AN ACT

- 1 Amending Title 53 (Municipalities Generally) of the Pennsylvania
- 2 Consolidated Statutes, in municipal authorities, further
- providing for definitions, providing for public safety
- authorities and further providing for purposes and powers.
- 5 The General Assembly of the Commonwealth of Pennsylvania
- 6 hereby enacts as follows:
- 7 Section 1. Section 5602 of Title 53 of the Pennsylvania
- 8 Consolidated Statutes is amended by adding a definition to read:
- 9 § 5602. Definitions.
- 10 The following words and phrases when used in this chapter
- 11 shall have the meanings given to them in this section unless the
- 12 context clearly indicates otherwise:
- 13 * * *
- 14 "Public safety projects." The term:
- 15 <u>(1) Includes any or all of the following:</u>
- 16 <u>(i) Fire protection services.</u>
- 17 (ii) Emergency medical services.
- 18 (iii) Services, including administrative support,

- 1 coordination of service delivery and financing services, 2 relating to fire protection services and emergency 3 medical services. (2) Excludes police services. 4 5 Section 2. Title 53 is amended by adding a section to read: 6 7 § 5606.1. Public safety authorities. 8 (a) Authorization. -- Except as provided under subsection (g), the creation of an authority for the purpose of public safety 9 10 projects shall be restricted to a county. Counties may enter into an agreement to create a joint authority under this 11 12 subsection. 13 (b) Municipal representation. -- A county that creates a 14 public safety authority shall make a reasonable effort to include representatives of the municipalities the county serves 15 16 in the governance structure of the public safety authority. (c) Contracts. -- The following shall apply:
- 17
- 18 (1) Municipalities within or adjoining a county where a 19 public safety authority exists may enter into contracts or agreements with the authority as may be deemed necessary or 20 21 convenient in connection with a public safety project.
 - (2) Except as provided in paragraph (3), a public safety authority may not provide services or assess rates or other charges without the municipality opting by ordinance to enter into a contract with the authority.
 - (3) In the case of an authority operating as a dedicated emergency response organization as defined in 35 Pa.C.S. § 7332 (relating to definitions), nothing in this subsection is intended to interfere with or relieve the dedicated emergency response organization from an obligation or commitment to

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- 1 <u>respond to a dispatch from a public safety answering point or</u>
- 2 <u>mutual aid system, or invoice and receive payment from an</u>
- 3 appropriate party for the services rendered.
- 4 (d) Rates and other charges. -- In addition to any other power
- 5 of an authority to fix, alter, charge and collect rates and
- 6 other charges in the area served by its facilities, a public
- 7 <u>safety authority may fix, alter, charge and collect rates and</u>
- 8 other charges for the services the authority provides, which
- 9 rates and charges shall be reasonable and uniform.
- 10 (e) Existing authorities. -- Notwithstanding any provision of
- 11 this section, an authority that provides public safety services
- 12 in existence on the effective date of this section shall be
- 13 permitted to continue operation, without limitation, as a public
- 14 <u>safety project as provided under this section.</u>
- 15 (f) Duties of Department of Community and Economic
- 16 <u>Development.--The Department of Community and Economic</u>
- 17 Development, in consultation with the State Fire Commissioner in
- 18 relation to fire authorities and the Director of the Bureau of
- 19 Emergency Medical Services of the Department of Health in
- 20 relation to emergency medical services authorities, shall:
- 21 (1) Work with relevant stakeholders to develop guidance
- 22 <u>and assistance for counties to create public safety</u>
- authorities under this section.
- 24 (2) Contract with educational and technical assistance
- 25 <u>providers to aid counties in starting and operating public</u>
- 26 safety authorities.
- 27 (g) Municipal authorization. -- Municipalities representing at
- 28 least 51% of a county's population or 40% of the total number of
- 29 municipalities in a county may create a joint public safety
- 30 authority if:

- 1 (1) the county, by resolution, states it does not intend
- 2 <u>to create a public safety authority; or</u>
- 3 (2) municipalities representing at least 51% of the
- 4 <u>county's population or 40% of the total number of</u>
- 5 <u>municipalities in the county petition the county, by passing</u>
- 6 resolutions, to create a public safety authority and the
- 7 <u>county does not create the authority within 120 days of</u>
- 8 <u>receiving the petition.</u>
- 9 (h) Limitation on fire protection services. -- The following
- 10 shall apply:
- 11 (1) A public safety authority may not employ
- 12 <u>firefighters.</u>
- 13 (2) Fire protection services may not be directly
- 14 <u>provided by employees of a public safety authority.</u>
- 15 Section 3. Section 5607(b)(2) of Title 53 is amended and
- 16 subsection (a) is amended by adding a paragraph to read:
- 17 § 5607. Purposes and powers.
- 18 (a) Scope of projects permitted. -- Every authority
- 19 incorporated under this chapter shall be a body corporate and
- 20 politic and shall be for the purposes of financing working
- 21 capital; acquiring, holding, constructing, financing, improving,
- 22 maintaining and operating, owning or leasing, either in the
- 23 capacity of lessor or lessee, projects of the following kind and
- 24 character and providing financing for insurance reserves:
- 25 * * *
- 26 (19) Only in the case of an authority authorized under
- 27 <u>section 5606.1 (relating to public safety authorities),</u>
- 28 <u>public safety projects.</u>
- 29 (b) Limitations. -- This section is subject to the following
- 30 limitations:

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benefit the people of the Commonwealth by, among other things, increasing their commerce, health, safety and prosperity and not to unnecessarily burden or interfere with existing business by the establishment of competitive enterprises, none of the powers granted by this chapter shall be exercised in the construction, financing, improvement, maintenance, extension or operation of any project or projects or providing financing for insurance reserves which in whole or in part shall duplicate or compete with existing enterprises serving substantially the same purposes. This limitation shall not apply to the exercise of the powers granted under this section:

- (i) for facilities and equipment for the collection, removal or disposal of ashes, garbage, rubbish and other refuse materials by incineration, landfill or other methods if each municipality organizing or intending to use the facilities of an authority having such powers shall declare by resolution or ordinance that it is desirable for the health and safety of the people of such municipality that it use the facilities of the authority and state if any contract between such municipality and any other person, firm or corporation for the collection, removal or disposal of ashes, garbage, rubbish and other refuse material has by its terms expired or is terminable at the option of the municipality or will expire within six months from the date such ordinance becomes effective;
 - (ii) for industrial development projects if the

authority does not develop industrial projects which will compete with existing industries;

- (iii) for authorities created for the purpose of providing business improvements and administrative services if each municipality organizing an authority for such a project shall declare by resolution or ordinance that it is desirable for the entire local government unit to improve the business district;
- (iv) to hospital projects or health centers to be leased to or financed with loans to public hospitals, nonprofit corporation health centers or nonprofit hospital corporations serving the public or to school building projects and facilities to be leased to or financed with loans to private, nonprofit, nonsectarian secondary schools, colleges and universities, State-related universities and community colleges or to facilities, as limited under the provisions of this section, to produce steam or to generate electric power if each municipality organizing an authority for such a project shall declare by resolution or ordinance that it is desirable for the health, safety and welfare of the people in the area served by such facilities to have such facilities provided by or financed through an authority;
- (v) to provide financing for insurance reserves if each municipality or authority intending to use any proceeds thereof shall declare by resolution or ordinance that it is desirable for the health, safety and welfare of the people in such local government unit or served by such authority; [or]
 - (vi) to projects for financing working capital[.];

| 1 | <u>or</u> |
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| 2 | (vii) to public safety projects that support |
| 3 | existing enterprises serving substantially the same |
| 4 | purposes. |
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| 6 | Section 4. This act shall take effect in 60 days. |