

Senate Resolution 323 of 2010 Report

Study of Statutory Mandates Placed on Counties and Municipalities

Appendix G

Results of Survey of Funding for Mandates Affecting Counties and Municipalities – Fiscal Year 2011-2012

Local Government Commission
General Assembly of the Commonwealth of Pennsylvania
Harrisburg, Pennsylvania

October 9, 2012

Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
Civil Service Commission												
3666	Civil Service Act (Act 286 of 1941 §§ 212-213)	The services of the Civil Service Commission and its staff shall be available to municipalities for a fee. Semiannual statements of costs for the services shall be made available.									Authorization	
4864	Civil Service Act: Political Activity (Act 286 of 1941 § 952)	Prohibits any person in classified service from actively participating in political management of a political campaign and further enumerates prohibited and permitted political activities.									Condition of Auth.	
2767	Supplement to the Housing Authorities Law of 1937 (Act 2 of 1975 §§ 1-3.1)	Directs housing authorities which exist in the cities of the second class A, or third class or a county of the third to eighth class, to enter into a contract within 12 months with the Pennsylvania Civil Service Commission for the purpose of establishing a complete civil service merit system protecting employees of the authority. Housing authorities must abide by the requirements thereof.									Direct Order	
						\$0	\$0	\$0	\$0	0		
Department of Aging												
6686	Administrative Code of 1929: Department of Aging (Act 175 of 1929 § 2203-A)	Provides for the procedures and powers of the Department and permits them to place mandates on entities pursuant to regulation.	Administrative Code	Lottery Fund	General Government Operations	6,705					Condition of Auth.	
2381	Older Adults Protective Services Act: Duties (Act 79 of 1987 § 301)	Counties operating area agencies on aging, or designating same, are required to conduct on ongoing campaign to provide specified protection services to elderly persons subject to abuse.	Administrative Code	Lottery Fund	PennCARE	248,764	109,200				Condition of Auth.	
2602	Older Adults Protective Services Act: Reporting/Immunity (Act 79 of 1987 § 302)	Designates the procedure for the investigation and resolution of reports generated by area agencies for those distressed older adults in need of protective services.	Administrative Code	Lottery Fund	PennCARE						Condition of Auth.	
2402	Older Adults Protective Services Act: Investigations of Reports (Act 79 of 1987 § 303)	An area agency on aging which is established to provide protective services for needy older adults, is charged with specified functions and responsibilities with regard to investigating reports.	Administrative Code	Lottery Fund	PennCARE						Condition of Auth.	
4908	Family Caregiver Support Act: Caregiver Support Program (Act 204 of 1990 § 4)	Delineates administrative functions and responsibilities of area agencies on aging as relates to the Family Caregiver Program. Requires submission of plans to the Department of Aging.	Family Caregiver Support Program	Lottery Fund	Family Caregiver	12,103	10,000				Direct Order	
4913	Family Caregiver Support Act: Reimbursements (Act 204 of 1990 § 5)	Requires Area Agencies on Aging to develop a system for the preapproval of home modifications to be authorized for reimbursement benefits. Also requires AAAs to develop a system of preapproval of reimbursable purchases.	Family Caregiver Support Program	Lottery Fund	Family Caregiver						Direct Order	
						\$267,572	\$119,200	\$0	\$0	0		
Department of Agriculture												
8145	Agriculture Code: Local Laws Preempted (3 Pa.C.S. § 2389)	Title 3 of the Pa.C.S. preempts powers of political subdivisions to regulate animals/domestic animals to the extent such regulations conflict. Title 3 deals mainly with animal diseases but also extends to areas such as horse breeding and racing.									Direct Order	
6531	Agriculture: Consolidated Weights & Measures Act: Training Program (3 Pa.C.S. § 4115)	Inspectors of weights and measures shall be appointed and trained as provided.									Direct Order	
609	Agriculture: Consolidated Weights & Measures Act: City/ County Standards (3 Pa.C.S. § 4123)	Inspector may not sell or repair measuring equipment unless it is within his official duties.									Direct Order	
3132	Agriculture: Weights and Measures Act: Division of Responsibilities (3 Pa.C.S. § 4125)	Authorizes city and county inspectors of weights and measures to seal weighing and measuring equipment.									Authorization	
742	Agriculture Code: Weights and Measures Act: Licenses (3 Pa.C.S. § 4151)	City and county inspectors of weights and measures must review application for a license as a weighmaster when same is referred by Department of Agriculture.									Direct Order	
6793	Agriculture: Weights and Measures Act: Regulating Fuel Oil Deliveries (3 Pa.C.S. § 4183)	City and county inspectors are responsible for enforcement of the provisions of this act pursuant to Department of Agriculture regulations.									Direct Order	

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8380	Retail Food Facility Safety Act (3 Pa.C.S. § 5703)	A licensor may exempt defined retail food facilities from licensing requirements. These include food banks, soup kitchens, school cafeterias, and certain nonprofit charitable entities. License application requirements and inspection provisions are specified.									Direct Order	
8383	Food Safety Act (3 Pa.C.S. § 5733)	Permits counties, boroughs, cities, towns and townships to continue to license food establishments in accordance with existing laws. However, these entities may not enforce requirements relating to sanitation, food safety, inspections, standards and labeling other than those promulgated by the Department of Health.									Direct Order	
3183	Rural Index Maps (Act 351 of 1923 § 2)	The county commissioners are authorized to enter into agreements with the Secretary of Agriculture to prepare rural index maps and locate signs.									Authorization	
3319	Second Class Township Code: Board of Health (Act 69 of 1933 § 3001)	A board of health may be established by appointment.									Authorization	
6069	Second Class Township Code: Board of Health (Act 69 of 1933 § 3010)	A township may enter into agreement with other municipalities and government agencies to carry out act. Abolition of board of health must be followed by notification to Dept.'s of Environmental Protection, Agriculture and Health.									Authorization, Direct Order	
1123	Second Class Township Code: Assessments to Bear Interest (Act 69 of 1933 § 3407)	All assessments for benefits, costs and expenses shall bear interest at six percent per annum and shall be payable to the treasurer.									Direct Order	
1214	Mosquito Eradication (Act 226 of 1935 § 6)	The mosquito extermination commission, on or before January 1, shall submit an estimate of money required; the county is to appropriate up to 1/4 mill equivalent; the commission is to report to the Secretary of Agriculture.									Direct Order	
1266	Weights and Measures: Regulation (Act 276 of 1937 § 4)	County/city inspectors of weights and measures must enforce the act.									Direct Order	
5502	Authorizing the Secretary of Agriculture to Reimburse Counties (Act 193 of 1953 §§ 1, 2)	County commissioners may, within a specified time period, request Secretary of Agriculture to reimburse for expenditures made for purpose of eradicating rust spreading barberry bushes and for stem rust control of certain crops.									Condition of Aid	
3995	Second Class County Code: Special Powers (Act 230 of 1953 § 2138)	County is authorized to appropriate funds for the purpose of controlling animal and plant diseases.									Authorization	
4191	County Code: Special Powers (Act 130 of 1955 § 1938)	County commissioners may, in cooperation with the Department of Agriculture, appropriate money for prevention of plant and animal diseases.									Authorization	
2179	County Code: Public Health: Insect Control (Act 130 of 1955 § 2150)	County commissioners shall have the power to eliminate all breeding places of mosquitoes and shall abate such places on land if owner (1) does not comply with an order to do so, or (2) cannot be found.									Direct Order	
2181	County Code: Report to Secretary of Agriculture (Act 130 of 1955 § 2152)	County commissioners may appropriate up to one fourth of one mill of assessed value of real estate for purposes of carrying out mosquito control and shall before February 1 submit report to the Secretary of Agriculture each year on the money expended and work accomplished.									Direct Order	
7597	Pennsylvania Pesticide Control Act of 1973 (Act 24 of 1974 § 5.1)	Requires applicants to register every pesticide distributed in Pennsylvania. Outlines the application procedure.									Direct Order	
7598	Pennsylvania Pesticide Control Act of 1973 (Act 24 of 1974 § 15.1)	Requires governmental entities engaged in the business of applying pesticides and who are considered public "pesticide applicators" to obtain a pesticide application license.									Direct Order	
7599	Pennsylvania Pesticide Control Act of 1973 (Act 24 of 1974 § 16.1)	Requires the registration of pesticide application technicians and requires such applicators to meet certain qualification standards.									Direct Order	
7600	Pennsylvania Pesticide Control Act of 1973 (Act 24 of 1974 § 17.1)	Specifically requires public pesticide applicators to be certified. Sets a certification fee at \$10.00 and validates a license for three years.									Direct Order	
7601	Pennsylvania Pesticide Control Act of 1973 (Act 24 of 1974 § 37(b))	Provisions of the act invalidate and make unenforceable all ordinances or regulations of any political subdivisions which conflict with this act.									Direct Order	
2761	Pennsylvania Farmland & Forest Land Assessment Act: Definitions (Act 319 of 1974 § 2)	Establishes procedure for filing an application for a preferential assessment. Roll-back taxes shall be the amount equal to the difference between the taxes paid or payable on the basis of the preferential valuation and the tax that would have been paid had the land not been preferentially assessed.									Direct Order	
2762	Pennsylvania Farmland and Forest Land Assessment Act: Land in Use (Act 319 of 1974 § 3)	For property tax purposes, the value of agricultural, agricultural reserve and/or forest reserve woodlots shall be on its use provided it meets certain conditions. The assessment office shall use specified evidence in determining value.									Direct Order	

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2763	Pennsylvania Farmland and Forest Land Assessment Act: Applications (Act 319 of 1974 § 4)	The county board of assessment appeals shall have the responsibility to accept and process applications for preferential assessments. Approved applications shall be recorded in the office of the recorder of deeds. The Department of Agriculture will provide the forms used.								Direct Order		
4915	Pennsylvania Farmland and Forest Land Assessment Act: County Assessor (Act 319 of 1974 § 4.2)	Specifies the duties of county assessment office when land use is considered for agricultural use, agricultural reserve and farmstead land.								Direct Order		
2764	Pennsylvania Farmland and Forest Land Assessment Act: Responsibilities of County Assessor in General (Act 319 of 1974 § 5)	Details the responsibilities of the county assessor with record to preferential assessments, including the use of alternative energy systems.								Direct Order		
2765	Pennsylvania Farmland and Forest Land Assessment Act: Split-Off, Separation or Transfer; Leasing for Wireless Service; . . . (Act 319 of 1974 § 6)	Establishes taxing provisions for land separated, split-off, or transferred and subject to roll-back of tax provisions.								Direct Order		
2766	Pennsylvania Farmland and Forest Land Assessment Act: Roll-Back Taxes, Special Circumstances (Act 319 of 1974 § 8)	Establishes the procedure for determining amount of taxes-owed when a preferential use is abandoned. Provides for property used as a cemetery and eliminates collection of roll-back taxes when land is granted or donated to enumerated charitable, municipal or civic organization.								Direct Order		
6557	Agricultural Area Security Law: Agricultural Security Area Advisory Committee (Act 43 of 1981 § 4)	Sets membership of the advisory committee when a local governing body receives a proposal to create an agricultural area. Prescribes duties and responsibilities of the Agricultural Security Area Advisory Committee.								Condition of Auth.		
6558	Agricultural Area Security Law: Agricultural Security Areas (Act 43 of 1981 § 5)	Delineates (1) content of the proposal to create agricultural areas; (2) notice requirements required of the governing body; (3) procedure to modify proposals by local governments; and (4) submission of modification of proposals by the local government to the planning commission and the Agricultural Security Area Advisory Committee. Equine activity may be included.								Condition of Auth.		
6559	Agricultural Area Security Law: Public Hearings (Act 43 of 1981 § 6)	Sets standards for public hearings on reports relating to the proposed agricultural area including specifying place of hearing and content to be included in the notice of the hearing. "Sunshine Act" compliance is mandated.								Condition of Auth.		
6560	Agricultural Area Security Law: Evaluation Criteria (Act 43 of 1981 § 7)	Sets evaluation criteria to be utilized by the planning commission and advisory committee when conducting a public hearing relative to designating agricultural areas. Land must be compatible with local government unit comprehensive plans.								Condition of Auth.		
6561	Agricultural Area Security Law: Decision on Proposed Area (Act 43 of 1981 § 8)	The governing body shall adopt or reject the proposal or modified proposal for creation of an agricultural area. If adopted, affected landowners may participate in the designation of the area. Failure by the governing body to act within 180 days shall constitute deemed adoption of the proposal.								Condition of Auth.		
6562	Agricultural Area Security Law: Review of Area (Act 43 of 1981 § 9)	The governing body must review the area created every seven years. They shall consider recommendations by the local and county planning commissions and the advisory committee, and conduct public hearings to reconsider the preservation of the areas. An interim review is provided for if 10% of the area is diverted to development.								Condition of Auth.		
6563	Agricultural Area Security Law: Limitation on Local Regulations (Act 43 of 1981 § 11)	Limits local regulations and nuisance ordinances in controlling agricultural areas unless there exists a direct relationship to the public health and safety.								Condition of Auth.		
6564	Agricultural Area Security Law: Limitation on Certain Governmental Actions (Act 43 of 1981 § 13)	Limits the power of political subdivisions to condemn, through the use of eminent domain, designated agricultural areas unless approval is obtained from the State Agricultural Lands Condemnation Board, the local governing bodies encompassing the areas, the county commissioners, and the Advisory Committee. Specifies notice requirements, public hearing criteria, and review procedures to be used by the condemnation board and other bodies.								Condition of Auth.		

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6514	Agricultural Area Security Law: Purchase of Agricultural Conservation Easements (Act 43 of 1981 § 14.1)	Establishment of an agricultural security area by the county governing body, permits the establishment of a County Agricultural Land Preservation Board for the purchase of agricultural conservation easements. Any local government unit that has created an agricultural security area may participate along with an eligible county and the Commonwealth, and an eligible nonprofit entity, in the preservation of farmland through the purchase of agricultural conservation easements.									Auth., Cond. of Aid	
72	Noxious Weed Control Law: Compliance with Orders (Act 74 of 1982 § 7)	Requires municipalities to carry out orders from the Secretary of Agriculture which will eliminate noxious weeds on affected landowners' property.									Direct Order	
2752	Administration of Certain Commonwealth Farmland Within the Department of Agriculture: Agricultural Land Conservation Assistance Grant Program (Act 159 of 1982 § 7.3)	Counties may apply for a grant under the Agricultural Land Conservation and Assistance Program to pay for spatial mapping databases, training staff, purchasing computer software, or developing agricultural zoning ordinances.									Condition of Auth.	
4903	The Dog Law: Issuance of Dog Licenses (Act 225 of 1982 § 200)	Dog law enforcement agencies and others shall issue dog licenses. The county treasurer shall be an agent and shall process applications. The treasurer may permit issuance of vanity or collector tags.									Condition of Aid	
2437	The Dog Law: Applications for Dog Licenses; Fees; Penalties (Act 225 of 1982 § 201)	County treasurers are designated as agents of the Commonwealth in the collection of dog license fees until regulations establish otherwise. Appropriate license fees are enumerated.									Direct Order	
4904	Dog Law: License Certificates; Tag Removal; Exclusions (Act 225 of 1982 § 202)	Each dog license certificate shall be dated and numbered, and shall bear the name of the county where such license is issued and any other information required pursuant to regulations.							Dog Law Fund - Restricted Account	165,000	Condition of Aid	
4925	The Dog Law: Tags Furnished to County Treasurer and Others (Act 225 of 1982 § 203)	The Department shall furnish dog license tags to county. Lost tags may be replaced at reduced cost.							Dog Law Fund - Restricted Account	56,000	Condition of Aid	
2442	The Dog Law: Requirements for Kennels (Act 225 of 1982 § 207)	All kennels shall be maintained in a sanitary and humane condition.									Direct Order	
6594	The Dog Law: Enforcement by Secretary; Inspection Provisions (Act 225 of 1982 § 901)	Police officers and dog wardens are charged with general enforcement.									Direct Order	
5500	The Dog Law: Fines by Local Police (Act 225 of 1982 § 905)	If prosecution is pursued by a local police officer or animal control officer, all fines forfeited, recognizances, etc., shall be payable to the political subdivision which employs such person.									Condition of Aid	
4906	The Dog Law : County Dog Law Programs (Act 225 of 1982 § 1002)	Counties may submit requests for funding to establish and maintain dog control facilities within the Department of Agriculture.									Direct Order	
5501	The Dog Law: Applicability to Cities (Act 225 of 1982 § 1201)	Cities may not be held liable for damage to livestock.									Condition of Aid	
2356	The Dog Law: Public Safety and Penalties (Act 225 of 1982 § 505-A)	Upon certain occurrences, local officers shall confiscate dangerous dogs and report same to the state dog warden. Other provisions specified.									Direct Order	
4397	The Dog Law: Construction of Article (Act 225 of 1982 § 507-A)	Municipalities shall enforce act; local ordinances are abrogated.									Direct Order	
7612	Rabies and Control in Domestic Animals and Wildlife Act (Act 181 of 1986 § 8)	Requires police officers or municipal animal control officer to issue citations to a person who owns a dog or cat which is not vaccinated for rabies.									Direct Order	
124	State Food Purchase Program Act: Contracts (Act 129 of 1992 § 5)	Participating counties may subcontract their duties imposed under this act.		General Fund	State Food Purchase Program (10510)	15,338,000					Authori- zation	
125	State Food Purchase Program Act: Audit and Reporting (Act 129 of 1992 § 7)	Auditor General may review participating agencies. Annual report is required within 90 days after the end of each fiscal year.									Condition of Auth.	
5664	Farmers' Market Development Act: Applications (Act 124 of 2006 § 5)	Regulations for the applications are established by the Department of Agriculture and local governments may apply.									Direct Order	
						\$15,338,000	\$0	\$0	\$221,000		0	

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Department of Auditor General												
4642	Volunteer Firefighters' Relief Association Act: Funds (35 Pa.C.S. § 7416)	Any volunteer firemen's relief association has the right to solicit and receive gifts from municipal corporations. It may not receive foreign fire tax monies unless a political subdivision certifies to the Auditor General that the association affiliates with a fire company serving all or a portion of the political subdivision. (NOTE: This section is repealed insofar as it is inconsistent with 1 Pa.C.S. 2301(c).)									Authorization	
196	County Treasurer Elected: Certificate (Act 141 of 1841 § 4)	County treasurer shall give bond and receive a certificate of appointment from county commissioners and a certificate is to be forwarded to the Auditor General.									Direct Order	
7957	Regulate the Deposits of State Funds: Municipal Pension Funds (Act 11 of 1906 § 3.1)	Local pension funds which are invested in companies in, or doing business with, Northern Ireland, shall consider the affirmative action policies of those companies.									Direct Order	
1891	Second Class County Code: Fiscal Affairs (Act 230 of 1953 § 1924)	Controller shall audit treasurers account of State money and report to certain State agencies.									Direct Order	
4345	Municipal Police Pension Law: Establishment of Pension System (Act 600 of 1955 § 1)	Municipalities with police forces of three or more are required to establish a police pension fund or pension annuity; others are authorized to do so. Also provides for in-service disability benefits, survivors benefits, and regional forces. Dependent children attending college are provided for.									Direct Order	
5859	Municipal Police Pension Law: Trust Funds (Act 600 of 1955 § 1)	Any borough, town, or township police pension fund shall be authorized to take by grant, gift, devise or bequest any money or property in trust. Applies to regional forces.									Authorization	
5858	Municipal Police Pension Law: Minimum Period of Service (Act 600 of 1955 § 3)	Establishes content requirements for age and service resolutions or ordinances pertaining to pension funds for policemen.									Direct Order	
2259	Municipal Police Pension Law: Military and Other Credit (Act 600 of 1955 § 4)	Employees shall receive credit toward retirement for intervening time spent in military service under specified conditions. Such credit may be provided for up to five years for nonintervening time. Crediting for regional police forces is specified.									Direct Order	
2260	Municipal Police Pension Law: Establishing Police Pension Fund (Act 600 of 1955 § 5)	Provides for the calculation of pension benefits payable, social security offset provisions, cost-of-living increases, service increments, and vesting in police pension funds (including regional forces). Pensions shall be set at 100% for death in service.									Direct Order	
2261	Municipal Police Pension Law: Payments to Pension Fund (Act 600 of 1955 § 6)	Establishes member contributions and municipal obligations.									Direct Order	
2262	Municipal Police Pension Law: Establishment of Fund (Act 600 of 1955 §§ 7, 8)	Where there is an existing police pension fund, the assets of such funds shall be transferred to a fund established pursuant to the provisions of this Act. No former pensioner shall be deprived of money to which he was previously entitled.									Direct Order	
8063	Municipal Police Pension Law: Ineligible Members (Act 600 of 1955 § 9)	Members found to be ineligible for a police pension shall have refunded to them their charges, less any contributions made which are found to be improper by other section of the Act.									Direct Order	
5860	Municipal Police Pension Law: Attachment (Act 600 of 1955 § 10)	The pension payments shall not be subject to attachment, execution, levy, garnishment, or other legal process, and shall be payable only to the member or his designated beneficiary and not be subject to assignment or transfer.									Direct Order	
2263	Municipal Police Pension Law: Administrative Expenses (Act 600 of 1955 § 11)	Administrative expenses of the police pension fund shall be paid by the municipality, including compensation of a actuary. Regional departments shall bear their own administrative cost.									Direct Order	
8108	Municipal Police Pension Law: Regional Police Departments (Act 600 of 1955 § 11.1)	Regional police departments shall manage their pension funds or annuities as provided.									Direct Order	
4846	Deputy Sheriffs' Education and Training Act: Training Account (Act 2 of 1984 § 8)	A surcharge shall be collected in all counties by sheriff for the use of general training. Prothonotary in counties of the first and second class shall collect an additional charge to be used in part to benefit that office and the remainder to be used for general sheriffs training.									Direct Order	

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8519	Municipal Pension Plan Funding Standard and Recovery Act: General Municipal Pension System State Aid Program: Certification of Employees by Eligible Recipient Municipalities (Act 205 of 1984 § 402(h))	Each eligible recipient county of the second class shall certify annually to the Auditor General the number of police officers and each other eligible recipient municipality shall certify annually to the Auditor General the number of police officers, firefighters and municipal employees other than police officers and firefighters who meet specified qualification requirements.	Municipal Pension System State Aid			361,571,000					Condition of Aid	
6858	Municipal Pension Plan Funding Standard & Recovery Act: Use of Foreign Fire Insurance Tax Moneys (Act 204 of 1984 § 706(a))	Each municipality shall annually certify to the Auditor General the actual fire protection service in the municipality provided by the paid firefighters and by the volunteer firefighters in order to determine the distribution of the foreign fire insurance premium tax.	Foreign Fire Insurance Premium Tax			137,587,000					Condition of Aid	
5868	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Entitlement to . . . Adjustment (Act 147 of 1988 § 301)	Provides three criteria for entitlement to special ad hoc (COLA) adjustment: (1) employment termination, (2) presently receiving benefits, and (3) retirement prior to 1/1/1985.									Direct Order	
2738	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Amount of . . . Adjustment (Act 147 of 1988 § 302)	Ad hoc adjustment for eligible retirees is specified.									Direct Order	
5869	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Payment of . . . Adjustment (Act 147 of 1988 § 303)	Amount of the plan's COLA is specified. Effective date of first payment is listed.									Direct Order	
5873	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Financing of . . . Adjustment (Act 147 of 1988 §§ 501-502.1)	Municipalities are charged with funding the system in accord with the actuarial standards of Act 205 of 1984 and Act 293 of 1972. Commonwealth certification, and provisions for reimbursements by the Commonwealth for special ad hoc adjustments granted in 1989 and 2002 are provided.									Direct Order	
5874	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Special Account (Act 147 of 1988 §§ 701-702)	Creates a special adjustment account from which municipalities may receive reimbursement.									Direct Order	
5875	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Administrative Provisions (Act 147 of 1988 §§ 901-904)	Sections provide for the forms, timetables, distributions and receipt of COLA reimbursements. The chief administrative officer of a municipal retirement system is made responsible to the Auditor General.									Direct Order, Condition of Aid	
125	State Food Purchase Program Act: Audit and Reporting (Act 129 of 1992 § 7)	Auditor General may review participating agencies. Annual report is required within 90 days after the end of each fiscal year.									Condition of Aid	
5653	Amending Act 600 of 1955 (Municipal Police Pension Law): Home Rule Exception (Act 89 of 2005 § 2)	The provisions of Act 600 of 1955 relating to maximum pension benefits shall not apply to members of pension plans hired by home rule municipalities prior to 01/24/2001.									Direct Order	
						\$499,158,000	\$0	\$0	\$0	\$0		0
Department of Community and Economic Development												
7361	Job Enhancement Act: Application. (Opportunity Grants) (12 Pa.C.S. § 2104)	Provides for application conditions when a local municipality applies for grants. A two year limit is placed on same project grants.									Condition of Aid	X
7082	Commerce and Trade: Water Supply and Wastewater Infrastructure (12 Pa.C.S. § 3904)	Prescribes that upon receipt of notification of award of grant, a contract shall be entered into.									Direct Order	X
7771	Municipalities: Results of Election (53 Pa.C.S. § 2535)	Election officials shall certify the results of the referendum to the governing bodies and the Department of Community and Economic Development.									Direct Order	X
2663	Environmental Improvement Compact: Election Returns (53 Pa.C.S. § 2543)	Establishes election officials' duties in reporting election returns to governing body and the Department of Community and Economic Development.									Direct Order	X

