THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 337 Session of 2017

INTRODUCED BY BROWNE, SCHWANK, YUDICHAK, COSTA AND BREWSTER, FEBRUARY 15, 2017

REFERRED TO FINANCE, FEBRUARY 15, 2017

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12	Amending the act of July 11, 1990 (P.L.465, No.113), entitled "An act providing for the creation of tax increment districts; providing for additional powers and duties to be exercised by redevelopment authorities and by industrial and commercial development authorities; authorizing the creation and approval of project plans for tax increment financing; providing for the establishment of a tax increment base; allocating the payment of positive tax increments; providing for the financing of project costs; and providing for the issuance of tax increment bonds and notes," further providing for the definitions of "tax increment" and "tax increment base."
13	The General Assembly of the Commonwealth of Pennsylvania
14	hereby enacts as follows:
15	Section 1. The definitions of "tax increment" and "tax
16	increment base" in section 3 of the act of July 11, 1990
17	(P.L.465, No.113), known as the Tax Increment Financing Act, are
18	amended to read:
19	Section 3. Definitions.
20	The following words and phrases when used in this act shall
21	have the meanings given to them in this section unless the
22	context clearly indicates otherwise:
23	* * *

1 "Tax increment." Generally, the incremental tax revenues,
2 determined with reference to the tax increment base, resulting
3 from the increase in property values or from the increase in
4 commercial activity as a result of a project. More specifically,
5 the term includes the following:

6 (1) The incremental tax revenues resulting from an 7 increase in the total market value of taxable real property 8 situated in a tax increment district and an increase in the 9 business use and occupancy of such taxable real property. 10 This paragraph applies only to ad valorem taxes on real 11 property and tax imposed by the governing body on the use and 12 occupancy of real property.

13 (2) The payment in lieu of taxes assigned to or agreed 14 to be paid by governmental entities or nonprofit 15 organizations with property situated or otherwise assignable 16 to a tax increment district. Whether all or only a portion of 17 this payment is to be considered part of the tax increment 18 shall be determined at the time the tax increment district is 19 created.

(3) The incremental tax revenues resulting from an
increase in total taxable sales and rentals of tangible
personal property and in the rendition of taxable services by
vendors located in a tax increment district. This paragraph
applies only to a sales tax levied by a governing body.

(4) The incremental tax revenues resulting from an
increase in total gross receipts or gross or net profits or
income realized by persons or entities from business
conducted in a tax increment district. This paragraph applies
only to those taxes levied under the authority of the act of
August 5, 1932 (Sp.Sess., P.L.45, No.45), referred to as the

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1 Sterling Act, the act of December 31, 1965 (P.L.1257, 2 No.511), known as The Local Tax Enabling Act, and the act of May 30, 1984 (P.L.345, No.69), known as the First Class City 3 Business Tax Reform Act. 4 5 (5) The incremental tax revenues resulting from an increase in the total taxable earnings realized by: 6 7 (i) unincorporated businesses operating in the tax 8 increment district; and 9 (ii) employees working for persons or governmental entities that are conducting business in the tax 10 11 increment district. 12 This paragraph shall apply to revenues from taxes levied 13 under the Sterling Act, the act of March 10, 1949 (P.L.30, 14 No.14), known as the Public School Code of 1949, and The Local Tax Enabling Act. 15 "Tax increment base." The term means one or more of the 16 following, as appropriate: 17 18 (1)The aggregate market value of all taxable real 19 property located within a tax increment district on the date 20 the district is created. 21 In a district where the governing body has levied a (2) 22 tax on the business use and occupancy of real estate, the 23 average aggregate market value of real property located 24 within the district and used or occupied for business 25 purposes during the last available 12-month period preceding 26 the date of creation of the district. 27 In a district where the governing body has levied a (3) 28 sales tax, the total amount of taxable sales, rentals and 29 services subject to the sales tax of the Commonwealth and 30 occurring within the district during the last calendar year

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or the last available 12-month period preceding the date of
 creation of the district.

3 (4) In a district where the governing body has levied a mercantile license tax, business privilege tax, net profits 4 5 tax or similar tax for the privilege of engaging in business within the district, the total amount of taxable gross 6 receipts, net income or net profits, as the case may be, 7 8 realized by taxpayers at locations within the district during 9 their last taxable period which ended before the date of 10 creation of the district.

11 (5) In a district where the governing body has levied an 12 earned income tax, the total amount of taxable net earnings 13 realized by taxpayers at locations within the district during 14 their last taxable period which ended before the date of the 15 creation of the district. 16 * * *

17 Section 2. This act shall take effect in 60 days.

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