PENNSYLVANIA

Pennsylvania ranks 2nd among the states in number of local governments, with 4,871 as of October 2007.

COUNTY GOVERNMENTS (66)

The entire area of the state is encompassed by county government except for Philadelphia County. Philadelphia County is substantially consolidated with the City of Philadelphia for governmental purposes and functions primarily as a city. Philadelphia is counted as a municipal government, rather than as a county government, for census purposes.

The governing body of each county government is a board of county commissioners. Any county may adopt a home-rule charter that provides for its government. Pennsylvania counties are divided into the following nine classes according to population size:

First class--1,500,000 inhabitants or more (Philadelphia; see above) Second class--800.000 to 1.499.999 inhabitants (Alleghenv) Second class A--500,000 to 799,999 inhabitants (Delaware and Montgomery) Third class--210,000 to 499,999 inhabitants Fourth class-145,000 to 209,999 inhabitants Fifth class--95,000 to 144,999 inhabitants Sixth class--45,000 to 94,999 inhabitants and those having 35,000 to 44,999 inhabitants that, by ordinance or resolution of the board of county commissioners, elect to become a county of the sixth class. Seventh class--20,000 to 44,999 inhabitants and those having 35,000 to 44,999 inhabitants that have not elected to become a county of

the sixth class. Eighth class--fewer than 20,000 inhabitants

SUBCOUNTY GENERAL PURPOSE GOVERNMENTS (2,562)

The 2,526 subcounty general purpose governments in Pennsylvania consist of 1,016 municipal (borough, city, and town) governments and 1,546 township governments. These two types of governments are distinguished primarily by the historical circumstances surrounding their incorporation. In Pennsylvania, boroughs, cities, towns, and townships have similar powers and perform similar functions.

Municipal Governments (1,016)

The term "municipality," as defined for census statistics on governments, applies only to the boroughs, cities, and one incorporated town (Bloomsburg) in Pennsylvania. Townships, to which the terms "municipality" and "municipal corporation" are applied by Pennsylvania statutes, are counted for census purposes as township rather than municipal governments (see below). Incorporation as a borough requires a minimum population of 500 residents. To change from a borough or township to a city requires a minimum population of 10,000 and a referendum. Any municipality may adopt, after an election, a home-rule charter that provides for its government. The following classes, based on population size, apply to cities as of October 2007:

First class--1,000,000 inhabitants or more (Philadelphia)

Second class--250,000 to 999,999 (Pittsburgh)

Second class A--80,000 to 249,999 inhabitants and that by ordinance elect to become second-class A city (Scranton)

Third class--fewer than 249,999 inhabitants including those with a population of 80,000 to 249,999 that have not elected to become a second-class A city.

All cities, boroughs, and incorporated towns exist outside the area of any governmentally active township.

Township Governments (1,546)

Townships, although not differing in legally authorized powers from the types of municipal governments described above, are counted for census purposes as a separate type of local government.

The entire area of the state is encompassed by townships except for areas within the boundaries of cities, boroughs, or incorporated towns. Pennsylvania townships are divided into two classes. Townships of the first class are those having a population density of 300 or more per square mile that have elected to choose first-class township status. All other townships are second-class townships. Change from second to first class is initiated on petition of voters and subject to referendum.

The governing body of each township is an elected board of commissioners in first-class townships and an elected board of supervisors in second-class townships. Any township may adopt a home-rule charter that provides for its government.

PUBLIC SCHOOL SYSTEMS (515)

School District Governments (515)

The following types of school districts in Pennsylvania are counted as separate governments for census purposes and are classified by population size:

First class--1,000,000 inhabitants or more (Philadelphia)

First class A–250,000 to 999,999 inhabitants (Pittsburgh)

Second class--30,000 to 249,999 inhabitants

Third class--5,000 to 29,999 inhabitants

Fourth class--fewer than 5,000 inhabitants

Community colleges

Each of the above classes of school districts has an elected or appointed board of school directors to administer school affairs. School districts of the first class or of the first class A are governed by a board of public education, consisting of 15 appointed directors. All of the above school districts may issue bonds and levy school taxes. Voter approval may be required for bond issues.

