government unit may negotiate and enter into qualified
28	interest rate management agreements consistent with the
29	provisions of this subchapter. A local government unit may
30	only authorize a qualified interest rate management agreement
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1 <u>under this subchapter.</u>

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2	(2) The local government unit must authorize and award
3	by resolution each qualified interest rate management
4	agreement or any confirmation of a transaction. The
5	resolution is subject to section 8003(a) and (b) (relating to
6	advertisement and effectiveness of ordinances) but may be
7	valid and effective for all purposes immediately upon
8	adoption or as otherwise provided in the resolution.
9	(3) A local government unit has the power to contract
10	for insurance covering the risks of nonpayment of amounts due
11	under qualified interest rate management agreements.
12	(4) The authority granted in this subchapter shall not
13	apply to a local government unit which has been declared
14	distressed by the department.
15	(5) No payments for consulting, advisory, brokerage or
16	similar fees incurred to enter into the interest rate
17	management agreement may be made to or on behalf of a local
18	government unit by the other party to a qualified interest
19	rate management agreement and termination payments, unless
20	such payments are disclosed in conformity with this chapter
21	and are acknowledged by the local government unit.
22	(6) Periodic scheduled payments on a qualified interest
23	rate management agreement must commence not later than one
24	year after the date of execution of a confirmation associated
25	with the qualified interest rate management agreement.
26	(7) At the time a qualified interest rate management
27	agreement is entered into, the sum of the notional amount and
28	all other qualified interest rate management agreements
29	entered into or guaranteed, and then in effect of a local
30	government unit, shall not exceed 50% of the total principal

1	amount of the aggregate nonelectoral debt plus lease rental
2	debt capacity of the local government unit then outstanding.
3	(8) Scheduled periodic payments and termination payments
4	received by a local government unit on a qualified interest
5	rate management agreement shall be deposited in a payment
6	account to pay periodic swap payments or to pay principal and
7	interest on the debt related to the qualified interest rate
8	management agreement.
9	(9) The scheduled expiration date of a qualified
10	interest rate management agreement shall not exceed 10 years
11	from the date of the related confirmation unless the
12	qualified interest rate management agreement contains a
13	provision allowing the local government unit to terminate the
14	agreement at any time, or at periodic intervals as shown in
15	the confirmation, after 10 years from the date of the related
16	confirmation without making a termination payment.
17	(10) No payments shall be made to or on behalf of a
18	local government unit by the other party to a qualified
19	interest rate management agreement except periodic scheduled
20	payments and termination payments.
21	(11) The index or basis used for calculating the
22	periodic scheduled payments receivable by the local
23	government unit on a qualified interest rate management
24	agreement shall be a fixed rate or variable rate of interest
25	determined using either an index published by the Securities
26	Industry and Financial Markets Association or an index that
27	references the London Interbank Offered Rate. Periodic
28	scheduled payments based upon a London InterBank Offered Rate
29	index or other index are not permitted unless the interest
30	rate on the associated debt is also based on the same index
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1	or the index is based on the same type of debt as the
2	associated debt.
3	(b) Requirements for resolutionThe resolution authorizing
4	and awarding a qualified interest rate management agreement or
5	authorizing a transaction under the agreement must include in
6	the resolution, or as an appendix to the resolution, all of the
7	following:
8	(1) A copy of the qualified interest rate management
9	agreement or confirmation of the transaction under the
10	qualified interest rate management agreement in substantially
11	the form to be executed pursuant to the resolution.
12	(2) The interest rate management plan meeting the
13	requirements under this subchapter:
14	(i) approved by the local government unit not less
15	than 10 days prior to the date of the resolution; or
16	(ii) if the local government unit is incurring
17	indebtedness under this subpart which has or will be
18	issued to a public authority that has entered into or
19	will enter into an interest rate management agreement
20	meeting the requirements of a qualified interest rate
21	management agreement under this subpart, approved by that
22	public authority not less than 10 days prior to the date
23	of the resolution.
24	(3) A statement of the manner of the award of the
25	qualified interest rate management agreement under subsection
26	<u>(e).</u>
27	(c) Contents of qualified interest rate management
28	agreementsIn addition to other provisions approved by the
29	local government unit, a qualified interest rate management
30	agreement must contain all of the following:
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1	(1) The covenant of the local government unit to make
2	payments required by the qualified interest rate management
3	agreement and the covenants authorized by section 8282
4	(relating to covenant to pay amounts due under qualified
5	interest rate management agreements).
6	(2) The notional amount of the qualified interest rate
7	management agreement and the principal amount of bonds or
8	notes or lease rental debt, or portions of the notional
9	amounts or principal amounts, issued or to be issued by the
10	local government unit under this subpart or guaranteed by the
11	local government unit under this subpart, to which the
12	agreement relates.
13	(3) The term of a qualified interest rate management
14	agreement which must not exceed the latest maturity date of
15	the bonds or notes referenced in the qualified interest rate
16	management agreement.
17	(4) A provision requiring the termination of the
18	agreement when all debt to which the qualified interest rate
19	management agreement relates is no longer outstanding.
20	(5) The maximum annual interest rate that the local
21	government unit may pay.
22	(6) A provision that the maximum net payments by fiscal
23	year of a local government unit shall not exceed the maximum
24	interest rate specified in the qualified interest rate
25	management agreement for:
26	(i) periodic scheduled payments, not including
27	termination payments, due under the qualified interest
28	rate management agreement; and
29	(ii) the interest on the bonds or notes to which the
30	<u>qualified interest rate management agreement relates.</u>

