AN ACT

ACTIVITIES, IMPOSING CERTAIN TAXES AND PROVIDING FOR THE
DISPOSITION OF FUNDS FROM PARI-MUTUEL TICKETS; AND
PRESCRIBING THE MANNER IN WHICH THE NUMBER AND COMPENSATION
OF THE DEPUTIES AND ALL OTHER ASSISTANTS AND EMPLOYEES OF
CERTAIN DEPARTMENTS, BOARDS AND COMMISSIONS SHALL BE
DETERMINED," IN POWERS AND DUTIES OF THE DEPARTMENT OF HEALTH
AND ITS DEPARTMENTAL ADMINISTRATIVE AND ADVISORY BOARDS,
PROVIDING FOR EMERGENCY DRUG AND ALCOHOL DETOXIFICATION
PROGRAM, AMENDING THE ACT OF APRIL 9, 1929 (P.L.177, NO.175), <--
ENTITLED, AS AMENDED, "AN ACT PROVIDING FOR AND REORGANIZING
THE CONDUCT OF THE EXECUTIVE AND ADMINISTRATIVE WORK OF THE
COMMONWEALTH BY THE EXECUTIVE DEPARTMENT THEREOF AND THE
ADMINISTRATIVE DEPARTMENTS, BOARDS, COMMISSIONS, AND OFFICERS
THEREOF, INCLUDING THE BOARDS OF TRUSTEES OF STATE NORMAL
SCHOOLS, OR TEACHERS COLLEGES; ABOLISHING, CREATING,
REORGANIZING OR AUTHORIZING THE REORGANIZATION OF CERTAIN
ADMINISTRATIVE DEPARTMENTS, BOARDS, AND COMMISSIONS; DEFINING
THE POWERS AND DUTIES OF THE GOVERNOR AND OTHER EXECUTIVE AND
ADMINISTRATIVE OFFICERS, AND OF THE SEVERAL ADMINISTRATIVE
DEPARTMENTS, BOARDS, COMMISSIONS, AND OFFICERS; FIXING THE
SALARIES OF THE GOVERNOR, LIEUTENANT GOVERNOR, AND CERTAIN
OTHER EXECUTIVE AND ADMINISTRATIVE OFFICERS; PROVIDING FOR
THE APPOINTMENT OF CERTAIN ADMINISTRATIVE OFFICERS, AND OF
ALL DEPUTIES AND OTHER ASSISTANTS AND EMPLOYEES IN CERTAIN
DEPARTMENTS, BOARDS, AND COMMISSIONS; PROVIDING FOR THE
REGULATION OF PARI-MUTUEL THOROUGHBRED HORSE RACING AND
HARNESS HORSE RACING ACTIVITIES, IMPOSING CERTAIN TAXES AND
PROVIDING FOR THE DISPOSITION OF FUNDS FROM PARI-MUTUEL
TICKETS; AND PRESCRIBING THE MANNER IN WHICH THE NUMBER AND
COMPENSATION OF THE DEPUTIES AND ALL OTHER ASSISTANTS AND
EMPLOYEES OF CERTAIN DEPARTMENTS, BOARDS AND COMMISSIONS SHALL
BE DETERMINED," IMPLEMENTING THE 2017-2018 COMMONWEALTH
BUDGET AND INSTITUTING FUTURE BUDGET IMPLEMENTATION: FURTHER
PROVIDING FOR TITLE OF ACT; IN ADMINISTRATIVE ORGANIZATION,
PROVIDING FOR EMPLOYEES WITH ACCESS TO FEDERAL TAX
INFORMATION; IN ORGANIZATION OF INDEPENDENT ADMINISTRATIVE
BOARDS AND COMMISSIONS, PROVIDING FOR PENNSYLVANIA COMMISSION
ON CRIME AND DELINQUENCY; IN COMMONWEALTH AGENCY FEES,
FURTHER PROVIDING FOR DEPARTMENT OF HEALTH, FOR DEPARTMENT OF
LABOR AND INDUSTRY AND FOR PENNSYLVANIA STATE POLICE; IN
POWERS AND DUTIES OF THE DEPARTMENT OF JUSTICE AND ITS
DEPARTMENTAL ADMINISTRATIVE BOARDS, PROVIDING FOR COLLECTIONS
BY ATTORNEY GENERAL; IN POWERS AND DUTIES OF DEPARTMENT OF
CORRECTIONS, PROVIDING FOR NOTICE OF PUBLIC HEARING FOR STATE
CORRECTIONAL INSTITUTION CLOSURE; IN POWERS AND DUTIES OF
DEPARTMENT OF EDUCATION AND ITS DEPARTMENTAL ADMINISTRATIVE
BOARDS AND COMMISSIONS, PROVIDING FOR HIGHER EDUCATION
REGULATORY RESTRICTED ACCOUNT; PROVIDING FOR JOINT
UNDERWRITING ASSOCIATION; IN POWERS AND DUTIES OF DEPARTMENT
OF ENVIRONMENTAL PROTECTION, ITS OFFICERS AND DEPARTMENTAL
AND ADVISORY BOARDS AND COMMISSIONS, FURTHER PROVIDING FOR
ENVIRONMENTAL QUALITY BOARD AND FOR MUNICIPAL RECYCLING
GRANTS AND PROVIDING FOR WATER TREATMENT FACILITIES;
PROVIDING FOR POWERS AND DUTIES OF DEPARTMENT OF CONSERVATION
AND NATURAL RESOURCES; IN POWERS AND DUTIES OF DEPARTMENT OF
HEALTH AND ITS DEPARTMENTAL ADMINISTRATIVE AND ADVISORY
BOARDS, PROVIDING FOR EMERGENCY DRUG AND ALCOHOL
DETOXIFICATION PROGRAM; IN DEPARTMENT OF AGING, PROVIDING FOR
PACE AND PACENET PROGRAM PAYMENTS AND FOR OLDER ADULT DAILY
LIVING CENTERS; IN POWERS AND DUTIES OF DEPARTMENT OF HUMAN
SERVICES AND ITS DEPARTMENTAL ADMINISTRATIVE AND ADVISORY
BOARDS AND COMMISSIONS, PROVIDING FOR CHILD PROTECTIVE
SERVICES FEES; PROVIDING FOR JAIL FACILITIES; IN POWERS AND
DUTIES OF THE PENNSYLVANIA PUBLIC UTILITY COMMISSION,
PROVIDING FOR ALTERNATIVE ENERGY PORTFOLIO STANDARDS;
PROVIDING FOR JUDICIAL ADMINISTRATION; AND MAKING RELATED
REPEALS.

The General Assembly of the Commonwealth of Pennsylvania
hereby enacts as follows:

Section 1. The act of July 19, 1979 (P.L.130, No.48), known as the Health Care Facilities Act, is amended by adding a

(a) Establishment.—The Emergency Drug and Alcohol Detoxification Program is established in the department to
provide for detoxification in licensed health care facilities and to establish detoxification facilities. The program shall be administered by the department.

(b) Existing facilities.—The Emergency Drug and Alcohol Detoxification Program shall, to the greatest extent possible, utilize existing beds in health care facilities.

(c) Powers and duties of the department.—In order to provide individuals seeking assistance with better and more timely access to drug and alcohol detoxification, the department shall provide special priority review for applications for licensure under this section.

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

Secton 1. The act of April 9, 1929 (P.L.177, No.175), known as the Administrative Code of 1929, is amended by adding a

SECTION 2126. EMERGENCY DRUG AND ALCOHOL DETOXIFICATION PROGRAM.—(A) The Emergency Drug and Alcohol Detoxification Program is established in the department of health to provide—
FOR DETOXIFICATION IN LICENSED HEALTH CARE FACILITIES AND TO
ESTABLISH DETOXIFICATION FACILITIES. THE PROGRAM SHALL BE
ADMINISTERED BY THE DEPARTMENT OF HEALTH.

(B) THE EMERGENCY DRUG AND ALCOHOL DETOXIFICATION PROGRAM
SHALL, TO THE GREATEST EXTENT POSSIBLE, UTILIZE EXISTING BEDS IN
HEALTH CARE FACILITIES.

(C) IN ORDER TO PROVIDE INDIVIDUALS SEEKING ASSISTANCE WITH
BETTER AND MORE TIMELY ACCESS TO DRUG AND ALCOHOL
DETOXIFICATION, THE DEPARTMENT OF HEALTH SHALL PROVIDE SPECIAL
PRIORITY REVIEW FOR APPLICATIONS FOR LICENSURE UNDER THIS
SECTION.

(D) AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES
SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS
THE CONTEXT CLEARLY INDICATES OTHERWISE:

"LICENSED HEALTH CARE FACILITY" SHALL MEAN A HEALTH CARE
FACILITY LICENSED UNDER CHAPTER 8 OF THE ACT OF JULY 19, 1979
(P.L.130, NO.48), KNOWN AS THE HEALTH CARE FACILITIES ACT.

"HEALTH CARE FACILITY" SHALL MEAN A HEALTH CARE FACILITY AS
DEFINED IN SECTION 802.1 OF THE HEALTH CARE FACILITIES ACT.

SECTION 2. THIS ACT SHALL TAKE EFFECT IN 60 DAYS.

SECTION 1. THE GENERAL ASSEMBLY FINDS AND DECLARES AS

(1) THE INTENT OF THIS ACT IS TO PROVIDE FOR THE
ADMINISTRATION OF THE 2017-2018 COMMONWEALTH BUDGET.

(2) THE CONSTITUTION OF PENNSYLVANIA CONFERS NUMEROUS
EXPRESS DUTIES UPON THE GENERAL ASSEMBLY, INCLUDING THE
PASSAGE OF A BALANCED BUDGET FOR THE COMMONWEALTH.

(3) SECTION 24 OF ARTICLE III OF THE CONSTITUTION OF
PENNSYLVANIA REQUIRES THE GENERAL ASSEMBLY TO ADOPT ALL
APPROPRIATIONS FOR THE OPERATION OF GOVERNMENT IN THE
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COMMONWEALTH, REGARDLESS OF THEIR SOURCE. THE SUPREME COURT
HAS REPEATEDLY AFFIRMED THAT, "IT IS FUNDAMENTAL WITHIN
PENNSYLVANIA'S TRIPARTITE SYSTEM THAT THE GENERAL ASSEMBLY
ENACTS THE LEGISLATION ESTABLISHING THOSE PROGRAMS WHICH THE
STATE PROVIDES FOR ITS CITIZENS AND APPROPRIATES THE FUNDS
NECESSARY FOR THEIR OPERATION."

(4) PURSUANT TO SECTION 13 OF ARTICLE VIII OF THE
CONSTITUTION OF PENNSYLVANIA, THE GENERAL ASSEMBLY IS
EXPLICITLY REQUIRED TO ADOPT A BALANCED COMMONWEALTH BUDGET.
GIVEN THE UNPREDICTABILITY AND POTENTIAL INSUFFICIENCY OF
REVENUE COLLECTIONS, VARIOUS CHANGES IN STATE LAW RELATING TO
THE 2017-2018 BUDGET IMPLEMENTATION AND THE ADMINISTRATION OF
STATE GOVERNMENT WHICH IMPACT REVENUE MAY BE REQUIRED TO
DISCHARGE THIS CONSTITUTIONAL OBLIGATION.

(5) SECTION 11 OF ARTICLE III OF THE CONSTITUTION OF
PENNSYLVANIA REQUIRES THE ADOPTION OF A GENERAL APPROPRIATION
ACT THAT EMBRACES "NOTHING BUT APPROPRIATIONS." WHILE ACTUAL
ITEMS OF APPROPRIATION CAN BE CONTAINED IN A GENERAL
APPROPRIATIONS ACT, THE ACHIEVEMENT AND IMPLEMENTATION OF A
COMPREHENSIVE BUDGET INVOLVES ADMINISTRATIVE ACTION RELATED
TO APPROPRIATIONS. ULTIMATELY, THE BUDGET HAS TO BE BALANCED
UNDER SECTION 13 OF ARTICLE VIII OF THE CONSTITUTION OF
PENNSYLVANIA. THIS MAY NECESSITATE ADMINISTRATIVE CHANGES AND
THE ENACTMENT OF STATUTES TO ACHIEVE FULL COMPLIANCE WITH
THESE CONSTITUTIONAL PROVISIONS.

(6) AMONG THE MANY ADMINISTRATIVE CHALLENGES FACED BY
THE COMMONWEALTH IS USE OF FINANCIAL RESOURCES FOR HEALTH
CARE. CENTRAL TO THE HEALTH CARE CRISIS IN THIS COMMONWEALTH
IS SUBSTANCE DEPENDENCE.

(7) FOR THE REASONS SET FORTH IN PARAGRAPHS (1) THROUGH
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(6), it is the intent of the General Assembly through this act to provide for the administrative implementation of the 2017-2018 Commonwealth budget.

(8) Every provision of this act relates to the administrative implementation of the operating budget of the Commonwealth for this fiscal year, addressing in various ways the administrative operations and potential liabilities of the Commonwealth. To that end, this act is intended to implement the 2017-2018 Commonwealth budget without specifically appropriating public money from the general fund. This act provides administrative accountability for spending and makes other changes necessary to impact the availability of revenue in order to meet the requirements of section 13 of article VIII of the Constitution of Pennsylvania and to implement the act of July 11, 2017 (P.L., No.1A), known as the General Appropriation Act of 2017.