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
4744	Home Rule Charter and Optional Plans Law: Reports/Findings (53 Pa.C.S. § 2921)	The government study commission report must be filed with the state (Department of Community and Economic Development) and its records must be maintained as public records by the municipalities.								Condition of Auth.	X	
2667	Home Rule Charter and Optional Plans: Proposing Amendment (53 Pa.C.S. § 2943)	Copies of a valid initiative petition to amend a home rule charter or optional plan are to be sent to the Department of Community and Economic Development and the municipality.								Direct Order	X	
2668	Home Rule Charter and Optional Plans: Results of Election (53 Pa.C.S. § 2951)	Election results of a home rule charter or optional plan referendum must be reported to the state and the municipality. Election officials shall count the votes cast and make return thereof.								Direct Order	X	
4751	Home Rule Charter and Optional Plans: Filing of Charter (53 Pa.C.S. § 2965)	Newly approved home rule charters are to be recorded in the ordinance books and a certified copy filed in the office of the Secretary of the Commonwealth, with the Secretary of the Department of Community and Economic Development, and with the county board of elections.								Condition of Auth.	X	
4753	Home Rule Charter and Optional Plan: Filing of Plan (53 Pa.C.S. § 2972)	Newly approved optional plans are to be recorded in the ordinance book and filed with the Departments of State and Community and Economic Development along with the county board of elections.								Condition of Auth.	X	
4789	Home Rule Charter and Optional Plans: Assumption of Functions (53 Pa.C.S. § 2984)	Requires the municipalities assuming the functions previously taken care of by another municipality to also assume the indebtedness associated with the function. Report shall be made with the Department of Community and Economic Development and the court of common pleas.								Condition of Auth.	X	
2682	Local Government Unit Debt Act: Advertisement of Ordinances (53 Pa.C.S. § 8003)	Sets the procedure and schedule for advertisements of ordinances.							Costs covered by bond issue	Varies	Direct Order	
2683	Local Government Unit Debt Act: Evidence of Asset (53 Pa.C.S. § 8004)	Sets the conditions where a lease, guaranty, subsidy or contract entered into by a local government shall evidence the acquisition of a capital asset.							Costs covered by bond issue	Varies	Direct Order	
2684	Local Government Unit Debt Act: Bonds and Notes (53 Pa.C.S. § 8005)	Requires governing bodies to obtain cost estimates prior to the initial authorization of bonds; costs for estimates and related services may be reimbursed from the proceeds of bonds issued.							Costs covered by bond issue	Varies	Direct Order	
2685	Local Government Unit Debt Act: Home Rule (53 Pa.C.S. § 8008)	Local governments obtaining home rule charters are subject to the substantive provisions of this debt act.							Costs covered by bond issue	Varies	Direct Order	
2686	Local Government Unit Debt Act: Incurring of Other Debt (53 Pa.C.S. § 8022)	Sets limitations on incurring debt and provides applicable criteria for calculation of acceptable limits. Also, specifies when debt is to be excluded from limitation. Provides specific limitations on incurring of debt by school districts.							Costs covered by bond issue	Varies	Direct Order	
2679	Local Government Unit Debt Act: Subsidized Debt (53 Pa.C.S. § 8024)	Sets the procedure for exclusion of subsidized debt from net nonelectoral debt.							Costs covered by bond issue	Varies	Direct Order	
2687	Local Government Unit Debt Act: Exclusion of Debt (53 Pa.C.S. § 8025)	Sets procedure for excluding self-liquidating debt revenue bonds or notes from nonelectoral debt.							Costs covered by bond issue	Varies	Direct Order	
2680	Local Government Unit Debt Act: Exclusion of Debt (53 Pa.C.S. § 8026)	Sets the procedure for exclusion of certain self-liquidating debt in determining net nonelectoral debt.							Costs covered by bond issue	Varies	Direct Order	
2688	Local Government Unit Debt Act: Net Nonelectoral Debt (53 Pa.C.S. § 8028)	Sets procedure for determining net nonelectoral debt for compliance with limits stipulated by this act.							Costs covered by bond issue	Varies	Direct Order	
1435	Local Government Unit Debt Act: Determination of Debt Limits (53 Pa.C.S. § 8029)	Sets determination of debt limits when it is necessary to determine limitations on the amount of nonelectoral debt or nonelectoral debt plus lease rental debt.							Costs covered by bond issue	Varies	Direct Order	
2689	Local Government Unit Debt Act: Elections (53 Pa.C.S. § 8041)	Sets procedure for securing electoral approval to increase debt. The governing body, at least 45 days before any election called pursuant to requirements shall cause to be certified to the county board of elections of each county in which the election is to be held a copy of the desire resolution and the form of the question to be submitted to the electors.							Costs covered by bond issue	Varies	Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
2681	Local Government Unit Debt Act: Issuance of Bonds (53 Pa.C.S. § 8046)	Requires governing body to issue bonds or notes if question has been approved by the electorate. Additional nonelectoral debt or lease rental debt may be issued to complete the project or the issue of additional electoral debt if authorized by a subsequent election.							Costs covered by bond issue	Varies	Direct Order	
2690	Local Government Unit Debt Act: Proceeds of Electoral Debt (53 Pa.C.S. § 8048)	Specifies the limitations on the use of proceeds of electoral debt.							Costs covered by bond issue	Varies	Direct Order	
2691	Local Government Unit Debt Act: Purpose of Debt (53 Pa.C.S. § 8049)	Sets procedure for effecting a change of purpose of electoral debt. An election shall be held in like manner, time and place as provided in this act for elections to secure the assent of the electors to the increase of debt, except that the notice of the election shall include six elements, including facts pertinent to changing the purpose of the money borrowed heretofore.							Costs covered by bond issue	Varies	Direct Order	
3714	Local Government Unit Debt Act: Authorizations (53 Pa.C.S. § 8102)	A governing body may express its interest to incur debt by passing a resolution. It must authorize debt by passing an ordinance.							Costs covered by bond issue	Varies	Condition of Auth.	
2692	Local Government Unit Debt Act: Ordinances Evidencing Debt (53 Pa.C.S. § 8103)	Sets guidelines for content of ordinances authorizing issuance of bonds. Various conditions are set forth which shall apply to such issuance and in each case be followed by authority to adopt ordinance or issue bond or note or instrument evidencing lease rental debt.							Costs covered by bond issue	Varies	Direct Order	
2693	Local Government Unit Debt Act: Sinking Funds (53 Pa.C.S. § 8106)	Every local government unit issuing bonds shall appoint a sinking fund depository. If the ordinance authorizing the issuance of the bonds or notes provides for a fiscal agent, or authorizes the execution of a trust indenture appointing a trustee, the fiscal agent or trustee shall also be the sinking fund depository.							Costs covered by bond issue	Varies	Direct Order	
1781	Local Government Unit Debt Act: Award of Bonds or Notes (53 Pa.C.S. § 8107)	Provides for the acceptance of bonds or notes and specifies conditions for awarding same. The advertisement of the ordinance prior to enactment shall be sufficient if it describes the items to be completed from the proposal.							Costs covered by bond issue	Varies	Direct Order	
1782	Local Government Unit Debt Act: Bond Anticipation Notes (53 Pa.C.S. § 8108)	Provides for the authorization, issuance, and sale of bond anticipation notes.							Costs covered by bond issue	Varies	Direct Order	
4798	Local Government Unit Debt Act: Small Borrowing (53 Pa.C.S. § 8109)	Authorizes local government units to incur minimal debt by resolution, rather than by ordinance. Aggregate debt incurred shall not exceed \$125,000 or 30% of the nonelectoral debt limit as authorized under section 8022(a) of this act.							Costs covered by bond issue	Varies	Authorization	
2695	Local Government Unit Debt Act: Debt Statement (53 Pa.C.S. § 8110)	Officers shall prepare debt statement before delivering any general obligation bonds or notes or guaranteed revenue bonds or notes constituting nonelectoral debt or before executing an instrument evidencing lease rental debt.							Costs covered by bond issue	Varies	Direct Order	
6510	Local Government Unit Debt Act: Submission to State (53 Pa.C.S. § 8111)	Requires local government units to receive the approval of the Department of Community and Economic Development before delivering any bonds or notes. Application may be made in as many counterparts as desired. The department, if it approves the application, shall return all counterparts, except one, with its certificate of approval appended.							Costs covered by bond issue	Varies	Direct Order	
2696	Local Government Unit Debt Act: Gone Bonds (53 Pa.C.S. § 8113)	Local governments shall replace damaged, mutilated, destroyed, stolen or lost bonds or notes under specified conditions.							Costs covered by bond issue	Varies	Direct Order	
7981	Local Government Unit Debt Act: Contractual Effects (53 Pa.C.S. § 8115)	Statutory terms re bonds shall constitute a contract between the local government unit and the holders from time to time of the bonds and notes subject to modification by the vote of a majority of the holders or such larger portion thereof as may be provided in the bond or note.							Costs covered by bond issue	Varies	Direct Order	
7982	Local Government Unit Debt Act: Accrued Liability (53 Pa.C.S. § 8116)	No bond or note issued to fund an unfunded actuarial accrued liability shall be valid or obligatory in the hands of an original purchaser until certified copies of the ordinance or ordinances authorizing bonds or notes are filed.							Costs covered by bond issue	Varies	Direct Order	
4800	Local Government Unit Debt Act: Tax Anticipation Notes (53 Pa.C.S. § 8121)	Local governments may borrow money in anticipation of the receipt of current taxes or revenues within parameters set.							Costs covered by bond issue	Varies	Authorization	
6511	Local Government Unit Debt Act: Security (53 Pa.C.S. § 8125)	Tax anticipation notes shall be secured and a sinking fund established as the surety of this security.							Costs covered by bond issue	Varies	Direct Order	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
2698	Local Government Unit Debt Act: Certification of Collection (53 Pa.C.S. § 8126)	Prior to issuance of tax anticipation notes, local government shall make monthly estimate of moneys to be received during the period when the notes will be outstanding from taxes then levied and assessed.							Costs covered by bond issue	Varies	Direct Order	
1783	Local Government Unit Debt Act: Validity Precedent (53 Pa.C.S. § 8128)	Requires copies of tax anticipation notes or revenue anticipation notes, authorizing resolutions, certificate as to taxes and revenues remaining to be collected, and a copy of the proposal to purchase tax anticipation notes to be filed with the Department of Community and Economic Development. No approval by the department shall be required.							Costs covered by bond issue	Varies	Direct Order	
2699	Local Government Unit Debt Act: Bond Maturity Dates (53 Pa.C.S. § 8142)	Establishes limits on maturity dates of bonds. When a project being financed is a countywide revision of assessment of real property, the useful life shall be no more than 10 years, for insurance pools-20 years.							Costs covered by bond issue	Varies	Direct Order	
8035	Local Government Unit Debt Act: Bond Proceeds (53 Pa.C.S. § 8143)	If bonds are floated to pay off unfunded debt of a pension fund, such monies may be deposited to credit of the fund notwithstanding other limitations on deposits elsewhere in law.							Costs covered by bond issue	Varies	Condition of Auth.	
4929	Local Government Unit Debt Act: Pledge of Revenues (53 Pa.C.S. § 8147)	Local government unit may pledge to holders of its bonds issued to fund an unfunded actuarial liability, as security for payment of the bonds, the proceeds of said bond. Other rates or rentals may be pledged.							Costs covered by bond issue	Varies	Condition of Auth.	
2701	Local Government Unit Debt Act: Bond Sales (53 Pa.C.S. § 8161)	Sets the manner of sale of bonds, including required contents of advertisement and public notice. Additional provisions as may be desired, including statements as to the furnishing of copies of documents, the estimated date for delivery of bonds or notes, and other criteria, may be specified.							Costs covered by bond issue	Varies	Direct Order	
2797	Local Government Unit Debt Act: Opening Bids (53 Pa.C.S. § 8164)	In case of public sale, all bids shall be publicly opened at a time and place fixed in a notice. All bids are to be read aloud unless all bids are returned unopened.							Costs covered by bond issue	Varies	Direct Order	
2875	Local Government Unit Debt Act: Required Bid Security (53 Pa.C.S. § 8166)	Bid security is to be given by each bidder in the case of public sale. Specifies amount of security and procedures to be utilized during the bidding process. The bid security of the unsuccessful bidder or bidders shall be returned to each unsuccessful bidder, without interest, in accordance with written instructions of the bidder conforming to the official notice of sale, promptly upon an award of the bonds or notes.							Costs covered by bond issue	Varies	Direct Order	
2996	Local Government Unit Debt Act: Net Interest (53 Pa.C.S. § 8169)	Sets procedure of determining the net interest cost and the net interest rate. Less than full years shall be fractionalized on a 360-day year basis.							Costs covered by bond issue	Varies	Direct Order	
2703	Local Government Unit Debt Act: Certification/Filing (53 Pa.C.S. § 8201)	Report of the proceedings pursuant to the incurring of debt must be filed with the Department of Community and Economic Development before delivering bonds or notes to purchasers.							Costs covered by bond issue	Varies	Direct Order	
2704	Local Government Unit Debt Act: Declaratory Orders (53 Pa.C.S. § 8211)	Provides for an appeal process by which any taxpayer of the local government unit or other interested party may file with the department for a declaratory order asserting the validity or a complaint asserting the invalidity of the proceedings.							Costs covered by bond issue	Varies	Authori- zation	
2705	Local Government Unit Debt Act: Sinking and Other Funds (53 Pa.C.S. § 8221)	Requires every local government unit with outstanding debt to create a sinking fund. A unit may provide by ordinance for the creation and maintenance of other accounts in the sinking fund or of other funds for revenue or guaranteed revenue bonds or notes, reserve accounts or funds.							Costs covered by bond issue	Varies	Direct Order	
2706	Local Government Unit Debt Act: Assessment Fund (53 Pa.C.S. § 8222)	Any municipalities with outstanding general obligation bonds or revenue bonds for assessable improvements shall create an assessment fund which shall be maintained as stipulated herein.							Costs covered by bond issue	Varies	Direct Order	
2707	Local Government Unit Debt Act: Duty of Treasurer (53 Pa.C.S. § 8223)	Establishes the local government treasurers' duties concerning sinking funds. The governing body of a local government unit may issue its tax anticipation notes under other provisions to provide all or any part of any moneys needed for deposit in the sinking funds or other funds.							Costs covered by bond issue	Varies	Direct Order	
2708	Local Government Unit Debt Act: Sinking Funds (53 Pa.C.S. § 8224)	Establishes provisions for moneys in sinking funds. Income received from any deposit or investment shall be a part of the fund or account invested and may be applied if so desired by the local government unit in reduction of or to complete any required deposits in the fund.							Costs covered by bond issue	Varies	Direct Order	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
2709	Local Government Unit Debt Act: Management of Funds (53 Pa.C.S. § 8225)	Local government shall manage sinking funds in all but certain enumerated situations.							Costs covered by bond issue	Varies	Direct Order	
2710	Local Government Unit Debt Act: Limitation (53 Pa.C.S. § 8243)	Prohibits extending term of debt by refunding except in cases of emergency. No refunding bonds shall be issued which will increase the amount of principal payable, after provision for earlier mandatory calls, in any year or years after the latest stated maturity date of the bonds being refunded, over the amount of the principal which would have been payable on the bonds or notes originally issued for the project in each such year subject to conditions.							Costs covered by bond issue	Varies	Direct Order	
3061	Local Government Unit Debt Act: Refunding Bonds (53 Pa.C.S. § 8246)	Sets procedure for authorization, sale, issue, and approval of refunding bonds or notes.							Costs covered by bond issue	Varies	Direct Order	
2711	Local Government Unit Debt Act: Refund Bonds (53 Pa.C.S. § 8250)	Establishes requirements for use of proceeds of refunding bonds. A call for redemption may be revoked by notice given in the same manner as the notice of redemption.							Costs covered by bond issue	Varies	Direct Order	
2712	Local Government Unit Debt Act: Budget of Debt Service (53 Pa.C.S. § 8261)	Treasurer of local governments shall first pay tax moneys or other available revenues into the sinking fund.							Costs covered by bond issue	Varies	Direct Order	
1353	General Local Unit Debt Act: Failure to Obey Sinking Fund Directive. (53 Pa.C.S. § 8271)	Officers or members of governing body shall obey orders and requests from the Department of Community and Economic Development. Violators, upon conviction, may be sentenced to pay a fine not more than \$500 for each day of violation.							Costs covered by bond issue	Varies	Direct Order	
7411	Local Govt. Unit Debt Act: Notice and Retention of Records (53 Pa.C.S. § 8284)	Specify requirements for physical retention of records and reports thereof.							Costs covered by bond issue	Varies	Condition of Auth.	
7412	Local Govt. Unit Debt Act: Financial Reporting (53 Pa.C.S. § 8285)	This section specifies content of types of records and reports.							Costs covered by bond issue	Varies	Condition of Auth.	
5799	Public Utility Code: Reports (66 Pa.C.S. § 3105)	Reports made by municipalities about foreign trade zones are to be filed with Department of Community and Economic Development.									Condition of Auth.	X
132	Secretary of Internal Affairs, Annual Reports to: Counties (Act 126 of 1874 § 1)	Requires that all county commissioners and the board of revision of the City of Philadelphia transfer a full statement of all property taxable to the Secretary of Internal Affairs.									Direct Order	X
503	Municipal Tax Returns Filed in Department of Internal Affairs (Act 176 of 1889 §§ 1-3)	County commissioners of each county shall procure from wards, boroughs and townships of their respective counties full and complete returns and to make a specific total return as directed.									Direct Order	X
5489	Insurance Company Law of 1921: Copy of Local Ordinance (Act 284 of 1921 § 508(i))	Any ordinance requiring insurers to transfer a portion of fire loss claims to municipalities shall be filed with Department of Community and Economic Development.									Cond. of Auth., Dir. Order	X
8512	The Fiscal Code: Financially Distressed Municipalities (Act 176 of 1929 § 1601-D.1)	Prohibits a financially distressed third class city under the Municipalities Financial Recovery Act (Act 47) to file for bankruptcy prior to July 1, 2012. Penalties are provided.									Dir. Order, Cond. of Aid	X
7013	Fiscal Code: Local Government Capital Project Loan Fund (Act 176 of 1929 §§ 1601-D-1607-D)	Specifies advice procedures for which loan monies, appropriated to municipalities participating in the Local Government Capital Project Loan Program, may be expended.									Condition of Aid	X
953	Third Class City Code: Annual Budget, etc. (Act 317 of 1931 § 1809)	Establishes requirements for annual budget submission, revision, adoption, and filing with the Department of Community and Economic Development.									Direct Order	X
954	Third Class City Code: Amending Budget; Notice (Act 317 of 1931 § 1810)	Sets schedule for amending budgets, adopting same, and notifying the Department of Community and Economic Development.									Direct Order	X
956	Third Class City Code: Annual Reports, Publication and Reports (Act 317 of 1931 § 1812)	Requires annual report on expenditure and revenue sources by the director of accounts and finance; specifies content and filing with the Department of Community and Economic Development.									Direct Order	X
1094	Second Class Township Code: Certificates of Clerk of Court (Act 69 of 1933 § 206)	The clerk of the court of common pleas shall certify a copy of the record of a consolidation to the Secretary of Community Affairs.									Direct Order	X

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3287	Second Class Township Code: Uniform Budget Report Forms (Act 69 of 1933 § 3203)	Specifies procedure for the creation of township budget form.									Authorization	X
5945	Urban Redevelopment Law: Formation (Act 385 of 1945 § 4)	Creates redevelopment authorities in cities, counties, and eligible boroughs, and provides for their incorporation by the governing bodies.									Authorization	X
5944	Urban Redevelopment Law: Dissolution (Act 385 of 1945 §§ 4.1-4.2)	Allows dissolution of certain city, borough, and county authorities with no outstanding obligations and which no longer serve a municipal function.									Authorization	X
6127	Urban Redevelopment Law: Conflicts (Act 385 of 1945 § 8)	Prohibits members and employees from having personal interest in a redevelopment authority project and provides for disclosure.									Direct Order	X
6794	Tax Levying Ordinances, Filing Of (Act 215 of 1949 § 2)	Requires the secretary or clerk of every political subdivision to file with the Department of Community and Economic Development a copy of every tax-levying ordinance or resolution.									Direct Order	X
1718	Requiring Certification of Election Results (Act 237 of 1949 § 2)	Requires annual reports containing the names of all officials, as well as annexation proceedings and classification changes.									Direct Order	X
1719	Requiring Certification of Election Results (Act 237 of 1949 § 3)	Requires reports on local option referenda.									Direct Order	X
1720	Requiring Certification of Election Results (Act 237 of 1949 § 4)	Requires report upon appointment filling a vacancy in local office.									Direct Order	X
1721	Requiring Certification of Election Results (Act 237 of 1949 § 5)	Requires reports on annexation proceedings to be sent to the Department of Community and Economic Development within 10 days of the effective date of the annexation.									Direct Order	X
1888	Second Class County Code: Fiscal Affairs (Act 230 of 1953 § 1920)	Controller shall carry out certain functions, including the audit and report to the Department of Community and Economic Development. Also permits the publication of audit summaries which cost thereof shall not exceed a \$4,000 dollar amount.									Direct Order	X
4001	Second Class County Code: Planning, Zoning and Traffic (Act 230 of 1953 § 2220)	County may regulate location, height, etc., of buildings, create a zoning commission, & use state agency services.									Authorization	X
4002	Second Class County Code: Planning, Zoning and Traffic (Act 230 of 1953 § 2236)	County commissioners may appropriate money to finance the work of the county zoning commission and of the board of adjustment.									Authorization	X
8020	Second Class County Code: Aid to Municipalities (Act 230 of 1953 § 3170-B)	Qualified municipalities within the county may receive aid after creation of a Regional Asset District.									Dir. Order, Cond. of Aid	X
2047	County Code: Boundaries (Act 130 of 1955 § 306)	Boundary commission shall make a report; approval by court is required for line to be certified; Department of Community and Economic Development to receive a copy of report.									Direct Order	X
2135	County Code: Fiscal Affairs (Act 130 of 1955 § 1720)	Controllers are required, at the end of the fiscal year, to complete the audit, settlement and adjustment of accounts of all county officers; make a report by July 1 to court of common pleas of receipts and expenditures; publish a concise summary of same in newspapers; make a report to the Department of Community and Economic Development by July 1 of the financial condition of the county.									Direct Order	X
2136	County Code: Fiscal Reports and Publications (Act 130 of 1955 § 1721)	Auditors are required to audit all county officers, make annual reports by July 1 to the court of common pleas, publish a concise summary of same in newspapers, and submit report to the Department of Community and Economic Development. Penalties provided.									Direct Order	X
8031	County Code: Third Class County Convention Center Authority Act: Transfers; Grants and Lease Payments (Act 130 of 1955 § 2399.14)	Political subdivisions may make grants or transfer property or land to county convention center authority. State bodies may also make grants.									Authorization	X
2447	Local Tax Enabling Act: Filing of Copies (Act 511 of 1965 § 310)	Complete copies of any ordinance or resolution to impose a tax or license must be filed with the Department of Community and Economic Development within 15 days of adoption.									Direct Order	X
2449	Local Tax Enabling Act: Register for Certain Taxes (Act 511 of 1965 § 312)	The secretary of each taxing body must annually submit to the Department of Community and Economic Development information pertaining to levy of earned income and local services taxes.									Direct Order	X

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5965	Borough Code: Powers and Duties of Elected Borough Officials (Act 581 of 1965 § 1041)	Auditors must meet yearly to audit the accounts.									Direct Order	X
2387	Borough Code: Adoption of Budget (Act 511 of 1965 § 1310)	Provides for various filings with the Department of Community and Economic Development.									Direct Order	X
4622	Economic Development Financing Law: Incorporation (Act 102 of 1967 § 4)	Municipalities are authorized to organize industrial and commercial development authorities. Sets procedure for the incorporation of authorities and empowers "applicable elected representatives" to approve the issuance of bonds to finance cost of development projects.									Authorization	X
6527	Authorizing Grants to Community Action Agencies (Act 9 of 1968 § 1)	Permits counties and other eligible entities to accept grants to provide activities having a measurable and potentially major impact on the causes of poverty.					1,536,000		CSBG monies have local administration fund		Condition of Aid	
4692	Manpower Employment Assistance and Training Act (Act 232 of 1968 § 4)	Permits municipalities to contract with the state and to accept grants to provide employment training and employment to disadvantaged or unemployed persons.	Labor and Industry Program?								Condition of Aid	
6710	Local Economic Revitalization Tax Assistance Act: Exemptions (Act 76 of 1977 § 4)	Authorizes local taxing authorities to exempt deteriorated property from taxation for a certain period of time. (Establishes operational procedures thereof.) Permits exemption of designated adjacent areas.							Loss of tax revenue	Varies	Authorization	
2820	Flood Plain Management Act (Act 166 of 1978 § 201)	Requires certain municipalities to participate in the National Flood Insurance Program under specified circumstances.	Flood Plain Management ¹	1100811000	Municipal Assistance Program	150,000					Direct Order	
2821	Flood Plain Management Act (Act 166 of 1978 §§ 202, 204)	Requires municipalities to adopt all necessary flood plain management regulations to comply with the National Flood Insurance Program, which are classified as minimum standards for the management of the flood plain.	Flood Plain Management ¹	1100811000	Municipal Assistance Program	2820*					Direct Order	
3772	Community Development Block Grant Entitlement Program for Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 3)	Specifies qualification criteria which eligible municipalities must meet to receive funding from the program.					931,000		CSBG monies have local administration fund	Varies	Condition of Aid	
1493	Community Development Block Grant Entitlement Program For Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 7)	Authorizes certain nonentitlement municipalities to apply to the Department of Community and Economic Development for funds to be used for discretionary projects. The municipalities may authorize an entitlement entity or its designated local public agency to contract with the Department for such funds and administer the project on its behalf.					3772*		CSBG monies have local administration fund	Varies	Authorization	
6828	Community Development Block Grant Entitlement Program For Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 8)	Delineates how funds for the year 1985 and thereafter may be utilized. Also permits certain municipalities to temporarily waive funding for a given year in order to aggregate a larger amount in the second or third year of any three year cycle.					3772*		CSBG monies have local administration fund	Varies	Condition of Aid	
6829	Community Development Block Grant Entitlement Program For Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 10)	Requires certain cities receiving a grant under the 1984 program which is in excess of what they would have received had the entitlement program been in place to repay that excess, in thirds, in the form of a reduced entitlement during the following three years. Also provides for additional entitlements to cities in cases of underpayments.					3772*		CSBG monies have local administrative fund	Varies	Condition of Aid	
6830	Community Development Block Grant Entitlement Program for Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 11)	Provides for repayment of excess entitlement monies or additional payments for underpayments to certain municipalities to grants made in 1984.					3772*		CSBG monies have local administration fund	Varies	Condition of Aid	
6831	Community Development Block Grant Entitlement Program for Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 12)	Provides for grants to nonentitled communities for 1984.					3772*		CSBG monies have local administration fund	Varies	Condition of Aid	
6832	Community Development Block Grant Entitlement Program For Nonurban Counties and Certain Other Municipalities (Act 179 of 1984 § 13)	Authorizes the use of local public agencies by municipalities to administer and apply for grants on behalf of those municipalities.					3772*		CSBG monies have local administration fund	Varies	Authorization	
7542	Community Economic Recovery Program Act: Application (Act 112 of 1986 § 4)	Requires applicants to submit an application to demonstrate the need for developing a local economic recovery strategy.									Condition of Aid	X

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
7543	Community Economic Recovery Program Act: Reports (Act 112 of 1986 § 5)	Provides for use of grant funds and requirements for the filing of a final report.									Condition of Aid	X
7544	Community Economic Recovery Program Act: Application (Act 112 of 1986 § 7)	Sets forth specific application procedures under the act.									Condition of Aid	X
7640	Municipalities Financial Recovery Act: Surveys (Act 47 of 1987 § 123(a))	Requires municipalities to submit a "Survey of Financial Conditions" by March 15 of every year. (Suspended for first class counties by Act 6 of 1991.)									Direct Order	X
7641	Municipalities Financial Recovery Act: Grants and Loans (Act 47 of 1987 § 123(b))	Authorizes municipalities declared distressed to apply to the Department of Community and Economic Development for aid.									Condition of Aid	X
7643	Municipalities Financial Recovery Act: Standing of Parties (Act 47 of 1987 § 202)	Grants standing to a municipality and other parties to petition the Secretary of Community and Economic Development for a declaration of distress. (Suspended for first class cities by Act 6 of 1991.)									Condition of Auth.	X
7644	Municipalities Financial Recovery Act: Standing (Review of) (Act 47 of 1987 § 203)	Specifies procedure to be followed by a party with standing to seek a declaration of distress. (Suspended for first class cities by Act 6 of 1991.)									Condition of Auth.	X
7645	Municipalities Financial Recovery Act: Duties (Act 47 of 1987 § 222)	Requires municipal officials and employees to answer questions and provide accurate information to the coordinator in regard to his access to municipal records. (Suspended for first class cities by Act 6 of 1991.)									Direct Order	X
7646	Municipalities Financial Recovery Act: Clerk or Secretary (Act 47 of 1987 § 242)	Required to file the coordinator's solvency plan for open inspection. (Suspended for first class cities by Act 6 of 1991.)									Direct Order	X
7647	Municipalities Financial Recovery Act (Act 47 of 1987 § 243)	Authorizes a distressed municipality to propose to the coordinator resolutions of claims which have been the reason for rejection of the coordinator's plan. (Suspended for first class cities by Act 6 of 1991.)									Condition of Auth.	X
7648	Municipalities Financial Recovery Act: Plan Adoption (Act 47 of 1987 § 245)	Requires the governing body to either adopt or reject the coordinator's solvency plan within 25 days of the coordinator's meeting. In optional plan communities, the chief executive officer may, within 7 days of adoption, issue an order directing implementation thereof. (Suspended for first class cities by Act 6 of 1991.)									Authori- zation	X
7649	Municipalities Financial Recovery Act: Plan Approval (Act 47 of 1987 § 246)	Authorizes either the chief executive officer or the governing body, as the case may be, to propose an alternate solvency plan when the coordinator's plan has been rejected. Public notice & meeting requirements are specified. Alternate plan must be sent to the Department of Community and Economic Development secretary for review and approval. (Suspended as to first class cities by Act 6 of 1991.)									Condition of Auth.	X
7650	Municipalities Financial Recovery Act: Plan Implementation (Act 47 of 1987 § 247)	Requires the chief executive officer or governing body to implement their alternate plan if they reject the coordinator's plan and their plan is accepted by the secretary. (Suspended for first class cities by Act 6 of 1991.) Coordinator shall make filings with the Department.									Condition of Auth.	X
7651	Municipalities Financial Recovery Act: Implementation (Act 47 of 1987 § 248)	If a distressed municipality fails to adopt and/or implement a solvency plan, it will lose certain state entitlements, grants, or loans. (Suspended for first class cities by Act 6 of 1991.)									Condition of Auth.	X
7652	Municipalities Financial Recovery Act: Plan Amendment (Act 47 of 1987 § 249)	A municipality is permitted to adopt, by ordinance, an amendment to its solvency plan. (Suspended for first class cities by Act 6 of 1991.)									Condition of Auth.	X
7653	Municipalities Financial Recovery Act: Debt Structure (Act 47 of 1987 § 250)	Authorizes a municipality to waive a debt financing provision if it is set forth in the indenture securing the debt. All debt incurred is predicated on the adoption of a solvency plan by a municipality. (Suspended for first class cities by Act 6 of 1991.)									Condition of Auth.	X
7654	Municipalities Financial Recovery Act: Penalties (Act 47 of 1987 § 251)	Specifically provides that a municipality will have certain state funds withheld by the Secretary of the Department of Community and Economic Development if it refuses to adopt or implement a plan. (Suspended for first class cities by Act 6 of 1991.)									Condition of Aid	X

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
7655	Municipalities Financial Recovery Act: Plans (Act 47 of 1987 § 252)	Municipalities may execute provisions of a collective bargaining agreement after adoption of a solvency plan providing those provisions do not violate the plan. (Suspended for first class counties by Act of 1991.)								Direct Order	X	
7656	Municipalities Financial Recovery Act: Termination of Status (Act 47 of 1987 § 253)	Distressed municipalities may petition the Secretary for termination of distressed status if the conditions which led to distress are no longer present. (Suspended for first class cities by Act 6 of 1991.) Specific criteria to be considered by the Secretary is delineated.								Condition of Auth.	X	
7657	Municipalities Financial Recovery Act: Federal Action (Act 47 of 1987 § 261)	Authorizes municipality, under certain conditions, to file for a federal debt adjustment action by affirmative vote of the governing body.								Condition of Auth.	X	
7658	Municipalities Financial Recovery Act: Department of Community and Economic Development Notification (Act 47 of 1987 § 262)	A municipality which files for federal bankruptcy is deemed financially distressed and must notify the secretary of Community and Economic Development.								Condition of Auth.	X	
7659	Municipalities Financial Recovery Act: Bankruptcy (Act 47 of 1987 § 263)	Provides for application of the adoption of the solvency plan under this Act when the municipality is also in the process of filing a bankruptcy action. Plans are to be implemented concurrently and coordinated.								Condition of Auth.	X	
7660	Municipalities Financial Recovery Act: Penalties (Act 47 of 1987 § 264)	Suspends certain State funding to distressed municipalities when they fail to either (1) implement the bankruptcy plan set forth by the federal court, or (2) follow the plan of the coordinator. Details due process for the potential loss of funds. Also exempts certain funds from this suspension.								Condition of Aid	X	
7671	Municipalities Financial Recovery: Priority of Aid (Act 47 of 1987 § 282)	Municipalities must obtain concurrence of plan coordinator before funds will be released to it. (Suspended for First Class Cities by Act 6 of 1991.)								Condition of Aid	X	
7661	Municipalities Financial Recovery Act: Grant, Loan and Contract Procedure (Act 47 of 1987 § 302)	Establishes and provides for the ability of a distressed municipality to apply for a grant or a no interest loan to alleviate a distressed status. Procedure for obtaining a grant and/or loan is specified, including an expedited procedure for municipalities faced with an immediate fiscal crisis.								Condition of Aid	X	
7662	Municipalities Financial Recovery Act: Grant and Loan Limitations (Act 47 of 1987 § 303)	Provides that funds may be used only to pay current expenses and shall not be used to pay debt. The consultant contract shall be paid from the fund only to employ plan coordinators or consultants.								Condition of Aid	X	
7669	Municipalities Financial Recovery Act: Merger (Act 47 of 1987 § 408)	Requires merged or consolidated municipality to honor collective bargaining agreements of former municipalities, however, once those agreements expire they are not to impair any solvency plan adopted under this Act. A consolidated municipality may furlough employees in accordance with existing contracts and arbitration awards. (Suspended for first class cities by Act 6 of 1991.)								Condition of Auth.	X	
7832	Philadelphia Regional Port Authority Act: Reports (Act 50 of 1989 § 10)	Authority shall file annually with the Department of Community and Economic Development.								Direct Order	X	
1308	Local Development District Act: Designation (Act 120 of 1994 § 5)	Numerous counties are specified as designated to belong to particular local development districts.								Authori- zation	X	
729	Local Development District Act: Powers/Duties (Act 120 of 1994 § 6)	Establishes powers and duties of counties who fall under scope of Act and participate in local development districts.								Authori- zation	X	
8058	Industrial Sites Environmental Assessment Act: Grants (Act 4 of 1995 § 2)	Municipal or other agencies qualifying under the Business Infrastructure Development Act may apply for grants for clean up of industrial sites from the Department of Commerce.								Authori- zation	X	
4349	Job Enhancement Act: Designate an Industrial Development Organization (Act 67 of 1996 § 232)	Establishes procedures for establishing an industrial development agency.								Condition of Aid	X	
4350	Job Enhancement Act: Grants (Act 67 of 1996 § 233)	Industrial development agency shall make application in order to receive funds and shall follow other procedural guidelines as specified.								Condition of Aid	X	
4351	Job Enhancement Act: Reports and Regulations (Act 67 of 1996 § 234)	Requires grant recipients to file reports with the administering agency.								Condition of Aid	X	
4928	Job Enhancement Act: Selection of Projects (Act 67 of 1996 § 273)	Specifies allocation limits for each county and identifies procedures. for selecting projects, including those that help first-time farmers.								Condition of Auth.	X	
4927	Job Enhancement : Allocation (Act 67 of 1996 § 274)	Restricts the amount of tax-exempt bonds which individual counties or authorities may issue for commercial and industrial development.								Condition of Auth.	X	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
4640	Infrastructure Development Act: Types of Assistance (Act 116 of 1996 § 6)	Authorizes grants for development projects and loans.									Authorization	X
5126	Keystone Opportunity Expansion Zone Act: Expansion/New Land (Act 92 of 1998 § 301.5)	Political subdivisions may apply for and expansion to add up to 15 acres of deteriorated property.						Loss of tax revenue	Varies	Condition of Auth.		
5491	Keystone Opportunity Expansion Zone Act: Application (Act 92 of 1998 § 302)	Political subdivisions may apply to create subzones, keystone opportunity zones and expansion zones thereto. Provides for enhancements.						Loss of tax revenue	Varies	Authorization		
7691	Keystone Opportunity Zone and Keystone Opportunity Expansion Zones (Act 92 of 1998 § 309)	One or more political subdivisions may apply to the Department to decertify and remove the designation of deteriorated property as part of a subzone, improvement subzone or expansion subzone.						Loss of tax revenue	Varies	Authorization		
3018	Keystone Opportunity Expansion Zone Act: Local Taxes (Act 92 of 1998 § 701)	Every political subdivision in which a designated keystone opportunity zone is located shall exempt, deduct, abate or credit local taxes in accordance with ordinances and resolutions. Penalty for failure is provided.						Loss of tax revenue	Varies	Condition of Auth.		
5819	Keystone Opportunity Expansion Zone Act: Real Property Tax (Act 92 of 1998 § 702)	Taxes in subzones shall be abated as outlined. An improvement rule is provided.						Loss of tax revenue	Varies	Condition of Auth.		
6626	Keystone Opportunity Expansion Zone Act: Local Taxes (Act 92 of 1998 § 703)	Places which adopt zones shall not tax such zones in local ways. Additional exemptions are provided.						Loss of tax revenue	Varies	Condition of Auth.		
7715	Keystone Opportunity Expansion Zone Act: Code Compliance (Act 92 of 1998 § 904)	Persons participating in any zones may not be in violation of local codes, which may still be enforced.						Loss of tax revenue	Varies	Authorization		
6900	Pa. Construction Code Act: Administration and Enforcement (Act 45 of 1999 § 501)	Municipalities shall enact an ordinance concurrently adopting the current Uniform Construction Code as their municipal building code for certain purposes. This may be done by reference. Exceptions are provided.								Direct Order		X
6923	Pa. Construction Code Act: Education and Training Programs (Act 45 of 1999 § 703)	Specifies funding of code official training programs.	UCC Training	6019900000	Municipal Code Official Training	400,000		UCC permit fees collected		Condition of Aid		
2868	Main Street Act: Program (Act 39 of 2002 § 3)	Establishes a Main Street Program within the Department of Community and Economic Development. The purpose of the program is to help a community's downtown economic development effort through the establishment of a local organization dedicated to downtown revitalization and management of downtown revitalization.						Local /private match required	Varies	Condition of Aid		
7545	Community Services Act: Eligibility for Block Grants (Act 46 of 2002 § 4)	Sets forth eligibility requirements for community service block grant funds and designation of community action agencies.					6527*	CSBG monies have local administration fund		Direct Order		
7546	Community Services Act: Action Agencies and Board (Act 46 of 2002 § 5)	Provides for powers and functions of community action agencies and delineates prohibited activities.					6527*	CSBG monies have local administration fund		Direct Order		
7547	Community Services Act: Financial Assistance (Act 46 of 2002 § 6)	Requires community action agencies or other eligible agencies, as a condition of assistance, to adopt a systematic approach for achieving the functions of the act and utilizing the funds provided. Also requires a local planning process to promote local initiatives. Provides for funding reductions.					6527*	CSBG monies have local administration fund		Condition of Aid		
7551	Community Services Act: Remedies (Act 46 of 2002 § 9)	Provide for agency responses for department's notice of discrepancy and identifies remedies therein. Community service block grants may be suspended for a designated period of time. An agency must then rectify the violation and reestablish itself as competent as determined by the department to carry out those responsibilities enumerated in this statute for a community action agency. Also, the department may close out the community service block grant contract through the process of defunding, in accordance with federal law and regulations. If closeout is approved by the secretary, a minimum of 30 days' notice shall be given to the agency. The department shall oversee agency equipment inventory transfer to other agencies.					6527*	CSBG monies have local administration fund		Direct Order		

