## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **HOUSE BILL**

No. 968

Session of 2023

INTRODUCED BY PISCIOTTANO, KINKEAD, BURGOS, SIEGEL, MADDEN AND SANCHEZ, APRIL 24, 2023

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, APRIL 24, 2023

## AN ACT

1	Amending the act of July 28, 1953 (P.L.723, No.230), entitled
2	"An act relating to counties of the second class and second
3	class A; amending, revising, consolidating and changing the
4	laws relating thereto," providing for the voluntary
5	dissolution of the existing form of governance of a municipal
6	corporation located in a county of the second class and the
7	creation of unincorporated districts of counties of the
8	second class; authorizing the county to assume responsibility
9	for the governance of the municipal corporation and delivery
10	of public services to the citizens residing in the municipal
11	corporation through the administration of an unincorporated
12	district; authorizing unincorporated district advisory
13	committees; and making a repeal.
14	The General Assembly of the Commonwealth of Pennsylvania
LI	The General Assembly of the Commonwealth of Tennsylvania
15	hereby enacts as follows:
	<del>-</del>
16	Section 1. The act of July 28, 1953 (P.L.723, No.230), known
17	as the Second Class County Code, is amended by adding an article
18	to read:
19	<u>ARTICLE XXXI-D</u>
20	CREATION OF UNINCORPORATED DISTRICTS FOR THE
20	CREATION OF UNINCORPORATED DISTRICTS FOR THE
21	GOVERNANCE OF DISSOLVED MUNICIPAL CORPORATIONS
22	WITHIN COUNTIES OF THE SECOND CLASS
3	Soction 3101-D. Scope of article

- 1 This article relates to unincorporated districts of counties
- 2 of the second class.
- 3 <u>Section 3102-D. Legislative findings.</u>
- 4 The General Assembly finds and declares as follows:
- 5 (1) While the electors of this Commonwealth have long
- 6 had procedures by which to create new municipalities, the
- General Assembly may also provide a means whereby electors of
- 8 <u>municipalities may unilaterally terminate their municipal</u>
- 9 <u>corporations.</u>
- 10 (2) The electors residing in a municipal corporation
- 11 <u>located in a county of the second class should have the right</u>
- 12 <u>to voluntarily dissolve their existing form of government and</u>
- 13 <u>transfer all powers, duties and responsibilities for the</u>
- 14 governance of the municipal corporation to an unincorporated
- district administered by a county of the second class if the
- 16 <u>electors believe that the county would be able to provide for</u>
- 17 more efficient and effective municipal services.
- 18 (3) Article IX of the Constitution of Pennsylvania
- 19 authorizes the governing body of a municipality to cooperate,
- 20 <u>transfer or delegate any function, power or responsibility by</u>
- 21 mutual agreement to another municipality, district or newly
- 22 <u>created governmental unit.</u>
- 23 (4) The dissolution of the existing form of government
- for a municipal corporation and the substitution of an
- 25 unincorporated district as a new form of government
- 26 <u>administered by the county is authorized by Article IX of the</u>
- 27 <u>Constitution of Pennsylvania, which provides broad authority</u>
- 28 to the General Assembly to provide for local government.
- 29 (5) It is appropriate for an unincorporated district to
- 30 <u>transfer administrative functions to the county under section</u>

- 5 of Article IX of the Constitution of Pennsylvania, which
- 2 provides that a municipality may delegate or transfer any
- function, power or responsibility to another municipality,
- 4 <u>including a county.</u>
- 5 (6) In recognition of the problems faced by certain
- 6 <u>municipal corporations located within counties of the second</u>
- 7 <u>class and the shared benefits available to other</u>
- 8 <u>municipalities, it is appropriate for the General Assembly to</u>
- 9 <u>authorize the creation of unincorporated districts within</u>
- 10 counties of the second class.
- 11 Section 3103-D. Definitions.
- 12 The following words and phrases when used in this article
- 13 shall have the meanings given to them in this section unless the
- 14 <u>context clearly indicates otherwise:</u>
- 15 "Administrative code." The ordinance of the county providing
- 16 for the administration and operation of the county's government
- 17 consistent with the county's home rule charter or a successor
- 18 law or ordinance.
- 19 "County." A county of the second class in which a municipal
- 20 corporation is entirely located.
- 21 "County council." The elected legislative body of a county
- 22 elected in accordance with the home rule charter or a successor
- 23 or successors to the legislative duties and responsibilities of
- 24 the elected legislative body.
- 25 "County executive." The county executive of a county elected
- 26 in accordance with the home rule charter or a successor or
- 27 <u>successors to the executive duties and responsibilities of the</u>
- 28 county executive.
- 29 "County manager." An appointed chief administrative officer
- 30 of a county responsible to the county executive for the