Section 1.1. The title of the act of April 9, 1929 (P.L.177, No.175), known as the Administrative Code of 1929, amended February 23, 2016 (P.L.15, No.7), is amended to read:

AN ACT

providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments, boards, commissions, and officers thereof, including the boards of trustees of State normal schools, or teachers colleges; abolishing, creating, reorganizing or authorizing the reorganization of certain administrative departments, boards, and commissions; defining the powers and duties of the Governor and other executive and administrative officers, and of the several administrative departments, boards,
COMMISSIONS, AND OFFICERS; FIXING THE SALARIES OF THE
GOVERNOR, LIEUTENANT GOVERNOR, AND CERTAIN OTHER EXECUTIVE
AND ADMINISTRATIVE OFFICERS; PROVIDING FOR THE APPOINTMENT OF
CERTAIN ADMINISTRATIVE OFFICERS, AND OF ALL DEPUTIES AND
OTHER ASSISTANTS AND EMPLOYES IN CERTAIN DEPARTMENTS, BOARDS,
AND COMMISSIONS; [PROVIDING FOR THE REGULATION OF PARI-MUTUEL
THOROUGHBRED HORSE RACING AND HARNESS HORSE RACING
ACTIVITIES, IMPOSING CERTAIN TAXES AND PROVIDING FOR THE
DISPOSITION OF FUNDS FROM PARI-MUTUEL TICKETS;] PROVIDING FOR
JUDICIAL ADMINISTRATION; AND PRESCRIBING THE MANNER IN WHICH
THE NUMBER AND COMPENSATION OF THE DEPUTIES AND ALL OTHER
ASSISTANTS AND EMPLOYES OF CERTAIN DEPARTMENTS, BOARDS AND
COMMISSIONS SHALL BE DETERMINED."

SECTION 2. THE ACT IS AMENDED BY ADDING SECTIONS TO READ:

SECTION 225. EMPLOYES WITH ACCESS TO FEDERAL TAX
INFORMATION.--(A) AS REQUIRED UNDER ANY FEDERAL LAW, REGULATION
OR PUBLISHED GUIDANCE FROM THE INTERNAL REVENUE SERVICE, AN
EMPLOYE OR PROSPECTIVE EMPLOYE WHOSE DUTIES AND RESPONSIBILITIES
REQUIRE OR WILL REQUIRE ACCESS TO FEDERAL TAX INFORMATION SHALL
SUBMIT ALL OF THE FOLLOWING TO THE EMPLOYE'S OR PROSPECTIVE
EMPLOYE'S EMPLOYER:

(1) A REPORT OF FEDERAL CRIMINAL HISTORY RECORD INFORMATION.

(2) A REPORT OF CRIMINAL HISTORY RECORD INFORMATION FROM THE
PENNSYLVANIA STATE POLICE AS PROVIDED UNDER 18 PA.C.S. CH. 91
(RELATING TO CRIMINAL HISTORY RECORD INFORMATION) OR A STATEMENT
FROM THE PENNSYLVANIA STATE POLICE THAT THE PENNSYLVANIA STATE
POLICE CENTRAL REPOSITORY CONTAINS NO INFORMATION RELATING TO
THE INDIVIDUAL. THE CRIMINAL HISTORY RECORD INFORMATION SHALL BE
LIMITED TO THAT WHICH IS DISSEMINATED UNDER 18 PA.C.S. § 9121(B)
(2) (RELATING TO GENERAL REGULATIONS).
(3) VALIDATION OF THE EMPLOYEE'S OR PROSPECTIVE EMPLOYEE'S ELIGIBILITY TO LEGALLY WORK IN THE UNITED STATES.

(B) FOR THE PURPOSE OF COMPLYING WITH SUBSECTION (A)(1), AN EMPLOYEE OR PROSPECTIVE EMPLOYEE SHALL PROVIDE FINGERPRINTS TO THE PENNSYLVANIA STATE POLICE, ITS AGENT OR AN AGENT APPROVED FOR FINGERPRINTING BY THE FEDERAL GOVERNMENT. THE FINGERPRINTS MAY BE USED BY THE PENNSYLVANIA STATE POLICE TO CONDUCT A CRIMINAL BACKGROUND CHECK AND SHALL BE FORWARDED TO THE FEDERAL BUREAU OF INVESTIGATION FOR A NATIONAL CRIMINAL BACKGROUND CHECK.

(C) (1) EXCEPT AS PROVIDED UNDER PARAGRAPH (2), INFORMATION RELATING TO AN EMPLOYEE OR PROSPECTIVE EMPLOYEE SUBMITTED TO OR OBTAINED BY AN EMPLOYER OR PROSPECTIVE EMPLOYER UNDER THIS SECTION SHALL BE INTERPRETED AND USED ONLY TO DETERMINE THE EMPLOYEE'S OR PROSPECTIVE EMPLOYEE'S CHARACTER, FITNESS AND SUITABILITY TO ACCESS FEDERAL TAX INFORMATION.

(2) AN EMPLOYER MAY UTILIZE INFORMATION OBTAINED UNDER THIS SECTION FOR EMPLOYMENT DECISIONS, INCLUDING HIRING OF AN APPLICANT, PROMOTION OF A CURRENT EMPLOYEE OR DISCIPLINARY ACTION AGAINST AN EMPLOYEE REGARDING A POSITION THAT REQUIRES ACCESS TO FEDERAL TAX INFORMATION.

(3) AN EMPLOYER MAY RECEIVE AND RETAIN INFORMATION CONSISTENT WITH THIS SECTION THAT IS OTHERWISE PROTECTED UNDER 18 PA.C.S. CH. 91, SUBJECT TO ANY REQUIREMENTS RELATED TO REDACTION AS SPECIFIED IN 18 PA.C.S. § 9121(B)(2).

(D) AN INDIVIDUAL WHO HAS BEEN CLEARED TO ACCESS FEDERAL TAX INFORMATION UNDER THIS SECTION SHALL REAPPLY FOR CLEARANCE UNDER SUBSECTIONS (A) AND (B) WITHIN TEN YEARS OF THE ISSUANCE OF THE PRIOR CLEARANCE UNLESS THE EMPLOYER PARTICIPATES IN A PROGRAM EXEMPTING EMPLOYEES FROM CLEARANCE.

(E) A COMMONWEALTH AGENCY RECEIVING FEDERAL TAX INFORMATION...
THAT TRANSFERS THE FEDERAL TAX INFORMATION TO ANY OTHER ENTITY
EXCEPT AS IT INVOLVES A FEDERAL OR STATE COURT OR THE BOARD OF
FINANCE AND REVENUE AS PART OF A LEGAL PROCEEDING BEFORE THE
SAME MAY AUDIT THAT ENTITY TO DETERMINE COMPLIANCE WITH THIS
SECTION.

(F) THE DEPARTMENT OF REVENUE SHALL PUBLISH GUIDELINES TO
IMPLEMENT THIS SECTION.

(G) AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES
SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS
THE CONTEXT CLEARLY INDICATES OTHERWISE:

"EMPLOYER." ANY COMMONWEALTH AGENCY, OFFICE, DEPARTMENT,
AUTHORITY, BOARD, MULTISTATE AGENCY OR COMMISSION OF THE
EXECUTIVE BRANCH, AN INDEPENDENT AGENCY OR STATE-AFFILIATED
ENTITY, POLITICAL SUBDIVISION OR A CONTRACTOR THEREOF, RECEIVING
FEDERAL TAX INFORMATION, EVEN THOUGH THE FEDERAL TAX INFORMATION
MAY BE FORWARDED TO ANOTHER COMMONWEALTH AGENCY, POLITICAL
SUBDIVISION OR CONTRACTOR, FROM ANY OF THE FOLLOWING:

(1) THE INTERNAL REVENUE SERVICE.

(2) THE SOCIAL SECURITY ADMINISTRATION.

(3) UNDER SECTION 6103 OF THE INTERNAL REVENUE CODE OF 1986

(4) BY EXCHANGE AGREEMENT APPROVED BY THE INTERNAL REVENUE
SERVICE.

(5) ANY OTHER SECONDARY SOURCE.

"FEDERAL TAX INFORMATION." INCLUDES ANY "RETURN" OR "RETURN
INFORMATION" AS DEFINED IN SECTION 6103 OF THE INTERNAL REVENUE
CODE OF 1986.

SECTION 310. PENNSYLVANIA COMMISSION ON CRIME AND
DELINQUENCY.—THE FOLLOWING SHALL APPLY:

(1) NOTWITHSTANDING SECTION 2(B)(1) OF THE ACT OF NOVEMBER
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SECTION 3. SECTIONS 609-A, 613-A AND 616-A OF THE ACT ARE AMENDED TO READ:

SECTION 609-A. DEPARTMENT OF HEALTH.--(A) THE DEPARTMENT OF HEALTH IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING PURPOSES AND IN THE FOLLOWING AMOUNTS:

(1) PERMIT FOR OPERATION OF CLINICAL LABORATORY.............................................. $100.00
(2) PROVISIONAL APPROVAL ISSUED TO NURSING HOMES:
   (I) PROVISIONAL LICENSE:

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(A) FIRST PROVISIONAL............... 100.00
EACH APPROVED NURSING HOME BED...... 2.00

(B) SECOND PROVISIONAL............... 200.00
EACH APPROVED NURSING HOME BED...... 2.00

(C) THIRD PROVISIONAL............... 300.00
EACH APPROVED NURSING HOME BED...... 2.00

(D) FOURTH PROVISIONAL............... 400.00
EACH APPROVED NURSING HOME BED...... 2.00

(4) NURSING HOMES:

(I) REGULAR LICENSE.................... 100.00
EACH INPATIENT BED..................... 2.00

(II) RENEWAL OF REGULAR LICENSE........ 100.00
EACH INPATIENT BED..................... 2.00

(5) HOME HEALTH CARE AGENCY:

(I) LICENSE............................. 200.00

(6) VITAL STATISTICS:

(I) CERTIFIED COPY OF A BIRTH RECORD..... 20.00

(II) CERTIFIED COPY OF A DEATH RECORD..... [9.00] 20.00

(B) WHEN THERE IS NO LOCAL REGISTRAR, UPON APPLICATION AND
PAYMENT OF A FEE OF TWENTY DOLLARS, THE LOCAL DEPARTMENT OF
HEALTH OFFICE SHALL ISSUE A CERTIFICATE OF DEATH. EACH FEE
RECEIVED BY THE LOCAL DEPARTMENT OF HEALTH OFFICE SHALL BE
DISTRIBUTED AS FOLLOWS:

(1) ELEVEN DOLLARS SHALL BE RETAINED BY THE DEPARTMENT
OF HEALTH.

(2) EIGHT DOLLARS SHALL BE DEPOSITED IN THE GENERAL
FUND.

(3) ONE DOLLAR SHALL BE RETAINED BY THE DEPARTMENT OF
HEALTH FOR DISTRIBUTION TO THE COUNTY CORONER OR MEDICAL
EXAMINER AS PROVIDED FOR IN SECTION 206 OF THE ACT OF JUNE
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SECTION 613-A. DEPARTMENT OF LABOR AND INDUSTRY TO COLLECT FEES.--[THE DEPARTMENT OF LABOR AND INDUSTRY IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING PURPOSES AND IN THE FOLLOWING AMOUNTS:

(1) FEES FOR UNFIRED PRESSURE VESSELS AND BOILERS:

   (I) CERTIFICATE OF OPERATIONS:

      (A) UNFIRED PRESSURE VESSELS............. $44.00
      (B) BOILERS............................. 22.00

   (II) FOR THE INTERNAL INSPECTION OF POWER BOILERS, HIGH PRESSURE, HIGH TEMPERATURE WATER BOILERS AND MINIATURE BOILERS, THE FEES SHALL BE AS FOLLOWS:

      (A) BOILERS OF 50 SQUARE FEET OF HEATING SURFACE OR LESS............. 22.00
      (B) BOILERS OVER 50 SQUARE FEET OF HEATING SURFACE AND LESS THAN 4,000 SQUARE FEET OF HEATING SURFACE..... 36.00
      (C) BOILERS OVER 4,000 SQUARE FEET OF HEATING SURFACE OR MORE AND LESS THAN 10,000 SQUARE FEET OF HEATING SURFACE................................. 51.00
      (D) BOILERS OVER 10,000 SQUARE FEET OF HEATING SURFACE OR MORE............. 58.00
      (E) MINIATURE BOILERS.................. 15.00

   (III) FOR THE EXTERNAL INSPECTION OF POWER BOILERS, HIGH PRESSURE AND HIGH TEMPERATURE WATER BOILERS, THE FEES
SHALL BE AS FOLLOWS:

(A) BOILERS OF 50 SQUARE FEET OF HEATING SURFACE OR LESS............... 15.00

(B) BOILERS OVER 50 SQUARE FEET OF HEATING SURFACE..................... 22.00

(C) NOT MORE THAN $50 PLUS THE ANNUAL CERTIFICATE FEE SHALL BE COLLECTED FOR ANY AND ALL INSPECTION ABOVE OF ANY BOILER IN ANY ONE YEAR.

(IV) FOR THE INTERNAL OR EXTERNAL INSPECTION OF LOW PRESSURE BOILERS, THE FEES SHALL BE AS FOLLOWS:

(A) HEATING BOILERS WITHOUT A MANHOLE................................. 18.00

(B) HEATING BOILERS WITH A MANHOLE.......................... 22.00

(C) HOT WATER SUPPLY BOILERS.......................... 15.00

(D) NOT MORE THAN $50 PLUS THE ANNUAL CERTIFICATE FEE SHALL BE COLLECTED FOR ANY AND ALL INSPECTIONS AS ABOVE OF ANY LOW PRESSURE BOILER IN ANY REQUIRED INSPECTION PERIOD.