1	(7) The source of payment of the payment obligations of
2	the local government unit, which must be either general
3	revenues or revenues specifically identified in the
4	agreement.
5	(8) A provision addressing the actions to be taken if
6	the credit rating of the other party changes.
7	(9) A provision that periodic scheduled payments due
8	under the qualified interest rate management agreement and
9	debt service due on the related bonds or notes or payments
10	due under the related instrument evidencing lease rental debt
11	or guaranty of the local government unit shall be senior in
12	right and priority of payment to termination payments due
13	under the qualified interest rate management agreement.
14	(10) A certification by the other party to the qualified
15	interest rate management agreement in which the other party
16	does all of the following:
17	(i) Acknowledges and agrees that the local
18	government unit which is entering into the qualified
19	interest rate management agreement under this subchapter
20	is a political subdivision of the Commonwealth.
21	(ii) Acknowledges that the other party has read this
22	subchapter.
23	(iii) Acknowledges and agrees that a local
24	government unit may only enter into a qualified interest
25	rate management agreement to manage interest rate risk or
26	interest cost of the local government unit on debt of the
27	local government unit.
28	(iv) Certifies that, in executing the transactions
29	under the qualified interest rate management agreement,
30	the other party has complied in all material aspects with

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1 the applicable rules and regulations of the Commodity 2 Futures Trading Commission, the Securities and Exchange Commission and the Municipal Securities Rulemaking Board 3 to which the other party is subject. 4 (v) Certifies that the other party acted in good 5 faith and made full and fair disclosure of all required 6 7 material facts and any conflicts of interest regarding 8 the gualified interest management agreement as required by the Dodd-Frank Wall Street Reform and Consumer 9 Protection Act (Public Law 111-203, 12 U.S.C. § 5301 et 10 11 seq.). (vi) Represents and warrants that the rate or rates 12 13 used to calculate amounts payable by the local government unit pursuant to the qualified interest rate management 14 agreement are comparable to the rate or rates that the 15 16 other party would quote to receive from or pay to, as applicable, a similarly situated counterparty to enter 17 18 into a reasonably comparable gualified interest rate management agreement taking into full account the terms 19 and conditions of the qualified interest rate management 20 21 agreement. (vii) Acknowledges and agrees that the other party 22 23 will notify the department in writing promptly upon the 24 other party's receipt of a termination payment by the local government unit, including the date and amount of 25 26 the payment and the identity of the qualified interest 27 rate management agreement under which the payment was 28 made. 29 (d) Other provisions of the qualified interest rate management agreement. -- The gualified interest rate management 30

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1	agreement	may	<u>include:</u>

2	(1) A covenant that includes a termination payment or
3	similar payment for a qualified interest rate management
4	agreement in the other party's current budget at any time
5	during a fiscal year or in a budget adopted in a future
6	<u>fiscal year.</u>
7	(2) A provision that the following shall be equally and
8	ratably payable and secured under the applicable covenants
9	authorized in section 8282:
10	(i) Periodic scheduled payments due under the
11	qualified interest rate management agreement.
12	(ii) Any of the following to which the agreement
13	<u>relates:</u>
14	(A) the debt service due on the bonds or notes;
15	(B) payment under an instrument evidencing lease
16	<u>rental debt; or</u>
17	(C) payment under a guaranty of the local
18	government unit.
19	(3) A provision that the qualified interest rate
20	management agreement may be terminated at the option of the
21	local government unit without cause but that the qualified
22	interest rate management agreement may not be terminated at
23	the option of the other party to the qualified interest rate
24	management agreement without cause.
25	(e) Award of qualified interest rate management
26	agreements
27	(1) The local government unit shall establish a process
28	for selecting other parties before entering into a qualified
29	interest rate management agreement.
30	(2) The local government unit shall establish