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6270	Elm Street Program Act: Program Applications (Act 7 of 2004 § 3)	Establishes standards which are to be met by applying municipalities.					6527*		CSBG monies have local administration fund		Direct Order	
¹ NOTE: Amount allocated for Flood Plain Management for fiscal year 2011-2012 is up to \$150,000 (see Serial Numbers 2820 and 2821.)						\$550,000	\$2,467,000	\$0	\$ Varies			80
Department of Conservation and Natural Resources												
1788	Vehicle Code: Dirt and Gravel Roads (75 Pa.C.S. § 9106)	Establishes a dedicated and earmarked funding mechanism that provides streamlined appropriation to the county level and enable local officials to establish fiscal and environmental controls.	DCNR Bureau of Forestry	General Fund approp. 1039811000	Dirt & Gravel Roads	1,000,000					Direct Order	
6214	Unseated Lands: Purchase Authorized by Commonwealth (Act 10 of 1897 § 1)	Requires the county treasurers and commissioners to publish notice of tax sale of unseated lands. Prescribes procedures. Department of Conservation and Natural Resources shall fulfill duties of this act.	Act 18 of 1995								Condition of Auth.	
3026	Sale of Land to Department of Forestry Authorized: Sales (Act 68 of 1915 § 1)	Empowers the various county commissioners to offer lands held for taxes to the Department of Forests and Waters and the Board of Game Commissioners, now the Department of Conservation and Natural Resources and the Pennsylvania Game Commission.	Act 18 of 1995								Authorization	
8114	Forest Reserves Municipal Relief Law (Act 591 of 1929)	Commonwealth will pay \$0.40 cents per acre to counties, school districts and townships where forest lands are located if the local government entities make appropriate application, and will pay an additional \$0.80 per acre provided that monies are available from the State Gaming Fund.	Bureau of Facility & Design	General Fund approp. 1067611000	Annual Fixed Charges-Forestry	2,512,000					Condition of Aid	
3264	State Forests, Establishing: Land Deeding (Act 30 of 1933 § 6)	Provides procedure for deeding land to the State for state forests.	Act 18 of 1995								Authorization	
3265	State Forests, Establishing: Land Transfers (Act 30 of 1933 § 7)	County commissioners may transfer unredeemed seated or unseated lands to the State.	Act 18 of 1995								Authorization	
3752	Giving Certain Powers to the Department of Forests and Waters (Act 195 of 1947 § 6)	Authorizes municipalities and the Department of Forest and Waters to enter into contracts for the planning, financing, etc., of facilities needed to carry out the purpose of this act.	Act 18 of 1995								Authorization	
4447	Project 70 Land Acquisition and Borrowing Act: Manner of (Act 8 of 1964 § 17)	Establishes procedures for land acquisition by political subdivisions and standards for the land to be acquired.	Project 70 Land Acquisition and Borrowing Act								Condition of Auth.	
5649	Project 70 Land Acquisition and Borrowing Act: Standards for Acquisition (Act 8 of 1964 § 18)	Provides that lands to be acquired by any political subdivision shall be such that they may be utilized for recreation, conservation and historical purposes, and contribute to meet the recreation or conservation needs of the community. Further provides that lands to be acquired by any political subdivision of the Commonwealth for historical preservation purposes must, first, before acquisition, be certified by the Pennsylvania Historical and Museum Commission.	Project 70 Land Acquisition and Borrowing Act								Condition of Aid	
4448	Project 70 Land Acquisition and Borrowing Act: Restrictions on Use or Alienation (Act 8 of 1964 § 20)	Authorizes political subdivisions or the Commonwealth to issue permits, licenses or leases for exploration, development and use of minerals and installation of public utility services on Project 70 lands, and further provides for certain restrictions on use or alienation.	Project 70 Land Acquisition and Borrowing Act								Authorization	
4865	Pennsylvania Appalachian Trail Act: Powers (Act 41 of 1978 § 3)	Authorizes political subdivisions to transfer land or rights in land to the state for establishment or protection of the trail.	Bureau of Forestry								Authorization	
2812	Pennsylvania Appalachian Trail Act: Municipal Powers (Act 41 of 1978 § 4)	Political subdivisions through which the trail passes shall have the power and duty to take action consistent with the law to preserve the natural, scenic, historic and aesthetic values of the trail.	Bureau of Forestry								Direct Order	
4025	Recreational Improvement & Rehabilitation Act: Fund Use (Act 106 of 1984 § 3)	Lists the types of projects for which funds may be used. Includes planning if approved by the Department of Community and Economic Development.	Bur. of Recreation & Conservation								Condition of Aid	
6692	Recreational Improvement and Rehabilitation Act (Act 106 of 1984 § 4)	Identifies the procedure municipalities must follow when requesting grants for recreational purposes and establishing a local conservation corp. Also provides for uses of property.	Bur. of Recreation & Conservation								Condition of Aid	
5503	Forest Lands Beautification Act: Local Cooperation (Act 125 of 1998 § 5)	Local agencies may cooperate with Commonwealth to prohibit unauthorized waste disposal on State parks and lands.	Bureau of Forestry	General Fund approp. 6014600000	Forest Land Beautification	220,930					Authorization	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
				\$3,732,930		\$0	\$0		\$0		0	
Department of Corrections												
6636	Judiciary: Immunity for Good Faith Conduct (42 Pa.C.S. § 9799)	Exempts law enforcement officers, or the State Police where no municipal police jurisdiction exists, from liability relating to the current addresses of sexually violent predators to neighbors within 72 hours of receipt. Chief law enforcement officers must follow written procedures and policies concerning community notification of sexually violent predators for exemption to apply.									Direct Order	
788	Prisoner Transfer: Inmate Transfers (61 Pa.C.S. § 1151)	Provides for transfer of inmates between and among State, federal and county prisons. Transfers may be permanent or temporary.									Direct Order	
209	Prisons and Parole: Expense of Removing Certain Inmates (61 Pa.C.S. § 1153)	Costs of transporting prisoners to the state penitentiaries are the responsibility of the counties originating transfers.									Direct Order	
4704	Allowing Adjoining Counties to Establish Combined Detention Centers (61 Pa.C.S. § 1761)	Plans for joint county detention facilities must be submitted to the state for approval.									Condition of Auth.	
4705	Allowing Adjoining Counties to Establish Combined Detention Centers (61 Pa.C.S. § 1762)	Acquisition of a site for a joint county detention facility must be approved by an attorney and the state.									Condition of Auth.	
4701	Allowing Adjoining Counties to Establish Combined Detention Centers (61 Pa.C.S. § 1763)	Upon the selection and acquisition of sites to be used for detention centers, the county commissioners of the counties involved may erect and construct suitable and necessary buildings thereon, and equip the same for use and occupancy.									Authori- zation	
4710	Allowing Adjoining Counties to Establish Combined Detention Centers (61 Pa.C.S. § 1768)	Rules for the management of a joint county detention facility may be made after consulting the advisory board and receiving approval from the state.									Condition of Auth.	
390	Prisons and Parole: Sale of Inmate-Made Goods (61 Pa.C.S. § 3107)	Department shall regulate sale of prison made goods.									Direct Order	
				\$0		\$0	\$0		\$0		0	
Department of Environmental Protection and PENNVEST												
151	Agriculture: Nutrient Management Act Management Plans (3 Pa.C.S. § 506)	Local conservation districts shall review plans within 90 days of receipt.	Nutrient Management Program		Nutrient Management Fund	2,030,000					Auth., Dir. Order, Condition of Aid	
152	Agriculture: Nutrient Management Act Local Preemption (3 Pa.C.S. § 519)	This Act occupies the whole field of regulation regarding nutrient management to the exclusion of all local regulations. No more stringent requirements may be adopted locally.	Nutrient Management Program								Auth., Dir. Order	
7688	Water Resource Planning: Water Use Registration and Reporting (27 Pa.C.S. § 3118)	This section requires each public water supply agency withdrawing an average rate of 10,000 gallons a day to register with the Department.	Planning & Conservation Division								Direct Order	
2998	Cities, Dams on Navigable Rivers (Act 282 of 1913 § 1)	Authorizes purchase or taking of land for the purpose of constructing a dam on a navigable stream. (Repealed as it relates to third class cities by Act 317 of 1931.)	Dam Safety Program								Authori- zation	
5180	Dam Safety and Encroachment Act: Permits (Act 294 of 1923 § 3)	Sets the permitting procedure and approval needed for permits.	Dam Safety Program								Direct Order	
4970	Administrative Code: Time Table for Review of Permit Applications (Act 175 of 1929 § 1935-A)	The Department shall publish a notice regarding the timetable in the Pennsylvania Bulletin for permit applications for a municipal waste landfill or resource recovery facility.									Condition of Auth.	
3299	Second Class Township Code: State Permit (Act 69 of 1933 § 2517)	No sanitary sewer may be constructed until plans are submitted to the Department of Environmental Protection and approved.	NPDES Water Quality Point Source Program								Authori- zation	
1144	Second Class Township Code: Water Supply, State Permit (Act 69 of 1933 § 2605)	Plans for water systems must be filed with and approved by the Department of Environmental Protection prior to initiation of the project.	Safe Drinking Water Program								Direct Order	
3314	Second Class Township Code: Water Supply, Joint Projects (Act 69 of 1933 § 2607)	Township may join with a city, borough or township in the construction, acquisition or maintenance of water works. Must have a Department of Environmental Protection permit.	Safe Drinking Water Program								Authori- zation	

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3319	Second Class Township Code: Board of Health (Act 69 of 1933 § 3001)	A Board of Health may be established by appointment.									Authorization	
6069	Second Class Township Code: Board of Health (Act 69 of 1933 § 3010)	Township may enter into agreement with other municipalities, government agencies, to carry out act. Abolition of board of health must be followed by notification to Dept.'s of Environmental Protection, Agriculture and Health.									Auth., Dir. Order	
3393	Flood Control Law (Act 46 of 1936 § 18)	A municipality may incur or increase its indebtedness for carrying out purpose of flood control law.	Flood Management Program								Authorization	
1270	Clean Streams Law: Sewage Discharge (Act 394 of 1937 § 202)	Discharge of sewage into waterways is prohibited without a permit.	NPDES Water Quality Point Source Program	PENNVEST Program		158,229,200	113,770,800				Direct Order	
1271	Clean Streams Law: Reports (Act 394 of 1937 § 203(b))	Municipalities are subject to state orders to file reports providing details on sewage facilities.	NPDES Water Quality Point Source Program								Direct Order	
1272	Clean Streams Law: Powers of DEP (Act 394 of 1937 § 202(a))	State may order acquisition or repair of sewage facilities.	NPDES Water Quality Point Source Program	PENNVEST Program		1270*	1270*				Direct Order	
1273	Clean Streams Law: Sewage Pollution: Approval of Plans, Designs . . . (Act 394 of 1937 § 207)	Construction plans for new or existing sewer or treatment systems must be approved by the State. Exceptions for certain sewer extensions are provided.	NPDES Water Quality Point Source Program	PENNVEST Program		1270*	1270*				Direct Order	
1274	Clean Streams Law: Waterways (Act 394 of 1937 § 301)	Requires municipalities to regulate dumping of industrial waste into any waterway of the Commonwealth.	NPDES Water Quality Point Source Program								Direct Order	
1275	Clean Streams Law: Industrial Waste Discharges (Act 394 of 1937 § 307)	Prohibits municipalities from allowing the discharge of industrial wastes into waterways without a permit.	NPDES Water Quality Point Source Program								Direct Order	
1276	Clean Streams Law: Industrial Wastes (Act 394 of 1937 § 308)	A municipality must submit plans, designs, and relevant data concerning construction of treatment works to the Department of Environmental Resources for approval before commencement of the construction.	NPDES Water Quality Point Source Program	PENNVEST Program		1270*	1270*				Direct Order	
1277	Clean Streams Law: Mine Discharges (Act 394 of 1937 § 315)	Operation of a mine or discharge of mine wastes into waterways is prohibited without a permit.	Surface Mining/ Bureau of Abandoned Mine Reclamation								Direct Order	
1278	Clean Streams Law: Nuisance (Act 394 of 1937 § 401)	Prohibits municipalities from discharging or allowing the discharge of any pollutants into State's waterways.	NPDES Water Quality Point Source Program								Direct Order	
1279	Clean Streams Law: Potential Pollution (Act 394 of 1937 § 402)	Municipalities are subject to broad regulatory and permit authority of the State with regard to water pollution.	NPDES Water Quality Point Source Program								Direct Order	
7625	Clean Streams Law: Penalties (Act 394 of 1937 § 602)	Specifies the penalties for a municipality which intentionally or knowingly violates the law.	NPDES Water Quality Point Source Program								Direct Order	
7626	Clean Streams Law: Limitation on Actions (Act 394 of 1937 § 613)	Actions against municipalities may be commenced at any time within a period of 5 years from the date the offense is discovered.	NPDES Water Quality Point Source Program								Direct Order	
1306	Explosives, Storage and Handling: General Provisions (Act 537 of 1937 §§ 1-5, 7-10)	Establishes regulations for the manufacturing, storing and possession of explosives by any person or political subdivision of the Commonwealth. DEP is empowered to enforce the Act under Reorganization Plan No. 8 of 1981.									Direct Order	
7746	Explosives, Storage and Handling: Report (Act 537 of 1937 § 6)	A local government may request a hearing with DEP on the issuance, denial, or revocation of any license. (See Reorganization Plan No. 8 of 1981.)									Authorization	
5610	Explosives, Storage and Handling: Penalties (Act 537 of 1937 § 12)	Officers may enforce provisions of Act. DEP, as per Reorganization Plan No.8 of 1981, may prosecute violators.									Authorization	
3725	Surface Mining Conservation and Reclamation Act: Funds/Grants (Act 418 of 1945 § 18)	Various funds are established to indemnify the Commonwealth and its citizens. Makes eligible municipalities, municipal authorities and appropriate nonprofit organizations, upon application, for grants derived from federal funds for the purpose of remediating abandoned mines.									Condition of Auth.	
3749	Anthracite Standards Law: Certificates (Act 168 of 1947 § 3)	Authorizes municipal weighmaster to issue certificate declaring anthracite shipments as standard or substandard.									Condition of Auth.	
3750	Anthracite Standards Law: Certificates (Act 168 of 1947 § 5)	Requires that certain information be recorded by municipal weighmaster.									Condition of Auth.	
3751	Anthracite Standards Law: Certificate Records (Act 168 of 1947 § 6)	Municipal weighmasters are required to retain records for 2 years.									Condition of Auth.	
4053	Second Class County Code: Dykes and Highways (Act 230 of 1953 § 2717)	A county may erect and maintain dykes, banks, causeways, and sluiceways for protection of bridges and highways.									Authorization	
4287	County Code: Bridges, Dykes, Banks, Causeways (Act 130 of 1955 § 2631)	A county may provide and maintain dykes, banks, causeways and sluiceways for the protection of bridges and highways.	Water Obstructions & Encroachments								Authorization	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
2355	Air Pollution Control Act: Powers of Department (Act 787 of 1959 § 4)	Requires compliance with state air pollution regulations and permits.									Direct Order	
5191	Air Pollution Control Act: Environmental Quality Board (Act 787 of 1959 § 5)	Sets the application procedure and approval criteria to be approved by board.									Direct Order	
5189	Air Pollution Control Act: Environmental Hearing Board (Act 787 of 1959 § 6)	Sets enforcement duties of Board.									Direct Order	
7975	Air Pollution Control Act: Plan Approval and Permits (Act 787 of 1959 § 6.1)	Prohibits the construction, installation, or modification of any stationary air contamination source without approval from the department.									Direct Order	
4395	Air Pollution Control Act: Powers of Political Subdivisions (Act 787 of 1959 § 12)	Permits enactment of local air pollution regulations, as long as they are not less stringent than those imposed by the state.									Authori- zation	
7976	Air Pollution Control Act: Violations (Act 787 of 1959 § 13.6)	Municipalities may enforce Act.									Authori- zation	
2456	Pennsylvania Sewage Facilities Act: Official Plans (Act 537 of 1965 § 5)	Requires a municipality to file and periodically update its plan for sewage services. Specifies official plan content. Provides for deemed approval.	Bureau of Water Quality Standards and Facility Regulation Act 537 Program		Act 537 Planning Grants	779,000					Direct Order	
7664	Pennsylvania Sewage Facilities Act: Grants Authorized (Act 537 of 1965 § 6)	Municipalities may receive funds for plans and revisions thereto, and other activities relating to environmental improvements.	Bureau of Water Quality Standards and Facility Regulation Act 537 Program		Act 537 Planning Grants	2456*					Authori- zation	
4470	Pennsylvania Sewage Facilities Act: Permits (Act 537 of 1965 § 7)	A permit is required before constructing, altering or requesting bids for a sewer system. No permit shall be required for a tract of ten-plus acres, in certain cases, unless done by ordinance. Provides for permit-exempt systems and on-lot systems.	Bureau of Water Quality Standards and Facility Regulation Act 537 Program								Condition of Auth.	
2455	Pennsylvania Sewage Facilities Act: Local Agencies (Act 537 of 1965 § 8)	Requires counties to require the issuance of permits prior to construction of a sewer system. Delineates duties and responsibilities of local agencies.	Bureau of Water Quality Standards and Facility Regulation Act 537 Program								Direct Order	
4727	Pennsylvania Sewage Facilities Act: Percolation Tests (Act 537 of 1965 § 9)	Requires local agencies, upon written request of a property owner, to perform percolation tests. Parameters for the tests are specified.	Bureau of Water Quality Standards and Facility Regulation Act 537 Program								Direct Order	
4566	Borough Code: Storm Sewers and Water Courses (Act 581 of 1965 § 2201)	A borough may, after receiving a permit, alter water courses, erect dykes, etc. A borough may enter upon and condemn property and materials as may be necessary.	Water Obstructions & Encroachments								Condition of Auth.	
2485	The Bituminous Mine Subsidence and Land Conservation Act (Act 1 of 1966 § 10)	Corporate authorities of municipalities must comply with order pursuant of section 703.									Direct Order	
4616	The Bituminous Mine Subsidence and Land Conservation Act (Act 1 of 1966 § 12)	County commissioners shall have the power to prevent the mining of coal in any mine in violation of this act.									Condition of Auth.	
2483	The Bituminous Mine Subsidence and Land Conservation Act: Penalties (Act 1 of 1966 § 17)	It shall be the duty of the district attorney of the county to represent the interests of the Commonwealth. It shall also be the duty of the prothonotary to enter and docket judgments in his office. Details the penalties to be assessed for mining coal without first obtaining a permit or for committing other mining violations.									Direct Order	
2484	Bituminous Mine Subsidence and Land Conservation Act: Conduct (Act 1 of 1966 § 17.1)	Establishes penalties for violations of this act which may relate to municipalities if they are involved in unlawful conduct.									Direct Order	
4627	The Land and Water Conservation and Reclamation Act: Grants (Act 443 of 1967 § 16(c), (b))	Establishes application procedures for a political subdivision to secure a grant-in-aid. Limits expenditures of monies.									Condition of Aid	
4632	The Land and Water Conservation and Reclamation Act: Mines (Act 443 of 1967 § 16(a))	Authorizes political subdivisions to enter upon private premises for the purpose of combating mine fires or to conduct a study to determine if stream pollution from mine drainage exists.									Condition of Auth.	
4639	Relating to Mine Fires and Subsidence: Enforcement (Act 42 of 1968 § 3)	Authorizes political subdivisions to enter private premises to combat mine fires; also provides for restoration.									Authori- zation	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
5452	Coal Refuse Disposal Control Act: Permits (Act 318 of 1968 § 4)	Requires all coal refuse operators to obtain a permit prior to the disposal of coal refuse.									Direct Order	
2589	Coal Refuse Disposal Control Act: Recorder of Deeds (Act 318 of 1968 § 5)	Disposal operation forms shall be recorded at the office of the recorder of deeds.									Direct Order	
2590	Coal Refuse Disposal Control Act (Act 318 of 1968 § 11)	A municipality may receive a civil penalty not exceeding \$5,000 per day for violation of a provision of this act.									Direct Order	
5205	Water and Wastewater Systems Operators' Certification Act: Powers (Act 322 of 1968 § 4)	Requires owners of sewage and water treatment plants and distribution systems to have certified operators and perform background checks.	Bureau of Water Quality Standards & Facility Regulation Operator Certification Program								Direct Order	
4693	Water and Wastewater Systems Operators' Certification Act: Systems (Act 322 of 1968 § 5)	Authorizes municipalities and municipal authorities to operate sewage treatment plants and distribution systems in accordance with specific classifications. Establishes requirements for individuals who will issue the license to operate sewage systems.	Bureau of Water Quality Standards & Facility Regulation Operator Certification Program								Authori- zation	
2591	Water and Wastewater Systems Operators' Certification Act: Fines (Act 322 of 1968 § 14)	Provides for the imposition of fines upon any municipality or municipal authority found in violation of this Act.	Bureau of Water Quality Standards & Facility Regulation Operator Certification Program								Direct Order	
4840	Pennsylvania Solid Waste - Resource Recovery Development Act (Act 198 of 1974 § 7)	Permits application to the state for solid waste disposal demonstration project grants and loans.									Condition of Aid	
5857	Pennsylvania Solid Waste - Resource Recovery Development Act (Act 198 of 1974 § 7)	Specifies that the Department of Environmental Resources shall make loans for new solid waste disposal or resource recovery systems in municipalities of counties of the seventh and eighth class whose systems serve a minimum of 10,000 in population; except in counties wherein the total population does not exceed 10,000 in which case the solid waste disposal system would serve the entire populace. Loans for existing solid waste disposal/ processing systems are available to municipalities in fifth through eighth class counties.									Condition of Aid	
4841	Pennsylvania Solid Waste - Resource Recovery Development Act (Act 198 of 1974 § 8)	Establishes application requirements for grants and loans.									Condition of Aid	
2823	Storm Water Management Act: Watershed Storm Water Plans . . . (Act 167 of 1978 § 5)	Requires every county to prepare & adopt a watershed storm water management plan for every watershed in the county.	Act 167 Program								Direct Order	x
2824	Storm Water Management Act: Joint Plans and Coordination of Planning (Act 167 of 1978 § 6)	Requires municipal & public participation in watershed planning through the establishment of a watershed plan advisory committee.	Act 167 Program								Direct Order	x
2825	Storm Water Management Act: Adoption and Amendment (Act 167 of 1978 § 8)	Establishes procedural guidelines for the adoption & amendment of the management plan.	Act 167 Program								Direct Order	x
2826	Storm Water Management Act: Civil Remedies (Act 167 of 1978 § 15)	Provides a procedure for dealing with civil nuisances in violation with the Storm Water Management Act. (NOTE: This section has been repealed in part by 1980, P.L.693 No.142, and repealed insofar as it is inconsistent by 1980, P.L.950 No.164.)	Act 167 Program								Direct Order	x
2838	Dam Safety and Encroachments Act: Permit Requirement (Act 325 of 1978 § 6)	Before constructing, modifying an enlarging a dam, a permit must be obtained from the Department of Environmental Resources.	Dam Safety Program								Direct Order	x
5176	Dam Safety and Encroachment Act: General Permits and Waiver of Permit Requirements (Act 325 of 1978 § 7)	Mandates permitting procedure and criteria for approval of proposals to construct or modify channels.	Dam Safety Program								Direct Order	x
2839	Dam Safety and Encroachment Act: Permit Application (Act 325 of 1978 § 8)	Establishes permit application requirements for dam construction, operation or modification. (Municipalities may make application).	Dam Safety Program								Direct Order	x
2840	Dam Safety and Encroachment Act: Duties of Owners (Act 325 of 1978 § 13)	Establishes legal duties of dam owners.	Dam Safety Program								Direct Order	x

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
2841	Dam Safety and Encroachment Act: Unlawful Conduct (Act 325 of 1978 § 18)	It shall be unlawful for any person to violate or assist in the violation of any of the provisions of this act.	Dam Safety Program								Direct Order	x
2852	Bluff Recession and Setback Act: General Provisions (Act 48 of 1980 §§ 6-11)	Requires municipalities to adopt, amend and implement bluff setback regulations.	Coastal Resources Management ¹	N/A	N/A		9,000	11,800	N/A		Direct Order	
2853	Bluff Recession & Setback Act: District Attorney (Act 48 of 1980 § 12)	It shall be the duty of the district attorney of the county to represent the interests of the Commonwealth.	Coastal Resources Management	N/A	N/A				N/A		Direct Order	X
4874	Bluff Recession and Setback Act: Civil Remedies (Act 48 of 1980 § 13)	Authorizes counties and municipalities to institute proceedings against violators of this Act. (NOTE: Section 13(b) has been repealed in part (1980, P.L.693 No.142).)	Coastal Resources Management	N/A	N/A		2852*	2852*	N/A		Authorization	
4875	Bluff Recession and Setback Act: Appeals (Act 48 of 1980 § 14)	Authorizes municipalities aggrieved by an action of the department to appeal such action to the Environmental Hearing Board within 30 days.	Coastal Resources Management	N/A	N/A				N/A		Authorization	X
2860	Solid Waste Management Act: Unlawful Conduct (Act 97 of 1980 § 610)	Establishes guidelines to be met by the municipality by describing unlawful conduct by those operating a solid waste storage & treatment plant. (NOTE: This Act has been repealed insofar as it is inconsistent (1988, P.L.31 No.12).)									Direct Order	
8043	Pennsylvania Safe Drinking Water Act: Variances and Exemptions (Act 43 of 1984 § 6)	Establishes action levels for contaminants in community water systems and nontransient, noncommunity water systems.	Safe Drinking Water Program								Direct Order	
2912	Pennsylvania Safe Drinking Water Act: Permits (Act 43 of 1984 § 7(b), (e), (f))	Requires community water systems to secure a permit and pay a permit fee to the Department of Environmental Protection before it constructs, operates, or modifies a community water system. Water suppliers are to supply the Department with a system distribution map.	Safe Drinking Water Program	PENNVEST Program		22,038,185	56,711,814				Direct Order	
8044	Pennsylvania Safe Drinking Water Act: Permits (Act 43 of 1984 § 7)	Delineates permit operation requirements for community and nontransient, noncommunity water systems.	Safe Drinking Water Program	PENNVEST Program		2912*	2912*				Direct Order	
8045	Pennsylvania Safe Drinking Water Act: Inspections and Recordkeeping (Act 43 of 1984 § 8)	Requires the water for a system that exceeds the sampling criteria be documented.	Safe Drinking Water Program								Direct Order	
8046	Pennsylvania Safe Drinking Water Act: Laboratories (Act 43 of 1984 § 9)	Prohibits the construction, substantial modification, or operation of laboratories facilities without appropriate permits.	Safe Drinking Water/ Lab Accreditation Program								Direct Order	
8047	Pennsylvania Safe Drinking Water Act: Emergencies and Imminent Hazards (Act 43 of 1984 § 10)	Establishes standards for emergencies/hazards.	Safe Drinking Water Program								Direct Order	
6671	Pennsylvania Safe Drinking Water Act: Public Notification (Act 43 of 1984 § 11)	Requires a permittee of a public water system to give public notice when the water supply system does not comply with specific regulations, fails to monitor water standards, is subjected to a variance for an inability to meet contaminant levels, or fails to comply with the requirements prescribed by a variance or exemption.	Safe Drinking Water Program								Direct Order	
8048	Pennsylvania Safe Drinking Water Act: Public Notification (Act 43 of 1984 § 11)	Establishes notification responsibilities, which encompasses an array of reports or advertisements.	Safe Drinking Water Program								Direct Order	
6672	Pennsylvania Safe Drinking Water Act: Public Nuisances; Penalties and Remedies (Act 43 of 1984 §§ 12, 13)	Specifies that any municipality or person which commits a violation of the act shall be liable for costs of abatement of any pollution and any public nuisance created by the violation(s). Also imposes extensive criminal and civil penalties for violations of the act.	Safe Drinking Water Program								Condition of Auth.	
6861	Coal & Gas Resource Coordination Act: Permits (Act 214 of 1984 § 5)	All persons, including political subdivisions, are not to drill a new gas well unless they follow the provisions of this act.									Condition of Auth.	
6862	Coal & Gas Resource Coordination Act: Minimum Distance Between Gas Wells (Act 214 of 1984 § 7)	Specifies information to be detailed on a permit application and identifies minimum distance requirements which must be met when drilling gas wells.									Condition of Auth.	
6864	Coal & Gas Resource Coordination Act: Plugging Gas Wells (Act 214 of 1984 § 13)	Requires owner of a gas well to securely plug the well if it penetrates workable coal seams.									Condition of Auth.	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6865	Noncoal Surface Mining Conservation and Reclamation Act: Operator's License (Act 219 of 1984 § 5)	Requires persons to obtain a permit for a noncoal surface mining operator's license and to pay appropriate fees.									Condition of Auth.	
6866	Noncoal Surface Mining Conservation and Reclamation Act: Mining Permit; Reclamation Plan (Act 219 of 1984 § 7)	Provides for mining permits and reclamation plans for noncoal surface mining.									Condition of Auth.	
6867	Noncoal Surface Mining Conservation and Reclamation Act: Bonding (Act 219 of 1984 § 9)	Specifies requirements and amount of bonds for applicants seeking surface mining permits.									Condition of Auth.	
6868	Noncoal Surface Mining Conservation and Reclamation Act: Public Notice (Act 219 of 1984 § 10)	Requires applicants to give public notice of every application for a permit and every application for a final bond release. Requires each applicant to file a copy of his application for public inspection with the recorder of deeds.									Condition of Auth.	
6869	Noncoal Surface Mining Conservation and Reclamation Act: Rulemaking (Act 219 of 1984 § 11)	Requires operators to remove all temporary or unused structures, to adhere to blasting regulations, and to restore water supplies contaminated or interrupted by mining.									Condition of Auth.	
6870	Noncoal Surface Mining Conservation and Reclamation Act: Progress Report (Act 219 of 1984 § 12)	Requires operators to file annual progress reports. Details what information must be included in the reports.									Condition of Auth.	
6871	Noncoal Surface Mining Conservation and Reclamation Act: Temporary Cessation (Act 219 of 1984 § 13)	Provides for temporary cessation procedures by mining operators.									Condition of Auth.	
6872	Noncoal Surface Mining Conservation and Reclamation Act: Soil Conservation Districts (Act 219 of 1984 § 25)	Vests regulatory powers in a conservation district acting pursuant to a delegation agreement.									Condition of Auth.	
6873	Oil and Gas Act: Well Permits (Act 223 of 1984 § 201)	Requires persons to apply for well permits and pay appropriate fees. Identifies permit application requirements. Also provides exceptions for those who are required to obtain a permit to redrill a nonproducing well.									Condition of Auth.	
8089	Oil and Gas Act: Status (Act 223 of 1984 § 203)	Details inactive status of certain wells.									Condition of Auth.	
6875	Oil and Gas Act: Well Location Restrictions (Act 223 of 1984 § 205)	Specifies well location restrictions.									Condition of Auth.	
6876	Oil and Gas Act: Well Site Restoration (Act 223 of 1984 § 206)	Requires restoration of land near oil or gas wells and requires operators to protect fresh groundwater and/or private or public water supplies.									Condition of Auth.	
6877	Oil and Gas Act: Use of Safety Devices (Act 223 of 1984 § 209)	Requires use of safety devices by well drill operators.									Condition of Auth.	
6878	Oil and Gas Act: Plugging Requirements (Act 223 of 1984 § 210)	Specifies plugging requirements for well drilling operator & alternate methods of plugging or casing. Orphan well provisions are made.									Condition of Auth.	
6220	Oil and Gas Act: Well Reporting (Act 223 of 1984 § 212)	Annual reports, which shall be kept confidential, shall be filed with the Department.									Condition of Auth.	
6879	Oil and Gas Act: Notification (Act 223 of 1984 § 213)	Requires operators of wells to notify the Department if a well is transferred, sold or exchanged.									Condition of Auth.	
6880	Oil and Gas Act: Bonding (Act 223 of 1984 § 215)	Specifies bonding requirements when a gas or oil well permit is applied for by the owner from the Department.									Condition of Auth.	
6881	Oil and Gas Act: Reporting Requirements for Gas Storage Operations (Act 223 of 1984 § 301)	Specifies reporting requirements for gas storage operators.									Condition of Auth.	
6882	Oil and Gas Act: General Gas Storage Reservoirs Operations (Act 223 of 1984 § 303)	Identifies requirements for general gas storage reservoir operations and for gas storage reservoir operations in coal areas.									Condition of Auth.	
6883	Oil and Gas Act: Inspection of Facilities and Records (Act 223 of 1984 § 305)	Authorizes persons operating a storage reservoir to inspect records and facilities of any coal mining overlying such storage reservoir.									Condition of Auth.	