- 1 <u>administration of the day-to-day operations and administration</u>
- 2 of county government or a successor or successors to the
- 3 operational and administrative duties and responsibilities of
- 4 the chief administrative officer.
- 5 "Dissolution." Replacement of the existing form of
- 6 governance of a municipal corporation with an unincorporated
- 7 <u>district administered by a county.</u>
- 8 "Dissolved municipality." A municipal corporation whose
- 9 <u>electors have voted to voluntarily dissolve the municipal</u>
- 10 corporation's existing form of governance and to have the county
- 11 <u>assume all powers, duties and responsibilities for governance of</u>
- 12 the municipal corporation and delivery of public services
- 13 through the administration of an unincorporated district.
- 14 "District advisory committee." A body appointed to advise a
- 15 county manager concerning matters related to the governance of a
- 16 dissolved municipality that has become an unincorporated
- 17 district of the county.
- 18 "Electors." The registered voters of a municipal corporation
- 19 seeking to voluntarily dissolve the existing form of governance
- 20 of a municipal corporation in which the electors reside and to
- 21 have the county assume all powers, duties and responsibilities
- 22 for governance of the municipal corporation and delivery of
- 23 public services through the administration of an unincorporated
- 24 district or the registered voters in an unincorporated district
- 25 of the county seeking to reestablish the dissolved municipality
- 26 as a separate municipal corporation.
- 27 <u>"Governing body." Any of the following:</u>
- 28 (1) The council in a city, borough or incorporated town.
- 29 (2) The board of commissioners in a township of the
- 30 first class.

- 1 (3) The board of supervisors in a township of the second
- 2 class.
- 3 (4) The elected legislative body in a home rule
- 4 <u>municipality</u>.
- 5 <u>"Home rule charter." The home rule charter of a home rule</u>
- 6 municipality, including the home rule charter of a county.
- 7 "Municipal corporation." A city, borough, incorporated town,
- 8 township or home rule municipality with a population of 10,000
- 9 or less and located entirely in a county.
- 10 "Official action." A vote taken by the governing body at a
- 11 <u>public meeting.</u>
- "Unincorporated district." The name of the geographical
- 13 <u>territory encompassing a dissolved municipality.</u>
- 14 <u>Section 3104-D. Initiation of municipal corporation</u>
- dissolution.
- 16 (a) Findings. -- If the governing body of a municipal
- 17 corporation finds that the residents of the municipal
- 18 corporation would be better served by the administration of
- 19 municipal services by the county, the governing body may seek to
- 20 provide for the dissolution of the municipal corporation under
- 21 this article.
- 22 (b) Resolution of preliminary interest. --
- 23 (1) The governing body of a municipal corporation shall
- indicate its interest in exploring dissolution of the
- 25 municipal corporation by adopting a nonbinding resolution of
- 26 preliminary interest. In the resolution, the governing body
- of the municipal corporation shall expressly authorize its
- 28 elected and appointed officials and officers to enter into
- formal discussions with the county concerning the preparation
- 30 of an essential services transition plan as part of an

1	intergovernmental cooperation agreement under the provisions
2	of 53 Pa.C.S. Ch. 23 Subch. A (relating to intergovernmental
3	cooperation) under which the existing form of governance of
4	the municipal corporation would be voluntarily dissolved
5	following an affirmative vote by the electors of the
6	municipal corporation at a referendum and all powers, duties
7	and responsibilities for the governance of the municipal
8	corporation and delivery of public services to the citizens
9	residing in the municipal corporation eventually would be
10	transferred to and exercised by the county through the
11	administration of an unincorporated district.
12	(2) The governing body of a municipal corporation shall
13	transmit a certified copy of the governing body's adopted
14	resolution of preliminary interest to the county manager.
15	(3) Within 10 business days of the receipt of the
16	certified copy of the municipal corporation's resolution of
17	preliminary interest, the county manager or the manager's
18	authorized representative or delegate shall contact the
19	authorized officer or representative of the municipal
20	corporation to begin formal discussions on the development of
21	an essential services transition plan as part of an
22	intergovernmental cooperation agreement under the provisions
23	of 53 Pa.C.S. Ch. 23 (relating to general provisions) under
24	which the existing form of governance of the municipal
25	corporation would be dissolved and all powers, duties and
26	responsibilities for the governance of the municipal
27	corporation and for delivery of public services to the
28	citizens residing in the municipal corporation would be
29	transferred to and exercised by the county through an
30	unincorporated district.