1	qualifications for other parties before entering into a
2	qualified interest rate management agreement. The
3	qualifications shall include a rating for the other party of
4	at least the third highest rating category from a nationally
5	recognized rating agency.
6	(3) A qualified interest rate management agreement must
7	be awarded by public sale, private sale by negotiation or
8	private sale by invitation.
9	(4) The local government unit shall select the qualified
10	interest rate management agreement which the local government
11	unit determines is in the best financial interest. The
12	qualified interest rate management agreement selected must
13	contain financial terms and conditions which, in the opinion
14	of the independent financial advisor to the local government
15	unit, are fair and reasonable to the local government unit as
16	of the date of award.
17	(5) The local government unit may satisfy the
18	requirements of paragraph (4) by obtaining a finding from an
19	independent financial advisor to the public authority that
20	the financial terms and conditions of the agreement are fair
21	and reasonable to the public authority as of the date of the
22	award if all of the following apply:
23	(i) The local government unit is incurring
24	indebtedness under this chapter which has or will be
25	issued to a public authority.
26	(ii) In connection with the incurring of debt under
27	subparagraph (i), the local government unit will become
28	obligated for all or a portion of the public authority's
29	costs under an interest rate management agreement.
30	Section 5. Chapter 82 of Title 53 is amended by adding a
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1	subchapter to read:
2	SUBCHAPTER G
3	INTEREST RATE RISK AND INTEREST COST MANAGEMENT
4	IN FIRST CLASS CITIES AND COUNTIES
5	<u>Sec.</u>
6	8291. Scope of subchapter.
7	8292. Definitions.
8	8293. Interest rate management agreement requirements.
9	8294. Notice and retention of records.
10	8295. Financial reporting.
11	<u>§ 8291. Scope of subchapter.</u>
12	Notwithstanding Subchapter F (relating to interest rate risk
13	and interest cost management), this subchapter shall apply to
14	interest rate management agreements in cities and counties of
15	the first class.
16	<u>§ 8292. Definitions.</u>
17	The following words and phrases when used in this subchapter
18	shall have the meanings given to them in this section unless the
19	context clearly indicates otherwise:
20	"Contracting authority." Any of the following that enter
21	into an interest rate management agreement under this
22	subchapter:
23	(1) A city of the first class.
24	(2) A county of the first class.
25	(3) A municipal authority created by a city of the first
26	class under Chapter 56 (relating to municipal authorities) by
27	an entity listed under paragraph (1) or (2).
28	"Department." The Department of Community and Economic
29	Development of the Commonwealth.
30	"Interest rate management agreement." An agreement,

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1	including a confirmation evidencing a transaction effected under
2	<u>a master agreement, entered into by a contracting authority in</u>
3	accordance with and fulfilling the requirements of section 8293
4	(relating to interest rate management agreement requirements),
5	which agreement, in the judgment of the contracting authority,
6	is designed to manage interest rate risk or interest cost of the
7	contracting authority on a debt or other debt-related
8	obligations a contracting authority is authorized to incur,
9	including, but not limited to, swaps, interest rate caps,
10	collars, corridors, ceiling and floor agreements, forward
11	agreements, float agreements and other similar arrangements
12	which, in the judgment of the contracting authority, will assist
13	the contracting authority in managing the interest rate risk or
14	interest cost of the contracting authority.
15	<u>§ 8293. Interest rate management agreement requirements.</u>
16	(a) General ruleNotwithstanding any other law to the
17	contrary, an interest rate management agreement entered into by
18	a contracting authority shall comply with the provisions of this
19	section.
20	(b) RequirementsThe following requirements shall apply:
21	(1) A contracting authority shall authorize and award by
22	resolution each interest rate management agreement or
23	confirmation of a transaction.
24	(2) No payments shall be made to or on behalf of a
25	contracting authority by the other party to an interest rate
26	management agreement except periodic scheduled payments,
27	termination payments and attorney fees and other consultant
28	fees incurred in connection with entering into an interest
29	rate management agreement.
30	(3) Periodic scheduled payments on an interest rate

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1 <u>management agreement must commence not later than three years</u>

2 <u>after the date of the confirmation associated with the</u>

3 <u>interest rate management agreement.</u>

4 (4) The index or basis used for calculating the periodic scheduled payments receivable by the contracting authority on 5 an interest rate management agreement shall be substantially 6 similar to the index or basis used for calculating the 7 interest due on the associated debt or other debt-related 8 9 obligations of the contracting authority. 10 (5) At the time an interest rate management agreement is 11 entered into, the sum of the notional amount of the 12 agreement, without duplication for the notional amount of any offsetting transactions, and all other interest rate 13 management agreements entered into or guaranteed and then in 14 15 effect of a contracting authority shall not exceed 30% of the total principal amount of the aggregate general obligation 16 debt and other debt-related obligations payable from or 17 18 supported by the contracting authority's general fund then 19 outstanding. If an interest rate management agreement is 20 payable from or supported by another specified fund or revenues, the limitation shall apply based solely on interest 21 22 rate management agreements and debt and other debt-related obligations payable from or supported by the specified fund 23 24 or revenues. 25 (6) Scheduled periodic payments and termination payments 26 received by a contracting authority on an interest rate 27 management agreement shall be deposited in a payment account 28 to: 29 (i) Pay periodic swap payments or to pay principal 30 and interest on the debt or debt-related obligations