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6884	Oil and Gas Act: Rights of Entry (Act 223 of 1984 § 508)	Requires owners or operators of gas or oil wells or storage reservoirs to grant access to agents of the Department of Environmental Protection to such facilities. Records are confidential for five years.									Condition of Auth.	
7566	Oil and Gas Act: Relationship to Other Acts (Act 223 of 1984 § 603.1)	Specifies conditions relating to permit and bond satisfaction of oil and gas drillers which have previously obtained permits and bonds under the Solid Waste Management Act and Administrative Code of 1929.									Direct Order	
7722	Infectious and Chemotherapeutic Waste Law: Civil Penalties; Criminal Penalties (Act 93 of 1988 §§ 5, 6)	Violations of the Act by municipalities may result in civil and/or criminal penalties. Maximum fines for violations are \$25,000 for either type of violation.									Auth., Cond. of Auth.	
5164	The Municipal Planning, Recycling and Waste Reduction Act (Act 101 of 1988)	Outlines standards applicable to the recycling fee for municipal waste landfills and resource recovery facilities.									Direct Order	
7725	Municipal Waste Planning, Recycling and Waste Reduction Act: Schedule for Submission of Municipal Waste Management Plans (Act 101 of 1988 § 501)	Each county is required to submit to DER an officially adopted plan for municipal waste management within two and a half years of 9/28/1988. Plan revisions must be submitted to DER at least three years prior to the exhaustion of the county's remaining available capacity or when otherwise required by DER. A county which files a complete plan within 30 days of 9/28/1988 shall be exempt from the deadline. The plan must be adopted by one-half the municipalities, representing one-half the population within the county and DER must grant technical or preliminary approval by 9/28/1988.									Direct Order	
7726	Municipal Waste Planning, Recycling and Waste Reduction Act: Content of Municipal Waste Management Plans (Act 101 of 1988 § 502)	The county-submitted official municipal plan must contain: (1) description of the waste; (2) description of existing facilities; (3) an estimate of future capacity; (4) a description of recyclable waste; (5) financial analysis; (6) location of the facilities; (7) identification of the responsible governmental entity; (8) public interests and functions; (9) relevant ordinances and resolutions; (10) orderly extensions of the plan; (11) any disposal methods other than by contracts; (12) explanation of county ownership, where applicable; (13) any other information required by DER; and, (14) noninterference with certain disposal facilities. The plan must also identify the general location of the facility and either identify the site or explain how the site will be chosen. Public participation is mandated.									Direct Order	
7727	Municipal Waste Planning, recycling and Waste Reduction Act: Development of Municipal Waste Management Plans (Act 101 of 1988 § 503)	An advisory committee is to be established by the county prior to preparing a plan or substantial plan revisions. The advisory committee shall be consulted during the preparation of the county plan. The review process and notice requirements involve two distinct stages: (1) the development of a plan; and, (2) the adoption by the county. If approved by the voter, the county is to submit the plan to DER for approval w/i 10 days of ratification.									Direct Order	
7728	Municipal Waste Planning, Recycling and Waste Reduction Act: Failure to Ratify Plan (Act 101 of 1988 § 504)	In the event a county plan is not initially ratified, procedures for a revote and eventual deeming of ratification are provided. DER is established as a final arbitrator.									Direct Order	
7729	Municipal Waste Planning, Recycling And Waste Reduction Act: Review of Municipal Waste Management Plans (Act 101 of 1988 § 505)	Review of county plan by DER. The county plan must meet specified criteria.									Direct Order	
7730	Municipal Waste Planning, Recycling and Waste Reduction Act: Contracts; Relationship Between Plans and Permits (Act 101 of 1988 §§ 506, 507)	The county cannot renew any existing contract unless such renewal or new contract conforms with the provisions of the approved plan. Once the county plan is approved by DER, no permit for a municipal waste processing or disposal permit under the SWMA shall be issued in the county unless the applicant demonstrates that the proposed facility is provided for in the county plan.									Direct Order	
7734	Municipal Waste Planning, Recycling and Waste Reduction Act: Planning Grants (Act 101 of 1988 § 901)	Counties may apply for planning grants of 80% of the approved cost of preparing municipal waste management plans, 90% of the cost of a recycling program, 50% of the cost of a recycling coordinator, and performance grants. (NOTE: Further limitations and conditions on awarding of grants may be found in Section 1937-A of the Administrative Code of 1929.)									Condition of Aid	

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5601	Municipal Planning, Recycling and Waste Reduction Act: Performance Grants for Municipal Recycling Programs (Act 101 of 1988 § 904)	Requires owners and operators of facilities to apply in order to obtain performance grants for municipal recycling grants.									Condition of Aid	
7923	Recycling and Waste Reduction Act: General Limitations (Act 101 of 1988 § 905)	Outlines the operation of a county or municipality which has adopted an ordinance allowing the limited burning of yard waste and is applying for a grant.									Direct Order	
7736	Municipal Waste Planning, Recycling And Waste Reduction Act: Municipal Implementation of Recycling Programs (Act 101 of 1988 § 1501)	Within two years, communities with populations exceeding 10,000 are required to establish and implement source separation collection programs for certain materials. Within 1 3 years, communities with populations between 5,000 and 10,000 with a density of more than 300 persons per square mile must do the same. Each municipality will be required to recycle at least three materials plus leaf waste from a list of eight.									Direct Order	
1433	Hazardous Sites Cleanup Act: Host Municipality Incentives and Guarantees (Act 108 of 1988 § 304)	Delineates host municipality incentives and guarantees, including information required; inspection of facilities; water sampling and analysis; and financial assistance.									Direct Order	
2403	Hazardous Sites Cleanup Act: Evaluation Grant (Act 108 of 1988 § 510)	Where DER is considering a remedial response host municipalities may apply for reasonable sums in grant money not to exceed \$50,000.									Condition of Aid	
2503	Hazardous Sites Cleanup Act: Expenditures from Fund (Act 108 of 1988 § 902)	Monies in the Hazardous Sites Cleanup Fund may be used to provide grants as outlined in Section 510.									Condition of Aid	
7820	Storage Tank and Spill Prevention Act: Submission and Content of Spill Prevention Response Plan (Act 32 of 1989 §§ 901, 902)	Each owner of a storage tank or facility shall prepare a prevention response plan in conjunction with county and municipal emergency management agencies to be filed with DER. Content is specified.									Direct Order	
7819	Storage Tank and Spill Prevention Act: Suits to Abate Nuisances and Restrain Violations (Act 32 of 1989 § 1305)	Action may be taken by county district attorney's and municipal solicitors, after giving notice to the Attorney General, to abate nuisances and restrain violators of the act.									Authori- zation	
7415	Sewage System Cleaner Control Act: Prohibited Acts (Act 41 of 1992 § 7(b))	No unit of government shall use, introduce or apply or cause to be used any sewage cleaner or additive containing any restricted chemical material named in this act.									Direct Order	
8025	Household Hazardous Waste Funding Act: Collection Programs (Act 155 of 1994 § 3)	Qualified municipalities may hold hazardous waste collection programs.									Auth., Cond. of Aid	
4916	Waste Tire Recycling Act: Waste Tire Collection Programs (Act 190 of 1996 § 114)	Local government must get approval before starting a waste tire collection program.									Authori- zation	
7737	Small Business and Household Pollution Prevention Program Act: Small Business and Household Pollution Prevention Program (Act 190 of 1996 § 205)	Municipalities shall register with DER before establishing a program for collection and management of household hazardous waste. The municipality shall maintain and submit records required by DER. The program shall be operated through a collection contractor certified by DER who shall operate under the requirements of and be subject to the responsibilities and liabilities of law.									Auth., Cond. of Auth.	
5400	Alternative Fuels Incentive Act: Fund (Act 178 of 2004 § 3)	Municipalities and school district's may apply to the Fund for grants and costs.									Authori- zation	
5788	Mine Families First Act: Coordination (Act 57 of 2007 § 5)	Emergency management coordinator shall assist Department in event of mine accident.									Direct Order	
1491	Bituminous Coal Mine Safety Act: Abandonment of Mine (Act 55 of 2008 § 228)	All operators engaged in the mining of coal, upon abandonment of a mine, shall seal all openings.									Direct Order	
5129	H2O PA Act: General Rule (Act 63 of 2008 § 501)	Provides grants to eligible applicants for water, sewer, stormwater, flood control, and high hazard dam projects.	Bureau of Water Quality Standards & Facility Regulation Technical & Financial Assistance Program								Condition of Aid	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
8385	Covered Device Recycling Act: Environmentally Sound Management Requirements (Act 108 of 2010 § 505)	Requires that covered devices, such as computers and televisions, be recycled in a manner that is in compliance with federal, state, and local laws and that they may not be exported for disposal in a manner that poses a risk to the public health.									Direct Order	
8387	Covered Device Recycling Act: Disposal Ban (Act 108 of 2010 § 506)	No person, including local governmental entities, within two years of the effective date of this act, may place defined covered devices and their components into any solid waste disposal facility. A hold harmless provision is specified in relation to good faith efforts to comply with this requirement.									Direct Order	
						\$183,076,385	\$170,491,614	\$11,800	\$0	11		
Department of General Services												
1710	The General State Authority Act of 1949: Exemption from Taxation (Act 34 of 1949 § 15)	The Department of General Services shall not be required to pay tax on land acquired or used by it.									Direct Order	
						\$0	\$0	\$0	\$0	0		
Department of Health												
7355	The Marriage Law: License to Marry: Forms (23 Pa.C.S. § 1104)	Specifies information to be collected by clerks of orphan's courts from marriage applicants.									Direct Order	
2028	Domestic Relations: Marriage Law: Fees (23 Pa.C.S. § 1105)	Establishes marriage license fees which are to be collected by counties. Transmission is to be to the State Treasurer.									Direct Order	
7457	Domestic Relations: Marriage Law: Records & Statistics (23 Pa.C.S. § 1106)	Clerk of orphan's court shall furnish Department of Health with statistics relating to marriages not later than the 15th of each month.									Direct Order	
8078	Elections: Death of Registrant (25 Pa.C.S. § 1505)	Department of Health shall notify county voter registration commission of death of voters in order to remove registration.									Direct Order	
6478	Abortion Control Act: Abortion Facilities (18 Pa.C.S. § 3207 (b))	Requires every facility at which abortions are performed to file certain informational reports with Department of Health.									Direct Order	
2729	Abortion Control Act: Reporting (18 Pa.C.S. § 3214)	Requires hospitals or other licensed facilities to complete reports concerning abortions and transmit same to the Department of Health within 15 days after each reporting month. Spousal notification provisions are included.									Direct Order	
2753	Abortion Control Act: Publicly Owned Facilities . . . : Public Funds (18 Pa.C.S. § 3215(c))	Prohibits local government agencies from expending state or state-appropriated federal funds to finance abortions under many conditions.									Direct Order	
7424	Emergency Medical Services System Act: Service System Programs (35 Pa.C.S. § 8104)	Provides for training and exemptions from liability for emergency medical technicians and EMT paramedic students. Also provides for eligibility, certification, and scope of practice requirements for emergency medical technicians and first responders.									Direct Order	
7425	Emergency Medical Services System Act: Duties of Department (35 Pa.C.S. § 8405)	Provides minimum standards for ambulance service attendants including application procedures and training and minimum staffing requirements.									Direct Order	
7422	Emergency Medical Services Act: PA Trauma Systems Foundation (35 Pa.C.S. § 8107)	Prohibits a hospital from holding itself as a trauma center unless it has been accredited. Provides for renewal of accreditation.									Direct Order	
7423	Emergency Medical Services Act: Medical Councils (35 Pa.C.S. § 8109)	Authorizes a local government, with an advisory council to be organized as an emergency medical services council. Duties of the council are specified.									Condition of Auth.	
5246	Administrative Code: Minimum Health Standards (Act 175 of 1929 § 2111(d))	The Advisory Health Board shall have the power to prescribe minimum health activities and standards for subdivisions.									Direct Order	
5810	Administrative Code: Powers (Act 175 of 1929 § 2111(b)-(c.1))	Health department shall take any allowable enforcement actions necessary to ensure compliance of local authorities.									Direct Order	
507	Administrative Code of 1929: Residential Treatment Programs (Act 175 of 1929 § 2123)	Specifies county duty if they participate in providing service of residential drug and alcohol treatment programs for pregnant women and mothers and their dependent children.									Authori- zation	
880	Public Bathing Law: Permit (Act 299 of 1931 § 5)	A permit is required before operating a public bathing or swimming facility.									Direct Order	
881	Public Bathing Law: License (Act 299 of 1931 § 10)	Requires townships, boroughs, cities, and counties not to impose additional licensing fees upon public bathing facilities operations.									Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
966	Third Class City Code: Public Health (Act 317 of 1931 § 2304)	Prescribes the duties of the secretary of the Board of Health.									Authorization	
6751	Third Class City Code: Public Health (Act 317 of 1931 § 2305)	A health officer shall be appointed; establishes his qualifications.									Authorization	
1071	First Class Township Code: Boards of Health (Act 331 of 1931 § 1612)	All expenses incurred by the local board of health in performance of its duties & all expenses of the secretary of the board of health incurred in accordance with this act will be paid by the township.									Authorization	
3319	Second Class Township Code: Board of Health (Act 69 of 1933 § 3001)	A Board of Health may be established by appointment.									Authorization	
6069	Second Class Township Code: Board of Health (Act 69 of 1933 § 3010)	Township may enter into agreement with other municipalities, government agencies, to carry out act. Abolition of board of health must be followed by notification to Dept.'s of Environmental Protection, Agriculture and Health.									Auth., Dir. Order	
1301	County Institution District Law: Reports of Persons Applying for Treatment of Disease (Act 396 of 1937 § 408)	Directs each district to create and maintain personal and statistical records for all persons treated.									Direct Order	
3917	Local Health Administration Law: Dissolution (Act 315 of 1951 § 5.1)	Provides process for dissolution of and withdrawal from county departments by majority vote of governing body.									Authorization	
1760	Local Health Administration Law: Joint-County Health Commission (Act 315 of 1951 § 6)	Establishes the health commission for the joint-county department of health, specifies procedural requirements and meetings.									Authorization	
1761	Local Health Administration Law: County Board of Health (Act 315 of 1951 § 7)	Provides for the appointment and organization of county boards of health.									Authorization	
1762	Local Health Administration Law: Appointment of County Health Director (Act 315 of 1951 § 8)	The board of health shall appoint a health director.									Authorization	
5210	Local Health Administration Law: County Department (Act 315 of 1951 § 9)	Upon authorization of establishment, all positions shall be filled.									Authorization	
1763	Local Health Administration Law: Board of Health (Act 315 of 1951 § 10)	Establishes the powers and duties of the board of health.									Authorization	
1764	Local Health Administration Law: Powers and Duties of the County Health Director (Act 315 of 1951 § 12)	Powers and duties of the county health director are established.									Authorization	
3918	Local Health Administration Law: Exemption (Act 315 of 1951 § 14)	Allows certain municipalities to be exempt from the jurisdiction of county departments of health.									Authorization	
1766	Local Health Administration Law: Local Coverage (Act 315 of 1951 § 16)	Provides for coverage of municipalities not exempt from jurisdiction of county departments of health which lie within more than one county.									Authorization	
1769	Local Health Administration Law: Administration (Act 315 of 1951 § 20)	Provides for the financial administration of joint-county departments of health.									Authorization	
1772	Local Health Administration Law: State Grants (Act 315 of 1951 § 25)	Provides for state grants to county departments of health and to certain municipalities. Procedures to be followed and amounts available are specified for annual, initial, adjusted annual, and adjusted initial grants.	Community Health Annual Grants & Environmental Health Services Grants ²			34,802,176					Authorization	
1773	Local Health Administration Law: County Departments (Act 315 of 1951 § 26)	Allows State Department of Health to take over county departments of health under certain circumstances.									Authorization	
5223	Vital Statistics Law: Improvement Account (Act 66 of 1953 § 206)	Department of Health must administer Improvement Account on behalf of coroners and local registrars.									Direct Order	
1798	Vital Statistics Law of 1953: Change of Civil Status (Act 66 of 1953 § 601)	Requires periodic summary of transcripts of marriage license applications pertaining to executed marriage license certificates.									Direct Order	
6434	Vital Statistics Law of 1953: Change of Civil Status (Act 66 of 1953 § 602)	Requires monthly transmissions to State of certificates of divorce, annulment of marriage, adoption and annulment of adoption by the prothonotary or clerk of orphans court. Cost for processing certificates is 50 cents.									Direct Order	
2187	County Code: Public Health (Act 130 of 1955 § 2171)	County shall make a record of all the personal and statistical particulars relative to the inmates in their institutions.									Direct Order	

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6773	County Code: Board of Health in Counties of the Third Class (Act 130 of 1955 § 2189)	Requires the board to appoint a health officer, prescribes his qualifications, oath, and bond.									Condition of Auth.	
6772	County Code: Boards of Health in Counties of the Third Class (Act 130 of 1955 § 2190)	Prescribes duty of the health officer.									Condition of Auth.	
6771	County Code: Boards of Health in Counties of the Third Class (Act 130 of 1955 § 2191)	Prescribes duties of the board of health.									Authori- zation	
6763	County Code: Boards of Health in Counties of the Third Class (Act 130 of 1955 § 2195)	Provides that the Secretary of Health may take charge of county board of health during the existence of menaces not remedied by county board of health.									Authori- zation	
4340	Disease Prevention and Control Law: State Regulation (Act 500 of 1955 § 3)	Local disease prevention and control programs are subject to state regulation.									Authori- zation	
2252	Disease Prevention and Control Law of 1955: Reports (Act 500 of 1955 § 4)	Authorizes local boards of health to require reports of disease in a prescribed manner.									Authori- zation	
2257	Disease Prevention and Control Law of 1955: Confidentiality of Reports and Records (Act 500 of 1955 § 15)	Local health records may not be disclosed, except for research purposes or to carry out purposes of the Act.									Authori- zation	
4341	Disease Prevention and Control Law of 1955: Rules and Regulations (Act 500 of 1955 § 16)	Local health agencies may enact regulations more restrictive than those of the state.									Authori- zation	
4389	Providing for the Registration of Camps (Act 497 of 1959 §§ 2, 4)	Requires annual registration of a camp, as defined, with the Pennsylvania Department of Health before operation.									Condition of Auth.	
6064	Borough Code: Public Health (Act 581 of 1965 § 3101)	Establishes the board of health and authorizes the appointment of Health Officers by council.									Authori- zation	
7066	Borough Code: Health and Sanitation (Act 581 of 1965 § 3104)	Prescribes for the duties of the secretary to the board of health.									Authori- zation	
7068	Borough Code: Health and Sanitation (Act 581 of 1965 § 3106)	Provides for the powers of the Board of Health.									Authori- zation	
6063	Borough Code: Public Health (Act 581 of 1965 § 3112)	If the Secretary of Health takes over the administration of local health laws, expenses shall be paid by the borough.									Authori- zation	
2844	Health Care Facilities Act: Administration (Act 48 of 1979 § 804)	Discrimination in the operation of health care facilities or the basis of race, creed, sex or national origin is prohibited.									Direct Order	
2845	Health Care Facilities Act: Licensure (Act 48 of 1979 § 806)	Health care facilities are required to be licensed. No health care facility can be a provider of medical or hospice services unless licensed and certified. There are imposed training requirements, disease screening, and background checks on certain individuals employed.									Direct Order	
2846	Health Care Facilities Act: Application for License (Act 48 of 1979 § 807)	Application for a license to operate health care facility shall be on forms specified. Fees are specified.									Direct Order	
2847	Health Care Facilities Act: Issuance of License (Act 48 of 1979 § 808)	Health care providers must meet standards specified by the Department of Health. Limited license may be issued.									Direct Order	
2848	Health Care Facilities Act (Act 48 of 1979 § 809)	Licenses must be posted in a conspicuous place on health care providers premises at all times.									Direct Order	
8388	Health Care Facilities Act (Act 48 of 1979 § 809.2)	Employees of health care facilities are required to have photo IDs and titles listed on those IDs when working and, if working outside the facility, to do so by 6/15/2015.									Direct Order	
2849	Health Care Facilities Act: Revocation/Nonrenewal of License (Act 48 of 1979 § 811)	A health care provider's license may be revoked or suspended for specified reasons.									Direct Order	
2850	Health Care Facilities Act: Provider Violations (Act 48 of 1979 § 814)	Health care provider must take certain steps to remedy violations. Failure to do so may result in revocation of license or appointment of temporary management.									Direct Order	
6555	Health Care Facilities Act: Employment of Practitioners (Act 48 of 1979 § 817)	Practitioners may practice the healing arts as an employee or independent contractor of facility.									Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6907	Prescribed Pediatric Extended Care Centers Act: License (Act 54 of 1999 § 4)	All facilities are to be licensed by the Dept. of Health.									Direct Order	
6244	Prescribed Pediatric Extended Care Centers Act: Violations (Act 54 of 1999 § 11)	Violators of Act shall be notified in writing.									Direct Order	
3412	Prescribed Pediatric Extended Care Centers Act: Enforcement (Act 54 of 1999 § 12)	Civil and criminal penalties shall be imposed on violators.									Condition of Auth.	
6345	Prescribed Pediatric Extended Care Centers Act: Inspection (Act 54 of 1999 § 14)	Licensee shall permit inspection as specified.									Direct Order	
7677	Counterterrorism Planning Act: Temporary Quarantine (Act 227 of 2002 § 301)	This section permits the temporary isolation or quarantine of persons in the case of an actual or suspected outbreak of a contagious disease or epidemic due to a bioterrorist or biohazardous attack.									Direct Order	
						\$34,802,176	\$0	\$0	\$0	\$0		0
Department of Labor and Industry												
5896	Child Labor Law: Involvement of Minors (Act 177 of 1915 § 7.1)	Prohibits the employment of minors, except under certain circumstances as provided in the act. Minors are prohibited from the performance sets of employers during the filming or rehearsal of any sexual act.										
5366	Child Labor Law: School Districts (Act 177 of 1915 § 17.1)	Requires employers receiving a transferable work permit to provide certain information to the school district. School districts shall maintain such records for two years.									Direct Order	
671	Child Labor Law: Enforcement (Act 177 of 1915 § 24)	Requires school officials and municipal police departments to enforce the Child Labor Law.									Direct Order	
6357	Workers' Compensation Act: Group Self-Insurance (Act 338 of 1915 § 305)	Political agencies may group insure to provide for the needs of their employees.									Direct Order	
396	Workers' Compensation Act: Pooling (Act 338 of 1915 § 802)	Municipal employers may pool their liabilities in a fund approved by the Department.									Authorization	
5812	Pennsylvania Workers' Compensation Act: Safety Discount (Act 338 of 1915 § 1002)	Employers shall file reports of occupational injury or disease and may qualify for safety discount on an annual basis.									Direct Order	
806	State Fire Marshal Law: Local Fire Chiefs (Act 291 of 1927 § 1)	Local fire chiefs appointed by appointing body as assistants to the appointing authority are subject to their authority as provided.									Direct Order	
807	State Fire Marshal Law: Reports (Act 291 of 1927 § 2)	Local fire chiefs if appointed as assistants to the State Police are required to investigate fires and make reports as needed.									Direct Order	
808	State Fire Marshal Law: Building Inspections (Act 291 of 1927 § 3)	Upon filing of compliant, the local fire chief that was appointed as an assistant must conduct building inspections.									Direct Order	
809	Fire and Panic Act: General Requirement (Act 299 of 1927 § 1)	Requires buildings to be constructed and maintained to provide for the safety and health of persons in the building. Requires enforcement by the Department of Health and others.									Direct Order	
1209	Heart and Lung Act (Enforcement Officer Disability Benefits Law): Pay (Act 193 of 1935 § 1)	Police officers, fire fighters or others injured in the line of duty are to be paid full salary during the period of disability.									Direct Order	
1210	Heart and Lung Act (Enforcement Officer Disability Benefits Law): Sick Leave (Act 193 of 1935 § 2)	Police officers and firefighters injured in the line of duty shall not use sick leave during the period of disability.									Direct Order	
1220	Unemployment Compensation Law: Records and Reports (Act 1 of 1936 (Sp. Sess. 2) § 206)	Employers shall keep accurate employment records and information as prescribed by the Department of Labor and Industry. Failure to comply shall result in prescribed penalties.									Direct Order	
5404	Unemployment Compensation Law: Relief from Charges (Act 1 of 1936 (Sp. Sess. 2) § 213)	Employers shall notify the Bureau of Employment Security if it is eligible for relief from certain charges and fees.									Direct Order	

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1221	Unemployment Compensation Law: Contributions.... (Act 1 of 1936 (Sp. Sess. 2) § 301)	Establishes contributions to be paid by employers and employees.									Direct Order	
1222	Unemployment Compensation Law: Determination and Contribution Rate.... (Act 1 of 1936 (Sp. Sess. 2) § 301.1)	The rate of contribution payable by an employer eligible for an adjusted rate is established.									Direct Order	
1223	Unemployment Compensation Law: Additional Contributions (Act 1 of 1936 (Sp. Sess. 2) § 301.2)	Additional contributions and credits for certain employers are prescribed.									Direct Order	
3383	Unemployment Compensation Law: Employer Contribution (Act 1 of 1936 (Sp. Sess. 2) § 302(b))	Employer may increase his contribution.									Authori- zation	
1225	Unemployment Compensation Law: Reports by Employers; Assessments (Act 1 of 1936 (Sp. Sess. 2) § 304)	Employers shall file reports, at such times and containing such information, as the Department requires.									Direct Order	
1226	Unemployment Compensation Law: Payment of Contributions.... (Act 1 of 1936 (Sp. Sess. 2) § 305)	Concurrently with each report, employers shall pay the contributions imposed by the Act for the period of the report.									Direct Order	
1227	Unemployment Compensation Law: Interest on Past Due Contributions (Act 1 of 1936 (Sp. Sess. 2) § 308)	Contributions unpaid shall bear interest at one percent per month until paid.									Direct Order	
2809	Unemployment Compensation Law: Contributions to be Liens (Act 1 of 1936 (Sp. Sess. 2) § 308.1)	Requires public employers to be liened in event of failure to contribute to employee's account.									Direct Order	
1229	Unemployment Compensation Law: Certain Agreements Void; Penalty (Act 1 of 1936 (Sp. Sess. 2) § 701)	No employer shall make or accept any deduction from the remuneration of employees to finance contributions required from him under this Act or accept any waiver of any right bestowed by the Act.									Direct Order	
5408	Unemployment Compensation Law: False Statements (Act 1 of 1936 (Sp. Sess. 2) § 802)	No employer or any officer or agent shall make a false statement or representation knowing it to be false.									Direct Order	
5410	Unemployment Compensation Law: Violation of Act (Act 1 of 1936 (Sp. Sess. 2) § 803)	Upon violation of law, fines and prison term may be imposed.									Direct Order	
1230	Unemployment Compensation Law: Services Excluded from "Employment" (Act 1 of 1936 (Sp. Sess. 2) § 1002)	Excludes elected officials from coverage of this Act.									Direct Order	
1231	Unemployment Compensation Law: Allocation of Benefit Costs; Group Accounts (Act 1 of 1936 (Sp. Sess. 2) §§ 1108, 1109)	Amount of payment due to the Unemployment Compensation Fund by an employer is determined according to specified provisions.									Direct Order	
1232	Unemployment Compensation Law: Political Subdivision Employes (Act 1 of 1936 (Sp. Sess. 2) § 1201)	Defines political subdivision employees covered by the provisions of this Act.									Direct Order	
1233	Unemployment Compensation Law: Liability for Contributions (Act 1 of 1936 (Sp. Sess. 2) § 1202.1)	Political subdivisions shall pay contributions as required in the sections of the Act unless an election is made to pay on a reimbursement basis.									Direct Order	
1234	Unemployment Compensation Law: Election of Reimbursement (Act 1 of 1936 (Sp. Sess. 2) § 1202.2)	Provides for the election of benefits for political subdivision employees by the municipality.									Direct Order	
1235	Unemployment Compensation Law: Method of Election (Act 1 of 1936 (Sp. Sess. 2) § 1202.3)	Prescribes the method of election of benefits for municipalities.									Direct Order	
1236	Unemployment Compensation Law: Reimbursement Payments (Act 1 of 1936 (Sp. Sess. 2) § 1202.4)	Establishes provisions for making reimbursement payments.									Direct Order	

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1237	Unemployment Compensation Law: Termination of Elections (Act 1 of 1936 (Sp. Sess. 2) § 1202.5)	Provides for the termination of elections by municipality.								Direct Order		
3403	Municipalities, Regulation of Buildings: Enforcement (Act 87 of 1937 § 2)	Authorizes corporate authorities to institute appropriate action to prevent and restrain unlawful construction or use; and, restrain, correct, or abate violations and prevent the occupancy of buildings.								Authorization		
1257	Employees, Protecting Health and Morals of: General Safety and Health Requirements (Act 174 of 1937 § 2)	Establishes requirements governing the physical condition of workplaces for the safety and health of employees. Some railroads are included.								Direct Order		
1258	Employees, Protecting Health and Morals of: Lighting, Heating, Ventilation, and Sanitary Facilities (Act 174 of 1937 § 3)	Requires employers to provide adequate light, heat, ventilation, and proper sanitary facilities for employees regardless of sex.								Direct Order		
1259	Employees, Protecting Health and Morals of: Fireworks and Explosives Plants (Act 174 of 1937 § 4)	Employers must locate buildings where fireworks are manufactured or stored at a safe distance from other buildings, highways, or railroads and must operate them so as to provide adequate protection for employees.								Direct Order		
1260	Employees, Protecting Health and Morals of: Floor Space (Act 174 of 1937 § 5)	Employers must maintain clear aisle space and must keep a workroom sufficiently uncrowded to protect the safety of employees.								Direct Order		
1261	Employees, Protecting Health and Morals of: Air Space for Workroom (Act 174 of 1937 § 8)	Employers must provide no less than 250 cubic feet of air space for each employee.								Direct Order		
1322	The Pennsylvania Occupational Disease Act: Prothonotary (Act 284 of 1939 § 427)	Requires issue of writ of certiorari upon certain appeals and filing of same with the Department.								Direct Order		
1487	Permitting Municipal Employees to Accumulate Sick Leave (Act 422 of 1947 § 1.1)	Sick leave in excess of three consecutive days may be granted to an employee only after receipt of a doctor's certificate.								Direct Order		
2350	Equal Pay Law: Employees (Act 694 of 1959 § 3)	Prohibits discrimination on the basis of sex in the payment of wages.								Direct Order		
2351	Equal Pay Law: Records (Act 694 of 1959 § 4)	Requires maintenance of records of wages, wage rates, job classifications and other terms and conditions of employment by employers.								Direct Order		
2352	Equal Pay Law: Secretary of Labor and Industry (Act 694 of 1959 § 6)	Requires employers to file wage reports as required by Secretary.								Direct Order		
2375	Pennsylvania Prevailing Wage Act: Duty of Public Body (Act 442 of 1961 § 4)	Requires payment of prevailing minimum wage rates to individuals employed on public construction projects and the statement thereof in the notice for bids.								Direct Order		
5024	Pennsylvania Prevailing Wage Act: Duty of Public Body (Act 442 of 1961 § 4)	Requires public bodies to state the minimum wage rate in every contract for a public work.								Direct Order		
2376	Pennsylvania Prevailing Wage Act: Duty of Public Body (Act 442 of 1961 § 10)	Establishes certain procedural requirements for the payment of contracts by public bodies.								Direct Order		
6338	Minimum Wage Act of 1968: Minimum Wages (Act 5 of 1968 § 4)	Minimum wage is required as provided in this Act.								Direct Order		
5418	Minimum Wage Act of 1968: Exemptions (Act 5 of 1968 § 5)	Certain employment shall not be subject to minimum wage.								Direct Order		
6339	Minimum Wage Act of 1968: Duty of Employer (Act 5 of 1968 § 8)	Records of employees are to be kept by employers. Record content is specified and access safeguarded to employees.								Direct Order		
5417	Minimum Wage Act of 1968: Penalties (Act 5 of 1968 § 12)	No employer shall violate this act.								Direct Order		
5419	Minimum Wage Act of 1968: Preemption (Act 5 of 1968 § 14)	Preempts and supersedes any local ordinance or rule concerning a local minimum wage.								Direct Order		
6468	Public Employe Relations Act: Bargaining (Act 195 of 1970 § 702)	Public employers are required to meet and discuss on policy matters that affect wages, hours and other terms and conditions of employment which are not matters of management policy. See also Act 88 of 1992 (for school districts).								Direct Order		