(V) FOR THE INTERNAL OR EXTERNAL INSPECTION OF PRESSURE VESSELS, THE FEES SHALL BE AS FOLLOWS:

(A) EACH PRESSURE VESSEL SUBJECT TO INSPECTION HAVING A CROSS SECTIONAL AREA OF 50 SQUARE FEET OR LESS....... 15.00

(B) EACH ADDITIONAL 100 SQUARE FEET OF AREA IN EXCESS OF 50 SQUARE FEET.... 15.00

(C) NOT MORE THAN $75 SHALL BE PAID FOR
EACH INSPECTION ON ANY ONE VESSEL.

(D) A GROUP OF PRESSURE VESSELS, SUCH AS THE ROLLS OF A PAPER MACHINE FOR DRYER OPERATING AS A SINGLE MACHINE OR UNIT, SHALL BE CONSIDERED ONE PRESSURE VESSEL. NOT MORE THAN $75 PLUS ANNUAL CERTIFICATE FEE SHALL BE COLLECTED FOR ANY AND ALL INSPECTIONS AS ABOVE OF ANY PRESSURE VESSEL IN ANY REQUIRED INSPECTION PERIOD, EXCEPT IN SUCH CASES WHERE THE VESSEL IS MOVED.

(VI) APPROVAL OF PLANS:

(A) COMPLETE MECHANICAL ROOM DRAWINGS - BOILERS AND OTHER VESSELS.............. 73.00

(B) HIGH PRESSURE BOILERS.............. 29.00

(C) LOW PRESSURE BOILERS.............. 29.00

(VII) BOILER INSPECTORS:

(A) INSPECTOR'S EXAMINATION FEE....... 44.00

(B) CERTIFICATE OF COMPETENCY AND COMMISSION FEE......................... 22.00

(C) NEW CREDENTIAL CARD FEE (ANNUAL RENEWAL)................................. 15.00

(VIII) HYDROSTATIC TEST (WITNESSED)....... 22.00

(IX) ONSITE CONSULTATION FEE (PER HOUR)... 29.00

(X) INSPECTION OF REPAIR FEE.............. 15.00

(XI) ASME SHOP SURVEY FEE..............

FULL DAY........................................... 726.00

HALF DAY........................................... 363.00

(XII) COPY OF DEPARTMENT BOILER REGULATIONS

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(XIII) ACCEPTANCE OF BOILERS AND PRESSURE VESSELS NOT ORIGINALLY DESTINED FOR USE WITHIN THE COMMONWEALTH............ 726.00

(2) FEES FOR ELEVATORS:

(I) INSPECTOR'S EXAMINATION FEE............ 73.00

(II) COMMISSION FEE AND INITIAL CREDENTIAL CARD.................. 51.00

(III) RENEWAL CREDENTIAL CARD FEE........ 29.00

(IV) PLANS APPROVAL APPLICATION:

(A) PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS EXCEPT HYDRAULIC ELEVATORS:

(1) 1-7 FLOORS.......................... 363.00

(2) 8-20 FLOORS.......................... 436.00

(3) MORE THAN 20 FLOORS.............. 508.00

(B) HYDRAULIC PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS AND OTHER LIFTING DEVICES.......................... 290.00

(C) SKI LIFTS........................... 508.00

(D) ESCALATORS.......................... 290.00

(V) MAJOR REPAIRS......................... 145.00

(VI) CERTIFICATE RENEWALS.............. 36.00

(VII) ELEVATOR INSPECTIONS:

(A) PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS EXCEPT HYDRAULIC ELEVATORS:

(1) 1-7 FLOORS........................... 94.00

(2) 8-20 FLOORS........................... 116.00
<table>
<thead>
<tr>
<th>(3) More than 20 floors</th>
<th>$145.00</th>
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<tr>
<td>(B) Hydraulic passenger, freight and combination passenger/freight elevators and other lifting devices</td>
<td>$73.00</td>
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<tr>
<td>(C) Ski lifts</td>
<td>$145.00</td>
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<td>(D) Escalators</td>
<td>$94.00</td>
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<td>(VIII) Special approval</td>
<td>$508.00</td>
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<tr>
<td>(IX) Reinspection following failed initial acceptance inspection</td>
<td>$145.00</td>
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<tr>
<td>(X) Reinspection following failure to correct violations within allotted time period</td>
<td>$73.00</td>
</tr>
<tr>
<td>(XI) Copy of Department elevator regulations</td>
<td>$7.00</td>
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<tr>
<td>(XII) Duplicate certificate of operation</td>
<td>$15.00</td>
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<tr>
<td>(3) Fees for liquefied petroleum gas:</td>
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<tr>
<td>(I) Bulk plants 30,000 gallons or less</td>
<td>$90.00</td>
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<tr>
<td>(II) Bulk plants 30,001 - 90,000 gallons</td>
<td>$135.00</td>
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<tr>
<td>(III) Bulk plants 90,001 or more gallons</td>
<td>$180.00</td>
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<tr>
<td>(IV) Industrial/utility users 2,001 - 30,000 gallons</td>
<td>$45.00</td>
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<tr>
<td>(V) Industrial/utility users 30,001 - 180,000 gallons</td>
<td>$90.00</td>
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<tr>
<td>(VI) Industrial/utility users 180,001 or more gallons</td>
<td>$180.00</td>
</tr>
<tr>
<td>(VII) Dealers having less than 1,000 customers</td>
<td>$112.50</td>
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<tr>
<td>(VIII) Dealers having 1,000 - 2,999 customers</td>
<td>$235.00</td>
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<td>(IX) Dealers having 3,000 - 5,999 customers</td>
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<td>DEALERS HAVING 6,000 OR MORE CUSTOMERS</td>
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<td>LP GAS PLOT PLAN FEE</td>
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<td>COPY OF DEPARTMENT LP GAS REGULATIONS</td>
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<td>4</td>
<td>FEES FOR BUILDING PLANS APPROVAL</td>
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<td>5</td>
<td>FEES FOR DRY CLEANING AND DYEING APPROVAL</td>
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<td>FEES FOR PROJECTIONIST LICENSING</td>
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<td>APPRENTICE FEE</td>
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<td>RENEWAL FEE</td>
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<td>NONTHEATRICAL RENEWAL</td>
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<td>APPRENTICE RENEWAL</td>
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<td>FEES FOR BEDDING AND UPHOLSTERY:</td>
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<td>SALE OF STAMPS</td>
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<td>FEES FOR PRIVATE EMPLOYMENT AGENCY LICENSES</td>
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<td>AGENCY LICENSES</td>
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<td>COUNSELOR LICENSES</td>
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(A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE
DEPARTMENT IS AUTHORIZED TO CHARGE FEES FOR THE FOLLOWING
PURPOSES AND IN THE FOLLOWING AMOUNTS:

(1) FEES FOR UNFIRED PRESSURE VESSELS AND
BOILERS:

(I) CERTIFICATE OF OPERATIONS:

(A) UNFIRED PRESSURE VESSELS
......................... $72

(B) BOILERS
................................ 44

(II) FOR THE INTERNAL INSPECTION OF POWER
BOILERS, HIGH-PRESSURE, HIGH-TEMPERATURE WATER
BOILERS AND MINIATURE BOILERS, THE FEES SHALL BE
AS FOLLOWS:

(A) BOILERS OF 50 SQUARE FEET OR LESS OF
HEATING SURFACE:

(I) STANDARD FEE
............................ 65

(II) FOR EXPEDITED INSPECTIONS
............... 165

PLUS $160 PER HOUR FOR
INSPECTIONS THAT OCCUR
OUTSIDE OF NORMAL
BUSINESS HOURS

(B) BOILERS WITH MORE THAN 50 SQUARE FEET OF
HEATING SURFACE AND LESS THAN 4,000 SQUARE FEET
OF HEATING SURFACE:

(I) STANDARD FEE
............................ 125

(II) FOR EXPEDITED INSPECTIONS
............... 225

PLUS $160
(C) Boilers with more than 4,000 square feet of heating surface and less than 10,000 square feet:

(I) Standard fee................................. 175

(II) For expedited inspections.............. 275

Plus $160 per hour for inspections that occur outside of normal business hours.

(D) Boilers with 10,000 or more square feet of heating surface:

(I) Standard fee................................. 210

(II) For expedited inspections.............. 310

Plus $160 per hour for inspections that occur outside of normal business hours.

(E) Miniature boilers:
(I) STANDARD FEE............................................. 35
(II) FOR EXPEDITED INSPECTIONS................. 135

PLUS $160

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE OF

NORMAL

BUSINESS HOURS

(III) FOR THE EXTERNAL INSPECTION OF POWER

BOILERS, HIGH-PRESSURE AND HIGH-TEMPERATURE WATER

BOILERS, THE FEES SHALL BE AS FOLLOWS:

(A) BOILERS WITH 50 SQUARE FEET OR LESS OF

HEATING SURFACE:

(I) STANDARD FEE............................................. 55
(II) FOR EXPEDITED INSPECTIONS................. 155

PLUS $160

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE OF

NORMAL

BUSINESS HOURS

(B) BOILERS WITH MORE THAN 50 SQUARE FEET OF

HEATING SURFACE:

(I) STANDARD FEE............................................. 80
(II) FOR EXPEDITED INSPECTIONS................. 180

PLUS $160

PER HOUR FOR

INSPECTIONS
(IV) FOR THE INTERNAL OR EXTERNAL INSPECTION OF LOW-PRESSURE BOILERS, THE FEES SHALL BE AS FOLLOWS:

(A) HEATING BOILERS WITHOUT A MANHOLE:

(I) STANDARD FEE............................................. 55

(II) FOR EXPEDITED INSPECTIONS....................... 155

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(B) HEATING BOILERS WITH A MANHOLE:

(I) STANDARD FEE............................................. 100

(II) FOR EXPEDITED INSPECTIONS....................... 200

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(C) HOT WATER SUPPLY BOILERS:

(I) STANDARD FEE............................................. 55

(II) FOR EXPEDITED INSPECTIONS....................... 155
PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(V) FOR THE INTERNAL OR EXTERNAL INSPECTION OF PRESSURE VESSELS, THE FEES SHALL BE AS FOLLOWS:

(A) PRESSURE VESSELS SUBJECT TO INSPECTION HAVING A CROSS-SECTIONAL AREA OF 50 SQUARE FEET OR LESS:

(I) STANDARD FEE................................. 45
(II) FOR EXPEDITED INSPECTIONS.............. 145

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(B) EACH ADDITIONAL 100 SQUARE FEET OF AREA IN EXCESS OF 50 SQUARE FEET:

(I) STANDARD FEE................................. 45
(II) FOR EXPEDITED INSPECTIONS.............. 145

PER EACH ADDITIONAL 100 SQUARE FEET IN AREA IN EXCESS
OF 50 SQUARE FEET PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(C) A GROUP OF PRESSURE VESSELS, SUCH AS THE ROLLS OF A PAPER MACHINE FOR A DRYER OPERATING AS A SINGLE MACHINE OR UNIT, SHALL BE CONSIDERED ONE PRESSURE VESSEL.

(VI) INTENT TO INSTALL APPROVAL:

(A) COMPLETE MECHANICAL ROOM DRAWINGS -

BOILERS AND OTHER VESSELS:

(I) STANDARD FEE................................. 165

(II) FOR EXPEDITED APPROVAL............... 1,165

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(B) HIGH-PRESSURE BOILERS:

(I) STANDARD FEE................................. 100

(II) FOR EXPEDITED APPROVAL............... 1,100

PLUS $160 PER HOUR FOR INSPECTIONS
THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(C) LOW-PRESSURE BOILERS:

(I) STANDARD FEE................................. 100

(II) FOR EXPEDITED APPROVAL.................... 1,100

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(VII) BOILER INSPECTORS:

(A) INSPECTOR'S EXAMINATION FEE.............. 150

(B) NEW CREDENTIAL CARD (ANNUAL RENEWAL).... 25

(VIII) HYDROSTATIC TEST (WITNESSED):

(A) STANDARD FEE.................. 65

(B) FOR EXPEDITED ACTION............... 165

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(IX) INSPECTION OF REPAIR FEE:

(A) STANDARD FEE................................. 65

(B) FOR EXPEDITED INSPECTION............... 165
PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(X) COPY OF DEPARTMENT BOILER REGULATIONS...

