## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 1379 Session of 2015

INTRODUCED BY D. PARKER, RADER, DRISCOLL, QUIGLEY, PICKETT,
BARRAR, WHITE, GIBBONS, MILLARD, READSHAW, TOEPEL, THOMAS,
ROZZI, MACKENZIE, EMRICK, KAUFER, SAYLOR, HAHN, KLUNK,
HARHART, PHILLIPS-HILL, D. COSTA, WARD, QUINN, EVERETT, RAPP,
A. HARRIS, FARRY, MURT, JOZWIAK, COHEN, GOODMAN, TOOHIL,
KINSEY, BAKER, COX, B. MILLER AND HEFFLEY, JUNE 27, 2016

REFERRED TO COMMITTEE ON FINANCE, JUNE 27, 2016

## AN ACT

1	Amending the act of December 31, 1965 (P.L.1257, No.511),
2	entitled "An act empowering cities of the second class,
3	cities of the second class A, cities of the third class,
4	boroughs, towns, townships of the first class, townships of
5	the second class, school districts of the second class,
6	school districts of the third class and school districts of
7	the fourth class including independent school districts, to
8	levy, assess, collect or to provide for the levying,
9	assessment and collection of certain taxes subject to maximum
10	limitations for general revenue purposes; authorizing the
11	establishment of bureaus and the appointment and compensation
12	of officers, agencies and employes to assess and collect such
13	taxes; providing for joint collection of certain taxes,
14	prescribing certain definitions and other provisions for
15	taxes levied and assessed upon earned income, providing for
16	annual audits and for collection of delinquent taxes, and
17	permitting and requiring penalties to be imposed and
18	enforced, including penalties for disclosure of confidential
19	information, providing an appeal from the ordinance or
20	resolution levying such taxes to the court of quarter
21	sessions and to the Supreme Court and Superior Court," in
22	consolidated collection of local income taxes, further
23	providing for definitions.

24 The General Assembly of the Commonwealth of Pennsylvania

25 hereby enacts as follows:

26 Section 1. The definition of "earned income" in section 501

of the act of December 31, 1965 (P.L.1257, No.511), known as The 1 Local Tax Enabling Act, added July 2, 2008 (P.L.197, No.32), is 2 amended to read: 3

Section 501. Definitions. 4

5 The following words and phrases when used in this chapter shall have the meanings given to them in this section unless the 6 context clearly indicates otherwise: 7

8

\* \* \*

9 "Earned income." The compensation as required to be reported 10 to or as determined by the Department of Revenue under section 303 of the act of March 4, 1971 (P.L.6, No.2), known as the Tax 11 Reform Code of 1971, and rules and regulations promulgated under 12 that section[.] subject to the following: 13

14 (1) Employee business expenses as reported to or 15 determined by the Department of Revenue under Article III of the Tax Reform Code of 1971 shall constitute allowable 16 17 deductions in determining earned income.

(2) The term does not include [offsets]:

(i) Wages or compensation paid to individuals on

20 active military service, regardless of whether it is

earned for active military service inside or outside this 21

22 Commonwealth.

23

18

19

(ii) Offsets for business losses.

24 (iii) The amount of any housing allowance provided 25 to a member of the clergy [shall not be taxable as earned 26 income].

\* \* \* 27

28 Section 2. This act shall apply to income taxes levied and 29 collected after December 31, 2014.

30 Section 3. This act shall take effect immediately.

20160HB1379PN3629

- 2 -