## THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 456 Session of 2021

INTRODUCED BY KEEFER, RYAN, GLEIM, LEWIS, KAUFFMAN, COOK, B. MILLER, SAYLOR, MOUL, WHEELAND, FEE AND GILLEN, FEBRUARY 9, 2021

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, FEBRUARY 9, 2021

## AN ACT

1 2 3	Providing for requirements for interest rate management agreements entered into by a city or county of the first class.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Short title.
7	This act shall be known and may be cited as the First Class
8	City and County Interest Rate Management Agreement Act.
9	Section 2. Definitions.
10	The following words and phrases when used in this act shall
11	have the meanings given to them in this section unless the
12	context clearly indicates otherwise:
13	"Contracting authority." Any of the following that enter
14	into an interest rate management agreement under this act:
15	(1) A city of the first class.
16	(2) A county of the first class.
17	(3) A municipal authority created under 53 Pa.C.S. Ch.

56 (relating to municipal authorities) by an entity listed
 under paragraph (1) or (2).

3 "Department." The Department of Community and Economic4 Development of the Commonwealth.

"Interest rate management agreement." An agreement, 5 including a confirmation evidencing a transaction effected under 6 7 a master agreement, entered into by a contracting authority in 8 accordance with and fulfilling the requirements of section 3, which agreement in the judgment of the contracting authority is 9 designed to manage interest rate risk or interest cost of the 10 11 contracting authority on any debt or other debt-related 12 obligations a contracting authority is authorized to incur, 13 including, but not limited to, swaps, interest rate caps, 14 collars, corridors, ceiling and floor agreements, forward 15 agreements, float agreements and other similar arrangements 16 which in the judgment of the contracting authority will assist 17 the contracting authority in managing the interest rate risk or 18 interest cost of the contracting authority.

19 Section 3. Interest rate management agreement requirements.

20 (a) General rule.--Notwithstanding any other law to the 21 contrary, any interest rate management agreement entered into by 22 a contracting authority shall comply with the provisions of this 23 section.

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(b) Requirements.--The following requirements shall apply:

(1) A contracting authority shall authorize and award by
resolution each interest rate management agreement or any
confirmation of a transaction. The resolution is subject to
53 Pa.C.S. § 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

20210HB0456PN1015

- 2 -

provided in the 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:

6 (i) A copy of the qualified interest rate management 7 agreement or confirmation of the transaction under the 8 qualified interest rate management agreement in 9 substantially the form to be executed pursuant to the 10 resolution.

(ii) An interest rate management plan meeting the requirements under 53 Pa.C.S. Pt. VII Subpt. B (relating to indebtedness and borrowing):

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(A) adopted by the contracting authority; or

(B) if the contracting authority is incurring
indebtedness which has or will be issued to a public
authority that has entered into or will enter into an
interest rate management agreement meeting the
requirements of this act, adopted by that public
authority.

(iii) A statement of the manner by which the award
of the interest rate management agreement is completed.

(2) No payments shall be made to or on behalf of a
contracting authority by the other party to an interest rate
management agreement except periodic scheduled payments,
termination payments and attorney fees and other consultant
fees incurred in connection with entering into an interest
rate management agreement.

29 (3) Periodic scheduled payments on an interest rate
 30 management agreement must commence not later than three years

- 3 -

after the date of the confirmation associated with the
 interest rate management agreement.

3 (4) The index or basis used for calculating the periodic 4 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 obligations of the contracting authority.

9 (5) At the time an interest rate management agreement is entered into, the sum of the notional amount thereof, without 10 11 duplication for the notional amount of any offsetting 12 transactions, and all other interest rate management 13 agreements entered into or guaranteed, and then in effect of 14 a contracting authority, shall not exceed 30% of the total 15 principal amount of the aggregate general obligation debt and 16 other debt-related obligations payable from or supported by 17 its general fund then outstanding. If an interest rate 18 management agreement is payable from or supported by another 19 specified fund or revenues, the limitation shall apply based 20 solely on interest rate management agreements and debt and 21 other debt-related obligations payable from or supported by 22 the specified fund or revenues.