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6467	Public Employe Relations Act: Bargaining (Act 195 of 1970 § 704)	Public employers are required to meet and discuss with first level supervisors with respect to wages, hours, and other terms and conditions of employment.									Direct Order	
6466	Public Employe Relations Act: Mediation (Act 195 of 1970 § 801)	A labor dispute must be submitted to mediation if no settlement is reached 21 days after negotiations begin. See also Act 88 of 1992 (for school districts).									Direct Order	
6465	Public Employe Relations Act: Fact-Finding (Act 195 of 1970 § 802)	Fact-finding reports must be acted upon no more than 10 days after report is sent. If rejected, effort must again be made to accept or reject the report five to ten days after the report is made public. Municipalities as employers are required to pay one-fourth the cost of fact-finding. See also Act 88 of 1992 (for school districts).									Direct Order	
6464	Public Employe Relations Act: Agreements (Act 195 of 1970 § 901)	Once an agreement is reached between the public employer and employees, the agreement must be put into written form and signed by the parties. See also Act 88 of 1992 (for school districts).									Direct Order	
6463	Public Employe Relations Act: Arbitration (Act 195 of 1970 § 903)	Disputes or grievances rising from interpretation of the collective bargaining agreement must be submitted to arbitration. Costs must be shared equally between the parties. See also Act 88 of 1992 (for school districts).									Direct Order	
6460	Public Employe Relations Act: Grandfathering (Act 195 of 1970 § 904)	Collective bargaining agreements in existence on January 1, 1970 are valid through their expiration dates. See Act 88 of 1992 (for school districts).									Direct Order	
2830	Inspection of Employment Records Law: Inspection of personnel files; Designated agent; Applicability (Act 286 of 1978 §§ 2-3)	Requires employers to allow employees or their designated agents to inspect personnel files. Sufficient inspection time must be permitted.									Direct Order	
2834	Underground Storage Act: Bond; Construction; Enforcement (Act 314 of 1978 §§ 4-6)	Establishes requirements for "users" of underground storage sheds. (Users may be political subdivisions) (NOTE: This Act has been repealed insofar as it is inconsistent (1989, P.L.169 No.32).)									Direct Order	
2835	Underground Storage Act: Penalties (Act 314 of 1978 § 7)	Establishes penalties for any users violating this act. (NOTE: This Act has been repealed insofar as it is inconsistent (1989, P.L.169 No.32).)									Direct Order	
6696	Pennsylvania Conservation Corps Act: Powers and Duties (Act 112 of 1984 § 5)	Provides for the establishment of a Pennsylvania Conservation Corps and authorizes local agencies to participate in the program. The corps must provide educational opportunities and job training skills which may include general educational development, literacy training, and adult education relating to job searches.									Condition of Aid	
498	Pennsylvania Conservation Corps Act: Supervisors (Act 112 of 1984 § 8)	Specifies salaries and benefits to be given to crew leaders. Persons must be physically and mentally capable of performing labor-intensive work and supervisory duties.									Condition of Auth.	
7818	Pennsylvania Conservation Corps Act: Funding (Act 112 of 1984 § 10.2)	Funds may be applied for from L&I to create a local Conservation Corps Incubator if such development is accepted.									Condition of Aid	
5367	Worker & Community Right-To-Know Act: Hazardous Substance Survey Form; Access of Emergency Response Agencies (Act 159 of 1984 § 3(e), (f))	Requires every employer to fill out a hazardous substance survey for each workplace and to post the survey as well as forward it to the department. Also requires an employer to provide a copy of the survey with local police and fire officials if required to do so. (NOTE: This section has been deemed unconstitutional in part (623 F.Supp.1066, 1986).)									Direct Order	
5368	Worker & Community Right-To-Know Act: Environmental Hazard Survey (Act 159 of 1984 § 3(g))	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5369	Worker & Community Right-To-Know Act: Provision of Material Safety Data Sheets (Act 159 of 1984 § 4(b)(3))	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5370	Worker & Community Right-To-Know Act: Copy of Data Available to Employees (Act 159 of 1984 § 5(c))	NOTE: This section has been deemed unconstitutional in part.									Direct Order	

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5371	Worker & Community Right-To-Know Act" Furnishing information (Act 159 of 1984 § 5(d))	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5372	Worker & Community Right-To-Know Act: Information in the Work Area; Limitation on fees (Act 159 of 1984 § 5(e)(f))	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5373	Worker & Community Right-To-Know Act: Labeling (Act 159 of 1984 § 6)	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5374	Worker & Community Right-To-Know Act: Notice (Act 159 of 1984 § 7)	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5375	Worker & Community Right-To-Know Act: Employer Educational Program (Act 159 of 1984 § 8)	NOTE: This section has been deemed unconstitutional in part (623 F.Supp. 1066, 1986).									Direct Order	
5376	Worker & Community Right-To-Know Act: Health and Exposure Records (Act 159 of 1984 § 9)	Requires employers, upon request of the Department of Labor and Industry, to provide copies of employee health and exposure records maintained by the employer to the Department or to an employee. Health records are to be maintained.									Condition of Auth.	
5377	Worker & Community Right-To-Know Act: Trade Secrets (Act 159 of 1984 § 11)	Requires an employer to disclose the chemical identification of certain substances claimed as a trade secret to a treating physician or nurse when that information is needed for medical treatment subject to confidentiality agreement restrictions. Penalties for violating confidentiality provisions are provided.									Direct Order	
5378	Worker & Community Right-To-Know Act: Protection of Employees (Act 159 of 1984 § 13)	Specifies that an employer shall not discharge, discipline or discriminate against any employee filing a complaint with the Department of Labor & Industry.									Direct Order	
5379	Worker & Community Right-To-Know Act: Complaints and Investigations (Act 159 of 1984 § 14)	Provides for complaint and hearing procedures and civil penalties for violation of the act.									Direct Order	
850	Boiler and Unfired Pressure Vessel Law: Design and Construction (Act 85 of 1998 § 4)	Boilers must be installed and maintained in accordance with law.									Direct Order	
6273	Pennsylvania Construction Code Act: Application (Act 45 of 1999 § 104)	Provides for applicability of Uniform Construction Code in municipalities. Numerous exclusions are provided.									Direct Order	
2245	Pennsylvania Construction Code Act: Department of Labor and Industry (Act 45 of 1999 § 105)	Department shall with reasonable cause review municipal codes.									Direct Order	
6898	Pennsylvania Construction Code Act: Adoption by Regulations (Act 45 of 1999 § 301)	The regulations adopted by the department implementing the UCC shall supersede and preempt all local building codes. Two-family and one-family dwellings are partially included.									Direct Order	
6899	Pennsylvania Construction Code Act: Referenced Standards (Act 45 of 1999 § 302)	Municipality may adopt certain codes to the extent not referenced.									Authori- zation	
6922	Pennsylvania Construction Code Act: Revised or Successor Codes (Act 45 of 1999 § 304)	Specifies that municipalities are required to adopt ordinances to implement successor building codes.									Direct Order	
6362	Pennsylvania Construction Code Act: Standards for Lateral Connections (Act 45 of 1999 § 305)	Provides for the lateral connections located on private property and connecting to public infrastructure.									Authori- zation	

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6900	Pennsylvania Construction Code Act: Administration and Enforcement (Act 45 of 1999 § 501)	Municipalities shall enact an ordinance concurrently adopting the current Uniform Construction Code as their municipal building code for certain purposes. This may be done by reference. Exceptions are provided.									Direct Order	
6903	Pennsylvania Construction Code Act: Changes in Uniform Construction Code (Act 45 of 1999 § 503)	Any ordinance which exceeds the UCC must be reviewed by the Department of L&I.									Direct Order	
6918	Pennsylvania Construction Code Act: Training of Inspectors (Act 45 of 1999 § 701)	Sets forth standards and requirements for the enforcement of the UCC. Delineates permit and inspectors training requirements for commercial and residential construction.									Direct Order	
6930	Pennsylvania Construction Code Act: Exemptions (Act 45 of 1999 § 901)	Provides exemptions from the UCC for various structures including automatic sprinkler systems in one-family and two-family dwellings.									Direct Order	
6904	Pennsylvania Construction Code Act: Applicability to Certain Buildings (Act 45 of 1999 § 902)	Municipality shall not enforce UCC against historic buildings and sites. Uncertified buildings are provided for.									Direct Order	
						\$0	\$0	\$0	\$0	\$0		0
Department of Labor and Industry/Labor Relations Board												
2744	Policemen and Firemen Collective Bargaining Act: Collective Bargaining (Act 111 of 1968 § 2)	Public employers are required to bargain collectively with their police and fire employees if the employees choose to organize.									Direct Order	
2523	Policemen and Firemen Collective Bargaining Act: Arbitration (Act 111 of 1968 § 4)	Labor impasse involving police or fire employees must be settled by arbitration if requested by either party. Establishes procedure for selecting a board of arbitration.									Direct Order	
2536	Policemen and Firemen Collective Bargaining Act: Compensation of Arbitrator (Act 111 of 1968 § 8)	Requires political subdivisions to pay the compensation of the neutral arbitrator and the arbitrator they appoint, as well as all other expenses incurred during the arbitration proceeding.									Direct Order	
4717	Public Employe Relations Act: Representatives (Act 195 of 1970 § 601)	Authorizes public employers to select representatives to act in their interest in collective bargaining with representatives of public employees. See also Act 88 of 1992 (for school districts).									Authori- zation	
4718	Public Employe Relations Act: Representatives (Act 195 of 1970 § 602)	Authorizes public employers to recognize employee representatives provided the parties jointly request certification by the Pennsylvania Labor Relations Board. See also Act 88 of 1992 (for school districts).									Authori- zation	
4719	Public Employe Relations Act: Petitions (Act 195 of 1970 § 603)	Establishes procedures for the filing of petitions by public employers under certain conditions. See also Act 88 of 1992 (for school districts).									Authori- zation	
2603	Public Employe Relations Act: Bargaining (Act 195 of 1970 § 701)	Public employers are required to bargain with employees with respect to wages, hours, and other conditions of employment. See Act 88 of 1992 (for school districts).									Direct Order	
2604	Public Employe Relations Act: Arbitrators (Act 195 of 1970 § 806)	Establishes procedures for selecting a panel of arbitrators and requires employers to pay the cost of arbitrators they appoint when they are selected according to Section 806(1). See also Act 88 of 1992 (for school districts).									Direct Order	
2606	Public Employe Relations Act: Unfair Labor Practices (Act 195 of 1970 § 1201)	Public employers, their agents, or representatives are prohibited from practicing unfair labor practices as specified in this section. See also Act 88 of 1992 (for school districts).									Direct Order	
4722	Public Employe Relations Act: Complaints (Act 195 of 1970 § 1302)	The persons so complained of for unfair practices shall have the right to file an answer to the complaint and appear in person or otherwise to give testimony. See also Act 88 of 1992 (for school districts).									Authori- zation	
2607	Public Employe Relations Act: Unfair Labor Practices (Act 195 of 1970 § 1303)	If an employer is found to have engaged in unfair practices, it may be required to make reports from time to time showing the extent to which it has complied with the order to cease such practices. See also Act 88 of 1992 (for school districts).									Direct Order	
2608	Public Employe Relations Act: Restraining Orders (Act 195 of 1970 §§ 1401-1501)	The court of common pleas shall have jurisdiction to grant to the board temporary relief or a restraining order as it deems just and proper. See also Act 88 of 1992 (for school districts).									Direct Order	
2609	Public Employe Relations Act: Subpoena (Act 195 of 1970 § 1604)	The court of common pleas, upon application by the board, shall issue to any person refusing to obey a subpoena an order requiring the person to appear before the board. See also Act 88 of 1992 (for school districts).NOTE: This section has been repealed in part by the Judiciary Act Repealer Act (1978 P.L.202 No.53).									Direct Order	

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						\$0	\$0	\$0	\$0		0	
Department of Military and Veterans Affairs												
4853	Military Code: Donated Land (51 Pa.C.S. § 1505)	Grants municipalities authorization to acquire land for use by the Pennsylvania National Guard and to donate the land to the Guard.									Authorization	
4854	Military Code: Donated Items and Services (51 Pa.C.S. § 1506)	Political subdivisions are authorized to appropriate funds, convey land and provide water, light or fuel for use in any armory of the Pa. National Guard.									Authorization	
2774	Military Code: Leaves of Absence (51 Pa.C.S. § 4102)	Employees are entitled to leaves of absence with pay for time spent in service duty with the Pa. National Guard and for time engaged in training. Leaves of absence for training are limited to 15 days annually. Unpaid leaves may be permitted up to the maximum specified under federal law.									Direct Order	
4855	Military Code: Preference (51 Pa.C.S. § 7104(c))	Preference may be given to a veteran who passes the civil service exam and possesses the required qualifications but whose name does not appear on the list.									Authorization	
2780	Military Code: Military Leaves of Absence (51 Pa.C.S. § 7302)	During time of war, employees shall be granted military leaves of absence if they enlist or are drafted. Reserve members called to active duty shall automatically be granted military leave.									Direct Order	
2781	Military Code: Seniority Rights (51 Pa.C.S. § 7305)	Employees returning from military leaves of absence shall be awarded their military service in seniority rights.									Direct Order	
2783	Military Code: Discrimination in Employment (51 Pa.C.S. § 7309)	It is unlawful to refuse to hire an individual because of his membership in the National Guard or the military reserves. Protections regarding health insurance benefits are provided.									Direct Order	
2383	Military Code: Exemption from Real Estate Taxation (51 Pa.C.S. §§ 8902-8906)	Exempts land and buildings owned and inhabited by certain disabled veterans from all real estate taxes. Procedures to be followed are specified for veteran, counties, and others.									Direct Order	
1198	Deceased Service Persons, Funeral Expenses: Sum to be Spent (Act 149 of 1935 § 2)	A county is authorized and directed to contribute toward the funeral expenses of deceased service persons.									Direct Order	
1199	Deceased Service Persons, Funeral Expenses: Burial of Widows.... (Act 149 of 1935 § 3)	NOTE: This section has been repealed insofar as it is inconsistent (1978, P.L.909 No.173).									Direct Order	
1200	Deceased Service Persons, Funeral Expenses: Payments (Act 149 of 1935 § 4)	NOTE: This section has been repealed insofar as it is inconsistent (1978, P.L.909 No.173).									Direct Order	
1201	Deceased Service Persons, Funeral Expenses: Markers for Graves; Headstones (Act 149 of 1935 § 5)	Counties are to provide markers and headstones for the graves of deceased service persons.									Direct Order	
2169	County Code: Compilation of War Records (Act 130 of 1955 § 1923(a-g))	The county is to compile a record of burial places of deceased service persons on forms prepared by the Department of Military Affairs. A director of veterans affairs shall be appointed; salary is to be set by the salary board.									Direct Order	
						\$0	\$0	\$0	\$0		0	
Department of Public Welfare												
8156	Domestic Relations: Support Generally (23 Pa.C.S. § 4304.1)	DPW may request fiscal information on persons from any defined governmental entity. Local agencies shall protect the confidentiality of social security numbers when the agencies are required to collect this information on applications for certain licenses and certificates.									Direct Order	
2784	Domestic Relations: Child Protective Services Law: Reporting and Postmortem Investigation of Deaths (23 Pa.C.S. §§ 6317, 6367)	The coroner shall accept reports of child abuse, investigate and report his findings to police, district attorney, appropriate county agency and hospitals.									Direct Order	
2785	Domestic Relations: Child Protective Services Law: Penalties for Failure to Report or Refer (23 Pa.C.S. § 6319)	Failure of county child protective agency to investigate and report findings in suspected child abuse cases shall be a crime.									Direct Order	
7665	Domestic Relations: Statewide Toll-Free Number (23 Pa.C.S. § 6332)	County agency shall use Statewide toll-free phone number to determine existence of prior reports relating to individuals suspected of child abuse.									Direct Order	
7666	Domestic Relations: Unfounded Reports of Child Abuse (23 Pa.C.S. §§ 6337, 6338)	Provides for disposition of unfounded and founded child abuse reports.									Direct Order	

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5597	Domestic Relations: Child Protective Services Law: Confidentiality of Reports (23 Pa.C.S. § 6339)	Authorizes a mandated reporter of child abuse to maintain as confidential records under certain conditions.									Authorization	
7667	Domestic Relations: Release of Information in Confidential Reports (23 Pa.C.S. § 6340)	Specifies who may be privy to confidential reports relating to child abuse.									Direct Order	
7418	Domestic Relations: Child Protective Services Law: Prospective Child-Care Personnel (23 Pa.C.S. § 6344)	Mandates that administrators of child care facilities require job applicants to submit certain background information. No applicant may be hired if the applicant is named on a founded report of child abuse committed within five years or if the applicant has been convicted of certain crimes. Fees may not be charged to volunteers with a rape crisis center or domestic violence shelter.									Direct Order	
2788	Domestic Relations: Child Protective Services Law: Cooperation of Other Agencies (23 Pa.C.S. § 6346)	Political subdivisions and agencies shall provide assistance and data as needed to DPW.									Direct Order	
2786	Domestic Relations: Child Protective Services Law: Organization (23 Pa.C.S. § 6361)	Requires county public child welfare agencies to devise and establish a child protective service agency.									Direct Order	
6906	Domestic Relations: Child Protective Services Law: Duties (23 Pa.C.S. §§ 6362, 6365)	Requires weekly face-to-face contacts by county child protective services agencies or their designated agents with children who are assessed as being at high risk for abuse or neglect.									Direct Order	
8346	Penal and Correctional Institutions: Healthy Birth for Incarcerated Women (61 Pa.C.S. § 5905)	Institutions shall provide healthy birth practices for incarcerated women. Requires DPW to submit specified reports regarding the use of restraints on any pregnant prisoner or detainee.									Direct Order	
1280	County Institution District Law: First Class City Institution Districts.... (Act 396 of 1937 § 201)	Transfers the responsibility for administration of care of dependents from a first class city institution district to the city department of public welfare.									Direct Order	
1281	County Institution District Law: Second Class Cities (Act 396 of 1937 § 202)	Abolishes city institution districts in second class cities and transfers the functions and responsibilities to the respective county institution district.									Direct Order	
1282	County Institution District Law: Records (Act 396 of 1937 § 203)	Requires the Department of Welfare of first class cities to maintain all records and reports required by the State Department of Welfare.									Direct Order	
1283	County Institution District Law: Officers of County Institution Districts (Act 396 of 1937 § 302)	Identifies the commissioners of each county as the executive administrative officers of the county institution districts.									Direct Order	
1244	County Institution District Law: Records (Act 396 of 1937 § 304)	Requires commissioners to keep all records and submit reports as required by the State Department of Welfare.									Direct Order	
1287	County Institution District Law: Budget and Financial Requirements (Act 396 of 1937 § 309)	Stipulates time and performance schedule for the institution district's budget and financial requirements.									Direct Order	
1288	County Institution District Law: Third Through Eighth Class Counties Fiscal Year and Adoption of Budget (Act 396 of 1937 § 309.1)	Establishes the fiscal year for institution districts in counties of third to eighth classes. (NOTE: Section repealed as it relates to counties of the fourth through eighth class.)									Direct Order	
1289	County Institution District Law: Third Class Counties of Budget (Act 396 of 1937 §§ 309.2, 309.3)	Specifies annual budget preparation procedures and time schedule.									Direct Order	
1290	County Institution District Law: Third Through Eighth Class Counties Budget Appropriations and Tax (Act 396 of 1937 §§ 309.4, 309.5)	Sets the form and filing procedures for institution district budgets, and authorizes commissioners to levy taxes to meet expenses and appropriate funds.									Direct Order	
1297	County Institution District Law: Powers and Duties (Act 396 of 1937 § 401)	States the general powers and duties of local authorities with regard to the care of dependents.									Direct Order	
3421	County Institution District Law: Care of Department Referrals (Act 396 of 1937 § 402)	Authorizes local authorities to care for any person referred by the Department of Public Assistance or related board.									Authorization	

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1298	County Institution District Law: Burial of Dependents and Other Persons (Act 396 of 1937 § 403)	Authorities of any institution district shall provide for the burial of dependents.									Direct Order	
1302	County Institution District Law: Payments by Local Authorities (Act 396 of 1937 § 411)	Requires local authorities to pay monthly to DPW the amount spent by the department for specific care.									Direct Order	
3838	Public School Code of 1949: Public Assistance for Health Care (Act 14 of 1949 § 1415)	Schools shall advise needy parents of availability of public assistance for medical, dental or surgical care for the children.									Authori- zation	
2189	County Code: Public Health (Act 130 of 1955 § 2174)	County commissioners shall pay monthly to DPW the amount expended by the latter during the proceeding month as assistance on behalf of patients receiving public nursing home care, children in foster homes and institutions plus administration cost.									Direct Order	
6928	Mental Health and Mental Retardation Act of 1966: Powers and Duties of Department (Act 6 of 1966 (Sp. Sess. 3) § 201)	The Department's regulations shall not go into effect unless local agencies are given 30 days to review the regulations.									Condition of Aid	
2486	Mental Health and Mental Retardation Act of 1966: Powers and Duties of Local Authorities (Act 6 of 1966 (Sp. Sess. 3) § 301)	Counties are required to establish and operate county mental health and mental retardation programs.									Direct Order	
2487	Mental Health and Mental Retardation Act of 1966: Establishment of County MH/MR Board (Act 6 of 1966 (Sp. Sess. 3) § 302)	Appointment of a 13-member Mental Health and Mental Retardation Board is required. In cities of the first class, a mental health and mental retardation board shall be appointed and members will hold office pursuant to the city charter.									Direct Order	
2488	Mental Health and Mental Retardation Act of 1966: Duties of Board; Appoint-ment and Duties of Administrator (Act 6 of 1966 (Sp. Sess. 3) §§ 303-305)	Establishes duties of the county Mental Health and Mental Retardation Board, and the administrator. Some exclusions are enumerated for cities of the first class.									Direct Order	
2490	Mental Health and Mental Retardation Act of 1966: Escapes (Act 6 of 1966 (Sp. Sess. 3) § 425)	It shall be the duty of local law enforcement officers to apprehend escaped mental patients. Prescribes penalties for individuals who escape from mental institutions.									Direct Order	
4614	Mental Health and Mental Retardation Act of 1966: Liability of Mentally Disabled Persons (Act 6 of 1966 (Sp. Sess. 3) § 501)	Municipalities are authorized to recover expenditures for treatment of persons intellectual disabilities.									Authori- zation	
2491	Mental Health and Mental Retardation Act of 1966: Contingent Liability of State and Local Government (Act 6 of 1966 (Sp. Sess. 3) § 503)	Once a mentally disabled person has exhausted all other treatment benefits, the state and counties must share the financial obligations of treatment.									Direct Order	
6471	Mental Health and Mental Retardation Act of 1966: Liability of County (Act 6 of 1966 (Sp. Sess. 3) § 505(b))	Funds expended for care at mental facilities for convicts or persons undergoing observation may be recovered only from the person or from the individual having the legal duty to support the mentally disabled person.									Direct Order	
2493	Mental Health and Mental Retardation Act of 1966: State and County Grants and Payments (Act 6 of 1966 (Sp. Sess. 3) § 509)	Annual plans and estimates of expenditures to carry out MH/MR programs are to be submitted to the state.									Direct Order	
4615	Mental Health and Mental Retardation Act of 1966: Deadline for Establishment of County MH/MR Program.... (Act 6 of 1966 (Sp. Sess. 3) § 512)	Establishes deadlines for establishment of county mental health and mental retardation programs. Directs counties to submit a program plan for approval to Department of Public Welfare. Standards and penalties are specified.									Condition of Aid	
6951	Public Welfare Code: Uniformity in Administration of Assistance.... (Act 21 of 1967 § 403)	This defines the service to be provided under this code and the activities to be included in the service.									Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6950	Public Welfare Code: Protection of Information (Act 21 of 1967 § 404)	This regulation describes the privacy to be protected.									Direct Order	
2496	Public Welfare Code: Public Funds for Abortions Limited (Act 21 of 1967 § 453)	Prohibits the expenditure of local government agency funds for the performance of abortion except for situations specified.									Direct Order	
2498	Public Welfare Code: Computations Affecting Counties (Act 21 of 1967 § 472)	Describes the computation applicable to determine county, county institutional district or municipal liability for nursing home care and aid to families with dependent children.									Direct Order	
2499	Public Welfare Code: Children and Youth: Rules and Regulations (Act 21 of 1967 § 703)	Binds county institutional districts or their successors to all rules and regulations regarding child welfare programs as set by DPW.									Direct Order	
2500	Public Welfare Code: Children and Youth: Payments to Counties (Act 21 of 1967 § 704.1)	Specifies the reimbursement levels to county institutional districts for expenditures for services to children and juveniles.									Direct Order	
2501	Public Welfare Code: Children and Youth: Contingent Liability (Act 21 of 1967 § 704.2)	Specifies the contingent liability of county institutional districts for child welfare services.									Direct Order	
933	Public Welfare Code: Children and Youth: Needs-Based Budgeting (Act 21 of 1967 § 709.1)	Counties must submit to the Department of Public Welfare a needs-based budget as a means of determining reimbursable costs for child welfare programs.									Condition of Aid	
5696	Public Welfare Code: Kinship Care Program (Act 21 of 1967 § 1303)	Services shall be available to children placed with county agencies.									Direct Order	
2798	Mental Health Procedures Act: Provision for Treatment (Act 143 of 1976 § 104)	Requires adequate treatment, as defined, of persons receiving care for mental illness in hospitals, clinics, etc.									Direct Order	
2799	Mental Health Procedures Act: Treatment Facilities (Act 143 of 1976 § 105)	Involuntary and voluntary treatment facilities shall be approved by the county administrator.									Direct Order	
2800	Mental Health Procedures Act: Voluntary Examination and Treatment: To Whom Application May Be Made (Act 143 of 1976 § 202)	Upon an application for voluntary treatment, the county administrator is required to designate an approved facility for treatment.									Direct Order	
2802	Mental Health Procedures Act: Voluntary Examination and Treatment: Explanation and Consent (Act 143 of 1976 § 203)	The county administrator or facility director shall give certain notice to patients and other parties and protects person's personal property.									Direct Order	
2803	Mental Health Procedures Act: Extended Involuntary Emergency Treatment (Act 143 of 1976 § 303)	After application for involuntary emergency treatment is received, the court of common pleas shall appoint a counsel and schedule an informal hearing.									Direct Order	
2801	Mental Health Procedures Act: Court-Ordered Involuntary Treatment (Act 143 of 1976 § 304)	Establishes certain responsibilities for county administrators and courts in initiating involuntary treatment for persons, requires professional assistance at local expense and/or hearing on any petition for court-ordered involuntary treatment.									Direct Order	
7595	Attendant Care Services Act: Program (Act 150 of 1986 § 4)	Establishes a program for attendant care services and authorizes counties to enter into contracts with the State for such services. Participation requirements, consumer assessment reports and other provisions are specified.									Condition of Aid	
7596	Attendant Care Services Act: Funding (Act 150 of 1986 § 5)	Specifies use of funds made available by this act.									Condition of Aid	
7029	Children's Trust Fund: Divorce Complaints Surcharge (Act 151 of 1988 § 8)	Ten dollar surcharge is to be collected by the prothonotary for deposit into the Children's Trust Fund.									Direct Order	
4919	Resource Family and Adoption Process Act: Interview Process (Act 68 of 2005 § 4)	County shall enter into and execute information obtained from the interview process.									Direct Order	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
8355	Adult Protective Services Act: Reports to Coroner or Medical Examiner (Act 70 of 2010 § 502)	An agency which suspects elder abuse shall notify the coroner or medical examiner.									Direct Order	
8428	Children in Foster Care Act: Children in Foster Care (Act 119 of 2010 § 3)	Establishes principles regarding the treatment of children in foster care by foster parents and county and private agencies.									Direct Order	
8429	Children in Foster Care Act: Grievance Policy and Procedure (Act 119 of 2010 § 4)	Requires a county to adopt a model grievance policy and procedure developed by DPW, or revise its current grievance policy and procedure to include the protections set forth in Section 3 of the act.									Direct Order	
8430	Children in Foster Care Act: Notice of Requirements for Children in Foster Care (Act 119 of 2010 § 5)	Requires a county to notify children in foster care, as well as the child's parents and resource family, regarding the grievance policy and procedure which incorporates the protections set forth in Section 3 of the act.									Direct Order	
Agency did not respond to Survey.												
Department of Revenue												
2028	Domestic Relations: Marriage Law: Fees (23 Pa.C.S. § 1105)	County Clerks of Orphans' Court are required to collect a state tax of \$.50 on the issuance of a marriage license; the county receives no commission. Transmission is to be to the State Treasurer.									Direct Order	
7861	Judiciary and Judicial Procedure: Clerk of Courts (42 Pa.C.S. § 2705(e.1))	Requires the clerk of courts to report to the Department of Revenue, for purposes of a tax audit, the name of any person convicted of named drug offenses when the value of the drug exceeds \$1,000.									Direct Order	
6491	Vehicle Code: Liquid Fuels Tax (75 Pa.C.S. § 9004)	Exempts liquid fuels delivered to and used by any political subdivision from additional liquid fuels tax provided by this act.									Direct Order	
5645	Vehicle Code: Disposition of Liquid Fuels Tax (75 Pa.C.S. § 9010)	Prescribes the liquid fuels tax refund procedure for political subdivisions.									Condition of Aid	
871	Vehicle Code: Liens for Tax (75 Pa.C.S. § 9013)	Details county handling by prothonotary of Liquid Fuels Tax monies liens.									Direct Order	
5544	Taxes Collection of: Public Records (Act 157 of 1830 §§ 1, 3, 4)	County prothonotaries and recorders of deeds are required to collect a state tax of 25 cents or 50 cents on a variety of documents filed in those offices; the county receives a 3% commission.	Writ Tax: Estimated commission kept by the county.					55,000			Direct Order	
6912	Fiscal Code: Tax on Recording of Deeds (Act 176 of 1929 § 613)	Recorder of deeds shall continue to act as agent of State and make return upon State-taxed instruments.	Revenue	General Fund	Commissions for Inheritance and Realty Transfer Tax	3,428,240					Direct Order	
836	Fiscal Code: Reports (Act 176 of 1929 § 901)	Requires a periodic statement of monies received by each city and county officer be submitted to the Department of Revenue.									Direct Order	
1467	Ticket Sales (Relating To): Reselling; Licensing (Act 62 of 1947 § 2)	Mandates licensing of the resale of tickets for entertainment events. Includes Internet sales.									Direct Order	
1468	Ticket Sales (Relating to): County Collection (Act 62 of 1947 §§ 3-8)	The county or city treasurer shall issue applications to sell licenses for amusement or spectator events. Fee also established by Department of Revenue shall be collected by county for county use; establishes requirement to issue a license, reviews and transfer said license.									Direct Order	
8018	Second Class County Code: Tax Imposition for Asset District (Act 230 of 1953 § 3152-B)	County may levy retail sales tax of one percent which shall be collected by the Commonwealth for distribution as provided by law.									Authori- zation	
8019	Second Class County Code: Administration of Taxes (Act 230 of 1953 § 3156-B)	Notice of intent to adopt ordinance to impose taxes for purpose of funding Regional Asset District (and other purposes) must be made by county to specified parties.									Direct Order	
8020	Second Class County Code: Aid to Municipalities (Act 230 of 1953 § 3170-B)	Qualified municipalities within the county may receive aid after creation of a Regional Asset District.									Dir.Order, Condition of Aid	
2612	Tax Reform Code of 1971: Exclusions from Tax (Act 2 of 1971 § 204)	Exempts political subdivisions from sales and use taxes, as defined, under this act. Metal bullion shall not be taxed. Copies of documents shall not be taxed.									Direct Order	
2614	Tax Reform Code of 1971: Prothonotaries (Act 2 of 1971 § 242)	Sets the procedure and duties of prothonotaries with liens filed pursuant to this act regarding hotel occupancy taxes.									Direct Order	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
2615	Tax Reform Code of 1971: Lien for Tax (Act 2 of 1971 § 345)	Sets the procedure and duties of prothonotaries for liens filed pursuant to this act regarding personal income taxes and personal property taxes.									Direct Order	
1192	Tax Reform Code of 1971: Cooperation with Other Governmental Agencies (Act 2 of 1971 § 356)	Authorizes counties to request from the Department of Revenue, the name, address, social security number, and data related to reported dividends and interest for purposes of verifying information related to the personal property tax. Also authorizes political subdivisions to inspect the income tax returns of taxpayers or obtain an abstract of the return.									Authorization	
2616	Tax Reform Code of 1971: Bank and Trust Company Shares (Act 2 of 1971 § 701)	Exempts a portion of capital stocks of banks or savings institutions from local taxation.									Direct Order	
6490	Tax Reform Code of 1971: Gross Receipts Tax, Imposition, Generally (Act 2 of 1971 § 1101-A)	Applies the utility gross receipts tax to municipalities at 45 mills; exceptions are provided.									Direct Order	
3600	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Powers of Department (Act 2 of 1971 § 2103)	The Department of Revenue shall have complete supervision of registers and, in event of nonperformance, complete their duties under this Act.									Direct Order	
5161	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Farmland (Act 2 of 1971 § 2122(c)(3))	The register shall record certain changes in use of lands.									Direct Order	
6987	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Returns (Act 2 of 1971 § 2136)	Persons subject to inheritance tax shall record with registers.									Direct Order	
6988	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Deductions (Act 2 of 1971 § 2138)	The register shall determine the allowance or disallowance of all deductions claimed relating to inheritance taxes.									Direct Order	
6989	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Assessment (Act 2 of 1971 § 2139)	Assessment levy of inheritance tax shall be made by register of wills.	Revenue	General Fund	Commissions for Inheritance and Realty Transfer Tax	2,858,900					Direct Order	
6990	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Liability (Act 2 of 1971 § 2145)	The register shall be initially liable for payment of estate tax.									Direct Order	
6991	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Compromise (Act 2 of 1971 §§ 2148, 2149)	Compromise of estate taxes shall be filed with register of wills.									Direct Order	
6992	Tax Reform Code of 1971: Inheritance and Estate Tax Act: Bonds (Act 2 of 1971 §§ 2150, 2151)	Bonds filed to secure extensions of time for payment of taxes or for delinquent taxes shall be in the office of the register of wills.									Direct Order	
6993	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Register of Wills (Act 2 of 1971 § 2157)	When conflict arises as to residency of deceased, register may agree to compromise on taxes owed with counterpart in another state. The State Attorney General is to advise.									Authorization	
6994	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Arbitration (Act 2 of 1971 § 2158)	If the register claims a decedent was domiciled in Pennsylvania at time of death and a dispute arises with another state, arbitration may be selected as an option to settle dispute.									Authorization	
6995	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Documents (Act 2 of 1971 § 2160)	The register shall file the determination of the board as to decedents domicile, the record of the board's proceedings and the agreement, or duplicate made pursuant to the act.									Direct Order	
6996	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Compromise (Act 2 of 1971 § 2162)	A general compromise made by all parties to an inheritance tax dispute is not prohibited.									Authorization	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6997	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Liens (Act 2 of 1971 § 2169)	Liens against decedent's real property shall be filed in the office of the clerk.									Direct Order	
6998	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Enforcement (Act 2 of 1971 § 2176)	The register may request the court to order enforcement of payment of delinquent taxes to persons owing such. The register may subpoena for documents.									Authori- zation	
6999	Tax Reform Code of 1971: Uniform Act on Interstate Compromise and Arbitration of Inheritance Taxes: Disputed Tax (Act 2 of 1971 § 2186)	The register may be notified by any party disputing tax and afforded review.									Direct Order	
4856	Tax Reform Code of 1971: Local Sales Tax (Act 2 of 1971 § 201-A)	Local sales tax imposed on lease of motor vehicles, trailers, mobile homes, and other things, shall be based upon the home address of lessee.									Condition of Auth.	
2617	Tax Reform Code of 1971: Utility Realty Tax: Imposition of Tax (Act 2 of 1971 § 1102-A)	Charges assessors to assess and value all utility realty. Establishes procedures, schedule, and reports.									Direct Order	
6929	Tax Reform Code of 1971: Public Utility Realty Tax: Distribution (Act 2 of 1971 § 1102-A)	Specifies responsibilities for the department to distribute to each reporting local taxing authority its share of the PURTA tax.									Direct Order	
2618	Tax Reform Code of 1971: Public Utility Realty Tax: Assessment (Act 2 of 1971 § 1103-A)	Delineates the procedure for the assessment of public utility realty. Provides for collection and penalties.									Direct Order	
7405	Tax Reform Code of 1971: Public Utility Realty Tax Act: Assessment (Act 2 of 1971 § 1105-A)	The assessors of real property shall assess, value, and enroll all utility realty in the same manner as is provided by law for the assessment, valuation and enrollment of real estate.	Revenue	General Fund	Distribution of Public Utility Realty Tax	32,160,000					Direct Order	
5690	Tax Reform Code of 1971: Administration (Act 2 of 1971 § 1102-D)	Establishes requirements for administration of collection of the real property transfer tax.									Direct Order	
5698	Tax Reform Code of 1971: Disbursements (Act 2 of 1971 § 1106-D)	The Department of Revenue shall disburse taxes as provided.									Direct Order	
5699	Tax Reform Code of 1971: Determination and Notice of Tax (Act 2 of 1971 § 1109-D)	Provides for an additional penalty for the failure to pay realty transfer tax.									Direct Order	
56	Small Games of Chance Act: Prize Limits (Act 156 of 1988 § 5)	Directs the maximum prize limits that may be awarded.									Direct Order	
2660	Local Option Small Games of Chance Act: Lists (Act 156 of 1988 §10(f)(g))	Licensing authority shall send copies of all licensees to Department. Upon application or renewal of license, licensing authority shall provide up-to-date list of municipalities permitting games of chance.									Direct Order	
6754	Local Option Small Games of Chance Act: Fees (Act 156 of 1988 § 10(a)-(e))	County treasurers, elected treasurer in Philadelphia, shall issue annual license to eligible organization for \$100, except for limited occasion licenses which shall be \$10. License forms shall be prescribed by the secretary of revenue.									Direct Order	
5142	Pennsylvania Intergovernmental Cooperation Authority Act for Cities of the First Class: Tax Administration (Act 6 of 1991 § 508)	City must adopt ordinance to impose taxes under this act and must file a certified copy with the Department of Community and Economic Development.									Condition of Auth.	
5144	Pennsylvania Intergovernmental Cooperation Authority Act for Cities of the First Class: Authority Taxes (Act 6 of 1991 §§ 601-604)	Authorizes the imposition of taxes by the city for the exclusive use or the authority (PICA). Institutes a fund for holding of said taxes.									Condition of Aid	
						\$38,447,140	\$0	\$55,000	\$0	0		
Department of State												