Community colleges in Pennsylvania also are counted as governments. The community colleges may be established with the approval of the state board of education by a school district; a county, city, borough, town, or township; a board of school directors; or any combination thereof. Each is administered by a board of trustees. If sponsored by a firstclass city, the board is appointed by the mayor from names submitted by a nominating panel. In second-class cities, the board is appointed by the mayor with the approval of the city council. Otherwise, the board is selected by a majority vote of the governing body of the local sponsor. The board of trustees may fix and charge tuition and fees. The governing body of each school district or municipality comprising a local sponsor may levy an additional tax for community college purposes.

Dependent Public School Systems (0)

Pennsylvania has no dependent public school systems.

Other Educational Activities

Area vocational-technical schools and institutes are classified for census purposes as joint educational service agencies of participating school districts and are not counted as separate governments. They are administered by boards of directors of the participating school districts. These schools provide vocational and technical education services for all school districts that elect to participate and that pay their proportionate share of the costs.

Intermediate units, which provide special educational services, are classified for census purposes as joint educational service agencies of the participating school districts and are not counted as separate governments. Each intermediate unit is governed by a board of directors, elected from among the members of the boards of school districts comprising the intermediate unit. The state board of education approves and funds the budgets of the intermediate units. The budget for must also be approved by a majority of the school districts comprising the unit. Units may receive Federal, state, school district and other money.

The "joint schools" are joint activities of two or more school districts and are not counted as governments. Each is controlled by the boards of the participating districts or by a joint school committee, the members of which are chosen by and from the boards of the constituent districts. Their fiscal requirements are met by participating districts.

Consortiums of school districts may be formed under the intergovernmental cooperation act to jointly provide programs and services to member districts. Formation requires the passage of ordinances and referendums. The governing board is set by the agreement. In addition to entities providing services such as applicant clearinghouses or distance learning centers to member schools, the Lancaster County Academy, Perkiomen Valley New Beginning, Washington Alternative School, and York County High School were formed under

this law. These schools are classified as joint educational service agencies of the participating school districts and are not counted as separate governments.

School districts that do not provide special education services themselves may provide such jointly with other school districts. Such programs are classified as joint educational service agencies of the participating school districts and are not counted as separate governments.

Recreation, fair, or park boards may be created by school districts by the school district alone or jointly with another government. These boards are classified as dependent agencies of the creating government or governments and are not counted as separate governments.

Municipal authorities, often called "school building authorities," finance construction of school buildings. They are described below under "Special District Governments."

SPECIAL DISTRICT GOVERNMENTS¹ (1,728)

Pennsylvania statutes authorize the creation of a variety of special districts or authorities that are counted as governments. These are discussed in detail below.

Convention Center Authorities in Third- Class Counties

These authorities may be created by the governing body of a third-class county or a third-class county and its county seat. The board consists of seven members, with 3 appointed by the county, 3 by the county seat, and one by both the county and the county seat. An alternative board consists of nine members appointed by the mayor, county executive, and Governor. The authorities may issue bonds and fix and collect fees and rents. The county may impose an excise tax on hotels for the benefit of the authority.

Delaware River Joint Toll Bridge Commission

This interstate commission was created by special acts of the New Jersey and Pennsylvania legislatures to build, operate, and maintain toll bridges across the Delaware River north of Philadelphia. The commission consists of five members appointed by the Governor of New Jersey and confirmed by the state senate and five appointed by the Governor of Pennsylvania who serve at the Governor's pleasure. The commission may issue bonds and fix and collect tolls.

Delaware River Port Authority

This authority is counted under "New Jersey--Special District Governments."

East Fork Road District

Effective January, 1 2004 this district merged with Wharton township.