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1	related to the interest rate management agreement.
2	(ii) If the interest rate management agreement
3	described under subparagraph (i) has been terminated and
4	none of the related debt or debt-related obligations are
5	outstanding, pay periodic swap payments on interest rate
6	management agreements or principal and interest on debt
7	or debt-related obligations payable from or supported by
8	the same fund or revenues as the interest rate management
9	agreement described under subparagraph (i).
10	(iii) If all of the interest rate management
11	agreements described under subparagraph (ii) have been
12	terminated and no debt or debt-related obligations
13	described under subparagraph (ii) are outstanding, pay
14	all other obligations of the contracting authority.
15	(7) The scheduled expiration date of an interest rate
16	management agreement shall not exceed 10 years from the date
17	of the related confirmation unless the interest rate
18	management agreement contains a provision allowing the
19	contracting authority to terminate the agreement at any time
20	after 10 years from the date of the related confirmation
21	without making a termination payment.
22	(8) An interest rate management agreement shall contain
23	a certification by the other party to the interest rate
24	management agreement in which the other party does all of the
25	following:
26	(i) Acknowledges that the contracting authority
27	which is entering into the interest rate management
28	agreement under this subchapter is a political
29	subdivision of this Commonwealth or a municipal authority
30	created under Chapter 56 (relating to municipal

1	authorities) by a city of the first class or a county of
2	the first class.
3	(ii) Acknowledges that the other party has read this
4	subchapter.
5	(iii) Acknowledges that a contracting authority may
6	only enter into an interest rate management agreement to
7	manage interest rate risk or interest cost of the
8	contracting authority on debt or other debt-related
9	obligations of the contracting authority.
10	(iv) Acknowledges and agrees that the other party
11	will notify the department, in writing, promptly upon the
12	payment to the other party of a termination payment by
13	the contracting authority, including the date and amount
14	of the payment and the identity of the interest
15	rate management agreement under which the payment was
16	made.
17	§ 8294. Notice and retention of records.
18	(a) NoticeWithin 15 days following the adoption of a
19	resolution authorizing an interest rate management agreement, a
20	contracting authority shall file with the department certified
21	copies of the resolution, including an appendix to the
22	resolution, together with an itemized statement of all attorney
23	fees, consultant fees and other costs expected to be paid on
24	behalf of a contracting authority by the other party to
25	the interest rate management agreement.
26	(b) RecordsThe department shall keep copies of all
27	documents filed with the department under this section as long
28	as an interest rate management agreement is in effect.
29	<u>§ 8295. Financial reporting.</u>
30	<u>A contracting authority that has entered into an interest</u>

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1	rate management agreement shall include in the contracting
2	authority's annual financial statements information with respect
3	to each interest rate management agreement the contracting
4	authority has authorized or entered into, including information
5	required pursuant to a statement issued by the Governmental
6	Accounting Standards Board.
7	Section 6. The following shall apply:
8	(1) The amendment or addition of 53 Pa.C.S. §§ 8002(c),
9	8286, 8287 and 8288:
10	(i) Shall apply to all qualified interest rate
11	management agreements entered into on or after the
12	effective date of this section.
13	(ii) Shall not apply to an amendment, termination or
14	novation of a qualified interest rate management
15	agreement where the qualified interest rate management
16	agreement was entered into prior to the effective date of
17	this section, unless the term of the qualified interest
18	rate management agreement is extended and the qualified
19	interest rate management agreement continues to be in
20	effect on or after the effective date of this section.
21	(2) The addition of 53 Pa.C.S. Ch. 82 Subch. G:
22	(i) Shall apply to all interest rate management
23	agreements entered into by a contracting authority on or
24	after the effective date of this section.
25	(ii) Shall not apply to any amendment, termination
26	or novation of an interest rate management agreement if
27	the interest rate management agreement was entered into
28	prior to the effective date of this section or if the
29	term of the interest rate management agreement is not
30	extended.

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1	(iii) Notwithstanding any other provision of law,
2	shall apply to an interest rate management agreement
3	entered into by any of the following:
4	(A) A city of the first class.
5	(B) A county of the first class.
6	(C) A municipal authority created under 53
7	Pa.C.S. Ch. 56 by an entity listed under clause (A)
8	or (B).
9	Section 7. This act shall take effect in 60 days.