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
1243	Commercial Code: Fees (13 Pa.C.S. § 9525)	Requires the recorder of deeds in every county to collect certain fees.	Division of Commissions, Legislation and Notaries	General Fund	Commercial Code: Fees.	3,340,000					Direct Order	X
248	Associations Code: Fee Schedule (15 Pa.C.S. § 153(d))	Provides for county fees under the "Uniform Commercial Code". See also 13 Pa.C.S. Section 9525.	Corporation Bureau	Corporation Bureau Restricted Account	Associations Code: Fee Schedule.	5,016,000					Direct Order	X
8073	Pennsylvania Voter Registration Act: Public Lists (25 Pa.C.S. § 1404)	County voter registration commission shall prepare lists which may be accessed by computer. Certain SURE information shall not be contained therein.	Statewide Uniform Registry of Electors (SURE)	General Fund	Pennsylvania Voter Registration Act: Public Lists.	3,775,000					Direct Order	X
8075	Pennsylvania Voter Registration Act: Reports (25 Pa.C.S. § 1406)	County voter registration commission shall make annual report to the Department of State.	Statewide Uniform Registry of Electors (SURE)	General Fund	Pennsylvania Voter Registration Act: Reports.	8073*					Direct Order	X
4746	Home Rule Charter and Optional Plans: Submission of Question (53 Pa.C.S. § 2926)	If recommended by the government study commission the question of adopting a home rule charter or an optional plan shall be submitted to the voters. The municipal clerk or secretary shall certify a copy of the commission's report to the county board of elections.	Division of Commissions, Legislation and Notaries	General Fund	Home Rule Charter and Optional Plans: Submission of Question.	1243*					Condition of Auth.	X
4747	Home Rule Charter and Optional Plans: Limitations (53 Pa.C.S. § 2927)	Authorizes municipalities to initiate a referendum to amend a home rule charter or optional plan. Time for commencement of proceedings is specified.	Division of Commissions, Legislation and Notaries	General Fund	Home Rule Charter and Optional Plans: Limitations.	1243*					Condition of Auth.	X
4751	Home Rule Charter and Optional Plans: Filing of Charter (53 Pa.C.S. § 2965)	Newly approved home rule charters are to be recorded in the ordinance books and a certified copy filed in the office of the Secretary of the Commonwealth, with the Secretary of the Department of Community and Economic Development, and with the county board of elections.	Division of Commissions, Legislation and Notaries	General Fund	Home Rule Charter and Optional Plans: Filing of Charter.	1243*					Condition of Auth.	X
4753	Home Rule Charter and Optional Plan: Filing of Plan (53 Pa.C.S. § 2972)	Newly approved optional plans are to be recorded in the ordinance book and filed with the Departments of State and Community and Economic Development along with the county board of elections.	Division of Commissions, Legislation and Notaries	General Fund	Home Rule Charter and Optional Plan: Filing of Plan.	1243*					Condition of Auth.	X
3753	Municipalities Code: Parking Authority Law: Incorporation (53 Pa.C.S. § 5504)	Municipalities may organize parking authorities by law.	Division of Commissions, Legislation and Notaries	General Fund	Municipalities Code: Parking Authority Law: Incorporation.	1243*					Authorization	X
3692	Municipality Authorities Act: Incorporation (53 Pa.C.S. § 5603)	Municipalities may organize authorities either singly or jointly.	Division of Commissions, Legislation and Notaries	General Fund	Municipality Authorities Act: Incorporation.	1243*					Authorization	X
4995	Municipality Authorities Act : Withdrawal (53 Pa.C.S. § 5604)	Outlines procedure for incorporating municipality to withdraw from an authority formed jointly.	Division of Commissions, Legislation and Notaries	General Fund	Municipality Authorities Act : Withdrawal.	1243*					Condition of Auth.	X
6735	Authorities of Second Class Counties to Accept Federal Funds (Act 30 of 1933 § 201)	Requires county commissioners to publish their intention to form an authority.	Division of Commissions, Legislation and Notaries	General Fund	Authorities of Second Class Counties to Accept Federal Funds	1243*					Direct Order	X
6734	Authorities of Second Class Counties to Accept Federal Funds (Act 30 of 1933 § 203)	Requires the county to file Articles of Incorporation with the Secretary of the Commonwealth and provide proof of publication of their intention to form same.	Authorities of Second Class Counties to Accept Federal Funds	General Fund	Authorities of Second Class Counties to Accept Federal Funds	1243*					Direct Order	X
6732	Authorities of Second Class Counties to Accept Federal Funds (Act 30 of 1933 § 205)	Sets forth what the Articles of Incorporation must include.	Authorities of Second Class Counties to Accept Federal Funds	General Fund	Authorities of Second Class Counties to Accept Federal Funds	1243*					Direct Order	X
7136	Pennsylvania Election Code: County Boards of Elections (Act 320 of 1937 § 302)	Provides for the power and duties of the county board of elections. Requires filing with Commonwealth.	Division of Elections/Precinct Data	General Fund	Pennsylvania Election Code: County Boards of Elections	1243*					Direct Order	
7344	Pennsylvania Election Code: State Vacancy (Act 320 of 1937 § 305(a)(4))	Provides for compensating the county election board for expenses incurred when holding special elections to fill a seat in the General Assembly.	Special Election Reimbursement (State-level Offices)	General Fund	Pennsylvania Election Code: State Vacancy.	300,000					Direct Order	X
7863	Pennsylvania Election Code: Election District Alteration and Data Reporting (Act 320 of 1937 § 536)	Prohibits with certain exceptions, the establishment or other changes to election districts from 6/1/00 to 4/30/02.	Election District Alteration	General Fund	Pennsylvania Election Code: Election District Alteration and Data Reporting	1243*					Direct Order	X
7864	Pennsylvania Election Code: Election District Alterations (Act 320 of 1937 § 537)	Prescribes alteration procedures to be followed after federal decennial census.	Advertising for Reapportionment	General Fund	Pennsylvania Election Code: Election District Alterations	1,700,000					Direct Order	X
7865	Pennsylvania Election Code: Election District Reports (Act 320 of 1937 § 538)	Specifies the county board of elections reporting requirements to the Bureau of Commissions, Elections, and Legislation of the Department of State.	Precinct Election Returns Reporting	General Fund	Pennsylvania Election Code: Election District Reports.	1243*					Direct Order	X
7866	Pennsylvania Election Code: Votes Cast (Act 320 of 1937 § 539)	Requires each county board of elections to submit to the Department of State within 30 days after an election, the total number of votes cast and the number of registered voters.	Official Election Returns Reporting	General Fund	Pennsylvania Election Code: Votes Cast.	1243*					Direct Order	X
7144	Pennsylvania Election Code: Nomination of Candidates (Act 320 of 1937 § 901)	Each county board shall determine which organizations are political parties within the county and shall transmit a list of such parties to the Secretary of the Commonwealth.	Candidate Ballot Access Filings	General Fund	Pennsylvania Election Code: Nomination of Candidates.	1243*					Direct Order	X

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
7165	Pennsylvania Election Code: Nomination of Candidates (Act 320 of 1937 § 995)	The Secretary of the Commonwealth or the county election board shall examine, as to legal sufficiency, all nomination certificates and nomination papers brought to his or its office for filing.	Candidate Ballot Access Filings	General Fund	Pennsylvania Election Code: Nomination of Candidates.	1243*				Direct Order	X	
7171	Pennsylvania Election Code: Voting Machines (Act 320 of 1937 § 1104(e))	If the county does not install voting machines as approved by voters within a specified time, the Secretary of the Commonwealth shall do so and charge the costs to the county.	Voting Machines	General Fund	Pennsylvania Election Code: Voting Machines.	1243*				Direct Order	X	
7249	Pennsylvania Election Code: Conduct of Elections (Act 320 of 1937 § 1203)	At each election, the county board of elections shall prepare voters' certificates in a form approved by the Secretary of the Commonwealth.	Statewide Uniform Registry of Electors (SURE)	General Fund	Pennsylvania Election Code: Conduct of Elections.	8073*				Direct Order		
7271	Pennsylvania Election Code: Disposition of Returns (Act 320 of 1937 § 1228(a))	Return sheets and statements shall be printed to conform with the voting machine used and in a form approved by the Secretary of the Commonwealth. Returns shall be posted on the polling place door.	Post-election Reporting by Precinct Officials	General Fund	Pennsylvania Election Code: Disposition of Returns.	1243*				Direct Order	X	
7277	Pennsylvania Election Code: Voting by Qualified Absentee Elections (Act 320 of 1937 § 1302(i))	Applications for official absentee ballots shall be on forms prescribed by the Secretary of the Commonwealth; they shall be freely available at specified locations; copies of completed applications for official absentee ballots shall be retained by the county board of elections.	Absentee Balloting	General Fund	Pennsylvania Election Code: Voting by Qualified Absentee Elections.	1243*				Direct Order	X	
5662	Pennsylvania Election Code: Application for Absentee Ballot (Act 320 of 1937 § 1302.1)	Establishes management and administration of county board of elections regarding absentee ballots.	Statewide Uniform Registry of Electors (SURE)	General Fund	Pennsylvania Election Code: Application for Absentee Ballot.	8073*				Direct Order	X	
7283	Pennsylvania Election Code: Voting by Qualified Absentee Electors (Act 320 of 1937 § 1304)	The County board of elections shall provide two additional envelopes for each official absentee ballot of such size and shape as shall be prescribed by the Secretary of the Commonwealth.	Absentee Ballot Reimbursement	General Fund	Pennsylvania Election Code: Voting by Qualified Absentee Electors.	1243*				Direct Order	X	
7285	Pennsylvania Election Code: Canvassing Official Absentee Electors (Act 320 of 1937 § 1308(a))	The county boards of elections shall keep official absentee ballots in specified envelopes in sealed or locked containers until they are distributed to local election districts.	Absentee Balloting	General Fund	Pennsylvania Election Code: Canvassing Official Absentee Electors	1243*				Direct Order	X	
7291	Pennsylvania Election Code: Returns Open to Public Inspection (Act 320 of 1937 § 1402)	The general returns shall be open to public inspection at the office of the county board of elections with certain exceptions. Filing shall be made with the Commonwealth.	Election Returns	General Fund	Pennsylvania Election Code: Returns Open to Public Inspection.	1243*				Direct Order	X	
7299	Pennsylvania Election Code: Returns of Primaries and Elections (Act 320 of 1937 § 1404(f-h))	Returns of election shall be recorded on blanks prepared for the purpose, certified after a specified period, and the county board of elections shall issue certificates of election to successful candidates. Filing with the Commonwealth is required.	Election Returns	General Fund	Pennsylvania Election Code: Returns of Primaries and Elections.	1243*				Direct Order	X	
7302	Pennsylvania Election Code: Returns of Primaries and Elections (Act 320 of 1937 § 1408)	After certification of the returns of any primary or election as provided by other sections of this Act, the county board of elections shall retain in its office one copy of the returns so certified. Certain totals shall be forwarded to the Secretary of the Commonwealth.	Election Returns	General Fund	Pennsylvania Election Code: Returns of Primaries and Elections.	1243*				Direct Order	X	
7303	Pennsylvania Election Code: Correction of Returns (Act 320 of 1937 § 1410(a))	When municipalities are located in two or more counties, each county board of elections shall certify to the county board of the county in which the majority of the voters reside the return of the votes cast. In specified cases, a certified copy of the returns shall be sent to the Secretary of the Commonwealth.	Election Returns	General Fund	Pennsylvania Election Code: Correction of Returns.	1243*				Direct Order	X	
7304	Pennsylvania Election Code: Returns of Primaries and Elections (Act 320 of 1937 § 1410(b))	In the election of specified offices, it shall be the duty of the county board of elections to transmit a certified copy of the returns to the Secretary of the Commonwealth.	Election Returns	General Fund	Pennsylvania Election Code: Returns of Primaries and Elections.	1243*				Direct Order	X	
7314	Pennsylvania Election Code: Recounts and Contests (Act 320 of 1937 § 1739)	Judges hearing contested election cases as required by the Act shall do so without delay and, within five days of rendering a decision, shall transmit a copy of same to the Secretary of the Commonwealth.	Statewide Recount Reimbursement	General Fund	Pennsylvania Election Code: Recounts and Contests.	7344*				Direct Order	X	
7323	Pennsylvania Election Code: Recounts and Contests (Act 320 of 1937 § 1774)	Immediately upon entry of any order or decree, the prothonotary of the court deciding any contested nomination or election shall transmit a copy to the Secretary of the Commonwealth.	Recounts and Contests	General Fund	Pennsylvania Election Code: Recounts and Contests	7344*				Direct Order	X	
7207	Pennsylvania Election Code: Electronic Voting Systems (Act 320 of 1937 § 1104-A)	If a majority of voters approve, the county board of elections shall purchase, lease, or otherwise procure for each election district, the components of an electronic voting system.	Electronic Voting Systems	General Fund	Pennsylvania Election Code: Electronic Voting Systems.	1243*				Direct Order	X	
1319	Surety Bonds For Sheriff and Coroner (Act 212 of 1939 § 3)	Sheriffs and coroners are to execute a bond in favor of the Commonwealth. (NOTE: The office of coroner has been abolished and replaced with the Medical Examiner's Office.)	Bonds	General Fund	Surety Bonds For Sheriff and Coroner	1243*				Direct Order	X	
5945	Urban Redevelopment Law: Formation (Act 385 of 1945 § 4)	Creates redevelopment authorities in cities, counties and eligible boroughs and provides for their incorporation by the governing bodies.	Division of Commissions, Legislation and Notaries	General Fund	Urban Redevelopment Law: Formation	1243*				Authorization	X	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
5944	Urban Redevelopment Law: Dissolution (Act 385 of 1945 §§ 4.1, 4.2)	Allows dissolution of certain city, borough and county authorities with no outstanding obligations and which no longer serve a municipal function.	Division of Commissions, Legislation and Notaries	General Fund	Urban Redevelopment Law: Dissolution	1243*					Authorization	X
1746	Register of Wills in First Class Counties (Act 82 of 1951 § 1)	Register of wills is required to give a bond to the Commonwealth.	Division of Commissions, Legislation and Notaries	General Fund	Register of Wills in First Class Counties	1243*					Direct Order	X
1786	Funeral Director Law: Local Registration (Act 522 of 1951 § 6)	Licenses shall be registered by the registrar of the municipality where licensee desires to practice.	DOS Bureau of Professional and Occupational Affairs	Restricted Fund (BPOA funded Professional and Occupational Licensing Programs)	Funeral Director Law: Local Registration.	1,070,000					Direct Order	X
5215	Vital Statistics Law of 1953: Reports to County Registration Commissions (Act 66 of 1953 § 8.1)	Requires notification of the State Department to the county boards of election for the purpose of removing deceased individuals from their voter registration rolls.	Statewide Uniform Registry of Electors (SURE)	General Fund	Vital Statistics Law of 1953: Reports to County Registration Comm.	8073*					Direct Order	X
6363	Public Auditorium Authorities Law (Act 270 of 1953 § 3)	Authorizes organization and incorporation of public auditorium authorities.	Corporation Bureau	Corporation Bureau Restricted Account	Public Auditorium Authorities Law	1243*					Authorization	X
2293	Optional Third Class City Charter Law: Procedure for Adoption of Optional Charter Plans (Act 399 of 1957 § 210)	Requires the charter commission to publish a report of its findings.	Division of Commissions, Legislation and Notaries	General Fund	Optional Third Class City Charter Law	1243*					Direct Order	X
2294	Optional Third Class City Charter Law: Procedure for Adoption of Optional Charter Plans (Act 399 of 1957 § 215)	Requires the city clerk to certify the commission's findings and submit them to the people on a certified ballot.	Division of Commissions, Elections and Legislation	General Fund	Optional Third Class City Charter Law	1243*					Direct Order	X
2292	Optional Third Class City Charter Law: General Powers and Limitations (Act 399 of 1957 § 302)	Requires the city clerk to certify the new charter after approval of the voters and send a copy of the charter to the Secretary of the Commonwealth.	Division of Commissions, Legislation and Notaries	General Fund	Optional Third Class City Charter Law	1243*					Direct Order	X
2397	Interstate Agreements Records Act (Act 483 of 1963 § 3)	Directs an agent or officer of a municipality or political subdivision to furnish a copy of any agreement meeting the criteria of this Act.	Division of Commissions, Elections and Legislation	General Fund	Interstate Agreements Records Act	1243*					Direct Order	X
2854	Optometric Practice & Licensure Act: Freedom of Choice (Act 57 of 1980 § 10)	Municipalities and schools expending public money for eye care shall not deny recipient freedom to choose any optometrist or physician.	DOS Bureau of Professional and Occupational Affairs	Restricted Fund (BPOA funded Professional and Occupational Licensing Programs)	Optometric Practice & Licensure Act	1786*					Direct Order	X
7613	Assessors Certification Act: Education (Act 28 of 1992 §§ 4, 5)	Requires certifications and recertification of assessors and specifies qualifications including educational requirements for revaluation company personnel.	State Board of Certified Real Estate Appraisers	Restricted Fund (BPOA funded Professional and Occupational Licensing Programs)	Assessors Certification Act: Education	562,000					Direct Order	X
						\$15,763,000	\$0	\$0	\$0			48
Department of Transportation												
8066	Pennsylvania Voter Registration Act: Registration (25 Pa.C.S. §§ 1321-1325)	Implements the requirements of the Federal Motor Voter statute regarding voter registration.	Pa. Voter Registration Act: Registration.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Direct Order	X
4635	Transportation: Application for State Grants (74 Pa.C.S. § 1507)	The governing bodies of municipalities, or counties may apply for grants. Establishes requirements thereof.	Transportation: Application for State Grants.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Condition of Aid	X
4636	Transportation: Operating Program (74 Pa.C.S. § 1513)	Municipalities are authorized to apply for grants from current funds to local transportation organizations to aid in defraying costs.	Transportation: Operating Program.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Authorization	X
2521	Transportation: New Initiatives Program (74 Pa.C.S. § 1515)	Provides application for fixed guideway systems. Priority is established.	Transportation: New Initiatives Program.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Direct Order	X
5380	Transportation: Aviation Act: Airport Authorities (74 Pa.C.S. § 5904)	Authorizes an airport authority, except an authority located in a county of the second class, to hire persons to provide for the safety of persons and property at the airport. Such persons shall be trained pursuant to the Municipal Police Education & Training Law.	Transportation: Aviation Act.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Authorization	X
5381	Transportation: Aviation Code: Airport Zoning Act: Power to Adopt Airport Zoning Regulations (74 Pa.C.S. § 5912)	Requires every municipality which has an airport hazard area within its boundaries to adopt applicable zoning regulations. Municipalities may also appoint joint airport zoning boards to administer the act. Membership of the board is delineated.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Authorization	X
5382	Transportation: Aviation Code: Airport Zoning Act: Relation to Other Zoning Regulations (74 Pa.C.S. § 5913)	Authorizes municipalities to incorporate its zoning airport comprehensive plans and regulations existing prior to the act into provisions provided for in the Aviation Code. In case of any regulations being in conflict with the act, the more stringent limitations will apply.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Authorization	X
5383	Transportation: Aviation Code: Airport Zoning Act: Procedure for Adoption of Zoning Regulations (74 Pa.C.S. § 5914)	Identifies the procedure for the adoption of zoning regulations, including notice and hearing requirements. Also, provides for the powers and duties of the airport zoning planning agency.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below					Motor License Fund/ Oil Company Franchise Tax	Condition of Auth.	X