Housing Authorities

County or city housing authorities may be established by resolution of the county or city governing body or by the Governor on petition of taxpayers. Housing authorities are governed by five-member boards appointed by the county commissioners or the mayor with the approval of the city council with these exceptions: In cities of the first class, the mayor appoints two members, the city controller appoints two, and these four in turn appoint an additional member. In cities of the second class, the mayor appoints two additional members for a total of seven. The authorities may issue bonds and fix and collect rentals and charges.

Industrial and Commercial Development Authorities -- 1967 law

Industrial and commercial development authorities organized under this law are established by ordinance of any county, city, borough, town, or township to finance and promote industrial and commercial development projects. A board appointed by the governing body of the establishing government governs each authority. Authorities created under this law may fix and collect rentals and issue revenue bonds. Industrial development authorities established under the municipal authorities law are described below under "Municipal Authorities."

Metropolitan Transportation Authorities

State law authorizes these authorities in each metropolitan area. Each authority's board consists of one member (who may be a state official serving in an ex officio capacity) appointed by the Governor, two members per county served appointed by the county commissioners or council (except in the case of a first-class city, by the mayor), and one member appointed by each of the majority and minority leaders in the senate and the house of representatives. The senate and house appointees serve at the pleasure of the appointing legislative member. The authorities may issue revenue bonds and fix and collect fees and rents. The Southeastern Pennsylvania Transportation Authority (SEPTA) was established under this law to provide bus and rail transit and commuter rail service in the Philadelphia area.

Municipal Authorities

Pennsylvania law permits the governing body of a county, city, borough, town, township, or school district government, either singly or jointly, to establish a municipal authority by resolution or ordinance, after a public hearing. A board appointed by the establishing government or governments governs each authority. Municipal authorities may provide any of various types of governmental facilities, most commonly facilities for water supply and sewerage but also facilities for airports, school buildings, flood control, parks, recreation, hospital financing, parking, solid waste disposal, mass transit, marketing, electrical power facilities, and industrial development.

An authority may fix and collect rentals or other charges and may issue revenue bonds. Authorities organized under this law are known by a variety of names.

Neighborhood improvement district management associations that are created as municipal authorities are dependent agencies of the creating government. See "Subordinate Agencies and Areas," below.

Parking Authorities

Authorities to provide parking facilities are created by resolution or ordinance of cities (except first-class cities), boroughs, or first-class townships. Each authority is governed by a five-member board appointed by the city mayor, the president of the borough council, or the president of the board of township commissioners. The authorities may lease parking facilities, impose rates and charges, and issue revenue bonds.

Parking authorities in first-class cities are state dependent. See "Subordinate Agencies and Areas," below.

Pennsylvania Convention Center Authority

In 2004 the state legislature repealed, and reenacted the legislation creating this authority. The new provisions have effectively put the authority under the control of the city of Philadelphia. See "Subordinate Agencies and Areas," below.

Philadelphia Regional Port Authority

This authority was created by 1989 legislation to construct, maintain, and operate port facilities along the Delaware River. The authority consists of 11 members: four appointed by the Governor, three recommended by the mayor of Philadelphia and the governing bodies of specified counties (counties located in whole or in part within 20 miles of the city and having the Delaware River as a border) and appointed by the Governor, one appointed by the president of the senate,

one appointed by the minority leader of the senate, one appointed by the speaker of the house, and one appointed by the minority leader in the house of representatives. The authority may fix and collect fees and rentals for use of its facilities and may issue revenue bonds.

Port Authorities in Counties of the Second Class

These authorities may be formed in secondclass counties to operate port facilities and transportation systems in the county by which they are organized and in adjoining counties to the extent necessary for an integrated transportation system. A board appointed by the board of county commissioners and including one of their members governs each authority. In addition, when the transportation system is extended into adjoining counties, a representative may be appointed by each additional member county to vote on matters affecting rates and services within that county. The authorities may impose fees and rentals for the use of facilities and may issue revenue bonds. The Port Authority of Allegheny County (PAT) was established under this law to provide bus and rail transit in the Pittsburgh area.