- 1 <u>Section 3105-D. Development of essential services transition</u>
- 2 <u>plan and time period for development of plan.</u>
- 3 (a) Proposed plan and intergovernmental cooperation
- 4 <u>agreement.--The authorized representatives of the municipal</u>
- 5 corporation and the county shall confer and prepare a written
- 6 proposed essential services transition plan as part of an
- 7 <u>intergovernmental cooperation agreement under the provisions of</u>
- 8 <u>53 Pa.C.S. Ch. 23 (relating to general provisions) under which</u>
- 9 the existing form of governance of the municipal corporation
- 10 would be dissolved and all powers, duties and responsibilities
- 11 for the governance of the municipal corporation and delivery of
- 12 <u>public services to the citizens residing in the municipal</u>
- 13 corporation would be transferred to and exercised by the county
- 14 <u>through an unincorporated district.</u>
- 15 (b) Time period to complete proposed plan and
- 16 <u>intergovernmental cooperation agreement.--The proposed</u>
- 17 intergovernmental cooperation agreement with the proposed
- 18 essential services transition plan shall be completed by the
- 19 authorized representatives of the county and the municipal
- 20 corporation within 180 days of the date agreed upon as the
- 21 commencement date of discussions concerning the development of
- 22 the essential services transition plan as part of the
- 23 intergovernmental cooperation agreement.
- 24 (c) Intergovernmental cooperation.--During the 180-day
- 25 period of the development of the essential services transition
- 26 plan as part of the intergovernmental cooperation agreement
- 27 between the county and the municipal corporation, the county and
- 28 the municipal corporation shall exchange information and provide
- 29 <u>records and other necessary documents as may be reasonably</u>
- 30 requested to assist in the preparation of the agreement.

- 1 (d) Extension.--
- 2 (1) If a final proposed essential services transition
- 3 plan as part of the intergovernmental cooperation agreement
- 4 <u>is not completed by the end of the 180-day period under</u>
- subsection (b), the time period for the development of the
- 6 essential services transition plan may be extended by mutual
- 7 agreement of the county and the municipal corporation for an
- 8 <u>additional 90 days.</u>
- 9 (2) If the county and the municipal corporation cannot
- 10 reach an agreement on a final proposed essential services
- transition plan by the end of the additional 90-day period,
- 12 <u>then all discussions concerning possible dissolution of the</u>
- 13 <u>municipal corporation and replacement of its governance by an</u>
- 14 <u>unincorporated district administered by the county shall be</u>
- 15 concluded.
- 16 (e) Costs and expenses. -- The county and the municipal
- 17 corporation shall bear their own costs and expenses incurred
- 18 during the development of the essential services transition
- 19 plan.
- 20 Section 3106-D. Essential services transition plan.
- 21 (a) Content. -- In addition to the requirements contained in
- 22 53 Pa.C.S. § 2307 (relating to content of ordinance), the
- 23 intergovernmental cooperation agreement created under section
- 24 3105-D shall include a written proposed essential services
- 25 transition plan. The plan shall provide for, but not be limited
- 26 to, the following matters:
- 27 (1) Establishment of the name of the district. A
- district established by this article shall be named "The
- 29 Unincorporated District of of County."
- 30 (2) Disposition and handling of debts and obligations of

1	the	municipal	corporation.

- (3) Disposition and handling of suits, claims and demands against the municipal corporation.
- (4) The closing or transfer of all accounts of the municipal corporation.
  - (5) The status, number and role of employees of the municipal corporation and modifications to or rescission of collective bargaining agreements applicable to the employees in accordance with applicable laws.
    - (6) The disposition of each ongoing contract to which the municipal corporation is a party. The proposed essential services transition plan may provide for the disposition of each contract by making the county a successor to the contract with the assent of other parties to the contract or the termination or modification of the contract according to the contract's terms.
- (7) Disposition of all real and personal property and other assets of the municipal corporation by sale, lease or conveyance. The proceeds of a disposition shall be used for the exclusive benefit of the residents of the municipal corporation and may be applied for the following purposes:
  - (i) Payment of outstanding debt obligations to the municipal corporation.
- 24 <u>(ii) Provision of municipal services to the electors</u>
  25 <u>of the municipal corporation.</u>
  - (8) A consolidation of ordinances of the municipal corporation related to the health, safety or general welfare of the residents of the district and land use that the county and the municipal corporation determine will remain in effect within the district following the dissolution of the

1	municipal corporation.
2	(9) (i) The rates of taxes and fees that shall apply in
3	the unincorporated district beginning on the date of the
4	dissolution of the municipal corporation.
5	(ii) This paragraph shall apply to any tax that the
6	municipal corporation may levy by its municipal code or
7	the act of December 31, 1965 (P.L.1257, No.511), known as
8	The Local Tax Enabling Act.
9	(10) Local emergency management in accordance with the
10	plan and program of the Pennsylvania Emergency Management
11	Agency. The plan shall provide for the district in a
12	substantially similar manner as plans required for a
13	political subdivision under 35 Pa.C.S. Ch. 75 Subch. A
14	(relating to general provisions). The proposed essential
15	services transition plan shall include a procedure for a
16	declaration of a disaster emergency to be made in the
17	district and the designation of a local coordinator of
18	<pre>emergency management.</pre>
19	(11) The disposition and storage of all books, records,
20	deeds, papers and other important documents.
21	(12) The status, funding, payment and future
22	administration of pensions and pension plans administered by
23	the municipal corporation or on behalf of the municipal
24	corporation by a third party.
25	(13) The level and mode of delivery of municipal
26	services.
27	(14) A proposed operating and capital budget that may
28	include a capital improvement plan and tax and fee rates.
29	(15) Outstanding delinquent taxes and debts and
30	assignment of the delinquent taxes and debts for collection.