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Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
5384	Transportation: Aviation Code: Airport Zoning Act: Airport Zoning Requirements (74 Pa.C.S. § 5915)	Specifies that airport zoning ordinances shall be reasonable, provide for nonconforming uses, and use various model airport zoning ordinances as a guide.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
5385	Transportation: Aviation Code: Airport Zoning Act: Permits and Variances (74 Pa.C.S. § 5916)	Airport zoning ordinances must require that permits be obtained before any new use or structure may be established or constructed. Also provides for procedures for granting variances and special circumstances related to hazard markings and lightings.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
5386	Transportation: Aviation Code: Airport Zoning Act: Notice to Department (74 Pa.C.S. § 5919)	Requires a municipality or board which decides to grant a permit or variance to notify PennDOT of its decision.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5387	Transportation: Aviation Code: Airport Zoning Act: Acquisition of Air Rights (74 Pa.C.S. § 5920)	Authorizes use of eminent domain or other methods to obtain property or remove nonconforming structures for airport safety or use.	Transportation: Aviation Code- Airport Zoning Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authori- zation	X
5388	Transportation: Aviation Development Act: Allocation of Funds (74 Pa.C.S. § 6122(b))	Requires the owner of a public airport to annually apply for grants to reimburse local governments for loss of real estate taxes.	Transportation: Aviation Code- Loss of Tax Revenue.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5389	Transportation: Aviation Development Act: Terms of Loans (74 Pa.C.S. § 6141)	Authorizes owners of a public airport to apply for a loan from the Airport Development Account. Loan limitations, interest and repayment schedules are specified.	Transportation: Aviation Code- Loans.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Aid	X
5742	Vehicle Code: Content of Title (75 Pa.C.S. § 1106)	Establishes criteria for vehicle identification and encumbrances.	Vehicle Code: Content of Title.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
8149	Vehicle Code: Seizure of Plates (75 Pa.C.S. § 1334.1)	Specifies the conditions where police may seize vehicle plates.	Vehicle Code: Seizure of Plates.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
7872	Vehicles: Surrender of Registration Plates (75 Pa.C.S. § 1376(b)-(d))	PennDOT may delegate authority to seize registration plates & cards to local police, sheriffs, or constables. Constables, if authorized for such service, shall be reimbursed. Parking violators in Philadelphia may be suspended after 6 unpaid tickets.	Vehicles: Surrender of Registration Plates.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
5495	Vehicles: Suspension of Registration for unpaid Parking Tickets (75 Pa.C.S. § 1379)	Vehicle registration in Philadelphia shall be suspended for nonpayment of 6 unpaid parking tickets.	Vehicles: Suspension of Registration for unpaid Parking Tickets.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
2287	Vehicles: Surrender of Licenses (75 Pa.C.S. § 1540)	Permits seizure of license by designated persons, including constables.	Vehicles: Surrender of Licenses.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
5600	Vehicle Code: Citations (75 Pa.C.S. § 1543(d))	Requires a police officer to verify with PennDOT that a person is driving with a suspended or revoked operator's license before issuing a citation for same.	Vehicle Code: Citations.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
6601	Vehicle Code: Breath Tests (75 Pa.C.S. § 1547(k))	A police officer may require that a person submit to a preliminary breath test for suspicion of driving under the influence if the officer believes a person is driving under the influence.	Vehicle Code: Breath Tests.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authori- zation	X
5748	Vehicle Code: Disqualification (75 Pa.C.S. § 1611)	Establishes criteria for disqualification of persons holding a commercial motor vehicle license.	Vehicle Code: Disqualification.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5744	Vehicle Code: Automated Red Light Enforcement (75 Pa.C.S. § 3116)	Establishes criteria for automated red light enforcement system in Philadelphia. Requires recorded images.	Vehicle Code: Automated Red Light Enforcement.	Automated Red Light Enforcement Fund	See Below	15,000,000			Automated Red Light		Authori- zation	X
5732	Vehicle Code: Railroad Crossings (75 Pa.C.S. § 3342)	Requires all vehicles owned or operated by municipalities, counties or schools, when such vehicles are engaged in the carriage of persons and passengers, to stop at railroad grade crossings.	Vehicle Code: Railroad Crossings.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
7076	Vehicle Code: Meeting or Overtaking School Bus (75 Pa.C.S. § 3345)	Provides conditions for establishing bus loading zones.	Vehicle Code: Meeting or Overtaking School Bus.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5781	Vehicle Code: Maximum Speed Limits (75 Pa.C.S. § 3362)	Establishes criteria for authorized speed limits on local roads. Provides for penalties.	Vehicle Code: Maximum Speed Limits.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5791	Vehicle Code: Alteration of Maximum Limits (75 Pa.C.S. § 3363)	Establishes the criteria for local authorities to set speed limits.	Vehicle Code: Alteration of Maximum Limits.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
7432	Vehicle Code: Speed Timing Devices (75 Pa.C.S. § 3368(c)-(e))	Specifies requirements when mechanical, electrical, or electronic devices are used for speed timing.	Vehicle Code: Speed Timing Devices.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
7962	Vehicle Code: Reports by Police (75 Pa.C.S. § 3751)	Requires local police departments to submit initial written reports of vehicle accidents to PennDOT within 15 days of the accident and mandating that if the initial report is not complete, a supplemental report shall be forwarded at a later date. User charge is authorized for provision of copies of reports to other parties.	Vehicle Code: Reports by Police.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
5750	Vehicle Code: Accidents involving Certain Vehicles (75 Pa.C.S. § 3756)	Establishes criteria for employer of certain drivers to report if employee has an accident.	Vehicle Code: Accidents involving Certain Vehicles.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5800	Vehicle Code: Emergency Vehicles (75 Pa.C.S. § 4571)	Establishes provisions for fire, police, coroner, and medical examiner vehicles, stipulating that such emergency vehicles shall have revolving or flashing lights. Sheriffs are also included.	Vehicle Code: Emergency Vehicles.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
7416	Vehicle Code: Police Officer Powers (75 Pa.C.S. § 4704(d))	Authorizes local police officers to detain each and inspect any sealed or unsealed vehicle, container, or shipment which they have probable cause to believe may be in violation of the laws of the Commonwealth.	Vehicle Code: Police Officer Powers.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
5790	Vehicle Code: Use of Highways and Bridges (75 Pa.C.S. § 4902)	This provision authorizes restriction of the use of highways and bridges because of condition of highway or bridge or traffic conditions. Engineering and traffic study required.	Vehicle Code: Use of Highways and Bridges.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5753	Vehicle Code: Motor Homes on Certain Local Highways (75 Pa.C.S. § 4908.1)	Establishes general provisions for size, classification and use of motor homes on local highways.	Vehicle Code: Motor Homes on Certain Local Highways.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
6584	Vehicle Code: Specific Powers of Department & Local Authorities (75 Pa.C.S. § 6109)	Authorizes local authorities to delegate certain police powers to a parking authority. Reasonable exercise of police powers is preserved. Provides for engineering and traffic investigation studies.	Vehicle Code: Specific Powers of Department & Local Authorities.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
4862	Vehicle Code: Traffic Control Device (75 Pa.C.S. § 6122)	Local authorities may erect traffic control devices, but must obtain approval to do so on state designated highways.	Vehicle Code: Traffic Control Device.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
7955	Vehicle Code: Reports by Clerks of Court. (75 Pa.C.S. § 6323)	Clerk of court shall, within ten days after final judgment of certain convictions, notify PennDOT so that individuals operating privilege's may be suspended. Record of judgment is required.	Vehicle Code: Reports by Clerks of Court.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
8148	Vehicle Code: Surcharge in Cities of the First Class (75 Pa.C.S. § 6507)	Addresses additional fines fees, or penalties levied in Philadelphia.	Vehicle Code: Surcharge in Cities of the First Class.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
5739	Vehicle Code: Duty of Police and Salvors (75 Pa.C.S. § 7303.1)	Establishes standards for uniform regulatory implementation of control of abandoned vehicles.	Vehicle Code: Duty of Police and Salvors.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	x
5775	Vehicle Code: Restoration of Highways (75 Pa.C.S. § 9207)	Establishes criteria for restoration of highways.	Vehicle Code: Restoration of Highways.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
7374	Vehicle Code: Oil Company Franchise Tax Allocations (75 Pa.C.S. § 9511)	Requires monies allocated from the State Highway Transfer Restoration account be deposited in the municipalities liquid fuels tax account. Monies may be expended for the same purposes as liquid fuels tax monies.	Vehicle Code: Oil Company Franchise Tax Allocations.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
6359	Administrative Code of 1929: Road Improvements (Act 175 of 1929 § 2005(3), (4))	PennDOT may deduct liquid fuels money from political units for bringing manhole covers up to grade when the dept. has done work on roads. Authorities may have highway occupancy permits withheld if the refuse to pay for similar work.	Administrative Code of 1929: Road Improvements.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Aid	X
3247	Construction and Improvement of Highways (Act 407 of 1929 § 2)	Any county, borough, town or township has the power to enter into contracts with the Department of Highways and agree to contribute moneys to the Department for construction and improvements for highways and may incur indebtedness for same.	Construction and Improvement of Highways.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3248	Highways, Certain Streets as (Act 409 of 1929 §§ 1-3)	Authorizes cities of the second class, second class A or third class to enter into joint contract with the State Department of Highways for the improvements of streets and highway systems and provide means of payment of the costs of the improvements.	Highways, Certain Streets as	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
867	Public Highways, Closing of Regulated (Act 550 of 1929 § 2)	Requires certain municipalities to notify PennDOT when a public highway is to be closed and a detour created. (NOTE: Repealed as it relates to counties except counties of the first class by Act 146 of 1931; as it relates to third class cities by Act 317 of 1931; and as it relates to state highways by Act 428 of 1945.)	Public Highways, Closing of Regulated	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1005	Third Class City Code: Notice of Detour on Street (Act 317 of 1931 § 2977)	Notice of detour on streets forming part of highways is required.	Third Class City Code: Notice of Detour on Street.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1028	Third Class City Code: Aeronautics (Act 317 of 1931 § 4201)	A city may acquire land for aeronautical purposes.	Third Class City Code: Aeronautics.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1094	Second Class Township Code: Certificates of Clerk of Court (Act 69 of 1933 § 206)	The Clerk of the Court of Quarter Session shall certify a copy of the record of a consolidation to the Secretary of Community Affairs.	Second Class Township Code: Certificates of Clerk of Court.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
1102	Second Class Township Code: Duties of Roadmasters (Act 69 of 1933 § 2302)	Duties of supervisors and roadmasters are specified.	Second Class Township Code: Road Permits.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1133	Second Class Township Code: Road Permits (Act 69 of 1933 § 2322)	Certain roads may be constructed only after any required permits and fees have been paid.	Second Class Township Code: Road Permits.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3302	Second Class Township Code: Sidewalks and Curbs (Act 69 of 1933 § 2401(c)(1))	Authorizes supervisors to establish the width and location of sidewalks.	Second Class Township Code: Sidewalks and Curbs.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1112	Second Class Township Code: Highway Consents Necessary (Act 69 of 1933 § 2512)	Sewers may be constructed under any county or State highway provided consent is obtained.	Second Class Township Code: Highway Consents Necessary.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3653	Supplementing Act Taking Streets as State Highways, Supplements (Act 102 of 1941 § 1)	Provides for the taking over by the Commonwealth of highways. (The City of Erie is specifically cited.)	Supplementing Act Taking Streets as State Highways, Supplements.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3654	Establishing the "Rim Parkway." (Act 149 of 1941 § 7)	Empowers delineated municipalities to lease, lend or grant of land to the commission by a municipality for construction of the parkway. (Pocono Mountain Memorial Parkway in Monroe, Northampton, Carbon, Luzerne, Lackawanna, Wayne and Pike Counties).	Establishing the "Rim Parkway."	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3682	Highways, Establishing Certain State (Act 333 of 1943 § 1)	Establishes procedure to make qualified county highways state highways.	Highways, Establishing Certain State.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3720	Limited Access Highway Law (Act 402 of 1945 § 2)	Political subdivisions are authorized to declare any existing or new highway, under their control, to be a limited access highway.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1446	Limited Access Highway Law (Act 402 of 1945 § 3)	Local service highways along a limited access highway shall be determined by the authorities having jurisdiction. No commercial enterprise shall be located on any public property which is part of a limited access right-of-way.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
2445	Limited Access Highway Law (Act 402 of 1945 § 4)	Authorizes local authorities to eliminate intersections under certain conditions.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
6818	Limited Access Highway Law (Act 402 of 1945 § 6)	The establishment of a limited access highway or local service highway shall be in the same manner as now or hereafter provided by law for the opening, widening, or relocating of highways by such political subdivision.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1447	Limited Access Highway Law (Act 402 of 1945 § 8)	Repayment for damages and the taking of private property shall be in the manner so stated and provided by law.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
6429	Limited Access Highway Law (Act 402 of 1945 § 9)	Grants exclusive jurisdiction to local authorities to maintain limited access highways under their control. Various named traffic control signs are permitted to be erected.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3721	Limited Access Highway Law (Act 402 of 1945 § 9.1)	If any portion of the highway located in a municipality is elevated, the adequate lighting thereof may be provided by the municipality.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
6432	Limited Access Highway Law (Act 402 of 1945 § 10)	Delineates maintenance responsibilities on a limited access highway.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3722	Limited Access Highways Law (Act 402 of 1945 § 11)	Establishes procedures for the sharing of costs of a limited access highway.	Limited Access Highways Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
1448	Limited Access Highway Law (Act 402 of 1945 § 12)	Local service highways constructed under this act shall be maintained at the expense of the political subdivision in which they are located.	Limited Access Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3723	Limited Access Highways Law (Act 402 of 1945 § 14)	The political subdivisions are authorized to provide funds for the establishment, construction or maintenance of limited access highways or local service highways.	Limited Access Highways Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1453	State Highway Law: Abandoned State Roads (Act 428 of 1945 § 214)	Requires the township, borough, incorporated town or city to maintain, at their own expense, any part of a state highway that has been abandoned within their municipal boundary.	State Highway Law: Abandoned State Roads.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1454	State Highway Law: Construction (Act 428 of 1945 § 14)	Establishes responsibility for highway construction work done under certain circumstances.	State Highway Law: Construction.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
626	State Highway Law: Construction, Improvement, Maintenance and Repair of State Highways (Act 428 of 1945 § 420(b), (c))	Authorizes the Secretary of Transportation to delegate to municipalities the right to issue driveway and occupancy permits onto state highways upon compliance with regulations. Also provides procedures when a municipality refuses to issue the permits.	State Highway Law: Construction, Improvement, Maintenance and Repair of State Highways.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
1455	State Highway Law: Detours (Act 428 of 1945 § 422)	Requires municipalities to inform the Department of Transportation of the creation or removal of a detour on a municipal road forming a link in a state highway.	State Highway Law: Detours.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3728	State Highway Law: State Rural Roads (Act 428 of 1945 § 52)	Empowers county commissioners to assume all responsibilities for a rural state highway with the approval of the Secretary of PennDOT and grand jury.	State Highway Law: State Rural Roads.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1457	State Highway Law: Detours (Act 428 of 1945 § 526)	Requires cities to maintain, at their own expense, adequate detours upon request of PennDOT.	State Highway Law: Detours.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1458	State Highway Law: Detours (Act 428 of 1945 § 548)	Provides for detours when a road becomes a state highway.	State Highway Law: Detours.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3731	State Highway Law: Indebtedness (Act 428 of 1945 § 549)	Empowers first and second class cities to increase their indebtedness by issuing city obligations for assisting in improving, constructing, or resurfacing state highways.	State Highway Law: Indebtedness.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
7461	State Highway Law (Act 428 of 1945 § 561)	Permits a municipality and PennDOT to enter into a contract for certain routine maintenance work on state highways within the municipal boundaries; relieves the municipality from any tort liability for such work if completed to the standards of the contract; and entitles the municipality to be paid upon completion to contracted standards.	State Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1459	State Highway Law: Bridge Abandonment (Act 428 of 1945 § 73)	Returns the responsibility of maintenance of abandoned state bridges to the counties if bridge is to remain open to motor traffic.	State Highway Law: Bridge Abandonment.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1460	State Highway Law: Bridges: National Defense (Act 428 of 1945 §§ 712, 713)	Requires the city or county to pay the balance of the costs of repairs of bridges deemed necessary for national defense when federal and other funds are unavailable.	State Highway Law: Bridges-National Defense.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3732	State Highway Law: Widening and Relocations (Act 428 of 1945 § 761)	Empowers first class cities and interstate joint commissions to enter into agreements with the Secretary of the PennDOT to share the costs of repairing highways, exclusive of property damages.	State Highway Law: Widening & Relocations.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
1462	State Highway Law: Bridges: Destroyed (Act 428 of 1945 § 784)	Requires the county commissioners to make provisions for the payment of all fees and expenses incurred when a bridge is carried away or destroyed by flood or windstorm.	State Highway Law: Bridges-Destroyed.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
1463	State Highway Law: Bridges: Maintenance (Act 428 of 1945 § 785)	Establishes maintenance requirements of bridges post flood damage.	State Highway Law: Bridges-Maintenance.	Motor License Fund	See Below	At municipalities' discretion			Motor License Fund/ Oil Company Franchise Tax		Direct Order	
3733	State Highway Law: Sharing of Costs (Act 428 of 1945 § 805)	Empowers any political subdivision to enter into agreements with the Secretary of PennDOT for sharing of the costs of construction of approaches to and connecting roads of State Highways.	State Highway Law.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3734	State Highway Law: Plans, Surveys, Bids (Act 428 of 1945 § 903)	County commissioners may contract for improvements with the lowest bidder for county highways; the State may provide listed services.	State Highway Law: Plans, Surveys, Bids.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3737	State Highway Law: Division of Responsibility (Act 428 of 1945 § 906)	Allows for Commonwealth maintenance of highways where a division of responsibility exists and provides for reimbursement of the Commonwealth by the municipality involved.	State Highway Law: Construction/Maintenance.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3738	State Highway Law: Bids: Advertising (Act 428 of 1945 § 907)	Requirements imposed upon PennDOT are sufficient for advertising by local governments when they bid through PennDOT for materials.	State Highway Law: Bids-Advertising.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
3739	State Highway Law: Road Widening (Act 428 of 1945 § 911)	Permits widening of State highways with municipality paying the cost if such work was pursuant to municipal request.	State Highway Law: Road Widening.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
6815	Relating to Federal Aid: Public Airports (Act 56 of 1947 § 1)	No political subdivision may apply for any federal funds for airport planning without the consent of the Department of Transportation.	Relating to Federal Aid: Public Airports.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
3888	Authorizing the Acquisition of Toll Bridges (Act 175 of 1949 § 18)	Authorizes political subdivisions to enter into agreements. Secretary of Transportation is to pay, out of available funds, all or part of the cost of acquiring a toll bridge.	Authorizing the Acquisition of Toll Bridges.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
4063	Second Class County Code: Bridge Relocation (Act 230 of 1953 § 2774)	Approval of State or Federal officers is required in certain cases for bridges relocation; court approval is required as are plans and cost estimates.	Second Class County Code: Bridge Relocation.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
2230	County Code: Roads Created as Soon as Decreed (Act 130 of 1955 § 2705)	Certain roads are to be county roads and repaired and maintained by the county as soon as they are declared to be county roads.	County Code: Roads Created as Soon as Decreed.	Motor License Fund	See Below	At municipalities' discretion			Motor License Fund/ Oil Company Franchise Tax		Direct Order	
5650	Liquid Fuels Tax Municipal Allocation Law: Uses (Act 655 of 1955 § 2)	Authorizes uses in contracts for materials and equipment purchases.	Liquid Fuels Tax Municipal Allocation Law: Uses.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
4352	Liquid Fuels Tax Municipal Allocation Law: Formula (Act 655 of 1955 § 4)	Appropriates money to municipalities and provides that part or all of the allocated funds may be used for repair of roads or to pay for the interest and principle on road and street improvement bonds. Also, funds may be used for curb cuts for the disabled, and for defined courts, alleys, and ways for which the governing body is legally responsible. With limitation, funds may be spent for computer-related costs.	Liquid Fuels Tax Municipal Allocation Law: Formula.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
4353	Liquid Fuels Tax Municipal Allocation Law: Appropriating Money to Municipalities (Act 655 of 1955 § 5)	Establishes procedures for qualifying for the appropriation. Establishes additional procedural requirements.	Appropriating Money to Municipalities.	Motor License Fund	See Below	At municipalities' discretion			Motor License Fund/ Oil Company Franchise Tax		Condition of Aid	
5478	Liquid Fuels Tax Municipal Allocation Law: Work Done (Act 655 of 1955 § 6)	Lists requirements for municipalities for use of liquid fuels tax monies for work to be completed.	Liquid Fuels Tax Municipal Allocation Law: Work done.	Motor License Fund	See Below	At municipalities' discretion			Motor License Fund/ Oil Company Franchise Tax		Direct Order	
5479	Liquid Fuels Tax Municipal Allocation Law: Mileage (Act 655 of 1955 § 7)	Establishes Pennsylvania Department of Transportation specifications which apply to calculation of miles of road.	Liquid Fuels Tax Municipal Allocation Law: Mileage.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
6608	Liquid Fuels Tax Municipal Allocation Law: Laws and Regulations (Act 655 of 1955 § 8)	Upon request, any corporate authority may have the laws and regulations relating to the use of funds sent to them.	Liquid Fuels Tax Municipal Allocation Law: Laws/Regulations.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
5823	County and Municipal State Highway Law: Roads (Act 615 of 1961 § 402)	Lists numerous individual local township roads which require specific local action to be or remain part of the State Highway System.	County and Municipal State Highway Law: Roads.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Condition of Auth.	X
2790	Ramps for Handicapped Persons Installation at Crosswalks: Installation (Act 56 of 1976 § 1)	When installing or replacing sidewalks, curbs or gutters, ramps at crosswalks must be installed.	Ramps for Handicapped Persons Installed in Crosswalks.	Motor License Fund	See Below	At municipalities' discretion			Motor License Fund/ Oil Company Franchise Tax		Direct Order	
2791	Ramps for Handicapped Persons Installation at Crosswalks: Design Standards (Act 56 of 1976 § 2)	All ramps installed by municipalities under this act shall be constructed in accordance with design specifications made by PennDOT.	Ramps for Handicapped Persons Installed at Crosswalks.	Motor License Fund	See Below	At municipalities' discretion			Motor License Fund/ Oil Company Franchise Tax		Direct Order	
7365	Rail Freight Preservation and Improvement Act: Program Authority: Guidelines for Grants (Act 119 of 1984 § 6(b))	Authorizes municipalities to seek grants to participate in the acquisition of rail facilities. Specifies guidelines for obtaining grants.	Rail Freight Preservation and Improvement Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
7366	Rail Freight Preservation and Improvement Act: Grants by Transportation Organizations or Municipalities (Act 119 of 1984 § 10)	Authorizes municipalities to make annual grants for current revenues to participate in rail freight transportation projects.	Rail Freight Preservation and Improvement Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
7430	Transportation Partnership Act: Participation in State Highway Projects (Act 47 of 1985 § 6)	Authorizes municipalities and authorities to participate and contribute to the planning, financing or improvement of any state highway with a district upon terms agreed upon with the Secretary of Transportation.	Transportation Partnership Act.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Authorization	X
7963	Oil Spill Responder Liability Act: Liability (Act 52 of 1992 § 3)	Specifies local liability and exemption therefrom when local agencies respond to an oil spill/threatened oil discharge.	Oil Spill Responder Liability Act: Liability.	Motor License Fund	See Below				Motor License Fund/ Oil Company Franchise Tax		Direct Order	X
				10 573	Local Road Maintenance & Construction	199,928,000						
				10 574	Supplemental Local Road	5,000,000						
				Act 44 of 2007	Municipal Roads & Bridges	30,000,000						
				Act 26 of 1991	Municipal Portion	53,728,000						
				Act 3 of 1997	Municipal Portion	37,310,000						
						\$340,966,000	\$0	\$0		\$0		96
Governor's Office												
7875	Prisons and Parole: Visitation; Employees of Official Visitor (61 Pa.C.S. §§ 3513, 3514)	Defined "official visitors" must be permitted entry into local prisons between 9-5 and other times with permission. Official visitors are permitted to be accompanied by an employee.									Direct Order	
5526	Transportation: Authorities: Governing Body (74 Pa.C.S. § 1712)	Limits board functions to policy making duties.									Direct Order	
1790	Providing for Auxiliary Police (Act 561 of 1951 § 6)	The Governor may order the Commissioner of State Police to transfer police, auxiliary police and equipment to a requesting municipality from other municipalities to aid in meeting an emergency.									Direct Order	

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Appendix G: Results of Survey of Funding for Mandates Affecting Counties and Municipalities - Fiscal Year 2011-2012

Serial No.	Title	Description	State Program Implementing the Mandate	State Funds:			Federal Funds: FY 2011-2012 Amount Allocated to Program	Local Funds (if known): FY 2011-2012 Amount	Other Funds:		Method of Imposition	"X" If No Cost/ Insubstantial Cost to Municipality
				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
4715	Allowing the Governor to Regulate the Flying of the U. S. Flag (Act 49 of 1970 § 1)	Subjects municipalities to the regulation of the Governor with regard to display of the U.S. flag at any public building or land. Also, provides for display of official POW/MIA flag.									Condition of Auth.	
5044	Pennsylvania Intergovernmental Cooperation Authority Act for Cities of the First Class: Bankruptcy (Act 6 of 1991 § 211)	Forbids city to file for bankruptcy unless first approved by the Governor. Governor may modify plan if needed for approval.									Condition of Aid	
7388	Workforce Development Act: Local Boards (Act 114 of 2001 § 501)	Local workforce investment areas shall be designated by the Governor and local boards may be established. They shall carry out administrative duties and have liability.									Authorization	
7677	Counterterrorism Planning Act: Temporary Quarantine (Act 227 of 2002 § 301)	This section permits the temporary isolation or quarantine of persons in the case of an actual or suspected outbreak of a contagious disease or epidemic due to a bioterrorist or biohazardous attack.									Direct Order	
							\$0	\$0	\$0	\$0		0

Liquor Control Board²

5729	Liquor Code: Issuance or Extension of Licenses (Act 21 of 1951 § 404)	Prescribes form of intent, application and review process in transfer of license from or into a municipality.	Liquor Code								Authorization	X
5241	Liquor Code: Special Occasion Permits (Act 21 of 1951 § 408.4)	Authorizes special occasion permits, including within dry municipalities.	Liquor Code								Authorization	X
7633	Liquor Code: Public Venue License (Act 21 of 1951 § 412)	Authorizes certain facilities to obtain liquor or and brewed license for city owned art museums. Specifies application procedures. A museum in a city of the second class shall procure license only by purchase from an existing licensee. Regional history centers in cities of the second class may also get a license.	Liquor Code								Authorization	X
6331	Liquor Code: Performing Arts Facility License (Act 21 of 1951 § 413)	One license may be certified by city for restricted restaurant license for concessionaire to sell liquor on premises owned by the city. Financial filing required.	Liquor Code								Authorization	X
8086	Liquor Code: Continuing Care Retirement Community License (Act 21 of 1951 § 414)	Licenses issued under this section are not subject to the quota restrictions otherwise listed. Certain minors may be employed.	Liquor Code								Authorization	X
6603	Liquor Code: Malt and Brewed Beverage Retail Licenses (Act 21 of 1951 § 432)	Delineates those governmental entities authorized to have special permits to dispense malt or brewed beverages. Right of municipality's electors to oppose licensing specified. Permit fees are outlined. Limitations on events are specified.	Liquor Code								Authorization	X
							\$0	\$0	\$0	\$0		6

² The PLCB, in addition to not requiring municipalities to incur any costs because of such "mandates," actually provides municipalities with revenue as required by law (see the Liquor Code, Section 801). For the period from February 1, 2011 through July 31, 2011 (six months), the amount returned to municipalities totaled \$2,399,175. For Fiscal Year 2010-2011, the total amount of funds returned to local municipalities equaled

Office of Attorney General

5697	Agriculture: Certain Local Government Actions Prohibited (3 Pa.C.S. § 313)	A local government unit shall not adopt nor enforce an unauthorized local ordinance.									Direct Order	
4651	Commonwealth Documents Law (Act 240 of 1968 § 205)	NOTE: This section is repealed insofar as it is inconsistent with the Commonwealth Attorney's Act (1980, P.L.950 No.164).									Authorization	
2275	County Code: District Attorney (Act 130 of 1955 § 1401(g)) ³	Provides conditions for full-time district attorney in counties of the eighth class.				5656*					Direct Order	
328	County Code: District Attorney (Act 130 of 1955 § 1401(h)) ³	Establishes full-time district attorneys in specified counties upon conditions.				5656*					Direct Order	
5656	County Code: District Attorney (Act 130 of 1955 § 1401(p)) ³	Establishes Commonwealth reimbursement for each county with a full time district attorney.		Criminal Justice Enhancement Fund		3,899,700					Direct Order	
7007	Underground Utility Line Protection Law: Enforcement (Act 287 of 1974 § 702)	The district attorney may enforce all provisions of this act. Local police may estop excavations in the public interest.									Authorization	
5741	Home Improvement Consumer Protection Act: Preemption (Act 132 of 2008 § 12)	Registration under this Act shall preclude any requirement of payment of a fee or registration or licensing of any home improvement contractor by any political subdivision.									Direct Order	
							\$3,899,700	\$0	\$0	\$0		0

³ The Office of the Attorney General does NOT impose the mandate for a full-time district attorney, but must annually reimburse each county with a full-time district attorney an amount equal to 65% of the district attorney's salary.

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
Pennsylvania Board of Probation and Parole												
6636	Judiciary: Immunity for Good Faith Conduct (42 Pa.C.S. § 9799)	Exempts law enforcement officers, or the State Police where no municipal police jurisdiction exists, from liability relating to the current addresses of sexually violent predators to neighbors within 72 hours of receipt. Chief law enforcement officers must follow written procedures and policies concerning community notification of sexually violent predators for exemption to apply.									Direct Order	
						\$0	\$0	\$0	\$0	\$0		0
Pennsylvania Commission on Crime and Delinquency												
8000	County Intermediate Punishment Act: County Programs (42 Pa.C.S. § 9804)	Sets forth the specifications which must be enumerated in a county plan in order to qualify for funding.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs	18,167,000					Condition of Aid	
7890	County Intermediate Punishment Act: Boards (42 Pa.C.S. § 9805)	Authorizes county prison boards or intermediate punishment boards to develop intermediate punishment plans for the purpose of permitting defined eligible offenders to receive certain social services in the community which would aid in their rehabilitation.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs						Condition of Aid	
7889	County Intermediate Punishment Act: Plan (42 Pa.C.S. § 9806)	Contents of a county intermediate punishment program plan are specified.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs						Condition of Aid	
8001	County Intermediate Punishment Act: Commission (42 Pa.C.S. § 9807)	Specifies program elements, that is, components of a plan which must be submitted for review from the county.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs						Direct Order	
7898	County Intermediate Punishment Act: Funding and Audits (42 Pa.C.S. § 9808)	Fifty to eighty percent funding is available according to prescribed schedule.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs						Condition of Aid	
7899	County Intermediate Punishment Act: Prohibitions (42 Pa.C.S. § 9809)	Bars supplanting existing funds or using such new funds as may be provided under the act to specified general/administrative uses.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs						Condition of Aid	
7900	County Intermediate Punishment Act: Continued Eligibility (42 Pa.C.S. § 9810)	Form of state commission evaluation of county plans is specified.	Intermediate Punishment Treatment Programs	General	Intermediate Punishment Treatment Programs						Condition of Aid	
7977	Law and Justice: Constables: Requirement of Conduct and Insurance (44 Pa.C.S. § 7142)	No constable shall receive any fee or mileage unless they are certified under this act. Constable must file with the clerk of courts proof that he has professional liability insurance coverage.	Constables' Education and Training Account	Special Fund	Constables' Education and Training Account	2,275,000					Direct Order	
7978	Law and Justice: Constables: Program Contents (42 Pa.C.S. § 7145)	All Constables shall be certified pursuant to the program contents promulgated.	Constables' Education and Training Account	Special Fund	Constables' Education and Training Account	7977*					Direct Order	
4847	Law and Justice: Constables Continuing Education (42 Pa.C.S. § 7146)	Constables shall be subject to continuing education requirements of up to 40 hours per year.	Constables' Education and Training Account	Special Fund	Constables' Education and Training Account	7977*					Direct Order	
2508	Law and Justice: Constables: Use of Firearms (42 Pa.C.S. § 7148)	Firearms may be carried by constables only pursuant to specified training.	Constables' Education and Training Account	Special Fund	Constables' Education and Training Account	7977*					Direct Order	
2828	Pennsylvania Commission Crime and Delinquency Law: Reporting Criminal Statistics (Act 274 of 1978 § 5)	It shall be the duty of every constable, chief of police, county police force, sheriff, coroner, district attorney, chief probation officer, the Philadelphia Municipal and Traffic Courts, justice of the peace, and county prison wardens to maintain records, & report data to the Commission on Crime and Delinquency.	Constables' Education and Training Account/Deputy Sheriffs' Education and Training	Special Fund							Direct Order	
6628	Deputy Sheriffs' Education and Training Act: Training Program; Continuing Education (Act 2 of 1984 §§ 5, 6)	Requires all full-time and part-time deputy sheriffs who have less than five years of experience or relevant combined experience to undergo a total of at least 160 training hours of initial study. Twenty hours or more of continuing education every year shall be completed.	Deputy Sheriffs' Education and Training	Special Fund	Deputy Sheriffs' Education and Training	3,958,000					Direct Order	
6288	Deputy Sheriffs' Education & Training Act: Training Requirement (Act 2 of 1984 § 7)	Need for: prior education; high school diploma or GED; certification; and continuing education are specified.	Deputy Sheriffs' Education and Training	Special Fund		6628*					Direct Order	
4846	Deputy Sheriffs' Education & Training Act: Education and Training Account (Act 2 of 1984 § 8)	A surcharge shall be collected in all counties by the sheriff for general training. The prothonotary in counties of the first and second class shall collect an additional charge to be used to benefit that office and for general sheriffs' training.	Deputy Sheriffs' Education and Training	Special Fund		6628*					Direct Order	
7562	Deputy Sheriffs' Education and Training Act: Education and Training Account (Act 2 of 1984 § 8)	Specifies the amount of surcharge to be collected by the sheriff for deposit into the training account.	Deputy Sheriffs' Education and Training	Special Fund		6628*					Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
7561	Deputy Sheriffs' Education and Training Act: Reimbursement to Counties (Act 2 of 1984 § 9)	Directs the county to initially pay the living and travel expenses of a deputy sheriff while attending a school operated by the board. Further specifies terms and limitations of reimbursement to the counties.	Deputy Sheriffs' Education and Training	Special Fund		6628*					Direct Order	
						\$24,400,000	\$0	\$0	\$0	0		
Pennsylvania Emergency Management Agency												
5512	Health and Safety: Emergency Telephone Service: Counties (35 Pa.C.S. § 5304)	Counties shall provide a 911 system. The county shall designate a member of county government as a county 911 coordinator who shall serve as a point of contact. The coordinator shall develop a county plan for the implementation, operation, and maintenance of a 911 system. A wireless E-911 system shall be established.									Direct Order	
7002	Health and Safety: Emergency Telephone Service: Wireless E-911 Emergency Services Fund (35 Pa.C.S. § 5304.1)	Counties are to cooperate with the State Police in providing access to database information for 911 calls.									Auth., Dir. Order	
5514	Health and Safety: Emergency Telephone Service: County Plan (35 Pa.C.S. § 5305)	Delineates minimum standards of the plan. A county may obtain technical assistance from PEMA in formulating its plan. Establishes contribution rates for specific classes of counties and specifies for what purposes the funds may be used.									Direct Order	
7001	Health and Safety: Emergency Telephone Service: Special Public Meeting (35 Pa.C.S. § 5306)	Delineates technical standards for public review of emergency systems. Other requirements specified.									Direct Order	
5516	Health and Safety: Emergency Telephone Service: Contributions (35 Pa.C.S. § 5307)	Provides for the collection and disbursement of contributions. Requires the county treasurer to distribute funds to municipalities.									Direct Order	
7006	Health and Safety: Emergency Telephone Service: Expenditures (35 Pa.C.S. § 5308)	Items included in nonrecurring cost include training, mobile communications equipment, maintenance and operation costs.									Direct Order	
7004	Health and Safety: Emergency Telephone Service: Telephone Records (35 Pa.C.S. § 5309)	Requires the appropriate governing body to keep specified records and deliver same to public safety answering points (PSAPs).									Direct Order	
7003	Health and Safety: Emergency Telephone Service: Immunity (35 Pa.C.S. § 5311.1)	All 911 systems run by county and local governments shall have governmental immunity.									Auth., Dir. Order	
7005	Health and Safety: Emergency Telephone Service: Powers and Duties of Agency (35 Pa.C.S. § 5311.2)	Provides for the development, implementation, operation and maintenance of a Statewide integrated wireless E-911 system; requires PEMA to approve each county's county plan, or amendment to its agency-approved county plan, incorporating wireless E- 911 service capabilities as may be submitted by the county to the agency.									Direct Order	
5212	Health and Safety: Emergency Telephone Service: Wireless E-911 Emergency Services Fund (35 Pa.C.S. § 5311.4)	Treasurer or similar official shall receive a one dollar wireless E-911 monthly fee and a one dollar pre-paid wireless monthly fee on each service line assigned by providers. Pre-paid wireless surcharge and implementing provisions are effective on July 1, 2011.									Authorization	
8389	Health and Safety: Emergency Telephone Service: VoIP 911 Fee (35 Pa.C.S. § 5311.14)	Treasurer or similar official shall receive a one dollar VOIP monthly fee on each service line assigned by providers.									Direct Order	
6326	Health and Safety: Emergency Management Services Code: PEMA Powers and Duties (35 Pa.C.S. § 7313)	Sets procedures for disaster reimbursements for political subdivisions agencies, schools and custodial child care facilities. Departmental notice specified.									Condition of Auth.	
5856	Health and Safety: Emergency Management Services Code: Assistance to Emergency Services (35 Pa.C.S. § 7364)	Authorizes political subdivisions served by volunteer companies to pledge their credit in the amount of funds necessary to satisfy the 20 percent requirement and to cosign the application submitted.									Direct Order	
7721	Health and Safety: Emergency Management Services Code: Powers and Duties of Political Subdivisions (35 Pa.C.S. § 7503)	Political subdivisions shall, under the Intergovernmental Cooperation Law, participate in drills and exercises scheduled by PEMA or the federal government and in the integrated flood warning system outlined in section 7313(6).									Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
7446	Health and Safety: Emergency Management Services Code: Duties Concerning Disaster Prevention (35 Pa.C.S. § 7701)	Requires certain public agencies within the Commonwealth to adopt and submit a disaster prevention plan in accordance with specified requirements.									Direct Order	
7874	Health and Safety: Emergency Management Services Code: Firefighters' Memorial Flag (35 Pa.C.S. § 7711)	Firefighter Memorial Flag may be flown for 7 days after the death of a firefighter, and as directed by state fire commissioner.									Authori- zation	
7903	Hazardous Material Emergency Planning & Response Act: Local Emergency Planning Committees (Act 165 of 1990 § 203(a), (b))	Establishes a local planning committee in each county to be composed of various local elected and appointed officials.									Direct Order	
7904	Hazardous Material Emergency Planning & Response Act: Local Emergency Planning Committees (Act 165 of 1990 § 203(c)-(h))	Specifies the administrative organization and duties of local emergency planning committees. Provides for vacancies.									Direct Order	
7906	Hazardous Material Emergency Planning & Response Act: Hazardous Material Safety Program (Act 165 of 1990 § 204(b.1))	Delineates periodic reporting requirements.									Direct Order	
7907	Hazardous Material Emergency Planning & Response Act: Emergency Notification Requirements (Act 165 of 1990 § 206)	Any county emergency management office contacted by a facility of an event or occurrence shall notify PEMA in prescribed form and time. Fire chief must be notified under specific circumstances.									Direct Order	
7908	Hazardous Material Emergency Planning & Response Act: Establishment of Funds (Act 165 of 1990 § 207)	Treasurers shall establish a restricted account into which various local fees and state and federal funds are to be deposited.									Direct Order	
7909	Hazardous Material Emergency Planning & Response Act: Emergency Management Grants (Act 165 of 1990 § 208)	Grants shall be made available to counties or groups thereof to achieve goals of act. Counties of the third through eighth class may receive additional grant monies provided they comport with periodic reporting requirements.									Condition of Aid	
7910	Hazardous Material Emergency Planning & Response Act: Certified Hazardous Material Response Teams (Act 165 of 1990 § 209)	Counties must organize response teams, may receive grants to aid therein, & may self-insure such activities.									Condition of Aid	
Agency did not respond to Survey.						\$0	\$0	\$0	\$0	0		
Pennsylvania Fish and Boat Commission												
5682	Fish Code: Fish and Fishing: Issuing Agents (30 Pa.C.S. § 2711)	Establishes various bonding, compensation and fees for county treasurer in connection with selling fishing licenses.									Direct Order	
7397	Fish Code: Fish and Fishing: Vouchers for Licenses and Permits (30 Pa.C.S. § 2716)	Treasurer shall make available vouchers for licenses and permits that may be purchased on behalf of a third party.									Direct Order	
7867	Fish Code: Boats and Boating: Issuing Agents (30 Pa.C.S. § 5304)	County treasurers may be designated fee collection agents for the Fish and Boat Commission. Fees, exemptions, bonds, and disposition of monies are specified. Penalties for violations by agent are included.							Issuing Agent Fee	19,165	Auth., Cond. of Auth.	
8114	Forest Reserves Municipal Relief Law: (Act 591 of 1929)	Commonwealth will pay \$0.40 cents per acre to counties, school districts, and townships where Fish and Boat Commission lands are located if the local government entities make appropriate application, and will pay an additional \$0.80 per acre provided that monies are available from the State Gaming Fund.		Fish Fund 60%: \$4,960 2003320000-2280201100-6600800 Boat Fund 40%: \$3,307 2003420000-2280201100-6600800 Gaming Fund: \$16,534 2032320000-2280201100-6600800		24,801					Condition of Aid	
						\$24,801	\$0	\$0	\$19,165	0		
Pennsylvania Game Commission												

