No. 1989-42

## AN ACT

## HB 1429

Amending the act of April 9, 1929 (P.L.177, No.175), entitled "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; 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," further providing for increased fees and additional fees for the Department of Labor and Industry; further providing for the reestablishment, administration and operation of the State Planning Board; further providing for no-bid contracts and for certain purchases in the open market by increasing the cost of such purchases; and providing for special State duty for the Pennsylvania National Guard and the pay for enlisted personnel performing Federally funded duty.

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

Section 1. As much as relates to the State Planning Board in the Department of Commerce in section 202 of the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, reenacted and amended July 9, 1976 (P.L.980, No.197), is amended to read:

Section 202. Departmental Administrative Boards, Commissions, and Offices.—The following boards, commissions, and offices are hereby placed and made departmental administrative boards, commissions, or offices, as the case may be, in the respective administrative departments mentioned in the preceding section, as follows:

In the Department of Commerce,

[State Planning Board,]

Navigation Commission for the Delaware River and its navigable tributaries;

Section 2. Section 448(m) and (o) of the act, added August 11, 1967 (P.L.234, No.87) and March 14, 1968 (P.L.57, No.18), are amended to read: Section 448. Advisory Boards and Commissions.—The advisory boards and commissions, within the several administrative departments, shall be constituted as follows:

The State Planning Board shall continue as an advisory board in the Governor's Office and as it is presently constituted as provided in Reorganization Plan No.1 of 1955, printed at 1955 (P.L.2045), except that in addition to the other members the Secretary of Agriculture and the Secretary of Community Affairs shall be ex officio members thereof.]

[(o) The State Planning Board shall continue as an advisory board in the Governor's Office and as it is presently constituted as provided in Reorganization Plan No.1 of 1955, printed at 1955 (P.L.2045), except that in addition to the other members the President Pro Tempore of the Senate shall appoint two members, neither of whom shall be members of the same political party, and the Speaker of the House of Representatives shall appoint two members. neither of whom shall be members of the same political party.

Section 3. Section 451 of the act is amended to read:

State Planning Board.—[The State Planning Board shall consist of the Secretary of Commerce, ex officio, who shall be chairman of the board, and fifteen members to be appointed by the Governor from among the citizens of the State, who during their terms shall hold no other State office to which any salary is attached. The Governor may appoint as additional members of the board, judges, officials of State departments, agencies or authorities, or members of the General Assembly, for such terms as he may determine, but not beyond their term of office in such other State service. At no time shall there be more than ten such official members, Except as hereinafter provided, the term of office of citizen members of the board shall be five years and until their successors are appointed and have qualified. In case of a vacancy, except in the case of the Secretary of Commerce, the Governor shall make an appointment for the unexpired term. In the event of the enforced absence or inability of the Secretary of Commerce to act, his duly authorized deputy shall in his stead be temporary chairman and a member of the board.

The members of the State Planning Board and the State Board of Housing serving on the effective date of these amendments shall continue to serve as members of the State Planning Board, as hereby reconstituted, until the expiration of the terms for which they were last appointed.

Eight members of the board shall constitute a quorum.

The members of the board shall serve without compensation, but shall be entitled to receive traveling and other expenses incurred in the discharge of their duties.

The board may, with the approval of the Governor, appoint and fix the compensation of an executive director who shall act as secretary of the board, and who shall conduct the work of the board under its supervision. The executive director shall hold no other position in the service of the Commonwealth, or any political subdivision thereof, and shall be technically qualified for the duties of his office.]

The State Planning Board shall be an advisory board within the Governor's Office with the same status under this act as that of advisory boards.

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(b) The State Planning Board shall consist of fifteen members to be appointed by the Governor from among the citizens of the State, who during their terms shall hold no other office in the executive branch of State Government to which any salary is attached. In addition to these members, there shall be six ex officio members, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Community Affairs, the Secretary of Environmental Resources, the Secretary of Public Welfare and the Secretary of Transportation. There shall also be two members appointed by, and serve at the pleasure of, the President pro tempore of the Senate, neither of whom shall be members of the same political party, and two members appointed by, and serve at the pleasure of, the Speaker of the House of Representatives, neither of whom shall be members of the same political party. The terms of office of those members appointed by the Governor shall be for four years and until their successors are appointed and have qualified. In case of a vacancy, the Governor shall make an appointment for the unexpired portion of the term. The Governor shall designate the chairman and vice-chairman of the board from among the members of the board, other than the ex officio and legislative members.

