## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 1052 Session of 2022

INTRODUCED BY HUTCHINSON, J. WARD, DUSH, SCHWANK AND KEARNEY, FEBRUARY 3, 2022

REFERRED TO LOCAL GOVERNMENT, FEBRUARY 3, 2022

## AN ACT

1 2 3 4 5 6 7 8 9 10 11 12 13	Amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for scope of subchapter, providing for definitions, further providing for establishment and designation, providing for emergency meetings by authorized telecommunications device, repealing provisions relating to exercise of powers and functions, further providing for declaration of policy and for definitions, repealing provisions relating to enabling authority for emergency interim successors for local offices, further providing for succession period and repealing provisions relating to term and removal of designees.
14	The General Assembly of the Commonwealth of Pennsylvania
15	hereby enacts as follows:
16	Section 1. Section 1121 of Title 53 of the Pennsylvania
17	Consolidated Statutes is amended to read:
18	§ 1121. Scope of subchapter.
19	This subchapter applies to all [political subdivisions]
20	municipalities.
21	Section 2. Title 53 is amended by adding a section to read:
22	<u>§ 1121.1. Definitions.</u>
23	The following words and phrases when used in this subchapter

1	shall have the meanings given to them in this section unless the
2	context clearly indicates otherwise:
3	"Authorized telecommunications device." The term includes
4	any device which permits, at a minimum, audio communication
5	<u>between individuals.</u>
6	"Emergency." A disaster emergency declared under 35 Pa.C.S.
7	<u>§ 7301 (relating to general authority of Governor) or 7501</u>
8	(relating to general authority of political subdivisions) that
9	directly impacts a municipality's ability to provide services or
10	hold a regular or special meeting of the governing body of the
11	municipality.
12	Section 3. Section 1122 of Title 53 is amended to read:
13	§ 1122. Establishment and designation.
14	Whenever, due to an emergency [resulting from the effects of
15	enemy attack or the anticipated effects of a threatened enemy
16	attack, it becomes imprudent, inexpedient or impossible to
17	conduct the affairs of local government at the regular or usual
18	place, the governing body of each political subdivision of this
19	Commonwealth may meet at any place within or without the
20	territorial limits of the political subdivision.] it is unsafe,
21	hazardous to human health or impossible to conduct a regular or
22	special meeting at the location where the municipality's
23	meetings are regularly held, the governing body of each
24	municipality of this Commonwealth may meet at any place within
25	the territorial limits of the municipality, within the
26	territorial limits of an adjacent municipality or another
27	location as near the municipality as practical. The meeting may
28	be held on the call of the presiding officer or any two members
29	of the governing body and shall proceed to establish and
30	designate, by ordinance, resolution or other manner, alternate
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or substitute sites or places as the emergency temporary 1 location or locations of government where all or any part of the 2 3 public business may be transacted and conducted during the emergency situation. These sites or places may be within or 4 without the territorial limits of the [political subdivision] 5 municipality and may be within or without this Commonwealth. 6 7 Section 4. Title 53 is amended by adding a section to read: 8 § 1122.1. Emergency meetings by authorized telecommunications 9 device. 10 (a) Authorization. -- Whenever the governing body of a municipality is required to establish a quorum of members\_ 11 12 physically present to conduct hearings, meetings, proceedings or 13 other business, the governing body may conduct its business 14 through the use of an authorized telecommunications device during an emergency if the conditions that have rendered a 15 16 meeting with the physical presence of the participants unsafe, 17 hazardous to human health or impossible would be alleviated 18 through the use of an authorized telecommunications device. 19 (b) Quorum. -- Notwithstanding any other provision of law, a hearing, meeting, proceeding or other business conducted through 20 21 an authorized telecommunications device under this subsection 22 shall not require the physical presence at a meeting location of 23 a quorum of the participating members if a quorum is otherwise 24 established by the participating members through the authorized telecommunications device. 25 26 (c) Advance notice. -- The governing body of a municipality 27 shall post no less than 12 hours advance notice of each meeting\_ conducted under subsection (a) on the entity's publicly 28 29 accessible Internet website, if any, or in an advertisement in a newspaper of general circulation, or both. Public notice shall 30 20220SB1052PN1371 - 3 -