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
7381	Game Code: Unlawful Devices and Methods (34 Pa.C.S. § 2308)	Specifies things municipality may not use to hunt unless exempted by Game Commission. Use of bait needs approval.									Auth., Cond. of Auth.	X
2384	Game Code: Municipal Exclusions from Commission Rules (34 Pa.C.S. §§ 2308, 2503)	Municipality with a valid deer control permit may be excused from limitations, etc., imposed by the Game Commission.									Auth., Cond. of Auth.	X
7577	Game Code: Safety Zones (34 Pa.C.S. § 2505)	Political subdivision requires special permit to encroach on defined safety zones.									Auth., Cond. of Auth.	X
7895	Game Code: Agents (34 Pa.C.S. § 2722)	Treasurers or similar officers shall accept applications and issue various licenses.									Auth., Dir. Order	X
8114	Forest Reserves Municipal Relief Law: Relief Afforded (Act 591 of 1929)	Commonwealth will pay \$0.40 cents per acre to counties, school districts and townships where gamelands are located if the local government entities make appropriate application, and will pay an additional \$0.80 per acre provided that monies are available from the State Gaming Fund. (NOTE: Amount allocated was for 2011.)				1,738,907					Condition of Aid	X
						\$1,738,907	\$0	\$0	\$0	5		
Pennsylvania Historical and Museum Commission												
8096	Historical and Museums: Local Cooperation (37 Pa.C.S. § 507)	All political subdivisions and municipal authorities shall cooperate with the Pa. Historical & Museum Commission when requested.									Direct Order	
4412	Authorizing Political Subdivisions to Create Historic District (Act 167 of 1961 § 2)	Authorizes local governments to define and create historical districts.									Authorization	
4413	Authorizing Political Subdivisions to Create Historic District (Act 167 of 1961 § 3)	Authorizes local governments to establish a Board of Historical Architectural Review. Delineates membership.									Authorization	
4411	Authorizing Political Subdivisions to Create Historic District (Act 167 of 1961 § 4)	Authorizes the governing body to certify to the appropriateness of the erection, reconstruction, alteration, restoration, demolition or razing of any building within the historic district.									Authorization	
5548	Historical Burial Places Preservation Act: Restrictions (Act 22 of 1994 § 3(a))	No municipality shall alienate or use eminent domain to appropriate a historic burial place.									Direct Order	
5549	Historical Burial Places Preservation Act: Record of Removal (Act 22 of 1994 § 3(b))	Municipalities shall maintain a record of burial site if it is removed. Filing shall be made with recorder of deeds and at the Pa. Historical and Museum Commission.									Direct Order	
						\$0	\$0	\$0	\$0	0		
Pennsylvania Historical and Museum Commission\County Records Committee												
3699	Recording and Copying of Political Subdivision Records (Act 250 of 1949 §§ 1-8)	Authorizes the recording and copying of certain municipal records. Methods may include optical, electronic, digital, and other processes for the creation, maintenance, transmission, or reproduction of records in accordance with established standards.	PHMC and Courts?								Authorization	
2396	Creating County Records Committee (Act 407 of 1963 §§ 1-5)	Creates a sixteen member county records committee, and provides for the disposition of certain records. A log of individual dispositions of nonpermanent records shall be made.	PHMC								Condition of Auth.	
						\$0	\$0	\$0	\$0	0		
Pennsylvania Historical and Museum Commission\Local Government Records Committee												
2514	Municipal Records Act: Disposition of Public Records (53 Pa.C.S. § 1383)	Certain public records whether or not they are in current use may be destroyed in accordance with regulations established in this act.	PHMC								Condition of Auth.	
2515	Municipal Records Act: Approval of Schedule (53 Pa.C.S. § 1386)	Each municipality shall declare its intent to follow such schedule, as approved by the Local Government Records Committee, by municipal ordinance or resolution. Original records, as provided, may be disposed of.	PHMC								Condition of Auth.	
4626	Municipal Records Act: Official Liability (53 Pa.C.S. § 1387)	No municipal official shall be held liable on his official bond for destruction of records under this act.	PHMC								Condition of Auth.	
533	Municipal Records Act: Records as Evidence (53 Pa.C.S. § 1388)	Duplicates of destroyed records shall have the same force and effect as though original public records.	PHMC								Direct Order	

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
3937	Second Class County Code: Destruction of Valueless Records (Act 230 of 1953 § 470)	Method by which to destroy certain records is established.	PHMC								Authorization	
							\$0	\$0	\$0	\$0		0
Pennsylvania Human Relations Commission												
2242	Pennsylvania Human Relations Act: Rights of Individuals (Act 222 of 1955 § 3)	Prohibits discrimination in employment or access to public places based on race, color, religion, status, ancestry, handicap or disability, age, sex, national origin or use of guide dog due to blindness, deafness or physical handicap.									Direct Order	
2243	Pennsylvania Human Relations Act: Unlawful Practices (Act 222 of 1955 § 5)	Prohibits certain practices of discrimination because of race, color, religion, ancestry, age, national origin, use of a guide dog, sex, nonjob related handicap or disability, or familial status. May or may not apply to housing based on local or State regulation.									Direct Order	
2244	Pennsylvania Human Relations Act: Interference or Violations (Act 222 of 1955 § 11)	Establishes penalties for willful interference with the Pennsylvania Human Relations Commission or willful violations of the Commission's orders.									Direct Order	
4331	Pennsylvania Human Relations Act: Local Human Relations Commissions (Act 222 of 1955 § 12.1)	Permits the establishment of a local human relations commission. Requires reports of complaints to the Pennsylvania Human Relations Commission.									Authorization	
							\$0	\$0	\$0	\$0		0
Pennsylvania Municipal Retirement System												
8424	Cities of the Second Class: Lease or Sale of Parking Garages (53 Pa.C.S. §§ 9112, 9113)	Notwithstanding the provisions of section 902(a)(2) of the Municipal Pension Plan Funding Standard and Recovery Act (Act 205 of 1984), in order to exercise the additional taxing authority granted under that section, net proceeds of the lease or sale of a city of a second class' parking garages must be deposited as delineated in this section. Notwithstanding section 902(c) of Act 205, if the administration of the pension fund is transferred to PMRS, the transfer shall be accomplished by October 30, 2011.									Direct Order	X
4829	Pennsylvania Municipal Retirement Law: Election by Municipalities to Join Retirement System (Act 15 of 1974 § 107)	Authorizes all local government units to join the Pennsylvania Municipal Retirement System by action of their governing bodies or, upon petition, by referendum.									Authorization	X
4830	Pennsylvania Municipal Retirement Law: Annual Estimates to Municipalities; Administrative Expenses (Act 15 of 1974 § 112)	Administrative expenses are to be paid by participating municipalities. Interest earnings on funds may be used to cover administrative expenses, in certain cases.									Condition of Auth.	X
6237	Pennsylvania Municipal Retirement Law: Exemption of Retirement Allowance (Act 15 of 1974 § 115)	Retirement allowances and continuations shall be tax exempt and unassignable except to a beneficiary and as provided under Act 140 of 1978.									Direct Order	X
6238	Pennsylvania Municipal Retirement Law: Source of Municipal Funds (Act 15 of 1974 § 116)	Requires municipalities to contribute to the fund from moneys raised annually by general taxation and from moneys received from the State designated for pension purposes.									Condition of Auth.	Varies Greatly by Plan
4952	Pennsylvania Municipal Retirement Law: Existing Systems and Membership (Act 15 of 1974 § 203)	Establishes membership procedures and requirements.									Condition of Auth.	X
6239	Pennsylvania Municipal Retirement Law: Determination of Municipal Liability (Act 15 of 1974 § 205)	Provides for the determination of municipal present value liability for prior service and the relevant payment schedules.									Condition of Auth.	Varies Greatly by Plan
4956	Pennsylvania Municipal Retirement Law: Withdrawal; Return to Service; Death in Service (Act 15 of 1974 § 207)	All municipalities enrolled in the retirement system shall comply with procedures for enrolling full and part time employees and for paying out employees' benefits/contributions. (NOTE: Section does not apply to municipal plan's withdrawal.)									Condition of Auth.	X
6240	Pennsylvania Municipal Retirement Law: Withdrawal Provisions (Act 15 of 1974 § 214)	Establishes withdrawal procedures for member municipalities.									Condition of Auth.	X

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
6241	Pennsylvania Municipal Retirement Law: Procedures for Amending Contracts (Act 15 of 1974 § 215)	Establishes municipal procedures for amending contracts to increase benefits including increases in employee contribution rates.									Condition of Auth.	X
4831	Pennsylvania Municipal Retirement Law: Separate Ordinances or Resolutions; Separate Accounts (Act 15 of 1974 § 304)	Requires a separate ordinance or resolution for police officers and firefighters under the Pennsylvania Municipal Retirement System.									Condition of Auth.	X
6242	Pennsylvania Municipal Retirement Law: Withdrawal Provisions (Act 15 of 1974 § 316)	Establishes withdrawal procedures for member municipalities.									Condition of Auth.	X
6243	Pennsylvania Municipal Retirement Law: Procedures for Amending Contracts (Act 15 of 1974 § 317)	Establishes municipal procedures for amending contracts for increased benefits and, if necessary, to increase employee contribution rates.									Condition of Auth.	X
4941	Pennsylvania Municipal Retirement Law: Existing Systems and Membership (Act 15 of 1974 § 402)	Local government jurisdiction shall cover compliance of system for fulltime employees.									Direct Order	X
7098	Pennsylvania Municipal Retirement Law: Withdrawal; Return to Service (Act 15 of 1974 § 406)	Establishes criteria and procedures for an employees' withdrawal from the plan and the payout provisions.									Authorization	X
2733	Pennsylvania Municipal Retirement Law: Withdrawal Provisions (Act 15 of 1974 § 412)	Establishes the procedural requirements for permission to withdraw from the retirement system.									Condition of Auth.	X
2734	Pennsylvania Municipal Retirement Law (Act 15 of 1974 § 413)	Establishes municipal procedures for amending contracts to increase benefits and, if necessary, increasing employee contribution rates.									Condition of Auth.	X
						\$0	\$0	\$0	\$0	\$0		15
Pennsylvania State Police												
6947	Crimes Code: Missing Children (18 Pa.C.S. § 2908)	Requires law enforcement agencies to immediately investigate a report of a missing child under 18 years of age or the circumstances surrounding the disappearance of a child and make an entry into the missing persons file through the Commonwealth Law Enforcement Assistance Network. No law enforcement agency may impose a waiting period prior to commencing the investigation of a missing child. Similar requirements are provided for law enforcement agencies and coroners in relation to unidentified deceased children.									Direct Order	
8060	Crimes and Offenses: Pennsylvania Uniform Firearms Act of 1995: Duty of Pennsylvania State Police (18 Pa.C.S. § 6111.1(b))	Local police shall make all reasonable efforts to determine the owner of confiscated/recovered firearms. Provides for electronic failure or computer downtime. Provides for appeals to court.									Direct Order	X
5616	Crimes Code: Pennsylvania Uniform Firearms Act of 1995: Licensing of Dealers (18 Pa.C.S. § 6113)	The sheriff of the county, or other enforcement official, shall grant to reputable applicants their licenses.									Direct Order	X
5672	Crimes and Offenses: Pennsylvania Uniform Firearms Act of 1995: Firearm Tracing (18 Pa.C.S. § 6127)	Requires notification of State Police when firearms are found in the illegal possession of those not permitted by federal or state law to possess a firearm.									Direct Order	X
7002	Health and Safety: Emergency Telephone Service: Pennsylvania State Police (35 Pa.C.S. § 5304.1)	Counties are to cooperate with the State Police in providing access to database information for 911 calls.									Auth., Dir. Order	X
6791	Judiciary and Judicial Procedure: Municipal Police Jurisdiction (42 Pa.C.S. § 8954)	Declares that municipal police officers who are subject to mandatory training requirements as set forth in the Municipal Police Education and Training Law (1974 P.L.359 No.120) and fail to obtain the required certification from the State Police Commissioner are to cease to be empowered to enforce the laws of the Commonwealth and no longer will be entitled to function as police officers.									Direct Order	X
8092	Judiciary and Judicial Procedure: Verification of Residence (42 Pa.C.S. § 9796)	When notified by State Police, local police shall arrest sexual predators who have not verified residence as required.									Direct Order	X

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8093	Judiciary and Judicial Procedure: Victim Notification (42 Pa.C.S. § 9797)	Victims of sexual predators shall be notified by police of predators address as specified.									Direct Order	X
8094	Judiciary and Judicial Procedure: Notification (42 Pa.C.S. § 9798)	Chief law enforcement officers shall provide specified notifications of sexual predators whereabouts to enumerated parties as provided. Contents of notice are specified.									Direct Order	X
6637	Judiciary and Judicial Procedure: Report of State Police (42 Pa.C.S. § 9799.1)	Requires directors of county children and youth services, licensed day care centers and preschool programs, and the superintendent of each school district, and other officials, to accept information regarding sexually violent predators and their whereabouts. Requires receipt by enumerated local law enforcement agency of information relating to sexually violent predators.									Direct Order	X
5752	Vehicle Code: Unmarked Police Vehicles (75 Pa.C.S. § 3328)	Establishes criteria for authorized use of unmarked police vehicles which shall be set by State Police.									Direct Order	X
2649	Vehicles: Record of Motor Vehicle Pursuits (75 Pa.C.S. § 6343)	All police departments shall maintain records of all motor vehicle pursuits.									Direct Order	X
605	Administrative Code of 1929: Ethnic Intimidation Statistics Collection Act (Act 175 of 1929 § 710(i))	Requires local law enforcement agencies to forward information on ethnic intimidation to the State Police.									Direct Order	X
5595	Administrative Code of 1929: Resident State Trooper Program (Act 175 of 1929 § 713)	Municipalities without an existing police force may contract with the Commissioner of the Pennsylvania State Police for the cost of a state trooper to furnish police protection.									Authorization	X
2265	Lethal Weapons Training Act: Active Police Officers (Act 235 of 1974 § 10.1)	Authorizes the Commissioner of the State Police to waive training requirements mandated by the act for active police officers if certain requirements are met.									Direct Order	X
35	Uniform Crime Reporting Act: Monthly Reporting (Act 180 of 2004 § 504)	All local law enforcement agencies shall report statistical information on offenses each month.									Direct Order	X
							\$0	\$0	\$0	\$0		15
Pennsylvania State Police/Municipal Police Officers Education and Training Commission												
2746	Municipal Police Education and Training Law: Training and Penalties (53 Pa.C.S. § 2167)	Police must be trained in accordance with requirements established by the State. A \$100 fine may be imposed for violation. Certain university police are included.									Direct Order	
5635	Municipal Police Education and Training Law: Certification (53 Pa.C.S. § 2168)	Police hired prior to effective date of act are grandfathered to extent specified.									Authorization	
2747	Municipal Police Education and Training Law: Training Costs (53 Pa.C.S. § 2170)	Reimbursement for tuition and other expenses is provided for policemen attending training and municipalities are responsible for salary, a portion of which will be reimbursed. Also requires that a municipality which hires (within two years) a police officer who received his police training certification while employed by another municipality to reimburse the former employing municipality as specified. Colleges may not be reimbursed for training costs, nor may counties for deputy sheriff. Railroad and street railway police are provided for.									Direct Order	
5824	Municipal Police Education and Training Law: County Cost (53 Pa.C.S. § 2171)	Counties of the second class shall be liable for costs for Act 120 training for their deputy sheriffs.									Direct Order	
5849	Vehicles: Written Vehicle Pursuit Policy (75 Pa.C.S. § 6342)	Every police department shall develop and implement a written emergency vehicle response policy relating to motor vehicle pursuits.									Direct Order	
2649	Vehicles: Record of Motor Vehicle Pursuits (75 Pa.C.S. § 6343)	All police departments shall maintain records of all motor vehicle pursuits.									Direct Order	
2265	Lethal Weapons Training Act: Active Police Officers (Act 235 of 1974 § 10.1)	Provides for the waiver of training requirements mandated by the act for active police officers by the Commissioner of the State Police if certain requirements are met.									Direct Order	
							\$0	\$0	\$0	\$0		0
Pennsylvania Treasury Department												
6890	Amusements: Transfers from State Gaming Fund (45 Pa.C.S. § 1408)	Counties and other political subdivisions shall receive Gaming Funds as specified.			General Government Operations						Condition of Aid	X

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2028	Domestic Relations: Marriage Law: Fees (23 Pa.C.S. § 1105)	Establishes marriage license fees which are to be collected by counties. Transmission is to be to the State Treasurer.			General Government Operations						Direct Order	X
138	Board of Wardens for Port of Philadelphia: Fines (Act 156 of 1803 § 36)	Directs the Board of Commissioners of Navigation to report all recovered fines and penalties to the State Treasurer and to the Auditor General. Sets procedure for collection of fines.			General Government Operations						Direct Order	X
147	Public Accounts, Settlements of: County Treasurer (Act 99 of 1811 §§ 17, 18)	Orders the county treasurers to collect the accounts issued to them and report the amounts to the state on or before the last day of the last month of the year; neglect will result in a loss of commission as prescribed.			N/A						Direct Order	
154	Patenting of Lands: Recorder of Deeds (Act 12 of 1816 § 5)	Recorder of deeds is to enter satisfaction on a deed upon receipt from state treasurer of payment of the full amount of lien due against any tract of land.			N/A						Direct Order	
169	Wholesale Dealers and Retailers Graduating Duties: Accounts (Act 193 of 1830 § 9)	Requires city and county treasurers to annually settle their accounts and transmit to the state treasurer all moneys received from dealers in foreign merchandise.			N/A						Direct Order	
206	State Debt Reduced - Pennsylvania Canal and Railroad Company Incorporated: Treasurers to Deduct Tax from Interest (Act 318 of 1844 § 42)	Requires each municipal treasurer to assess tax required for state purposes and paid to the State Treasurer.			N/A						Direct Order	X
293	Expense of Government, Repairs of Canals and Railroads: Accounts (Act 610 of 1857 § 79)	Requires municipal treasurers, recorders of deeds, registers of wills, prothonotaries, and clerk of courts to file quarterly all monies received with the State Treasurer & as required with the Auditor General.			N/A						Direct Order	X
408	County Officials, Accounts: Reports (Act 105 of 1874 § 1)	Requires specified officials of all counties and cities to report quarterly returns of all money received and used by them to the Auditor General and State Treasurer.			N/A						Direct Order	X
409	County Officials, Accounts: Returns (Act 105 of 1874 §§ 2, 3)	Establishes the time periods for the submission of quarterly reports by all county and city treasurers.			N/A						Direct Order	
6158	Monthly Return of Monies to State Officers: Auditor General and State Treasurer (Act 76 of 1893 § 1)	Requires monthly returns and payments to Auditor General and State Treasurer of all monies received for the use of the Commonwealth.			General Government Operations						Direct Order	X
6215	County Officials to Furnish Information to State (Act 16 of 1897 § 1)	County to furnish information to state heads of departments and be compensated as the Auditor General may determine.			N/A						Direct Order	
7957	State Deposits Regulated: Municipal Pension Funds (Act 11 of 1906 (Sp. Sess. 1) § 3.1)	Local Pension funds which are invested in companies in, or doing business with, Northern Ireland, shall consider the affirmative action policies of those companies.			General Government Operations						Direct Order	
832	Fiscal Code: Agents for Collection of Taxes, Fees and Other Moneys Payable to the Commonwealth: (Act 176 of 1929 § 607)	Charges treasurers to assess and deduct State tax from interests and debts due to municipalities and pay same to the State Treasury.			General Government Operations						Direct Order	X
7891	Election Code: Military Absentee Ballots (Act 320 of 1937 § 305(c))	The state shall reimburse 60 cents to each qualified first class county or city for ballots.			General Government Operations						Dir. Order, Condition of Aid	
6430	Local Tax Enabling Act: Collection of Delinquent Taxes (Act 511 of 1965 § 703)	Provides for the collection of delinquent per capita, occupation, occupational privilege, and other income taxes from the Commonwealth as an employer.			General Government Operations						Direct Order	
2795	Emergency and Law Enforcement Personnel Death Benefits Act: Police and Firefighter Death Benefits (Act 101 of 1976 § 1)	If a police officer, rescue squad member or firefighter is killed as a result of duty, the surviving spouse, parents or minor children shall be paid \$100,000 (subject to a COLA). Certified hazardous material response team members are also eligible. Payment shall be made by the Commonwealth.		General Fund	Law Enforcement Officers Death Benefit	1,862,000					Direct Order	
6629	Deputy Sheriffs' Education and Training Act: Deputy Sheriffs' Education and Training Account (Act 2 of 1984 § 8)	Requires each sheriff to collect a \$2 surcharge on all fees collected by them and forward the monies semiannually to the State Treasurer for deposit in the Deputy Sheriffs' Education and Training Account.			General Government Operations						Direct Order	X
8034	Municipal Pension Plan Funding Standard and Recovery Act: Bonds (Act 205 of 1984 § 404)	Municipality may issue bonds to pay unfunded actuarial accrued liability. If in default on payments for debt service on the bond, State Treasurer may withhold monies. Bond proceeds shall be deposited. Provides for a municipality to enter into an alternative funding mechanism.			General Government Operations						Auth., Cond. of Auth.	X

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				General /Special Fund (or Account) (Identify special fund/account)	Appropriation Title	FY 2011-2012 Amount Allocated to Program			Source of Funds	FY 2011-2012 Amount Allocated		
5143	PA. Intergovernmental Cooperation Authority Act for Cities of The First Class: Tax Disbursement (Act 6 of 1991 § 509(b))	City shall receive funds from Local Sales and Use Tax Fund on or before the tenth day of every month.			General Government Operations				Monthly fund 153 balance		Condition of Auth.	
						\$1,862,000	\$0	\$0		\$0		10
Pennsylvania Turnpike Commission												
3922	Pennsylvania Turnpike Northeastern Extension Act (Act 348 of 1951 § 9)	All political subdivisions are authorized to lease, lend, grant or convey property necessary or convenient to the commission.									Authorization	
4130	Pennsylvania Turnpike Southwestern Extension Act (Act 52 of 1955 § 9)	All municipalities are authorized to lend, ease, grant or convey any real estate to the Commission.									Authorization	
4131	Pennsylvania Turnpike Southwestern Extension Act (Act 52 of 1955 § 11)	Municipalities are authorized to invest funds in the turnpike.									Authorization	
						\$0	\$0	\$0		\$0		0
Public Employee Retirement Commission												
2723	Municipal Pension Systems, Regulating: Actuary (Act 293 of 1972 § 1)	Municipalities are required to employ or retain an actuary for actuarial investigations of the municipal pension systems.	N/A								Direct Order	
2724	Municipal Pension Systems, Regulating: Actuary Findings (Act 293 of 1972 § 2)	The actuarial report shall be filed with the State.	N/A								Direct Order	
2725	Municipal Pension Systems, Regulating: Reimbursement (Act 293 of 1972 § 4)	If an actuary study is not performed by a specified date, the municipality shall reimburse the Department of Community and Economic Development for the actual cost of performing the study.	N/A								Direct Order	
5873	Special Ad Hoc Municipal Police and Firefighter Postretirement Adjustment Act: Financing of Special Ad Hoc Adjustment (Act 147 of 1988 § 501-502.1)	Municipalities are charged with funding the system in accord with the actuarial standards of Act 205 of 1984 and Act 293 of 1972. Commonwealth certification and reimbursement are provided.	N/A								Direct Order	
6844	Municipal Pension Plan Funding Standard & Recovery Act: Reports (Act 205 of 1984 § 201)	Requires municipalities, through its chief administrative officer, to issue various actuarial valuation reports and to file them with the Public Employees Retirement Commission.	General Municipal Pension System State Aid (funded through the Department of the Auditor General).								Condition of Auth.	
						\$0	\$0	\$0		\$0		0
Public Utility Commission												
7004	Emergency Telephone Service: Records (35 Pa.C.S. § 5309)	Requires the appropriate governing body to keep specified records and deliver same.									Direct Order	
7005	Emergency Telephone Service: Powers and Duties of the Agency (35 Pa.C.S. § 5311.1)	Provides for the development, implementation, operation and maintenance of a Statewide integrated wireless E-911 system; requires PEMA to approve each county's county plan, or amendment to its agency-approved county plan, incorporating wireless E-911 service capabilities as may be submitted by the county to the agency.									Direct Order	
2817	Public Utility Code: Inspection of Records (66 Pa.C.S. § 506)	The Public Utility Commission has the authority, in connection with the investigation of a public utility, to use any documents held by a political subdivision.									Direct Order	
4866	Public Utility Code: Municipal Contracts (66 Pa.C.S. § 507)	Contracts between public utilities and municipal corporations must be filed with and approved by PUC.									Condition of Auth.	
6709	Public Utility Code: Certificates (66 Pa.C.S. § 1102)	Must obtain certificate of public convenience to provide public utility service beyond limits of municipal corporation.									Condition of Auth.	
6708	Public Utility Code: Rates (66 Pa.C.S. § 1301)	Public utility services furnished by a municipal corporation beyond its corporate limit are subject to rate regulation. Rates shall be just and reasonable.									Condition of Auth.	
6707	Public Utility Code: Nature of Service (66 Pa.C.S. § 1501)	Public utility services furnished by a municipal corporation beyond its corporate boundaries are subject to regulations governing service and extensions.									Condition of Auth.	
4869	Public Utility Code: Termination of Service (66 Pa.C.S. § 1522)	Municipal corporations that provide public utility services beyond their corporate limits are subject to provisions regarding service discontinuance to landlord ratepayers.									Direct Order	

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7354	Public Utility Code: Petition to Appoint Receiver (66 Pa.C.S. § 1533)	Municipal corporations that provide public utility services beyond their corporate limits are subject to provisions regarding service termination to landlord ratepayers.									Direct Order	
4870	Public Utility Code: Applicability to Municipal Corporations (66 Pa.C.S. § 1706)	Municipal corporations that provide public utility service must provide information as requested, allow inspection of facilities, establish accounts as required and account for depreciation as required.									Condition of Auth.	
5680	Natural Gas Choice and Competition Act: City Natural Gas Distribution Operations (66 Pa.C.S. § 2212)	City shall keep certain records in relation to gas distribution system.									Direct Order	
754	Public Utility Code: Crossings (66 Pa.C.S. § 2702)	Requires PUC authorization for the establishment, alteration, relocation, suspension, or abolition of any crossing of public utility facilities with facilities of any other public utility or across any highway or railway.									Direct Order	
3034	Leasing Water Supply Systems: Water Rates (Act 74 of 1917 § 4)	If water supply services are leased, rates are to be fixed by city council with consent of the Public Service Comm. (Repealed as it relates to boroughs by Act 336 of 1929 & as it relates to 3rd class cities by Act 317 of 1931).									Condition of Auth.	
6455	Second Class County Port Authority Act: Transportation (Act 465 of 1955 § 13.1)	Requires the authority to commence a study of the integrated system of mass transportation; prepare the plan and submit it to the county commissioners and subsequently have it advertised and inspected by the public. Provides, at the discretion of the county commissioners, for a voter referendum on the plan and its revisions, and the recording of the plan upon approval with the recorder of deeds and the Public Utilities Commission (PUC). The PUC still must approve increases in rates and grant certificates of public convenience outside jurisdictional areas.									Direct Order	
7809	Pennsylvania Municipalities Planning Code: Water Supply (Act 247 of 1968 § 503.1)	Every ordinance shall require developers to include water supply assurances.									Condition of Auth.	
3884	Water Services Act: Termination of Service (Act 28 of 2006 § 502)	Authorizes shutting off water service to customer if sewer charges are not paid within 30 days and if requested by sewer authority.									Condition of Auth.	
3885	Water Services Act: Submission of Meter Readings and Flat-Rate Water Bills (Act 28 of 2006 § 503)	Requires that lists of water meter readings and flat-rate water bills be supplied to sewer authorities.									Condition of Auth.	
1714	Water Services Act: Payment for Billing and Collecting Services (Act 28 of 2006 § 505)	Authorizes water utilities to enter into long-term agreements with municipal authorities for performance of billing and collecting services relative to sewer charges and with such authorities, cities, boroughs, and townships for shut-off services. The authority, city, borough, or township shall pay to the water utility the cost of shut-off services and the estimated loss of water revenues resulting from the shut-off. Any disputes shall be submitted to the PUC.									Condition of Auth.	
						\$0	\$0	\$0	\$0	0		
State Employees' Retirement System												
2598	Relating to County Employee Retirement Funds (Act 107 of 1969 § 1)	Requires counties whose county jails were incorporated into the state prison system to appropriate and make payments to the state employees' retirement fund.									Direct Order	
6705	Public Employee Pension Forfeiture Act: Disqualification and Forfeiture of Benefits (Act 140 of 1978 § 3)	NOTE: This section has been deemed unconstitutional in part by the Pennsylvania Supreme Court (445 A.2d 737, 1982; 445 A.2d 88, 1982), and the Pennsylvania Commonwealth Court (411 A.2d 1300, 1980; 411 A.2d 852, 1980).									Authori- zation	
						\$0	\$0	\$0	\$0	0		
State Ethics Commission												
5461	Public Official and Employee Ethics Act: Restricted Activities (65 Pa.C.S. § 1103)	Identifies restricted activities in which public officials and employees shall not engage.									Direct Order	
5460	Public Official and Employee Ethics Act: Financial Statement (65 Pa.C.S. § 1104(b)-(d))	All candidates and nominees for office must file a financial statement. No public official shall be allowed to take office unless such statement is filed.									Direct Order	
5462	Public Official and Employee Ethics Act: Financial Statement (65 Pa.C.S. § 1104(e))	Requires all governing bodies to maintain statements of financial interests and to make such statements available for public inspection. Copying facilities shall be made available at a charge not to exceed actual cost.									Direct Order	

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5637	Public Official and Employee Ethics Act: Financial Interest (65 Pa.C.S. § 1104(a))	Authorizes the officers of any governmental body to direct any employee to file a statement of financial interest pursuant to this act. Municipal solicitors are required to file.									Authorization	
5465	Public Official and Employee Ethics Act: Financial Interests (65 Pa.C.S. § 1105)	Prescribes the form, content and reporting schedule for statements of financial interests. Gifts over \$250 must be reported.									Direct Order	
5458	Public Official and Employee Ethics Act: Powers and Duties of Commission (65 Pa.C.S. § 1107(1)-(9))	Specifies that the Commission will aid local governments in the maintenance of systems which facilitate public access to financial statements. Rules for such access shall be promulgated by the Commission.									Direct Order	
5459	Public Official & Employee Ethics Act: Powers and Duties of Commission (65 Pa.C.S. § 1107(10), (11))	Sets the procedure for requests for advice from the Ethics Commission for persons, appointing authorities, or employers.									Direct Order	
2827	Public Official and Employee Ethics Act: Investigations (65 Pa.C.S. § 1108(j))	Provides 'whistleblower' protections for officials and employees. No municipal officer or employer may discharge or demote such protected individuals.									Direct Order	
6706	Public Official and Employee Ethics Act: Supplementals (65 Pa.C.S. § 1111)	Any governmental body may adopt requirements to supplement this act, but not less restrictive than in this act.									Authorization	
						\$0	\$0	\$0	\$0	0		
State Tax Equalization Board												
1489	State Tax Equalization Board Law: County Reports (Act 447 of 1947 § 7)	Counties shall furnish a list, on a monthly basis to the State Tax Equalization Board, of all conveyances or transfers of real estate.		6343100	Specialized Services	30,000					Direct Order	
2454	State Tax Equalization Board Law: County Reports (Act 447 of 1947 § 9)	Requires county board of revision of taxes or county commissioners to furnish a monthly list of all conveyances or other real estate transfers to the State Tax Equalization Board.	Same as 1489	6343100	Specialized Services	1489*					Direct Order	
1488	State Tax Equalization Board Law: Local Reports (Act 447 of 1947 § 10)	Requires county assessment officials to file annually with the State Tax Equalization Board a list of assessed valuation of all property in each school district on which taxes are levied.	Same as 1489	6343100	Specialized Services	1489*					Direct Order	
2406	Project 70 Land Acquisition and Borrowing Act (Act 8 of 1964 § 19)	When the acquisition of land reduces the taxable base within a political subdivision, the school district or political subdivision shall request the State Tax Equalization Board to determine the prior value of the acquired property for in-lieu-of tax payment.	N/A								Direct Order	
						\$30,000	\$0	\$0	\$0	0		
Total Reported FY 2011-2012 Allocations to Counties and Municipalities						\$1,164,056,611	\$173,077,814	\$66,800	\$240,165	286		

⁴ For the legislative mandate, under Act 447 of 1947, Section 9(b), STEB shall pay 20 cents for each deed transfer the County reports. STEB receives an average of 300,000 to 400,000 transfers each year. Amounts allocated to this program from STEB's operating budget should be 60,000 to 80,000. Due to budget constraints, STEB currently only pays counties on transfers USED in their calculations (or what are considered "valid" sales).

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