(XI) ACCEPTANCE OF BOILERS AND PRESSURE VESSELS NOT ORIGINALLY DESTINED FOR USE WITHIN THIS COMMONWEALTH:

(A) STANDARD FEE................................. 1,500

(B) FOR EXPEDITED ACTION....................... 2,500

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE OF NORMAL BUSINESS HOURS

(2) FEES FOR ELEVATORS:

(I) PLANS APPROVAL APPLICATION:

(A) PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS EXCEPT HYDRAULIC ELEVATORS:

(i) 1-7 FLOORS:

(A) STANDARD FEE................................. 663

(B) FOR EXPEDITED PLAN REVIEWS, APPROVALS AND INSPECTIONS................................. 1,663

PLUS $160
PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(II) 8-20 FLOORS:
(A) STANDARD FEE.......................... 768
(B) FOR EXPEDITED PLAN REVIEWS, APPROVALS AND INSPECTIONS................................. 1,768
   PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(III) MORE THAN 20 FLOORS:
(A) STANDARD FEE.......................... 950
(B) FOR EXPEDITED PLAN REVIEWS, APPROVALS AND INSPECTIONS................................. 1,950
   PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(B) HYDRAULIC PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS AND OTHER LIFTING DEVICES:
(I) STANDARD FEE.......................... 581
(II) FOR EXPEDITED PLAN REVIEWS, PERMITS AND INSPECTIONS.................................. 1,581
PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(C) SKI LIFTS (AERIAL PASSENGER ROPEWAYS):
(I) STANDARD FEE................................................. 2,800
(II) FOR EXPEDITED PLAN REVIEWS, PERMITS AND
INSPECTIONS......................................................... 3,500
PLUS $320 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(D) SKI LIFTS NON-AERIAL (SURFACE LIFTS):
(I) STANDARD FEE.................................................... 600
(II) FOR EXPEDITED PLAN REVIEWS, PERMITS AND
INSPECTIONS.......................................................... 1,600
PLUS $320 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(E) ESCALATORS AND MOVING WALKS:
(I) STANDARD FEE................................................... 558
(II) FOR EXPEDITED PLAN REVIEWS, PERMITS AND INSPECTIONS.............................................. 1,558

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(II) ALTERATIONS AND MAJOR REPAIRS:

(A) STANDARD FEE.................................................. 696

(B) FOR EXPEDITED PLAN REVIEW AND INSPECTIONS 1,696

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(III) CERTIFICATE RENEWALS:

(A) TWO-YEAR RENEWAL................................. 72

(B) FOUR-YEAR RENEWAL................................. 144

(IV) ELEVATOR INSPECTIONS:

(A) PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS EXCEPT HYDRAULIC ELEVATORS:

(I) 1-7 FLOORS:

(A) STANDARD FEE............................................... 200

(B) FOR EXPEDITED INSPECTIONS...................... 300

PLUS $160 PER HOUR FOR INSPECTIONS
(II) 8-20 FLOORS:
(A) STANDARD FEE................................. 236
(B) FOR EXPEDITED INSPECTIONS.............. 336

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(III) MORE THAN 20 FLOORS:
(A) STANDARD FEE................................. 250
(B) FOR EXPEDITED INSPECTIONS.............. 350

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(B) HYDRAULIC PASSENGER, FREIGHT AND COMBINATION PASSENGER/FREIGHT ELEVATORS AND OTHER LIFTING DEVICES:
(I) STANDARD FEE................................. 207
(II) FOR EXPEDITED INSPECTIONS.............. 307

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS
(C) SKI LIFTS (AERIAL PASSENGER ROPEWAYS):
(I) STANDARD FEE............................ 780
(II) FOR EXPEDITED INSPECTIONS.......... 880

PLUS $160
PER HOUR FOR
INSPECTIONS
THAT OCCUR
OUTSIDE NORMAL
BUSINESS HOURS

(D) SKI LIFTS NON-AERIAL (SURFACE LIFTS):
(I) STANDARD FEE............................ 175
(II) FOR EXPEDITED INSPECTIONS.......... 275

PLUS $160
PER HOUR FOR
INSPECTIONS
THAT OCCUR
OUTSIDE NORMAL
BUSINESS HOURS

(E) ESCALATORS AND MOVING WALKS:
(I) STANDARD FEE............................ 150
(II) FOR EXPEDITED INSPECTIONS.......... 250

PLUS $160
PER HOUR FOR
INSPECTIONS
THAT OCCUR
OUTSIDE NORMAL
BUSINESS HOURS

(V) FEES FOR WITNESSING PERIODIC TESTS:
(A) ELECTRIC ELEVATORS WITH 1-10 OPENINGS:

(I) STANDARD FEE.............................. 435

(II) FOR EXPEDITED ACTION.................... 635

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(B) ELECTRIC ELEVATORS WITH 11-20 OPENINGS:

(I) STANDARD FEE.............................. 475

(II) FOR EXPEDITED ACTION.................... 675

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(C) ELECTRIC ELEVATORS WITH MORE THAN 20 OPENINGS:

(I) STANDARD FEE.............................. 530

(II) FOR EXPEDITED ACTION.................... 730

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(D) ROPED HYDRAULIC ELEVATOR AND ROPED/CHAINED VERTICAL RECIPROCAL CONVEYOR:

20170HB0118PN2256
(I) STANDARD FEE..............................  530
(II) FOR EXPEDITED ACTION...............  730

PLUS $160

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE NORMAL

BUSINESS HOURS

(E) HYDRAULIC ELEVATOR, LIMITED USE/LIMITED
APPLICATION ELEVATOR AND DIRECT HYDRAULIC
VERTICAL RECIPROCATING CONVEYOR:

(I) STANDARD FEE..............................  435
(II) FOR EXPEDITED ACTION...............  635

PLUS $160

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE NORMAL

BUSINESS HOURS

(F) ESCALATOR AND MOVING WALK:

(I) STANDARD FEE..............................  435
(II) FOR EXPEDITED ACTION...............  635

PLUS $160

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE NORMAL

BUSINESS HOURS

(G) WHEELCHAIR LIFT AND INCLINED STAIRWAY

CHAIR LIFT:

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(I) STANDARD FEE.......................... 280
(II) FOR EXPEDITED ACTION.............. 480
PLUS $160

PER HOUR FOR INSPECTIONS
THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(H) ORCHESTRA LIFT, BELT LIFT, STATE LIFT AND ORGAN LIFT:

(I) STANDARD FEE.......................... 530
(II) FOR EXPEDITED ACTION.............. 730
PLUS $160

PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(I) OTHER EQUIPMENT:

(I) STANDARD FEE.......................... 435
(II) FOR EXPEDITED ACTION.............. 635
PLUS $160

PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(VI) FEES FOR WITNESSING PERIODIC DYNAMIC TESTING:

(A) AERIAL TRAMWAYS AND DETACHABLE AERIAL
GRIPS:

(I) STANDARD FEE............................... 2,400
(II) FOR EXPEDITED ACTION.................... 2,600

PLUS $320

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE NORMAL

BUSINESS HOURS

(B) FIXED GRIP LIFTS:

(I) STANDARD FEE............................... 2,400
(II) FOR EXPEDITED ACTION.................... 2,600

PLUS $320

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE NORMAL

BUSINESS HOURS

(C) SPECIAL APPROVAL:

(I) STANDARD FEE............................... 1,000

PLUS $115

PER HOUR

(II) FOR EXPEDITED SPECIAL APPROVAL AND

INSPECTIONS........................................... 2,000

PLUS $160

PER HOUR FOR

INSPECTIONS

THAT OCCUR

OUTSIDE NORMAL

BUSINESS HOURS

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(D) REINSPECTION FOLLOWING FAILED PERMIT ACCEPTANCE INSPECTION:

(I) STANDARD FEE.............................. 500

(II) FOR EXPEDITED APPROVAL AND INSPECTIONS. 1,500

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS.

(E) REINSPECTION FOLLOWING FAILURE TO CORRECT VIOLATIONS WITHIN ALLOTED TIME PERIOD:

(I) STANDARD FEE.............................. 200

(II) FOR EXPEDITED APPROVAL AND INSPECTIONS. 1,200

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS.

(F) COPY OF DEPARTMENT ELEVATOR REGULATIONS. 7

(G) DUPLICATE CERTIFICATE OF OPERATION...... 25

(3) FEES FOR LIQUEFIED PETROLEUM GAS:

(I) NEW REGISTRATION AND PLAN APPROVAL FOR BULK PLANTS OF 30,000 GALLONS OR LESS:

(A) STANDARD FEE.............................. 360

(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL.............................. 1,360

PLUS $160 PER HOUR FOR
(II) NEW REGISTRATION AND PLAN APPROVAL FOR BULK PLANTS OF 30,001-90,000 GALLONS:

(A) STANDARD FEE ........................................ 430

(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL ........................................ 1,430

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(III) NEW REGISTRATION AND PLAN APPROVAL FOR BULK PLANTS OF 90,001 GALLONS OR MORE:

(A) STANDARD FEE ........................................ 475

(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL ........................................ 1,475

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(IV) NEW REGISTRATION AND PLAN APPROVAL FOR INDUSTRIAL OR UTILITY USERS OF 2,001-30,000 GALLONS:

(A) STANDARD FEE ........................................ 250
(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL........................................ 1,250
PLUS $160
PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(V) NEW REGISTRATION AND PLAN APPROVAL FOR INDUSTRIAL OR UTILITY USERS OF 30,001-180,000 GALLONS:

(A) STANDARD FEE........................................ 360
(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL........................................ 1,360
PLUS $160
PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(VI) REGISTRATION AND PLAN APPROVAL FOR INDUSTRIAL OR UTILITY USERS OF 180,001 GALLONS OR MORE:

(A) STANDARD FEE........................................ 475
(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL........................................ 1,475
PLUS $160
PER HOUR FOR INSPECTIONS THAT OCCUR

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(VII) REGISTRATION AND PLAN APPROVAL FOR RETAIL CYLINDER OR EXCHANGE CABINETS:

(A) STANDARD FEE .................................................. 150

(B) FOR EXPEDITED REGISTRATION AND PLAN APPROVAL .................................................. 1,150 PLUS $160 FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(VIII) DEALERS HAVING LESS THAN 1,000 CUSTOMERS .................................................. 175

(IX) DEALERS HAVING 1,000-2,999 CUSTOMERS .................................................. 300

(X) DEALERS HAVING 3,000-5,999 CUSTOMERS .................................................. 375

(XI) DEALERS HAVING 6,000 OR MORE CUSTOMERS .................................................. 500

(XII) COPY OF DEPARTMENT LP GAS REGULATIONS .................................................. 5

(XIII) ANNUAL REGISTRATION RENEWAL FOR BULK PLANTS AND INDUSTRIAL USERS .................................................. 135

(XIV) ANNUAL REGISTRATION RENEWAL FOR CYLINDER OR EXCHANGE CABINETS .................................................. 75

(4) FEES FOR BEDDING AND UPHOLSTERY:

(I) MANUFACTURER'S LICENSE .................................................. 150

(II) STERILIZATION PERMIT .................................................. 75

(III) STERILIZATION RENEWAL .................................................. 35

(IV) AUCTIONEER PERMIT .................................................. 75

(V) AUCTIONEER RENEWAL .................................................. 35

(VI) QUARTERLY REPORTS .................................................. 0.05
(VII) DUPLICATE LICENSE OR PERMIT............ 25
(VIII) SECONDAHANDED INITIAL APPLICATION..... 100
(IX) SECONDAHANDED RENEWAL..................... 50
(5) FEES FOR COMBUSTIBLE AND FLAMMABLE LIQUIDS:

(I) PERMITS FOR THE INSTALLATION OR REPLACEMENT OF TANKS:

(A) STANDARD FEE....................................... 500
(B) FOR EXPEDITED PERMITS AND INSPECTIONS... 1,500

PLUS $160
PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(II) PERMITS FOR THE INSTALLATION OR REPLACEMENT OF PUMPS OR DISPENSERS:

(A) STANDARD FEE....................................... 200
(B) FOR EXPEDITED PERMITS AND INSPECTIONS... 1,200

PLUS $160
PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(III) PERMITS FOR THE INSTALLATION AND REBUILD OF CONTAINERS FOR COMPRESSED NATURAL GAS:

(A) STANDARD FEE....................................... 500
(B) FOR EXPEDITED PERMITS AND INSPECTIONS... 1,500

PLUS $160
(IV) PERMITS FOR THE INSTALLATION OR REPLACEMENT OF COMPRESSED NATURAL GAS PUMPS AND DISPENSERS:

(A) STANDARD FEE........................................ 200

(B) FOR EXPEDITED PERMITS AND INSPECTIONS... 1,200

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(V) DUPLICATE PERMIT................................. 75

(6) FEES FOR ASBESTOS OCCUPATIONS:

(I) WORKER CERTIFICATION OF LESS THAN SIX MONTHS........................................ 30

(II) WORKER CERTIFICATION OF SIX MONTHS OR MORE......................................... 60

(III) SUPERVISOR CERTIFICATION OF LESS THAN SIX MONTHS................................... 58

(IV) SUPERVISOR CERTIFICATION OF SIX MONTHS OR MORE...................................... 116

(V) PROJECT DESIGNER CERTIFICATION OF LESS THAN SIX MONTHS............................. 175

(VI) PROJECT DESIGNER CERTIFICATION OF SIX MONTHS OR MORE............................ 350
(VII) INSPECTOR CERTIFICATION OF LESS THAN SIX MONTHS................................. 175
(VIII) INSPECTOR CERTIFICATION OF SIX MONTHS OF MORE........................................ 350
(IX) MANAGEMENT PLANNER CERTIFICATION OF LESS THAN SIX MONTHS............................ 175
(X) MANAGEMENT PLANNER CERTIFICATION OF SIX MONTHS OF MORE............................. 350
(XI) DUAL INSPECTOR OR MANAGEMENT PLANNER CERTIFICATION OF LESS THAN SIX MONTHS................. 175
(XII) DUAL INSPECTOR OR MANAGEMENT PLANNER CERTIFICATION OF SIX MONTHS OR MORE..................... 350
(XIII) INDIVIDUAL CONTRACTOR CERTIFICATION OF LESS THAN SIX MONTHS................................. 290
(XIV) INDIVIDUAL CONTRACTOR CERTIFICATION OF SIX MONTHS OR MORE........................................ 580
(XV) COMPANY CERTIFICATION.............................................................. 150
(XVI) TRAINING COURSE ACCREDITATION............................................................... 2,000
(XVII) DUPLICATE CERTIFICATION................................................................. 25
(7) FEES FOR LEAD-BASED PAINT OCCUPATIONS:
(I) WORKER CERTIFICATION OF LESS THAN SIX MONTHS....................................................... 30
(II) WORKER CERTIFICATION OF SIX MONTHS OR MORE.............................................................. 60
(III) SUPERVISOR CERTIFICATION OF LESS THAN SIX MONTHS...................................................... 58
(IV) SUPERVISOR CERTIFICATION OF SIX MONTHS OR MORE.......................................................... 116
(V) PROJECT DESIGNER CERTIFICATION OF LESS THAN SIX MONTHS.................................................. 175
| (VI)  | PROJECT DESIGNER CERTIFICATION OF SIX MONTHS OR MORE | 350 |
| (VII) | INSPECTOR CERTIFICATION OF LESS THAN SIX MONTHS | 175 |
| (VIII) | INSPECTOR CERTIFICATION OF SIX MONTHS OR MORE | 350 |
| (IX)  | RISK ASSESSOR CERTIFICATION OF LESS THAN SIX MONTHS | 175 |
| (X)   | RISK ASSESSOR CERTIFICATION OF SIX MONTHS OR MORE | 350 |
| (XI)  | DUAL INSPECTOR AND RISK ASSESSOR CERTIFICATION OF LESS THAN SIX MONTHS | 175 |
| (XII) | DUAL INSPECTOR AND RISK ASSESSOR CERTIFICATION OF SIX MONTHS OR MORE | 350 |
| (XIII) | THIRD-PARTY EXAMINATION | 50 |
| (XIV) | INITIAL TRAINING COURSE ACCREDITATION | 2,000 |
| (XV)  | RENEWAL TRAINING COURSE ACCREDITATION | 1,500 |
| (XVI) | REFRESHER OF INITIAL OR RENEWAL TRAINING COURSE ACCREDITATION | 1,500 |
| (XVII) | DUPLICATE CERTIFICATION | 25 |
| (XVIII) | LEAD COMPANIES | 500 |
| (8)   | FEES FOR STUFFED TOYS: |
| (I)   | INITIAL REGISTRATION AND RENEWALS | 75 |
| (II)  | DUPLICATE | 25 |
| (9)   | FEES FOR UNIFORM CONSTRUCTION CODE CERTIFICATIONS: |
| (I)   | INITIAL CODE OFFICIAL CERTIFICATION AND RENEWAL | 100 |
| (II)  | INITIAL THIRD-PARTY AGENCY CERTIFICATION AND RENEWAL | 300 |
FEES FOR UNIFORM CONSTRUCTION CODE PERMITS:

(I) PERMIT FOR NEW BUILDINGS AND ADDITIONS:

(A) STANDARD FEE

\[ \text{321 plus } $0.65 \text{ per square foot of floor area or each fraction of floor area} \]

(B) FOR EXPEDITED PERMITS

\[ \text{1,321 plus } $0.65 \text{ per square foot of floor area or each fraction of floor area plus } \text{160 per hour for inspections that occur outside normal business hours} \]

(II) PERMIT FOR NEW STRUCTURES AND FACILITIES OTHER THAN BUILDINGS:

(A) STANDARD FEE

\[ \text{965} \]

(B) FOR EXPEDITED PERMITS

\[ \text{1,965 plus } $160 \text{ per hour for inspections that occur outside normal business hours} \]
INSPECTIONS
THAT OCCUR
OUTSIDE NORMAL
BUSINESS HOURS

(III) PERMIT FOR ALTERATIONS, RENOVATIONS OR
MODIFICATIONS TO EXISTING BUILDING STRUCTURES:

(A) STANDARD FEE................................. 321
PLUS 6.5%
FOR EACH
$1,000 OF
ESTIMATED COST
FOR
ALTERATIONS,
RENOVATIONS OR
MODIFICATION
AS CERTIFIED
BY THE
APPLICANT

(B) FOR EXPEDITED PERMITS......................... 1,321
PLUS 6.5%
FOR EACH
$1,000 OF
ESTIMATED COST
FOR
ALTERATIONS,
RENOVATIONS OR
MODIFICATION
AS CERTIFIED
BY THE
APPLICANT PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(IV) ACCESSIBILITY PLAN REVIEW AND INSPECTION:

(A) STANDARD FEE................................. 645
(B) FOR EXPEDITED PLAN REVIEW.............. 1,645

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(V) PERMIT FOR BUILDING OR STRUCTURE DEMOLITION:

(A) STANDARD FEE................................. 321
(B) FOR EXPEDITED PERMITS..................... 1,321

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(VI) ANNUAL PERMIT:

(A) STANDARD FEE................................. 321
(B) FOR EXPEDITED PERMITS..................... 1,321
PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(VII) REVISION OF APPROVED PLANS:

(A) STANDARD FEE............................. 500

(B) FOR EXPEDITED APPROVAL............... 1,500

PLUS $160 PER HOUR FOR INSPECTIONS THAT OCCUR OUTSIDE NORMAL BUSINESS HOURS

(11) FEES FOR VARIANCE REQUESTS:

(I) INDUSTRIAL BOARD VARIANCE, APPEAL AND REQUEST FOR EXTENSION OF TIME:

(A) STANDARD FEE............................. 321

(B) FOR EXPEDITED ACTION ON VARIANCES, APPEALS OR REQUESTS FOR EXTENSIONS OF TIME...... 1,321

(II) ACCESSIBILITY ADVISORY BOARD VARIANCE,

APPEAL OR REQUEST FOR EXTENSION OF TIME:

(A) STANDARD FEE............................. 321

(B) FOR EXPEDITED ACTION ON VARIANCES,

APPEALS OR REQUESTS FOR EXTENSIONS OF TIME...... 1,321

(B) NOTWITHSTANDING ANY PROVISION OF LAW TO THE CONTRARY,

FROM THE FEES COLLECTED UNDER SUBSECTION (A), AN AMOUNT EQUAL TO THE FEES COLLECTED BY THE DEPARTMENT IN FISCAL YEAR 2016-2017 SHALL BE DEPOSITED INTO THE GENERAL FUND EACH FISCAL YEAR. ALL
MONEYS COLLECTED UNDER SUBSECTION (A) BY THE DEPARTMENT IN ANY FISCAL YEAR THAT EXCEEDS THE AMOUNT COLLECTED BY THE DEPARTMENT IN FISCAL YEAR 2016-2017 SHALL AUGMENT THE APPROPRIATION MADE TO THE DEPARTMENT FOR THE BUREAU OF OCCUPATIONAL AND INDUSTRIAL SAFETY IN THE GENERAL APPROPRIATION ACT FOR THE FISCAL YEAR IN WHICH THE DEPARTMENT RECEIVES PAYMENT OF THE FEES.

(C) BEGINNING ONE YEAR AFTER THE EFFECTIVE DATE OF THIS SECTION, AND ANNUALLY THEREAFTER, ALL FEES LISTED IN THIS SECTION SHALL INCREASE AT THE RATE OF INFLATION AS OUTLINED IN THE CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS IN THE NORTHEAST REGION FOR THE MOST RECENT 12-MONTH PERIOD FOR WHICH THE FIGURES HAVE BEEN REPORTED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS. IF THE RATE OF INFLATION DOES NOT INCREASE, ALL FEES SHALL REMAIN THE SAME AS THEY WERE FOR THE PREVIOUS YEAR. THE DEPARTMENT SHALL PUBLISH FEE INCREASES IN THE PENNSYLVANIA BULLETIN.

(D) AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"DEPARTMENT." THE DEPARTMENT OF LABOR AND INDUSTRY OF THE COMMONWEALTH.

"EXPEDITED." ANY TASK, EXCLUDING INSPECTIONS, TO BE PERFORMED WITHIN SEVEN DAYS OF THE DEPARTMENT OF LABOR AND INDUSTRY, BUREAU OF OCCUPATIONAL AND INDUSTRIAL SAFETY'S RECEIPT OF A WRITTEN REQUEST TO PERFORM THAT TASK. FOR INSPECTIONS, THE TERM MEANS A TASK TO BE PERFORMED WITHIN THREE DAYS OF RECEIPT BY THE DEPARTMENT OF LABOR AND INDUSTRY, BUREAU OF OCCUPATIONAL AND INDUSTRIAL SAFETY OF A WRITTEN REQUEST TO PERFORM THAT INSPECTION.

"NORMAL BUSINESS HOURS." MONDAY THROUGH FRIDAY FROM 8:00
A.M. until 5:00 P.M. with the exception of any day when the Department of Labor and Industry is not open for business.

Section 616-A. Pennsylvania State Police.--(A) The Pennsylvania State Police are authorized to charge fees for the following purposes and in the following amounts:

(1) Accident reports:
   (I) Certified copy of record of investigation of a vehicle accident... $8.00

(2) Private security agent lethal weapon:
   (I) Application......................... 50.00
   (II) Certification......................... 30.00
   (III) Renewal.............................. 30.00

(4) Bank alarm panel:
   (I) Bank alarm connection rate............... 300.00
      Per year

(5) Fingerprint records check:
   (I) Private detective licensing -
      Fingerprint records check request from clerk of courts.................. 17.50

(6) Firearm and name check:
   (I) Noncriminal justice agencies and individuals.............................. 10.00

(B) Notwithstanding any other provision of law, the Pennsylvania State Police may increase the fees for criminal history record information under 18 Pa.C.S. Ch. 91 (relating to criminal history record information) by publishing a notice in the Pennsylvania Bulletin.

Section 4. The act is amended by adding sections to read:

Section 922.1. Collections by attorney general.--(A)

Notwithstanding any other provision of law, whenever the
ATTORNEY GENERAL EXERCISES THE ATTORNEY GENERAL'S POWERS UNDER
SECTION 204(C) OF THE ACT OF OCTOBER 15, 1980 (P.L.950, NO.164),
KNOWN AS THE COMMONWEALTH ATTORNEYS ACT, TO COLLECT, BY SUIT OR
OTHERWISE, THE DEBTS, TAXES AND ACCOUNTS DUE THE COMMONWEALTH
THAT ARE REFERRED TO AND PLACED WITH THE ATTORNEY GENERAL FOR
COLLECTION BY ANY COMMONWEALTH AGENCY, NO MORE THAN TWENTY-FIVE
PER CENTUM (25%) OF EACH AMOUNT COLLECTED SHALL BE DEPOSITED IN
A RESTRICTED ACCOUNT WITHIN THE GENERAL FUND KNOWN AS THE
COLLECTION ADMINISTRATION ACCOUNT. NO MORE THAN TWO MILLION FIVE
HUNDRED THOUSAND DOLLARS ($2,500,000) PER FISCAL YEAR MAY BE
DEPOSITED INTO THE RESTRICTED ACCOUNT UNDER THIS SECTION.

(B) MONEY IN THE COLLECTION ADMINISTRATION ACCOUNT IS
APPROPRIATED TO THE OFFICE OF ATTORNEY GENERAL. THE ATTORNEY
GENERAL SHALL SUBMIT TO THE GOVERNOR AN ESTIMATE OF THE AMOUNT
OF MONEY TO BE EXPENDED FROM THE COLLECTION ADMINISTRATION
ACCOUNT DURING THE NEXT FISCAL YEAR AS PART OF THE ATTORNEY
GENERAL'S ANNUAL BUDGET REQUEST TO THE GOVERNOR.

SECTION 915-B. NOTICE OF PUBLIC HEARING FOR STATE
CORRECTIONAL INSTITUTION CLOSURE.--DURING THE FISCAL YEAR 2017-
2018, THE DEPARTMENT OF CORRECTIONS MAY NOT CLOSE A STATE
CORRECTIONAL INSTITUTION AS DEFINED IN 61 PA.C.S. § 102
(RELATING TO DEFINITIONS), UNLESS THE DEPARTMENT OF CORRECTIONS
CONDUCTS A PUBLIC HEARING IN THE COUNTY IN WHICH THE STATE
CORRECTIONAL INSTITUTION IS LOCATED. THE DEPARTMENT OF
CORRECTIONS SHALL PROVIDE NOTICE THIRTY (30) DAYS BEFORE THE
PUBLIC HEARING IN THE PENNSYLVANIA BULLETIN AND IN AT LEAST TWO
LOCAL NEWSPAPERS.

SECTION 1322. HIGHER EDUCATION REGULATORY RESTRICTED
ACCOUNT.--(A) THE HIGHER EDUCATION REGULATORY RESTRICTED
ACCOUNT IS ESTABLISHED AS A RESTRICTED ACCOUNT WITHIN THE
GENERAL FUND OF THE STATE TREASURY FROM WHICH THE DEPARTMENT OF EDUCATION MAY EXPEND MONEY FOR THE PURPOSE OF THE COSTS OF ADMINISTERING AND IMPLEMENTING 24 PA.C.S. CH. 65 (RELATING TO PRIVATE COLLEGES, UNIVERSITIES AND SEMINARIES) AND ALL OTHER COSTS ASSOCIATED WITH THE ACTIVITIES OF THE DEPARTMENT RELATED TO THE MANDATED SERVICES AND REGULATION OF DEGREE-GRANTING INSTITUTIONS. THE ACCOUNT SHALL CONSIST OF THE FEES DEPOSITED UNDER SUBSECTION (B) AND STATE FUNDS APPROPRIATED FOR USE UNDER THIS SECTION. THE RESTRICTED ACCOUNT SHALL BE SUBJECT TO AUDIT BY THE AUDITOR GENERAL.