1	(16) The formation of the district advisory committee
2	which shall be consistent with section 3112-D and the powers
3	and duties provided under this article. The plan shall
4	provide for the methods of appointment, removal and
5	designation of a chair and terms of the members of the
6	committee.
7	(17) Any other matter or item determined by the county
8	and the municipal corporation to be germane to the future
9	governance of the municipal corporation by an unincorporated
10	district administered by the county.
11	(b) Public notice
12	(1) Notwithstanding the provisions of 53 Pa.C.S. Ch. 23
13	(relating to general provisions), not less than 45 days
14	before executing the proposed essential services transition
15	plan as a part of an intergovernmental cooperation agreement
16	under subsection (a), the municipal corporation shall publish
17	in at least one newspaper of general circulation a
18	notification of the hearing under subsection (c) and a brief
19	summary prepared by the solicitor of the municipal
20	corporation of the proposed intergovernmental cooperation
21	agreement stating all the provisions of the proposed
22	essential services transition plan between the county and the
23	municipal corporation in reasonable detail and a reference to
24	the office or other place where copies of the proposed
25	intergovernmental cooperation agreement may be examined.
26	(2) The proposed intergovernmental cooperation agreement
27	shall also be published on the publicly accessible Internet
28	website of the county and the municipal corporation, where
29	the publicly accessible Internet website has been previously
30	established.

(c) Public hearing. --

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2 (1) At least 15 days after the publication of the notice under subsection (b), the governing body of the municipal 3 corporation shall hold a public hearing, located in the 4 5 municipal corporation, to present a summary of the proposed 6 agreement and accept public comment on the proposed essential 7 services transition plan.

- (2) Two members of county council, one of whom shall be the member who represents the municipal corporation on the county council, the county executive of the county or the county executive's designee and other representatives of the county who the county executive deems necessary shall attend the public hearing to provide information on the proposed intergovernmental cooperation agreement and to receive public comments.
- 16 (d) Revisions following public hearing. -- A revision made to
- the proposed essential services transition plan as a part of an 18 intergovernmental cooperation agreement after the public hearing
- 19 shall be made available for public examination and published on
- the publicly accessible Internet website as provided under 20
- 21 subsection (b) at least 15 days prior to final approval and the
- execution of the agreement by the governing body of the 22
- 23 municipal corporation.
- 24 (e) Final approval of essential services transition plan .--25 (1) (i) The governing body of the municipal corporation 26 shall take official action on an ordinance to adopt the 27 final proposed intergovernmental cooperation agreement under the provisions of 53 Pa.C.S. Ch. 23 at a regularly 28 29 scheduled meeting or at a special meeting called to
- consider the final proposed agreement. 30

1 (ii) If the governing body of the municipal 2 corporation approves the ordinance to adopt the final proposed intergovernmental cooperation agreement, the 3 ordinance of the municipal corporation shall become 4 5 effective only as provided in section 3107-D(b)(4). The municipal corporation, through its authorized 6 7 representative or delegate, shall execute the final 8 proposed intergovernmental cooperation agreement and transmit the signed agreement and certified copies of its 9 10 official action approving the final proposed agreement to county council, the county executive and the county 11 12 manager. 13 (iii) If the governing body of the municipal corporation disapproves the ordinance to adopt the final 14 proposed intergovernmental cooperation agreement, the 15 municipal corporation shall transmit official notice of 16 the disapproval of the final proposed agreement to the 17 18 county council, the county executive and the county 19 manager. 20 (iv) Upon receipt of notice of disapproval of the final proposed agreement, the possible dissolution of the 21 municipal corporation and replacement of its governance 22 23 by an unincorporated district administered by the county 24

by an unincorporated district administered by the county
shall be deemed to be concluded.

(2) (i) Upon receipt of a certified copy of the
municipal corporation's official action approving the
final proposed agreement, the county council shall take
official action to approve the final proposed
intergovernmental cooperation agreement by enacting a

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county ordinance that becomes effective as provided under

section 3111-D at a regularly scheduled meeting or at a special meeting called to consider the final proposed agreement.

(ii) If the county council takes official action to approve the final proposed agreement, the county council shall submit the proposed county ordinance approving the final proposed intergovernmental cooperation agreement to the county executive for approval in accordance with the county's administrative code.

(iii) If the county executive signs the county ordinance or the county council overrides a veto of the ordinance, the county manager shall execute the final intergovernmental cooperation agreement on behalf of the county and transmit the signed intergovernmental cooperation agreement and a certified copy of the county council's official action approving the county ordinance authorizing the final proposed agreement to the municipal corporation.