(6) Scheduled periodic payments and termination payments
 received by a contracting authority on an interest rate
 management agreement shall be deposited in a payment account
 to:

(i) Pay periodic swap payments or to pay principal
and interest on the debt or debt-related obligations
related to the interest rate management agreement.
(ii) If the interest rate management agreement

20210HB0456PN1015

- 4 -

described under subparagraph (i) has been terminated and none of the related debt or debt-related obligations are outstanding, pay periodic swap payments on interest rate management agreements or principal and interest on debt or debt-related obligations payable from or supported by the same fund or revenues as the interest rate management agreement described under subparagraph (i).

8 (iii) If all of the interest rate management 9 agreements described under subparagraph (ii) have been 10 terminated and no debt or debt-related obligations 11 described under subparagraph (ii) are outstanding, pay 12 any other obligations of the contracting authority.

13 (7) The scheduled expiration date of an interest rate 14 management agreement shall not exceed 10 years from the date 15 of the related confirmation unless the interest rate 16 management agreement contains a provision allowing the 17 contracting authority to terminate the same at any time after 18 10 years from the date of the related confirmation without 19 making a termination payment.

(8) An interest rate management agreement shall contain
a certification by the other party to the interest rate
management agreement in which the other party:

(i) acknowledges that the contracting authority
which is entering into the interest rate management
agreement under this subpart is a political subdivision
of this Commonwealth or a municipal authority created
under 53 Pa.C.S. Ch. 56 (relating to municipal
authorities) by a city of the first class or a county of
the first class;

30 (ii) acknowledges that it has read this act;

20210HB0456PN1015

- 5 -

1 (iii) acknowledges that a contracting authority may 2 only enter into an interest rate management agreement to 3 manage interest rate risk or interest cost of the 4 contracting authority on debt or other debt-related 5 obligations of the contracting authority; and

6 (iv) acknowledges and agrees that it will notify the 7 department, in writing, promptly upon the payment to the 8 other party of a termination payment by the contracting 9 authority, including the date and amount of the payment 10 and the identity of the interest rate management

11 agreement under which the payment was made.

12 Section 4. Notice and retention of records.

13 (a) Notice.--Within 15 days following the adoption of a 14 resolution authorizing an interest rate management agreement, a 15 contracting authority shall file with the department certified 16 copies of the resolution, including any appendix to the resolution, together with an itemized statement of all attorney 17 18 fees, consultant fees and any other costs expected to be paid on 19 behalf of a contracting authority by the other party to 20 such interest rate management agreement.

(b) Records.--The department shall keep copies of all
documents filed with the department under this section as long
as an interest rate management agreement is in effect.
Section 5. Financial reporting.

A contracting authority which has entered into an interest rate management agreement shall include in its annual financial statements information with respect to each interest rate management agreement it has authorized or entered into, including any information required under any statement issued by the Governmental Accounting Standards Board.

20210HB0456PN1015

- 6 -

1 Section 6. Applicability.

2 The following shall apply:

3 (1) This act shall apply to all interest rate management
4 agreements entered into by a contracting authority on or
5 after the effective date of this section.

6 (2) This act shall not apply to any amendment, 7 termination or novation of an interest rate management 8 agreement if the interest rate management agreement was 9 entered into prior to the effective date of this section if 10 the term of the interest rate management agreement is not 11 extended.

12 (3) Notwithstanding any other provision of law, this act
13 shall apply to an interest rate management agreement entered
14 into by any of the following:

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(i) A city of the first class.

16 (ii) A county of the first class.

(iii) A municipal authority created under 53 Pa.C.S.
Ch. 56 (relating to municipal authorities) by an entity
listed under subparagraph (i) or (ii).

20 Section 7. Effective date.

21 This act shall take effect in 60 days.

- 7 -