(B) THE DEPARTMENT OF EDUCATION SHALL COLLECT A FEE FOR SERVICES PROVIDED TO DEGREE-GRANTING INSTITUTIONS UNDER THIS ACT. THE FEES ARE AS FOLLOWS:

<table>
<thead>
<tr>
<th>Fee Description</th>
<th>Fee Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) For an application for approval of a specialized associate degree program</td>
<td>$1,000</td>
</tr>
<tr>
<td>(2) For an application for approval of a new degree or program at an institution of higher education</td>
<td>1,400</td>
</tr>
<tr>
<td>(3) For an application for a new degree-granting institution or a change from private licensed school to college or university</td>
<td>5,000</td>
</tr>
<tr>
<td>(4) For an application to change status from college or seminary to university</td>
<td>1,000</td>
</tr>
<tr>
<td>(5) For an application for education enterprise status</td>
<td>10,000</td>
</tr>
<tr>
<td>(6) To renew status as an education enterprise</td>
<td>2,000</td>
</tr>
<tr>
<td>(7) For registration of an out-of-state distance education provider that is not a</td>
<td></td>
</tr>
</tbody>
</table>
PARTICIPANT IN THE STATE AUTHORIZATION
RECIPIROCITY AGREEMENT.......................... 5,000

(8) FOR AN APPLICATION FOR APPROVAL TO USE
THE WORD "COLLEGE," "UNIVERSITY" OR
"SEMINARY" IN A BUSINESS NAME............. 100

(C) THE FEES COLLECTED UNDER SUBSECTION (B) SHALL BE
DEPOSITED INTO THE HIGHER EDUCATION REGULATORY RESTRICTED
ACCOUNT.

(D) THE FEES IMPOSED UNDER THIS SECTION SHALL REMAIN IN
EFFECT UNTIL REVISED BY THE STATE BOARD OF EDUCATION. IF THE
REVENUES RAISED BY FEES IMPOSED UNDER THIS SECTION ARE NOT
SUFFICIENT TO MEET EXPENSES PROJECTED FOR A TWO-YEAR PERIOD, THE
STATE BOARD OF EDUCATION SHALL INCREASE THE FEES BY REGULATION
SO THAT THE PROJECTED REVENUE WILL MEET OR EXCEED PROJECTED
EXPENDITURES.

SECTION 5. THE ACT IS AMENDED BY ADDING AN ARTICLE TO READ:

ARTICLE XV-A

JOINT UNDERWRITING ASSOCIATION

SECTION 1501-A. FINDINGS.

THE GENERAL ASSEMBLY FINDS AS FOLLOWS:

(1) AS A RESULT OF A DECLINE IN THE NEED IN THIS
COMMONWEALTH FOR THE MEDICAL PROFESSIONAL LIABILITY INSURANCE
POLICIES OFFERED BY THE PENNSYLVANIA PROFESSIONAL LIABILITY
JOINT UNDERWRITING ASSOCIATION UNDER SUBCHAPTER B OF CHAPTER
7 OF THE ACT OF MARCH 20, 2002 (P.L.154, NO.13), KNOWN AS THE
MEDICAL CARE AVAILABILITY AND REDUCTION OF ERROR (MCARE) ACT,
AND A DECLINE IN THE NATURE AND AMOUNTS OF CLAIMS PAID OUT BY
THE JOINT UNDERWRITING ASSOCIATION UNDER SUCH POLICIES, THE
JOINT UNDERWRITING ASSOCIATION HAS MONEY IN EXCESS OF THE
AMOUNT REASONABLY REQUIRED TO FULFILL ITS STATUTORY MANDATE.

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THE JOINT UNDERWRITING ASSOCIATION IS AN INSTRUMENTALITY OF THE COMMONWEALTH. MONEY UNDER THE CONTROL OF THE JOINT UNDERWRITING ASSOCIATION BELONGS TO THE COMMONWEALTH.

AT A TIME WHEN REVENUE RECEIPTS ARE DOWN AND THE ECONOMY IS STILL RECOVERING, THE COMMONWEALTH IS IN NEED OF REVENUE FROM ALL POSSIBLE SOURCES IN ORDER TO CONTINUE TO BALANCE ITS BUDGET AND PROVIDE FOR THE HEALTH, WELFARE AND SAFETY OF THE RESIDENTS OF THIS COMMONWEALTH.

THE PAYMENT OF MONEY TO THE COMMONWEALTH REQUIRED UNDER THIS ARTICLE IS IN THE BEST INTEREST OF THE RESIDENTS OF THIS COMMONWEALTH.

SECTION 1502-A. DEFINITIONS.

THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS ARTICLE SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"COMMISSIONER." THE INSURANCE COMMISSIONER OF THE COMMONWEALTH.

"DEPARTMENT." THE INSURANCE DEPARTMENT OF THE COMMONWEALTH.

"JOINT UNDERWRITING ASSOCIATION." THE PENNSYLVANIA PROFESSIONAL LIABILITY JOINT UNDERWRITING ASSOCIATION ESTABLISHED UNDER SECTION 731 OF THE MCARE ACT. 

"MCARE ACT." THE ACT OF MARCH 20, 2002 (P.L.154, NO.13),
KNOWN AS THE MEDICAL CARE AVAILABILITY AND REDUCTION OF ERROR (MCARE) ACT.

SECTION 1503-A. PAYMENT.

ON OR BEFORE NOVEMBER 1, 2017, THE JOINT UNDERWRITING ASSOCIATION SHALL PAY THE SUM OF $200,000,000 TO THE STATE TREASURER FOR DEPOSIT INTO THE GENERAL FUND.

SECTION 1504-A. NO LIABILITY.

THE JOINT UNDERWRITING ASSOCIATION AND ITS OFFICERS, BOARD MEMBERS AND EMPLOYEES SHALL NOT BE LIABLE NOR SUBJECT TO SUIT FOR COMPLYING WITH THE PROVISIONS OF THIS ARTICLE AND MAKING THE REQUIRED PAYMENT OF MONEY TO THE STATE TREASURER.

SECTION 1505-A. EXCLUSIVE JURISDICTION.

THE SUPREME COURT SHALL HAVE EXCLUSIVE JURISDICTION TO HEAR ANY CHALLENGE TO OR TO RENDER A DECLARATORY JUDGMENT CONCERNING THE CONSTITUTIONALITY OF THIS ARTICLE OR TO ENFORCE THE PROVISIONS OF THIS ARTICLE.

SECTION 1506-A. SUNSET.

IN THE EVENT THE PAYMENT REQUIRED UNDER SECTION 1503-A IS NOT MADE BY NOVEMBER 1, 2017, THE PROVISIONS OF SUBCHAPTER C OF CHAPTER 7 OF THE MCARE ACT SHALL EXPIRE ON DECEMBER 1, 2017. IN THAT EVENT, THE FOLLOWING SHALL APPLY:

(1) THE JOINT UNDERWRITING ASSOCIATION SHALL BE ABOLISHED AND THE MONEY IN THE POSSESSION OR CONTROL OF THE JOINT UNDERWRITING ASSOCIATION SHALL BE TRANSFERRED TO THE COMMISSIONER WHO SHALL DEPOSIT IT IN A SPECIAL ACCOUNT WITHIN THE DEPARTMENT TO BE USED AND ADMINISTERED BY THE DEPARTMENT IN THE SAME MANNER AS THE JOINT UNDERWRITING ASSOCIATION WAS AUTHORIZED OR REQUIRED TO USE AND ADMINISTER IT PRIOR TO THE EXPIRATION OF SUBCHAPTER C OF CHAPTER 7 OF THE MCARE ACT.

(2) NOTWITHSTANDING PARAGRAPH (1), THE COMMISSIONER
SHALL TRANSFER $200,000,000 OF THE MONEY RECEIVED UNDER
PARAGRAPH (1) TO THE STATE TREASURER FOR DEPOSIT INTO THE
GENERAL FUND AS SOON AS PRACTICABLE AFTER RECEIPT.
THEREAFTER, THE COMMISSIONER SHALL ANNUALLY TRANSFER FROM THE
SPECIAL ACCOUNT ESTABLISHED UNDER PARAGRAPH (1) TO THE
GENERAL FUND ANY MONEY THE COMMISSIONER DETERMINES IS IN
EXCESS OF THE MONEY NEEDED TO ADMINISTER THE FUNDS AS
REQUIRED UNDER SUBCHAPTER C OF CHAPTER 7 OF THE MCARE ACT.
SECTION 6. SECTION 1920-A OF THE ACT IS AMENDED BY ADDING A
SUBSECTION TO READ:
SECTION 1920-A. ENVIRONMENTAL QUALITY BOARD.--* * *
(J) THE BOARD SHALL PROMULGATE REGULATIONS UNDER THE ACT OF
JUNE 22, 1937 (P.L.1987, NO.394), KNOWN AS "THE CLEAN STREAMS
LAW," OR OTHER LAWS OF THIS COMMONWEALTH THAT REQUIRE THAT THE
WATER QUALITY CRITERIA FOR MANGANESE ESTABLISHED UNDER 25 PA.
CODE CH. 93 (RELATING TO WATER QUALITY STANDARDS) SHALL BE MET,
CONSISTENT WITH THE EXCEPTION IN 25 PA. CODE § 96.3(D) (RELATING
TO WATER QUALITY PROTECTION REQUIREMENTS). WITHIN NINETY (90)
DAYS OF THE EFFECTIVE DATE OF THIS SUBSECTION, THE BOARD SHALL
PROMULGATE PROPOSED REGULATIONS.
SECTION 7. SECTION 1937-A(C) OF THE ACT IS AMENDED AND THE
SECTION IS AMENDED BY ADDING SUBSECTIONS TO READ:
SECTION 1937-A. MUNICIPAL RECYCLING GRANTS.--* * *
(C) (1) [THIS SECTION] SUBSECTIONS (A) AND (B) SHALL NOT
APPLY IF THE RECYCLING NEEDS OF ALL THE CITIZENS OF THE COUNTY
CANNOT BE MET.
(2) [THIS SECTION] SUBSECTIONS (A) AND (B) SHALL NOT APPLY
TO ANY MUNICIPALITY THAT HAS RECEIVED ANY GRANT UNDER SECTION
902 OF THE "MUNICIPAL WASTE PLANNING, RECYCLING AND WASTE
REDUCTION ACT" PRIOR TO THE EFFECTIVE DATE OF THIS SECTION.

(E) THE MONEY IN THE RECYCLING FUND ESTABLISHED UNDER SECTION 706 OF THE "MUNICIPAL WASTE PLANNING, RECYCLING AND WASTE REDUCTION ACT" SHALL NOT BE TRANSFERRED TO THE SOLID WASTE ABATEMENT FUND AND SHALL REMAIN IN THE RECYCLING FUND FOR THE PURPOSES SET FORTH UNDER THE "MUNICIPAL WASTE PLANNING, RECYCLING AND WASTE REDUCTION ACT."

SECTION 8. THE ACT IS AMENDED BY ADDING A SECTION TO READ:


SECTION 9. THE ACT IS AMENDED BY ADDING AN ARTICLE TO READ:

ARTICLE XIX-B

POWERS AND DUTIES OF DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES

SECTION 1901-B. (RESERVED).

SECTION 1902-B. STATE PARK FEASIBILITY STUDY.

THE DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES SHALL
CONDUCT A FEASIBILITY STUDY FOR THE ESTABLISHMENT OF A STATE PARK IN WYOMING COUNTY, AND SHALL REPORT THE RESULTS OF THE STUDY TO THE GENERAL ASSEMBLY WITHIN ONE YEAR OF THE EFFECTIVE DATE OF THIS SECTION. THE STUDY SHALL INCLUDE AN APPRAISAL OF THE FAIR MARKET VALUE OF THE REAL PROPERTY PROPOSED FOR THE STATE PARK.

SECTION 10. THE ACT IS AMENDED BY ADDING SECTIONS TO READ:

SECTION 2126. EMERGENCY DRUG AND ALCOHOL DETOXIFICATION PROGRAM.--(A) THE EMERGENCY DRUG AND ALCOHOL DETOXIFICATION PROGRAM IS ESTABLISHED IN THE DEPARTMENT OF HEALTH TO PROVIDE FOR DETOXIFICATION IN LICENSED HEALTH CARE FACILITIES AND TO ESTABLISH DETOXIFICATION FACILITIES. THE PROGRAM SHALL BE ADMINISTERED BY THE DEPARTMENT OF HEALTH.

(B) THE EMERGENCY DRUG AND ALCOHOL DETOXIFICATION PROGRAM SHALL, TO THE GREATEST EXTENT POSSIBLE, UTILIZE EXISTING BEDS IN HEALTH CARE FACILITIES.

(C) IN ORDER TO PROVIDE INDIVIDUALS SEEKING ASSISTANCE WITH BETTER AND MORE TIMELY ACCESS TO DRUG AND ALCOHOL DETOXIFICATION, THE DEPARTMENT OF HEALTH SHALL PROVIDE SPECIAL PRIORITY REVIEW FOR APPLICATIONS FOR LICENSURE UNDER THIS SECTION.

(D) AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"LICENSED HEALTH CARE FACILITY" SHALL MEAN A HEALTH CARE FACILITY LICENSED UNDER CHAPTER 8 OF THE ACT OF JULY 19, 1979 (P.L.130, NO.48), KNOWN AS THE HEALTH CARE FACILITIES ACT.

"HEALTH CARE FACILITY" SHALL MEAN A HEALTH CARE FACILITY AS DEFINED IN SECTION 802.1 OF THE HEALTH CARE FACILITIES ACT.

SECTION 2214-A. PACE AND PACENET PROGRAM PAYMENTS.--(A) IN
ADDITION TO THE REQUIREMENTS UNDER SECTION 509 OF THE ACT OF AUGUST 26, 1971 (P.L.351, NO.91), KNOWN AS THE STATE LOTTERY LAW, THE DEPARTMENT SHALL ADMINISTER THE PROGRAM IN ACCORDANCE WITH THE FOLLOWING:

(1) IF THE NADAC PER UNIT IS AVAILABLE, THE PROGRAM PAYMENT SHALL BE THE LOWER OF THE FOLLOWING AMOUNTS:

(I) THE NADAC PER UNIT:
  (A) WITH THE ADDITION OF A PROFESSIONAL DISPENSING FEE OF TEN DOLLARS AND FORTY-NINE CENTS ($10.49) PER PRESCRIPTION; AND
  (B) THE SUBTRACTION OF THE COPAYMENT; OR

(II) THE PHARMACY'S USUAL AND CUSTOMARY CHARGE FOR THE DRUG DISPENSED WITH THE SUBTRACTION OF THE COPAYMENT.