(iv) If the county council votes to disapprove the county ordinance authorizing the final proposed agreement or the county council fails to override the county executive's veto of the county ordinance authorizing the final proposed agreement, the county council, through its authorized representative or delegate, shall transmit official notice of the disapproval of the final proposed agreement to the municipal corporation, the county executive and the county manager.

(v) Upon receipt of the notice of disapproval of the final proposed agreement, the possible dissolution of the municipal corporation and replacement of its governance

1	by an unincorporated district administered by the county
2	shall be deemed to be concluded.
3	Section 3107-D. Referendum.
4	(a) Filing
5	(1) Within 30 days of the receipt of the fully signed
6	intergovernmental cooperation agreement from the county under
7	section 3106-D(e)(2), the governing body of the municipal
8	corporation shall file a notice with the county board of
9	elections requesting submission of the question of the
10	dissolution of the municipal corporation to the voters of the
11	municipal corporation by referendum.
12	(2) The governing body of the municipal corporation
13	shall include a certified copy of the signed
14	intergovernmental cooperation agreement with the notice of
15	intent for holding the referendum.
16	(3) The governing body of the municipal corporation
17	shall provide copies of the notice of intent filed with the
18	county board of elections to the county council, the county
19	executive and the county manager.
20	(b) Conduct of referendum
21	(1) Upon receiving the notice in subsection (a), the
22	county board of elections shall schedule a referendum to be
23	held at the next available election occurring at least 13
24	weeks after the municipal corporation's receipt of the signed
25	intergovernmental cooperation agreement from the county under
26	section 3106-D(e)(2).
27	(2) The question of the referendum shall be:
28	Shall (name of municipal corporation) dissolve its
29	existing form of governance and become an
30	unincorporated district administered by the county_

Τ	<u>under the essential services transition plan adopted</u>
2	(date of intergovernmental cooperation agreement)?
3	(3) Upon certification of the election results, the
4	county board of elections shall send notice of the results of
5	the referendum to the governing body of the municipal
6	corporation, the county council, the county executive, the
7	county manager and the Department of Community and Economic
8	Development.
9	(4) If a majority of the electors voting on the question
10	approve, dissolution of the municipal corporation shall occur
11	according to the provisions of section 3108-D.
12	(5) No municipal corporation that has disapproved a
13	referendum under this section shall initiate the processes
14	for municipal dissolution under this article for a period of
15	five years.
16	Section 3108-D. Effect of dissolution.
17	(a) Winding-down of affairs of the municipal corporation
18	Following certification by the county board of elections that
19	the referendum has been approved, the governing body of the
20	municipal corporation, with the assistance of the county, shall
21	proceed with the orderly winding-down of the municipal
22	corporation in accordance with the essential services transition
23	plan.
24	(b) Effective date of dissolution The effective date of
25	the dissolution of the municipal corporation shall be 180 days
26	following the certification by the county board of elections
27	that the referendum has been approved. Upon the effective date
28	of dissolution, all of the following shall occur:
29	(1) The terms of office of all elected and appointed
30	officers of the municipal corporation shall end.

1	(2) The essential services transition plan adopted by
2	the intergovernmental cooperation agreement shall take effect
3	as a county ordinance under section 3111-D.
4	(3) The area formerly contained within the municipal
5	corporation shall become an unincorporated district of the
6	county. The district shall have the name designated in the
7	intergovernmental cooperation agreement.
8	(4) The members of the district advisory committee shall
9	be appointed according to the provisions of the essential
10	services transition plan ordinance within 30 days.
11	Section 3109-D. Unincorporated district of county.
12	(a) General rule The area formerly contained within a
13	municipal corporation shall, after dissolution under this
14	article, become an unincorporated district of the county in
15	which the area is located. The unincorporated district shall be
16	a limited purpose unit of local government established to be
17	administered by and receive services from the county.
18	(b) Authorized administrative authority
19	(1) All legislative, administrative and quasi-judicial
20	powers of the unincorporated district shall be vested in the
21	county.
22	(2) The county manager, through the administrative
23	structure that is deemed to be appropriate and necessary,
24	shall manage the day-to-day operations of the unincorporated
25	district.
26	(3) The county manager shall prepare an annual operating
27	and capital budget and proposed tax, fee and service charge
28	rates for the unincorporated district for the county
29	council's approval.
30	(4) The county council may enact ordinances to provide