Thirteen members of the board shall constitute a quorum.

The members of the board shall serve without compensation but shall be entitled to receive traveling and other reasonable expenses incurred in the discharge of their duties.

The board may, with the approval of the Governor, appoint and fix the compensation of an executive director who shall be technically qualified for the duties of the office and who shall act as secretary of the board and conduct the work of the board under its supervision.

- (c) The board shall have the following powers and duties:
- (1) Conduct research and collect, compile and analyze data bearing upon social, economic, physical, demographic and other factors which may influence the present and future welfare of the Commonwealth.
- (2) Monitor national and State trends, identify issues of potential interest and concern to the Commonwealth and prepare for the Governor and the General Assembly on an annual basis, or more often if necessary, reports detailing the findings of the board.
- (3) Develop strategic plans and programs to promote and enhance the welfare of the Commonwealth and make such recommendations thereon to the Governor as it may deem proper and advisable.
- (4) Solicit information and input from State and local government officials and private citizens in Pennsylvania as part of the process of developing strategic plans and programs.
- (5) Submit annually to the Governor, the President pro tempore of the Senate and the Speaker of the House of Representatives a report on its program and activities.

Section 4. Section 613-A of the act, added July 1, 1981 (P.L.143, No.48), is amended to read:

Section 613-A. Department of Labor and Industry.—The Department of Labor and Industry is authorized to charge fees for the following purposes and in the following amounts:

[(1) Fees for boilers:	
(i) Certificate of operations:	
(A) Unfired pressure vessels by insurance inspec-	
tors, two-year fee	\$10.00
(B) Unfired pressure vessels by State inspectors	5.00
(C) All other boilers	5.00
(ii) For the internal inspection of power boilers, high	
pressure, high temperature water boilers and minia-	
ture boilers, the fees shall be as follows:	
(A) Boilers of 50 square feet of heating surface or	
less	7.50
(B) Boilers over 50 square feet of heating surface	,,,,,
and less than 4,000 square feet of heating surface	15.00
(C) Boilers over 4,000 square feet of heating	20100
surface or more and less than 10,000 square feet	
of heating surface	20.00
(D) Boilers over 10,000 square feet of heating	20.00
surface or more	25.00
(E) Miniature boilers	5.00
(iii) For the external inspection of power boilers, high	3.00
pressure and high temperature water boilers, the	
fees shall be as follows:	
(A) Boilers of 50 square feet of heating surface or	
less	5.00
(B) Boilers over 50 square feet of heating surface	7.00
(C) Not more than \$32 plus the annual certificate	7.00
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	7.00
(B) Heating boilers with a manhole	12.00
(C) Hot water supply boilers	5.00
(D) Not more than \$24 plus the annual certificate	5.00
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	5.00
(B) Each additional 100 square feet of area in	5.00
excess of 50 square feet	5.00
(C) Not more than \$50 shall be paid for each	5.00
inspection on any one vessel.	
inspection on any one resser.	

(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 \$50 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) A	Approva	l of p	lans:
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(vi) Approval of plans:	
(A) Complete mechanical room drawings - boilers	
and other vessels	25.00
(B) High pressure boilers	10.00
(C) Low pressure boilers	10.00
(D) Liquefied petroleum plot plans	10.00
(vii) Boiler inspectors:	
(A) Inspector's examination fee	20.00
(B) Certificate of competency and commission fee.	9.50
(C) New credential card fee (annual renewal)	5.00
(viii) Hydrostatic test (witnessed)	10.00
(2) Fees for elevators:	
(i) Inspector's examination fee	50.00
(ii) Commission fee and initial credential card	35.00
(iii) Renewal credential card fee	20.00
(iv) Elevator plans approval application:	
(A) Passenger elevator	80.00
(B) Freight elevator	80.00
(C) Dumbwaiters	80.00
(v) Renovation plans:	
(A) All elevators	50.00
(vi) Elevator and all other certificate renewals	15.00
(vii) Elevator inspections:	
(A) Passenger per annum	140.00
(B) Freight per annum	70.00
(C) Dumbwaiters, ski lifts, hoists	35.00
(D) Building hoists	35.00
(3) Fees for liquefied petroleum gas:	
(i) Bulk plants 30,000 gallons or less	60.00
(ii) Bulk plants 30,001 - 90,000 gallons	90.00
(iii) Bulk plants 90,001 or more gallons	120.00
(iv) Industrial/utility users 2,001 - 30,000 gallons	30.00
(v) Industrial/utility users 30,001 - 180,000 gallons	60.00
(vi) Industrial/utility users 180,001 or more gallons	120.00
(vii) Dealers having less than 1,000 customers	75.00
(viii) Dealers having 1,000 - 2,999 customers	150.00
(ix) Dealers having 3,000 - 5,999 customers	225.00
(x) Dealers having 6,000 or more customers	300.00