1	include the date, time, technology to be used and public	
2	participation information as provided under subsection (d). The	
3	governing body shall comply with any other notification	
4	requirement of 65 Pa.C.S. Ch. 7 (relating to open meetings) to	
5	the extent practicable.	
6	(d) Public participationTo the extent practicable, the	
7	governing body of a municipality shall allow for public	
8	participation in a meeting, hearing or proceeding through an	
9	authorized telecommunications device.	
10	(e) Extended emergency meeting authorizations prohibited	
11	The authorization to conduct meetings by authorized	
12	telecommunications device under this section shall expire after	
13	the 21st consecutive day following the emergency declaration	
14	unless the governing body of the municipality establishes by	
15	resolution that meeting by authorized telecommunications device	
16	is essential to comply with a disaster emergency declaration or	
17	proclamation of the Governor as extended by the General	
18	<u>Assembly.</u>	
19	Section 5. Section 1123 of Title 53 is repealed:	
20	[§ 1123. Exercise of powers and functions.	
21	During the period when the public business is being conducted	
22	at the emergency temporary location or locations, the governing	
23	body and other officers of a political subdivision of this	
24	Commonwealth shall exercise at the location or locations all of	
25	the executive, legislative and judicial powers and functions	
26	conferred upon the governing body and officers by law. These	
27	powers and functions may be exercised in the light of the	
28	exigencies of the emergency situation without regard to time-	
29	consuming procedures and formalities prescribed by law and	
30	pertaining to them, and all acts of the governing body and	
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1 officers shall be as valid and binding as if performed within the territorial limits of their political subdivision.] 2 3 Section 6. Section 1132 of Title 53 is amended to read: § 1132. Declaration of policy. 4

[Because of the existing possibility of attack upon the 5 United States of unprecedented size and destructiveness and in 6 7 order, in the event of such an attack, to] To assure continuity 8 of government through legally constituted authority and 9 responsibility in offices of the municipalities of this 10 Commonwealth, to provide for the effective operation of 11 government during an emergency and to facilitate the early resumption of functions temporarily suspended, it is found and 12 13 declared to be necessary to provide for emergency interim 14 succession to offices of the municipalities of this Commonwealth 15 in the event the incumbents and their deputies authorized to 16 exercise all of the powers and discharge the duties of these offices, referred to in this subchapter as deputies, are 17 18 unavailable to exercise the powers and perform the duties of 19 these offices.

20 Section 7. The definition of "attack" in section 1133 of Title 53 is amended and the section is amended by adding a 21 definition to read: 22

23 § 1133. Definitions.

24 The following words and phrases when used in this subchapter 25 shall have the meanings given to them in this section unless the 26 context clearly indicates otherwise:

27 ["Attack." Any attack on the United States which causes or 28 may cause substantial damage or injury to civilian persons or 29 property in any manner by sabotage or by the use of bombs, missiles or shellfire or by atomic, radiological, chemical, 30 20220SB1052PN1371

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1	bacteriological or biological means or other weapons or
2	processes.]
3	"Emergency." A disaster emergency declared under 35 Pa.C.S.
4	<u>§ 7301 (relating to general authority of Governor) or 7501</u>
5	(relating to general authority of political subdivisions).
6	* * *
7	Section 8. Section 1134 of Title 53 is repealed:
8	[§ 1134. Enabling authority for emergency interim successors
9	for local offices.
10	With respect to local offices for which the legislative
11	bodies of municipalities may enact resolutions or ordinances
12	relative to the manner in which vacancies will be filled or
13	temporary appointments to office made, the legislative bodies
14	are authorized to enact resolutions or ordinances providing for
15	emergency interim successors to offices. The resolutions and
16	ordinances shall not be inconsistent with this subchapter.]
17	Section 9. Sections 1135 and 1137 of Title 53 are amended to
18	read:
19	§ 1135. Emergency interim successors for local officers.
20	This section is applicable to officers of municipalities not
21	included in section 1134 (relating to enabling authority for
22	emergency interim successors for local offices). Each officer[,
23	subject to any regulations as the executive head of the
24	municipality may issue, shall] <u>may</u> designate by title[, if
25	feasible, or by named person] one or more emergency interim
26	successors and specify their order of succession. The officer
27	shall review and revise, as necessary, designations made
28	pursuant to this subchapter. [The officer will designate a
29	sufficient number of persons so that there will be not less than
30	three deputies or emergency interim successors or any
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1 combination of them.] If any officer or deputy of any 2 municipality is unavailable, the powers of the office shall be 3 exercised and the duties discharged by his designated emergency interim successors in the order specified. The emergency interim 4 successors, in the order specified, shall exercise the powers 5 and discharge the duties of the office to which designated until 6 7 the vacancy is filled in accordance with the Constitution of 8 Pennsylvania or statutes or until the officer, or his deputy or 9 a preceding emergency interim successor, ceases to be unavailable. 10

11 § 1137. Succession period.

12 Emergency interim successors may exercise the powers and 13 discharge the duties of an office as authorized in this 14 subchapter only [after an attack has occurred. The General Assembly, by concurrent resolution, may terminate the] during an 15 16 emergency. The authority of the emergency interim successors to exercise the powers and discharge the duties of office as 17 18 provided under this subchapter shall terminate on the selection,\_ 19 appointment or election of a permanent successor as required by 20 law.

21 Section 10. Section 1138 of Title 53 is repealed:

22 [§ 1138. Term and removal of designees.

23 Until the persons designated as emergency interim successors 24 are authorized to exercise the powers and discharge the duties 25 of an office in accordance with this subchapter, including 26 section 1137 (relating to succession period), these persons may 27 be removed or replaced by the designating authority at any time, 28 with or without cause.]

29 Section 11. This act shall take effect in 60 days.

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