- 1 for the exercise of the powers assigned to the county under
- 2 <u>this article and the delivery of public services to the</u>
- 3 <u>citizens residing in the unincorporated district as the</u>
- 4 <u>county council deems necessary.</u>
- 5 (c) Corporate powers. -- The county may exercise the following
- 6 powers in the governance and administration of the
- 7 <u>unincorporated district:</u>
- 8 (1) Any power which would have been conferred upon the
- 9 <u>municipal corporation prior to its dissolution by the laws of</u>
- this Commonwealth relating to the municipal corporation,
- including, but not limited to, the municipal code applicable
- 12 <u>to the dissolved municipality or the home rule charter of the</u>
- 13 <u>municipal corporation</u>.
- 14 (2) Any power conferred by statute upon all
- municipalities in this Commonwealth or all municipalities of
- the class that the municipal corporation had been prior to
- 17 dissolution.
- 18 (3) Any power of the county not denied by this article,
- 19 <u>the county's home rule charter, as the case may be, or the</u>
- 20 <u>Constitution of Pennsylvania.</u>
- 21 (d) District real and personal property. --
- 22 (1) All assets not sold by the municipal corporation
- 23 <u>during the course of the winding-down of the municipal</u>
- 24 corporation's affairs and the date of dissolution as provided
- 25 for under section 3108-D shall become the property of the
- 26 unincorporated district. Proceeds resulting from the
- 27 <u>disposition of any property shall be applied for the</u>
- 28 exclusive benefit of the residents of the district.
- 29 (2) The county shall provide as it deems necessary and
- 30 prudent for the repair and maintenance of all real property

1	and roadways for the benefit of the residents and property
2	owners of the unincorporated district.
3	(3) Nothing in this subsection shall be construed to
4	require the express approval of the General Assembly to
5	dispose of or use any lands acquired with funds under the act
6	of June 22, 1964 (Sp.Sess., P.L.131, No.8), known as the
7	Project 70 Land Acquisition and Borrowing Act, for purposes
8	other than those provided by that act, except that the
9	Commonwealth may succeed in title of the property for the
10	limited purposes established by this subsection.
11	(e) Former municipal debt
12	(1) All debt incurred by the municipal corporation
13	before the establishment of the unincorporated district shall
14	be the debt of the district. The county shall provide for the
15	service of the debt from revenues collected within the
16	district.
17	(2) Nothing in this subsection shall be construed to
18	require the county to guarantee debt incurred by a dissolved
19	municipality or unincorporated district with revenues from
20	the county's general fund or other source of revenue not
21	derived from taxes collected or fees assessed for the
22	administration of this article or gains from the sale of
23	assets of the dissolved municipality.
2.4	(f) District debt

- 25 (1) The county may incur debt designating the 26 unincorporated district as the promisor provided that the 27 debt is limited to the exclusive benefit of the residents of 28 the district. For the purposes of 53 Pa.C.S. Pt. VII Subpt. B 29 (relating to indebtedness and borrowing), the district shall 30 constitute a local government unit.

1	(2) Taxes levied by the county in the district may be a
2	form of guaranteed revenue to support the debt.
3	(3) Debt incurred under this subsection shall be
4	evaluated against the borrowing base of the district but not
5	the county.
6	(g) Eligibility for State grants and programs The county
7	may apply for and be eligible to receive any financial grant,
8	loan or payment on behalf of the district, and the district may
9	participate in any program for which it was eligible when it was
10	a municipal corporation, including, but not limited to,
11	emergency grants and loans from the Commonwealth, payments
12	distributed under the act of June 1, 1956 (1955 P.L.1944,
13	No.655), referred to as the Liquid Fuels Tax Municipal
14	Allocation Law, all programs administered by the Pennsylvania
15	Infrastructure Investment Authority and all economic and
16	community development programs funded by the Commonwealth.
17	(h) Relationship with existing municipal and other
18	authorities preserved
19	(1) Authorities established to provide services to the
20	residents and property owners of a municipal corporation
21	prior to dissolution shall continue to serve the residents
22	and property owners of a district, and members of the
23	authority appointed by the governing body of the municipal
24	corporation prior to dissolution shall continue to serve out
25	the remainder of the members' respective terms.
26	(2) Notwithstanding the provisions of 53 Pa.C.S. § 5607
27	(relating to purposes and powers) or any other provision of
28	law subsequent appointments to the authority board which

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municipal corporation shall be made by the county executive

would otherwise be made by the governing body of the

- 1 <u>in consultation with the district advisory committee subject</u>
- 2 to approval by the county council.
- 3 (i) Pennsylvania Construction Code. -- The act of November 10,
- 4 1999 (P.L.491, No.45), known as the Pennsylvania Construction
- 5 Code Act, shall apply to construction, alteration, repair and
- 6 occupancy of buildings within the district as though the
- 7 <u>district were a municipality.</u>
- 8 (j) Continuation of local ordinances, rules and
- 9 <u>regulations.--</u>
- 10 (1) Subject to the provisions of the home rule charter
- and the administrative code, the county council shall be
- 12 <u>vested with the power to amend, repeal or enact ordinances,</u>
- 13 <u>rules and regulations governing an unincorporated district.</u>
- 14 (2) Unless amended or repealed by county council, all
- ordinances, rules and regulations of the municipal
- 16 corporation in effect as of the date of dissolution shall
- 17 remain in effect as if duly adopted under the county home
- 18 rule charter and the administrative code and shall be
- 19 enforced by the county within an unincorporated district.
- 20 Section 3110-D. Revenue, taxation, fees and assessments.
- 21 (a) General rule. -- The county council may, acting as the
- 22 governing body of the unincorporated district, enact through
- 23 ordinance and resolution and the county executive, through the
- 24 county manager, may enforce local tax, fee and service charges
- 25 for the unincorporated district at any rate or amount as granted
- 26 by statute to the class of municipal corporation that the
- 27 unincorporated district was prior to its dissolution under this
- 28 article or under other applicable State laws, including, but not
- 29 limited to, the act of December 31, 1965 (P.L.1257, No.511),
- 30 known as The Local Tax Enabling Act.