(4)	Fees for building plans approval	actual cost
		incurred in
		examination]
	Fees for unfired pressure vessels and boilers:  (i) Certificate of operations:	
,	(A) Unfired pressure vessels	\$30.00
	(B) Boilers	15.00
(i	i) 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	15.00
	(B) Boilers over 50 square feet of heating surface	13.00
	and less than 4,000 square feet of heating surface	25.00
	(C) Boilers over 4,000 square feet of heating	
	surface or more and less than 10,000 square feet	
	of heating surface	35.00
	(D) Boilers over 10,000 square feet of heating	
	surface or more	40.00
	(E) Miniature boilers	10.00
(i	ii) 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	10.00
	less	10.00
	<ul><li>(B) Boilers over 50 square feet of heating surface.</li><li>(C) Not more than \$50 plus the annual certificate</li></ul>	15.00
	fee shall be collected for any and all inspection	
	above of any boiler in any one year.	
G	v) For the internal or external inspection of low	
,,	pressure boilers, the fees shall be as follows:	
	(A) Heating boilers without a manhole	12.50
	(B) Heating boilers with a manhole	15.00
	(C) Hot water supply boilers	10.00
	(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.	
(i	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	10.00
	less(B) Each additional 100 square feet of area in	10.00
	excess of 50 square feet	10.00
	(C) Not more than \$75 shall be paid for each	10.00
	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	50.00
(B) High pressure boilers	20.00
(C) Low pressure boilers	20.00
(vii) Boiler inspectors:	20.00
	20.00
(A) Inspector's examination fee	30.00
(B) Certificate of competency and commission fee.	15.00
(C) New credential card fee (annual renewal)	10.00
(viii) Hydrostatic test (witnessed)	15.00
(ix) Onsite consultation fee (per hour)	20.00
(x) Inspection of repair fee	10.00
(xi) ASME shop survey fee	
Full day	500.00
Half day	250.00
(xii) Copy of department boiler regulations	5.00
(xiii) Acceptance of boilers and pressure vessels not	
originally destined for use within the Common-	
wealth	500.00
(2) Fees for elevators:	300.00
(i) Inspector's examination fee	50.00
(ii) Commission fee and initial credential card	
· · ·	35.00
(iii) Renewal credential card fee	20.00
(iv) Plans approval application:	
(A) Passenger, freight and combination passen-	
ger/freight elevators except hydraulic elevators:	
(1) 1-7 floors	250.00
(2) 8-20 floors	300.00
(3) More than 20 floors	350.00
(B) Hydraulic passenger, freight and combination	
passenger/freight elevators and other lifting	
devices	200.00
(C) Ski lifts	350.00
(D) Escalators	200.00
(v) Major repairs	100.00
(vi) Certificate renewals	25.00
(vii) Elevator inspections:	20,00
(A) Passenger, freight and combination passen-	
ger/freight elevators except hydraulic elevators:	
(1) 1-7 floors	65,00
(1) 1-/ JWVIS	05,00