(2) IF THE NADAC PER UNIT IS UNAVAILABLE, THE PROGRAM PAYMENT SHALL BE THE LOWER OF THE FOLLOWING AMOUNTS:

(I) THE WHOLESALE ACQUISITION COST PLUS THREE AND TWO-TENTHS PER CENTUM (3.2%):
  (A) WITH THE ADDITION OF A PROFESSIONAL DISPENSING FEE OF TEN DOLLARS AND FORTY-NINE CENTS ($10.49) PER PRESCRIPTION; AND
  (B) THE SUBTRACTION OF THE COPAYMENT; OR

(II) THE PHARMACY'S USUAL AND CUSTOMARY CHARGE FOR THE DRUG DISPENSED WITH THE SUBTRACTION OF THE COPAYMENT.

(B) NOTWITHSTANDING ANY OTHER STATUTE OR REGULATION, A BRAND NAME PRODUCT SHALL BE DISPENSED AND NOT SUBSTITUTED WITH AN A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG IF IT IS LESS EXPENSIVE TO THE PROGRAM. IF A LESS EXPENSIVE A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG IS AVAILABLE FOR DISPENSING TO A CLAIMANT, THE PROVIDER SHALL DISPENSE THE A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG TO THE CLAIMANT. THE DEPARTMENT SHALL REIMBURSE PROVIDERS BASED UPON THE MOST CURRENT LISTING OF THE NADAC PER UNIT PLUS A PROFESSIONAL DISPENSING FEE OF TEN
DOLLARS AND FORTY-NINE CENTS ($10.49) PER PRESCRIPTION. THE DEPARTMENT SHALL NOT REIMBURSE PROVIDERS FOR BRAND NAME PRODUCTS EXCEPT IN THE FOLLOWING CIRCUMSTANCES:

(1) THERE IS NO A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG AVAILABLE ON THE MARKET. THIS PARAGRAPH DOES NOT APPLY TO THE LACK OF AVAILABILITY OF AN A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG IN THE PROVIDING PHARMACY UNLESS IT CAN BE SHOWN TO THE DEPARTMENT THAT THE PROVIDER MADE REASONABLE ATTEMPTS TO OBTAIN THE A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG OR THAT THERE WAS AN UNFORESEEABLE DEMAND AND DEPLETION OF THE SUPPLY OF THE A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG. IN EITHER CASE, THE DEPARTMENT SHALL REIMBURSE THE PROVIDER FOR THE NADAC PER UNIT PLUS A PROFESSIONAL DISPENSING FEE OF TEN DOLLARS AND FORTY-NINE CENTS ($10.49) PER PRESCRIPTION.

(2) AN A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG IS DEEMED BY THE DEPARTMENT, IN CONSULTATION WITH A UTILIZATION REVIEW COMMITTEE, TO HAVE TOO NARROW A THERAPEUTIC INDEX FOR SAFE AND EFFECTIVE DISPENSING IN THE COMMUNITY SETTING. THE DEPARTMENT SHALL NOTIFY PROVIDING PHARMACIES OF A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUGS THAT ARE IDENTIFIED PURSUANT TO THIS PARAGRAPH ON A REGULAR BASIS.

(3) THE DEPARTMENT OF HEALTH HAS DETERMINED THAT A DRUG SHALL NOT BE RECOGNIZED AS AN A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG FOR PURPOSES OF SUBSTITUTION UNDER SECTION 5(B) OF THE ACT OF NOVEMBER 24, 1976 (P.L.1163, NO.259), REFERRED TO AS THE GENERIC EQUIVALENT DRUG LAW.

(4) AT THE TIME OF DISPENSING, THE PROVIDER HAS A PRESCRIPTION ON WHICH THE BRAND NAME DRUG DISPENSED IS BILLED TO THE PROGRAM BY THE PROVIDER AT A USUAL AND CUSTOMARY CHARGE WHICH IS EQUAL TO OR LESS THAN THE LEAST EXPENSIVE USUAL AND
CUSTOMARY CHARGE OF AN A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG REASONABLY AVAILABLE ON THE MARKET TO THE PROVIDER.

(5) THE BRAND NAME DRUG IS LESS EXPENSIVE TO THE PROGRAM.

(C) IF A CLAIMANT Chooses NOT TO ACCEPT THE A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG REQUIRED UNDER SUBSECTION (B), THE CLAIMANT SHALL BE LIABLE FOR THE COPAYMENT AND THE NADAC PER UNIT.

(D) THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS SECTION SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"A-RATED GENERIC THERAPEUTICALLY EQUIVALENT DRUG." A DRUG PRODUCT THAT THE COMMISSIONER OF FOOD AND DRUGS OF THE UNITED STATES FOOD AND DRUG ADMINISTRATION HAS APPROVED AS SAFE AND EFFECTIVE AND HAS DETERMINED TO BE THERAPEUTICALLY EQUIVALENT, AS LISTED IN "THE APPROVED DRUG PRODUCTS WITH THERAPEUTIC EQUIVALENCE EVALUATIONS" (FOOD AND DRUG ADMINISTRATION "ORANGE BOOK"), WITH A SPECIFIC "A" CODE DESIGNATION ONLY.

"CLAIMANT." AN ELIGIBLE PERSON WHO IS ENROLLED IN THE PROGRAM.

"DEPARTMENT." THE DEPARTMENT OF AGING OF THE COMMONWEALTH.

"LESS EXPENSIVE." THE LOWEST NET COST TO THE PROGRAM. THE NET COST SHALL INCLUDE THE AMOUNT PAID BY THE COMMONWEALTH TO A PHARMACY FOR A DRUG UNDER A CURRENT RETAIL PHARMACY REIMBURSEMENT FORMULA LESS ANY DISCOUNT OR REBATES, INCLUDING THOSE PAID DURING THE PREVIOUS CALENDAR QUARTER AND INCLUSIVE OF ALL DISPENSING FEES.

"NADAC PER UNIT." THE CURRENT NATIONAL AVERAGE DRUG ACQUISITION COST PER UNIT.

"PRESCRIPTION DRUG." ALL DRUGS REQUIRING A PRESCRIPTION IN
THIS COMMONWEALTH, INSULIN, INSULIN SYRINGES AND INSULIN NEEDLES. EXPERIMENTAL DRUGS OR DRUGS PRESCRIBED FOR WRINKLE REMOVAL OR HAIR GROWTH ARE PROHIBITED.

"PROGRAM." THE PHARMACEUTICAL ASSISTANCE CONTRACT FOR THE ELDERLY (PACE) AND THE PHARMACEUTICAL ASSISTANCE CONTRACT FOR THE ELDERLY NEEDS ENHANCEMENT TIER (PACENET) AS ESTABLISHED BY THE STATE LOTTERY LAW.

"PROVIDER." A PHARMACY, DISPENSING PHYSICIAN OR CERTIFIED REGISTERED NURSE PRACTITIONER ENROLLED AS A PROVIDER IN THE PROGRAM.

"WHOLESALE ACQUISITION COST." THE COST OF A DISPENSED DRUG BASED UPON THE PRICE PUBLISHED IN A NATIONAL DRUG PRICING SYSTEM IN CURRENT USE BY THE DEPARTMENT OF AGING AS THE WHOLESALE ACQUISITION COST OF A PRESCRIPTION DRUG IN THE MOST COMMON PACKAGE SIZE.

SECTION 2215-A. OLDER ADULT DAILY LIVING CENTERS. --


SECTION 2336. CHILD PROTECTIVE SERVICES FEES.--THE DEPARTMENT OF HUMAN SERVICES MAY CHARGE A FEE NOT TO EXCEED THIRTEEN DOLLARS ($13) IN ORDER TO CONDUCT THE CERTIFICATION AS REQUIRED UNDER 23 PA.C.S. § 6344(B)(2) (RELATING TO EMPLOYEES HAVING CONTACT WITH CHILDREN; ADOPTIVE AND FOSTER PARENTS), EXCEPT THAT NO FEE SHALL BE CHARGED TO AN INDIVIDUAL WHO MAKES THE REQUEST IN ORDER TO APPLY TO BECOME A VOLUNTEER WITH AN
AFFILIATE OF BIG BROTHERS OF AMERICA OR BIG SISTERS OF AMERICA
OR WITH A RAPE CRISIS CENTER OR DOMESTIC VIOLENCE SHELTER.

SECTION 11. THE ACT IS AMENDED BY ADDING AN ARTICLE TO READ:
ARTICLE XXIV-B
JAIL FACILITIES

SECTION 2401-B. SCOPE OF ARTICLE.
THIS ARTICLE RELATES TO NEW AND FORMER JAIL FACILITIES.

SECTION 2402-B. DEFINITIONS.
THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS ARTICLE
SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
CONTEXT CLEARLY INDICATES OTHERWISE:
"ADAPTIVE REUSE." THE ALTERATION, RENOVATION, REMODELING,
MODIFICATION OR RECONSTRUCTION OF FORMER JAIL FACILITIES FOR
REUSE AS COURTROOMS, OFFICE SPACE OR OTHER FACILITIES AND USES
AS THE BOARD OF COMMISSIONERS SHALL FROM TIME TO TIME DEEM
NECESSARY AND APPROPRIATE.
"ALTERNATIVE CONTRACTING PROCEDURE." A PROCEDURE UNDER WHICH
A PROPOSER WOULD BE RESPONSIBLE FOR ALL ASPECTS OR PHASES
NECESSARY TO ACHIEVE THE DEVELOPMENT OF A PARCEL OF PROPERTY.
The aspects or phases of development shall include, but not be
LIMITED TO, THE PLANNING, DESIGN, FINANCE, CONSTRUCTION AND
MANAGEMENT OF PROPERTY.
"BOARD OF COMMISSIONERS." THE GOVERNING BODY OF A COUNTY OF
THE THIRD CLASS WITH A POPULATION BETWEEN 280,000 AND 298,000 AS
OF THE 2010 CENSUS.
"FORMER JAIL FACILITY." A BUILDING OR GROUP OF BUILDINGS
WITH RELATED FACILITIES OWNED BY A COUNTY OF THE THIRD CLASS
WHICH IS MORE THAN 100 YEARS OLD AND WHICH WAS PREVIOUSLY USED
AS A JAIL FACILITY.
"NEW JAIL FACILITY." A BUILDING OR GROUP OF BUILDINGS WITH
RELATED FACILITIES TO BE OWNED OR LEASED BY A COUNTY OF THE
THIRD CLASS.

"PROPOSER." A FIRM, ORGANIZATION OR COMPANY OR A COMBINATION
OF FIRMS, ORGANIZATIONS OR COMPANIES ACTING AS A PARTNERSHIP,
JOINT VENTURE, CONSORTIUM OR SIMILAR JOINT RELATIONSHIP WITH
SUFFICIENT KNOWLEDGE, EXPERTISE AND EXPERIENCE IN THE AREAS OF
ARCHITECTURAL DESIGN, CONSTRUCTION, FINANCING OF REAL ESTATE,
DEVELOPMENT OR CONSTRUCTION AND REAL ESTATE MANAGEMENT.

SECTION 2403-B. ALTERNATIVE CONTRACTING PROCEDURE.

(A) GENERAL RULE.--NOTWITHSTANDING SECTION 1801 OF THE ACT
OF AUGUST 9, 1955 (P.L.323, NO.130), KNOWN AS THE COUNTY CODE,
THE BOARD OF COMMISSIONERS MAY, IN ITS SOLE DISCRETION, ELECT TO
USE AN ALTERNATIVE CONTRACTING PROCEDURE TO ACHIEVE THE ADAPTIVE
REUSE OF FORMER JAIL FACILITIES OR CONSTRUCTION OF NEW JAIL
FACILITIES.

(B) RESOLUTION REQUIRED.--IF THE BOARD OF COMMISSIONERS
ELECTS TO UTILIZE AN ALTERNATIVE CONTRACTING PROCEDURE, THE
BOARD OF COMMISSIONERS SHALL ADOPT A RESOLUTION STATING THAT THE
USE OF AN ALTERNATIVE CONTRACTING PROCEDURE IS THE MOST
EFFICIENT, ECONOMICAL AND TIMELY METHOD TO SECURE AN ADAPTIVE
REUSE OF FORMER JAIL FACILITIES OR CONSTRUCTION OF NEW JAIL
FACILITIES.

(C) WRITTEN PROPOSALS.--UPON ADOPTION OF A RESOLUTION, THE
BOARD OF COMMISSIONERS SHALL REQUEST WRITTEN PROPOSALS FROM
PROPOSERS FOR THE ADAPTIVE REUSE OF A FORMER JAIL FACILITY OR
CONSTRUCTION OF A NEW JAIL FACILITY UNDER AN ALTERNATIVE
CONTRACTING METHOD. IN ITS REQUEST FOR PROPOSALS, THE BOARD OF
COMMISSIONERS SHALL INCLUDE THE TERMS, CONDITIONS AND
REQUIREMENTS WHICH THE BOARD OF COMMISSIONERS DEEMS NECESSARY TO
PROTECT THE INTERESTS OF THE COUNTY.

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SECTION 2404-B. EVALUATION CRITERIA.