- 1 (b) Levy.--
- 2 (1) The county council shall levy and the county shall
- 3 collect taxes, fees and service charges authorized by
- 4 <u>subsection (a) on the subjects of taxation and fees or</u>
- 5 <u>service charges on behalf of the unincorporated district for</u>
- 6 the operating and capital expenses of the unincorporated
- 7 <u>district.</u>
- 8 (2) If the county levies a tax on the district that
- 9 <u>would have been a taxation power of the municipal corporation</u>
- 10 <u>prior to dissolution, revenue derived from the levy shall be</u>
- 11 restricted to the exclusive benefit of the district.
- 12 (3) In lieu of the power specified in paragraph (1), the
- county may levy, on subjects fixed by law for each municipal
- 14 <u>corporation prior to dissolution, uniform taxes on all</u>
- 15 <u>unincorporated districts within the county, provided that the</u>
- 16 <u>revenue derived from the levy is restricted to the exclusive</u>
- benefit of all districts within the county.
- 18 (c) Other revenues. -- If the dissolved municipality collected
- 19 or received revenue other than through taxes, fees or service
- 20 charges, the same shall continue to be paid to the county after
- 21 dissolution, and the county shall apply the revenue to the
- 22 exclusive benefit of the district.
- 23 (d) Uncollected taxes, fees and service charges.--If, after
- 24 the effective date of dissolution, there are uncollected taxes,
- 25 fees and service charges, revenues or unsatisfied tax claims or
- 26 municipal claims, debts or obligations owed to the dissolved
- 27 municipality, the county may take action authorized by the laws
- 28 of this Commonwealth to ensure that the uncollected taxes, fees
- 29 and service charges, revenues or unsatisfied tax claims or
- 30 municipal claims, debts or obligations of the dissolved

- 1 municipality are paid to the county for the benefit of the
- 2 district.
- 3 Section 3111-D. Essential services transition plan ordinance.
- 4 (a) Effective date of essential services transition plan
- 5 <u>ordinance. -- Upon the dissolution of the municipal corporation</u>
- 6 and expiration of the intergovernmental cooperation agreement,
- 7 the essential services transition plan adopted by the agreement
- 8 shall take effect as an ordinance of the county that applies to
- 9 the unincorporated district.
- 10 (b) Revision of essential services transition plan
- 11 ordinance. -- The county, through the county council, may
- 12 periodically adopt, amend or repeal any provision of the
- 13 <u>essential services plan ordinance for a specific unincorporated</u>
- 14 <u>district</u>, <u>provided that the residents of the district are given</u>
- 15 an opportunity to make local comment on any proposed revision to
- 16 the ordinance under subsection (c) prior to the governing body's
- 17 vote revising the ordinance.
- 18 (c) Local comment meeting.--
- 19 (1) If the county proposes a revision to the essential
- 20 <u>services transition plan ordinance of a specific</u>
- 21 <u>unincorporated district</u>, a special joint meeting of a quorum
- 22 of the district advisory committee and two members of the
- county council shall be convened. The chair of the district
- 24 advisory committee shall preside over the meeting.
- 25 (2) If the county governing body is elected by electoral
- district, at least one of the members of the county governing
- 27 <u>body participating in the special joint meeting shall be a</u>
- 28 member that represents at least a portion of the
- 29 <u>unincorporated district.</u>
- 30 (3) The members of the district advisory committee and

Τ.	the country council shall permit public comment on the country
2	proposal at the special joint meeting.
3	(4) The members of the special joint meeting shall vote
4	on a resolution regarding the proposal to:
5	(i) recommend the adoption of the proposal;
6	(ii) recommend the adoption of the proposal with
7	<pre>amendment;</pre>
8	(iii) recommend against the adoption of the
9	proposal; or
10	(iv) abstain from making a recommendation on the
11	proposal.
12	(5) The members participating in the joint special
13	meeting shall provide notice of any resolution adopted at the
14	joint special meeting to each member of the county council.
15	Section 3112-D. District advisory committee.
16	(a) Composition
17	(1) Each unincorporated district shall establish a
18	district advisory committee. The district advisory committee
19	shall consist of three members who must be electors residing
20	within the district.
21	(2) The members of the district advisory committee shall
22	be appointed by the county executive subject to approval by a
23	majority of the seated members of the county council.
24	(3) The members of the district advisory committee shall
25	serve at the pleasure of the county executive.
26	(4) At the first meeting of each calendar year, the
27	district advisory committee shall elect a chair who shall
28	<pre>preside over each meeting.</pre>
29	(b) Meetings
30	(1) The district advisory committee shall hold at least