(2) 0.20 Marina	00.00
(2) 8-20 floors	80.00
(3) More than 20 floors	100.00
(B) Hydraulic passenger, freight and combination	
passenger/freight elevators and other lifting	
devices	50.00
(C) Ski lifts	100.00
(D) Escalators	65.00
(viii) Special approval	350.00
(ix) Reinspection following failed initial acceptance	
inspection	100.00
(x) Reinspection following failure to correct viola-	
tions within allotted time period	50.00
(xi) Copy of Department Elevator Regulations	5.00
(xii) Duplicate certificate of operation	10.00
(3) Fees for liquefied petroleum gas:	
(i) Bulk plants 30,000 gallons or less	90.00
(ii) Bulk plants 30,001 - 90,000 gallons	135.00
(iii) Bulk plants 90,001 or more gallons	180.00
(iv) Industrial/utility users 2,001 - 30,000 gallons	45.00
(v) Industrial/utility users 30,001 - 180,000 gallons	90.00
(vi) Industrial/utility users 180,001 or more gallons	180.00
(vii) Dealers having less than 1,000 customers	112.50
(viii) Dealers having 1,000 - 2,999 customers	235.00
(ix) Dealers having 3,000 - 5,999 customers	337.50
(x) Dealers having 6,000 or more customers	450.00
(xi) LP Gas Plot Plan Fee	20.00
(xii) Copy of Department LP Gas Regulations	5.00
(4) Fees for building plans approval	actual cost
(1) Tees for busining plants approved.	incurred in
	examination
(5) Fees for dry cleaning and dyeing approval	75.00
(6) Fees for projectionist licensing	75.00
(i) Apprentice fee	5.00
(ii) Examination fee	5.00
(iii) Renewal fee	10.00
(iv) Projectionist license	7.50
(v) Nontheatrical renewal	3.00
(vi) Apprentice renewal	2.00
(7) Fees for bedding and upholstery:	2.00
(i) Sale of stamps	2 1/2 cents
(i) Registration	10.00
(iii) Manufacturer's license	50.00
(iv) Sterilization permit	25.00
(v) Sterilization permu(v) Sterilization renewal	10.00
	25.00
and the state of t	10.00
(vii) Auctioneer renewal(viii) Ouarterly reports	2 1/2 cents
(8) Fees for private employment agency licenses:	2 1/2 Cents
to, rees for private employment agency accuses:	

(i) Agency licenses	300.00
(ii) Counselor licenses	50.00
(iii) Counselor license renewal	10.00

Section 5. The act is amended by adding sections to read:

Section 1415. Use of Pennsylvania National Guard for Special State Duty.—(a) The Governor may place, or delegate authority to the Adjutant General to order, any volunteer member of the Pennsylvania National Guard or, when unavailable due to call or order into the service of the United States, any member of the Pennsylvania Guard on special State duty to respond to community needs, support Commonwealth functions and ceremonies, participate in courts-martial and board functions, support Federal, State and local drug eradication and interdiction operations and perform other necessary military duties to the extent that funds are appropriated and available for special State duty.

- (b) Whenever members of the Pennsylvania National Guard or Pennsylvania Guard are ordered to special State duty in support of Federal, State and local drug operations, the Governor shall annually, by April I, submit a report to the General Assembly setting forth the types of drug operations performed, the number and types of personnel involved, types of equipment and systems utilized, and any problems encountered in matters of jurisdiction, command and control, hostile encounters and operation approval procedures. The report shall include a breakdown of support provided in the normal course of training and support substantially equivalent to the state of the support substantially equivalent.
- (c) Special State duty shall not be provided if the provision of such support will adversely affect the ability of the Pennsylvania National Guard or Pennsylvania Guard to perform its primary military-preparedness missions.
- (d) In addition to the powers and duties of the Adjutant General pursuant to Title 51 of the Pennsylvania Consolidated Statutes (relating to military affairs), the Adjutant General is hereby authorized and directed to order members of the Pennsylvania National Guard to special State duty under subsection (a).
- (e) Officers and enlisted personnel ordered on special State duty for which pay is authorized under the order prescribing the performance thereof shall receive the pay and allowances of their respective grades during the time they may continue upon duty under such order. The pay authorized by this subsection shall not be less than forty-five dollars per day.
- (f) "Special State duty" means State military duty by the Pennsylvania military forces as authorized by this section. The term does not include active State duty authorized by 51 Pa.C.S. § 508 (relating to active State duty for emergency) or duty authorized and funded under Title 10 of the United States Code (relating to Armed Forces) and Title 32 of the United States Code (relating to National Guard).

Section 1416. Supplemental Pay for Enlisted Personnel Performing Federally Funded Duty.—Whenever any member of the Pennsylvania National Guard is ordered to federally funded duty under Title 32 of the United States Code (relating to National Guard) for the purpose of drug eradication or

interdiction within this Commonwealth, the Adjutant General shall be authorized, to the extent that Commonwealth funds are appropriated and available for such purpose, to supplement the Federal pay and allowances of such personnel so that it is not less than forty-five dollars per day.