(A) CRITERIA.--THE BOARD OF COMMISSIONERS SHALL, IN ADDITION TO COMPLIANCE WITH THE TERMS, CONDITIONS AND REQUIREMENTS SET FORTH IN THE REQUEST FOR PROPOSALS, CONSIDER THE FOLLOWING CRITERIA IN EVALUATING PROPOSALS FOR THE ADAPTIVE REUSE OF FORMER JAIL FACILITIES OR CONSTRUCTION OF NEW JAIL FACILITIES:

(1) THE COST OF THE PROPOSER'S ADAPTIVE REUSE OR NEW CONSTRUCTION PROPOSAL.

(2) EXPERIENCE OF THE PROPOSER.

(3) PRESERVATION OF THE DISTINCT ARCHITECTURAL DESIGN AND INTEGRITY OF THE FORMER JAIL FACILITIES.

(4) ADHERENCE TO PREVAILING WAGE LAWS AND OTHER WORK FORCE STANDARDS.

(5) COMMITMENT TO ENTER INTO VOLUNTARY CONTRACTS WITH DISADVANTAGED BUSINESS ENTERPRISES.

(B) SELECTION OF PROPOSAL.--AFTER DUE CONSIDERATION OF PROPOSALS IN ACCORDANCE WITH THE CRITERIA UNDER SUBSECTION (A), THE BOARD OF COMMISSIONERS MAY SELECT A PROPOSAL AND AWARD A CONTRACT TO A RESPONSIBLE PROPOSER FOR THE ADAPTIVE REUSE OF A FORMER JAIL FACILITY OR CONSTRUCTION OF A NEW JAIL FACILITY UNDER AN ALTERNATIVE CONTRACTING PROCEDURE.

SECTION 11.1. THE ACT IS AMENDED BY ADDING A SECTION TO READ:

SECTION 2804. ALTERNATIVE ENERGY PORTFOLIO STANDARDS.--THE FOLLOWING SHALL APPLY:

(1) NOTWITHSTANDING SECTION 4 OF THE ACT OF NOVEMBER 30, 2004 (P.L.1672, NO.213), KNOWN AS THE "ALTERNATIVE ENERGY PORTFOLIO STANDARDS ACT," IN ORDER TO QUALIFY AS AN ALTERNATIVE ENERGY SOURCE ELIGIBLE TO MEET THE PHOTOVOLTAIC SHARE OF THIS COMMONWEALTH'S COMPLIANCE REQUIREMENTS UNDER THE "ALTERNATIVE
ENERGY PORTFOLIO STANDARDS ACT" AND TO QUALIFY FOR SOLAR
RENEWABLE ALTERNATIVE ENERGY PORTFOLIO CREDITS, EACH SOLAR
PHOTOVOLTAIC SYSTEM MUST DO ONE OF THE FOLLOWING:

(I) DIRECTLY DELIVER THE ELECTRICITY IT GENERATES TO A
RETAIL CUSTOMER OF AN ELECTRIC DISTRIBUTION COMPANY OR TO THE
DISTRIBUTION SYSTEM OPERATED BY AN ELECTRIC DISTRIBUTION COMPANY
OPERATING WITHIN THIS COMMONWEALTH AND CURRENTLY OBLIGATED TO
MEET THE COMPLIANCE REQUIREMENTS CONTAINED UNDER THE
"ALTERNATIVE ENERGY PORTFOLIO STANDARDS ACT."

(II) BE DIRECTLY CONNECTED TO THE ELECTRIC SYSTEM OF AN
ELECTRIC COOPERATIVE OR MUNICIPAL ELECTRIC SYSTEM OPERATING
WITHIN THIS COMMONWEALTH.

(III) CONNECT DIRECTLY TO THE ELECTRIC TRANSMISSION SYSTEM
AT A LOCATION THAT IS WITHIN THE SERVICE TERRITORY OF AN
ELECTRIC DISTRIBUTION COMPANY OPERATING WITHIN THIS
COMMONWEALTH.

2. NOTHING UNDER THIS SECTION OR SECTION 4 OF THE
"ALTERNATIVE ENERGY PORTFOLIO STANDARDS ACT" SHALL AFFECT ANY OF
THE FOLLOWING:

(I) A CERTIFICATION ORIGINATING WITHIN THE GEOGRAPHICAL
BOUNDARIES OF THIS COMMONWEALTH GRANTED PRIOR TO THE EFFECTIVE
DATE OF THIS SECTION OF A SOLAR PHOTOVOLTAIC ENERGY GENERATOR AS
A QUALIFYING ALTERNATIVE ENERGY SOURCE ELIGIBLE TO MEET THE
SOLAR PHOTOVOLTAIC SHARE OF THIS COMMONWEALTH'S ALTERNATIVE
ENERGY PORTFOLIO COMPLIANCE REQUIREMENTS UNDER THE "ALTERNATIVE
ENERGY PORTFOLIO STANDARDS ACT."

(II) CERTIFICATION OF A SOLAR PHOTOVOLTAIC SYSTEM WITH A
BINDING WRITTEN CONTRACT FOR THE SALE AND PURCHASE OF
ALTERNATIVE ENERGY CREDITS DERIVED FROM SOLAR PHOTOVOLTAIC
ENERGY SOURCES ENTERED INTO PRIOR TO THE EFFECTIVE DATE OF THIS
SECTION.

(3) THIS SECTION SHALL APPLY TO CONTRACTS ENTERED INTO OR RENEWED ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION.

(4) AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"ALTERNATIVE ENERGY SOURCE." AS THE TERM "ALTERNATIVE ENERGY SOURCES" IS DEFINED IN SECTION 2 OF THE "ALTERNATIVE ENERGY PORTFOLIO STANDARDS ACT."

"ELECTRIC DISTRIBUTION COMPANY." AS DEFINED IN SECTION 2 OF THE "ALTERNATIVE ENERGY PORTFOLIO STANDARDS ACT."

SECTION 11.2. THE ACT IS AMENDED BY ADDING AN ARTICLE TO READ:

ARTICLE XXVIII-E

JUDICIAL ADMINISTRATION

SECTION 2801-E. SENIOR JUDGE OPERATIONAL SUPPORT GRANTS.

THE COURT ADMINISTRATOR OF PENNSYLVANIA SHALL CONTINUE THE PROGRAM CREATED UNDER 42 PA.C.S. § 1906 (RELATING TO SENIOR JUDGE OPERATIONAL SUPPORT GRANTS) TO DEFRAY THE COSTS IMPOSED ON COUNTIES BY THE RULES OF JUDICIAL ADMINISTRATION FOR FACILITIES AND STAFF FOR SENIOR JUDGES ASSIGNED TO THE COURTS OF COMMON PLEAS. THE FOLLOWING SHALL APPLY:

(1) GRANTS SHALL BE MADE AVAILABLE TO COUNTIES BASED ON THE LEVEL OF OPERATIONAL SUPPORT PROVIDED BY A COUNTY TO ALL OF THE FOLLOWING:

(I) SENIOR JUDGES FORMERLY OF THE JUDICIAL DISTRICT IN WHICH THE COUNTY IS SITUATED WHO ARE REGULARLY OR PERIODICALLY ASSIGNED IN THAT COUNTY OR WHO ARE ASSIGNED UNDER 42 PA.C.S. § 4544 (RELATING TO CONVENING MULTICOUNTY INVESTIGATING GRAND JURY).
(II) VISITING SENIOR JUDGES.

(2) GRANTS SHALL BE MADE AVAILABLE TO COUNTIES TO REIMBURSE THE COUNTIES FOR OPERATIONAL SUPPORT PROVIDED BY THE COUNTY DURING THE PRECEDING CALENDAR YEAR. GRANTS SHALL BE CALCULATED BASED ON USE OF JUDICIAL CHAMBERS, UTILIZATION OF THE SERVICES OF A LAW CLERK AND UTILIZATION OF THE SERVICES OF A SECRETARY, AS THE CHAMBERS OR SERVICES ARE DEEMED ADEQUATE AND APPROPRIATE BY THE ADMINISTRATIVE OFFICE OF PENNSYLVANIA COURTS AS FOLLOWS:

(I) USE OF JUDICIAL CHAMBERS SHALL BE REIMBURSED AT THE RATE OF $60 PER DAY, BILLABLE IN ONE-HALF-DAY INCREMENTS.

(II) UTILIZATION OF SERVICES OF A LAW CLERK SHALL BE REIMBURSED AT $20 PER HOUR.

(III) UTILIZATION OF SERVICES OF A SECRETARY SHALL BE REIMBURSED AT $12 PER HOUR.


(4) THE ADMINISTRATIVE OFFICE OF PENNSYLVANIA COURTS SHALL SET FORTH MINIMUM STANDARDS REGARDING ADEQUACY, Appropriateness and Quality of Judicial Chambers and Services.
REQUIRED TO QUALIFY FOR REIMBURSEMENT.

(5) IF THE TOTAL REIMBURSEMENT QUALIFYING FOR PAYMENT FOR ANY CALENDAR YEAR EXCEEDS THE AMOUNT APPROPRIATED BY THE GENERAL ASSEMBLY FOR THAT PURPOSE, THE COURT ADMINISTRATOR OF PENNSYLVANIA SHALL PROPORTIONALLY REDUCE THE GRANT FOR EACH COUNTY SO THAT THE TOTAL OF ALL GRANTS DOES NOT EXCEED THE AMOUNT APPROPRIATED.

(6) A COUNTY MAY NOT RECEIVE MORE THAN 20% OF THE AMOUNT APPROPRIATED FOR SENIOR JUDGE OPERATIONAL SUPPORT GRANTS IN ANY FISCAL YEAR.


SECTION 2802-E. SURCHARGE AND FEES.

(A) IMPOSITION OF SURCHARGE AND FEES.--IN ADDITION TO THE FEES IMPOSED UNDER 42 PA.C.S. §§ 3733(A.1) (RELATING TO DEPOSITS INTO ACCOUNT) AND 3733.1 (RELATING TO SURCHARGE), EXCEPT AS SET FORTH IN SUBSECTION (B), THE FOLLOWING APPLY:


(2) A PERMANENT FEE OF $2.50 SHALL BE CHARGED AND COLLECTED.

(3) A PERMANENT FEE OF $2.50 SHALL BE CHARGED AND COLLECTED.

(B) EXCEPTIONS.--SUBSECTION (A) DOES NOT APPLY TO A CONVICTION OR GUILTY PLEA BASED ON THE FILING OF A TRAFFIC CITATION CHARGING AN OFFENSE UNDER 75 PA.C.S. (RELATING TO...
VEHICLES) WHICH IS CLASSIFIED AS SUMMARY UNDER A STATE STATUTE OR LOCAL ORDINANCE AS PROVIDED IN THE PENNSYLVANIA RULES OF CRIMINAL PROCEDURE.

(C) ALLOCATION AND APPROPRIATION.--


(2) THE FEE UNDER SUBSECTION (A)(2) SHALL BE DEPOSITED INTO THE CRIMINAL JUSTICE ENHANCEMENT ACCOUNT.

(3) THE FEE UNDER SUBSECTION (A)(3) SHALL BE DEPOSITED IN A RESTRICTED ACCOUNT ESTABLISHED IN THE GENERAL FUND. MONEY IN THE RESTRICTED ACCOUNT IS APPROPRIATED TO THE OFFICE OF ATTORNEY GENERAL ON A CONTINUING BASIS TO SUPPLEMENT GENERAL GOVERNMENT OPERATIONS.


SECTION 13. REPEALS ARE AS FOLLOWS:

(1) THE GENERAL ASSEMBLY DECLARES THAT THE REPEAL UNDER PARAGRAPH (2) IS NECESSARY TO EFFECTUATE THE AMENDMENT OF SECTION 609-A OF THE ACT.

(2) SECTION 804.1 OF THE ACT OF JUNE 29, 1953 (P.L.304, NO.66), KNOWN AS THE VITAL STATISTICS LAW OF 1953, IS REPEALED.
(3) The general assembly declares that the repeal under paragraph (4) is necessary to effectuate the amendment of section 613-A of the act.

(4) The following provisions are repealed:

(I) Section 6(B), 8(C) and 10 of the act of May 27, 1937 (P.L.926, No.249), referred to as the bedding and upholstery law.

(II) Section 7(E) of the act of December 19, 1990 (P.L.805, No.194), known as the asbestos occupations accreditation and certification act.

(III) Section 6 of the act of February 11, 1998 (P.L.58, No.15), known as the combustible and flammable liquids act.

(IV) Section 5 of the act of June 19, 2002 (P.L.421, No.61), known as the propane and liquefied petroleum gas act.

(5) The general assembly declares that the repeal under paragraph (6) is necessary to effectuate the addition of section 1937-A(D) and (E) of the act.

(6) Sections 701(D) and 706(D) of the act of July 28, 1988 (P.L.556, No.101), known as the municipal waste planning, recycling and waste reduction act, are repealed.

(7) The general assembly declares that the repeal under paragraph (8) is necessary to effectuate the addition of section 2336 of the act.

(8) 23 Pa.C.S. § 6344(H) is repealed.

(9) The general assembly declares that the repeal under paragraph (10) is necessary to effectuate the addition of section 2802-E of the act.

(10) 42 Pa.C.S. § 3733.1(A)(1) and (2) and (C)(1) and 20170HB0118PN2256
(2) ARE REPEALED.

(11) ALL ACTS AND PARTS OF ACTS INSO FAR AS THEY ARE INCONSISTENT WITH THE ACT ARE REPEALED.

SECTION 14. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

(1) THE FOLLOWING PROVISIONS OF THE ACT SHALL TAKE EFFECT IN 60 DAYS:

(I) THE ADDITION OF ARTICLE XIX-B.

(II) THE ADDITION OF SECTION 2126.

(III) THE ADDITION OF ARTICLE XXIV-B.

(2) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IMMEDIATELY.