- 1 <u>four regularly scheduled public meetings in the</u>
- 2 <u>unincorporated district each year. The meetings shall be open</u>
- 3 <u>meetings under 65 Pa.C.S. Ch. 7 (relating to open meetings).</u>
- 4 (2) At each meeting, the district advisory committee
- 5 <u>shall permit public comment and may provide recommendations</u>
- 6 by resolution to the county as to the governance and
- 7 administration of the district.
- 8 (3) A majority of the members of the district advisory
- 9 <u>committee shall constitute a quorum.</u>
- 10 Section 3113-D. Financial assistance.
- 11 The Department of Community and Economic Development shall
- 12 <u>establish and administer, provided funds are appropriated or</u>
- 13 available for the purpose, a grant program to assist municipal
- 14 corporations that are considering dissolution and formation of
- 15 an unincorporated district administered by the county. Grants
- 16 may be used by municipal corporations and the county to offset
- 17 the cost and expenses in the development of essential services
- 18 transition plans.
- 19 Section 3114-D. Merger and consolidation and reestablishment of
- or incorporation as a municipal corporation.
- 21 (a) Procedure.--
- 22 (1) For the limited purpose of merging or consolidating
- with one or more surrounding municipalities under 53 Pa.C.S.
- 24 Ch. 7 Subch. C (relating to consolidation and merger), the
- 25 residents of an unincorporated district may file a petition
- with the county board of elections as provided in 53 Pa.C.S.
- 27 <u>§§ 735 (relating to initiative of electors seeking</u>
- consolidation or merger without new home rule charter) and
- 29 <u>735.1 (relating to initiative of electors seeking</u>
- 30 consolidation or merger with new home rule charter).

- 1 (2) Residents of the district may be nominated to and
- 2 <u>serve on a commission formed to study merger or consolidation</u>
- 3 <u>of the district with one or more municipalities.</u>
- 4 (3) Upon favorable action by the electorate on
- 5 <u>consolidation or merger, the district advisory committee</u>
- 6 <u>shall enter into a merger or consolidation agreement with the</u>
- 7 governing bodies of other municipalities in accordance with
- 8 <u>53 Pa.C.S. § 737 (relating to consolidation or merger</u>
- 9 agreement) and the committee shall provide for the transition
- of the district into a consolidated or merged municipality
- 11 with the same powers and duties as provided by law to
- 12 <u>governing bodies of municipalities.</u>
- 13 (4) The district advisory committee and the county shall
- cooperate to expend funds for the purpose of merger,
- 15 <u>consolidation or reestablishment of the municipal corporation</u>
- as provided in subsection (b).
- 17 (b) Reestablishment of or incorporation as a municipal
- 18 corporation. -- The electors of an unincorporated district may
- 19 reestablish the territory of the district as a municipal
- 20 corporation or incorporate the territory of the unincorporated
- 21 district in accordance with the laws of this Commonwealth
- 22 governing the establishment of the intended municipal
- 23 corporation.
- 24 (c) Grants permitted. -- The Department of Community and
- 25 Economic Development or the county may issue a loan or grant
- 26 authorized under applicable laws to a merged, consolidated or
- 27 <u>subsequently incorporated municipality</u>, including the territory
- 28 of the district, to provide transitional assistance.
- 29 (d) Assets.--All assets of the district shall be conveyed to
- 30 a merged, consolidated or subsequently reestablished or

- 1 <u>incorporated municipality</u>, including the territory of the
- 2 district.
- 3 (e) Assumption of debt.--All debt obligations for which the
- 4 <u>district is the promisor shall be assumed by a merged</u>,
- 5 <u>consolidated or subsequently reestablished or incorporated</u>
- 6 municipality, including the territory of the district.
- 7 <u>Section 3115-D. Severability.</u>
- 8 The provisions of this article are severable. If any
- 9 provision of this article or its application to any person or
- 10 circumstances is held to be invalid, the invalidity shall not
- 11 affect other provisions or applications of this article that can
- 12 <u>be given effect without the invalid provision or application.</u>
- 13 <u>Section 3116-D. Effect of dissolution.</u>
- 14 The dissolution of a municipal corporation and the creation
- 15 of an unincorporated district shall not affect the municipal
- 16 corporation's classification as a municipality for purposes of
- 17 other laws.
- 18 Section 2. The provisions of 53 Pa.C.S. Ch. 29 are repealed
- 19 to the extent that they are inconsistent with the provisions of
- 20 this act.
- 21 Section 3. This act shall take effect immediately.