LAWS OF PENNSYLVANIA

Section 6. Section 2002(a)(13) and (15) of the act, amended March 13. 1974 (P.L.188, No.34) and December 7, 1979 (P.L.478, No.100), are amended to read:

Section 2002. Powers and Duties of the Department.—(a) The Department of Transportation in accord with appropriations made by the General Assembly, and grants of funds from Federal, State, regional, local or private agencies, shall have the power, and its duty shall be:

(13) To prepare and submit every even-numbered year prior to the first day of September, to the State Transportation Commission for its consideration, a program which it recommends to be undertaken by the Department of Transportation during the twelve fiscal years next ensuing. Each two years thereafter, the Department of Transportation, taking into consideration the recommendations of the State Transportation Commission, and other relevant information, shall review, revise, adjust and extend its construction program for two years. IThe preparation and consideration of the program shall be coordinated with the preparation and consideration of the Commonwealth's Capital Program by the State Planning Board.]

Copies of construction programs shall be supplied to the members of the General Assembly and shall be open to the public for inspection and shall be made available to interested persons. The priority of improvement shall be based upon relative need and sufficiency ratings maintained by the department.

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(15) To consult with appropriate officials as designated by the chief administrative officer of the Department of Agriculture, the Department of Environmental Resources, the Department of Community Affairs, the Department of Health, State Planning Board and the Fish Commission regarding the environmental hazards and the agricultural, conservation, sanitary, recreation and social considerations that may arise by reason of the location, design, construction or reconstruction of any transportation or air facility.

No highway, transit line, highway interchange, airport, or other transportation corridor or facility, shall be built or expanded in such a way as to use any land from any recreation area, wildlife and/or waterfowl refuge, historic site, State forest land, State game land, wilderness areas or public park unless: (i) there is no feasible and prudent alternative to the use of such land, and (ii) such corridor or facility is planned and constructed so as to minimize harm to such recreation area, wildlife and/or waterfowl refuge, historic site, State forest land, State game land, wilderness area, or public park.

Section 2409(x) of the act, amended December 19, 1980 Section 7. (P.L.1333, No.244), is amended to read:

Section 2409. Method of Awarding Contracts for Stationery, Paper, Fuel, Repairs, Furnishings, and Supplies.—\*\*\*

- (x) In the event that requisitions are made upon the department for any article of furniture, furnishing, stationery, supplies, fuel, or any other matter or thing, the want of which was not anticipated at the time of the making of the schedules, the department may, in its discretion, invite proposals from at least [two] three responsible bidders, unless the article can be procured from only one source, and, when one proposal shall be invited, such proposal or proposals, together with such requisition or requisitions, shall be submitted to the Board of Commissioners of Public Grounds and Buildings for approval or disapproval: Provided, however, That the department may, in its discretion, purchase in the open market, without inviting any proposal, any such article costing less than [three hundred dollars] one thousand five hundred dollars, but all such purchases shall be reported to the Board of Commissioners of Public Grounds and Buildings at its next meeting.
  - Section 8. Section 2502-B of the act is repealed.
- Section 9. (a) This act, with respect to the State Planning Board, shall constitute the legislation necessary to reestablish the board under the act of December 22, 1981 (P.L.508, No.142), known as the Sunset Act.
- (b) Persons who are members of the State Planning Board on the effective date of this act shall continue to serve on the board provided for in this act until their current terms expire and until their successors are duly approved and qualified.
- Section 10. (a) The following acts and parts of acts are repealed insofar as they are inconsistent with the fees set forth in section 4 of this act:

Section 7 of the act of April 27, 1927 (P.L.465, No.299), referred to as the Fire and Panic Act.

Section 4.2 of the act of May 2, 1929 (P.L.1513, No.451), referred to as the Boiler Regulation Law.

Sections 6, 8 and 9 of the act of May 27, 1937 (P.L.926, No.249), referred to as the Bedding and Upholstery Law.

Section 10 of the act of July 31, 1941 (P.L.616, No.261), known as the Employment Agency Law.

Section 12 of the act of May 14, 1949 (P.L.1342, No.402), known as the Dry Cleaning and Dyeing Law.

- (b) Section 7.1 of the act of May 10, 1939 (P.L.111, No.51), known as the Commerce Law, is repealed.
  - (c) Reorganization Plan No. 1 of 1955 (P.L.2045) is abrogated. Section 11. This act shall take effect as follows:
  - (1) Sections 4 (section 613-A) and 10(a) of this act shall take effect in 60 days.

- (2) Section 5 (sections 1415 and 1416) shall take effect immediately.
- (3) The remainder of this act shall take effect July 1, 1989.

APPROVED-The 7th day of July, A. D. 1989.

ROBERT P. CASEY