Port Authorities in Third-Class Cities

Port authorities to operate port facilities and transportation systems are created by resolution of the governing body of a third-class city. Each authority has a governing board consisting of the Governor and the secretary of the department of transportation as ex officio members plus nine members appointed by the city mayor, one member appointed by the Governor, and one member appointed by the secretary of the department of transportation. The authority governing body may fix and collect fees and rentals for its facilities and may issue bonds. The Erie Western Pennsylvania Port Authority was created under this law.

Public Auditorium Authorities

These authorities may be formed by resolution of municipal authorities of any county or of any city single, or jointly, excluding second class counties and cities. The authorities may acquire, own, and operate auditoriums, stadiums, and similar facilities. Each authority is governed by a board appointed by the creating governments. These authorities may fix and collect fees and rents and issue revenue bonds.

Residential Finance Authorities

Authorities of this type may be established by resolution of the county commissioners of a second-class county (Allegheny). The authorities provide mortgage credit for the construction or the renovation of housing. A board appointed by the county commissioners governs each authority. The authority may make mortgage loans, fix charges in connection with its loans, and issue revenue bonds.

Sport and Exhibition Authorities

Joint sport and exhibition authorities may be established by local resolution of a second-class county and second-class city within the second-class county. Each authority is governed by a seven-member board with members appointed by the county executive, the mayor, or, in joint cases, by both. The authorities may issue bonds and fix and collect fees, admissions, and rents. The creating governments also may issue bonds for the authority. The Sports and Exhibition Authority of Pittsburgh and Allegheny County was created under this act.

Sports and exhibition authorities created by a single government are subject to acquisition by the creating government at any time. These authorities are not counted as separate governments. See "Subordinate Agencies and Areas," below.

SUBORDINATE AGENCIES AND AREAS

Shown below are various governmental designations in Pennsylvania that have certain characteristics of governmental units but that are classified in census statistics as subordinate agencies of the state or local governments and are not counted as separate governments. Legal provisions for some of the larger of these are discussed below (see "Public School Systems," above, regarding educational agencies of this nature).

Among the subordinate agencies and areas listed below, some represent "special taxing areas" within the territory of an established government. This method of financing additional services in limited areas by property taxation, while also used by some municipal and township governments in a few states, is more widely utilized by county governments. In the listing below of authorized county-related agencies, a bullet (*) appears for each entity of this kind--i.e., any that may individually serve a portion rather than all of a county and for which a tax may be levied against the assessed value of property in the area served.

Allegheny Regional Asset District (county).

This district was created by special act and county ordinance in 1993. The district funds and develops the region's civic, recreational, library, sports, cultural, and other assets. The district is governed by an appointed board of eight members: four appointed by the board of county commissioners, two by the mayor of Pittsburgh, one by vote of at least five of the other six members, and one nonvoting member appointed by the Governor. The district is funded by one-half of the revenues generated by a special 1 percent sales tax and hotel tax levied by Allegheny County. The district is authorized to issue revenue bonds.

Conservation districts (county). These districts are established by the county governing body to provide soil conservation services. The creation of these districts may be initiated by petitions, hearings, or referenda. The districts are governed by a board of

directors, consisting of seven members appointed by the county governing body. The districts receive their revenue from state and county appropriations and contributions for benefits provided.

Pennsylvania Housing Finance Agency (state). This agency was established to provide mortgage credit for low- and moderate-income housing. The agency board consists of 14 members including six appointed by the Governor with the consent of the senate and one person appointed by each of the majority and minority leaders in the senate and the house of representatives, plus the secretaries of banking, commerce, and community affairs and the state treasurer. The agency may fix and collect fees and issue revenue bonds.

Pennsylvania Industrial Development Authority (state). This authority was established to finance the construction of industrial development projects to promote economic development and employment. The authority board consists of seven members appointed by the Governor with the consent of the senate, plus the secretaries of agriculture, banking, commerce, community affairs, and labor and industry. The authority may issue revenue bonds and accept grants.

Pennsylvania Intergovernmental
Cooperation Authority for Cities of the First
Class (state). This authority assists the city of
Philadelphia with its finances. The governing
body of the authority consists of five members
appointed by the Governor and leaders of the
state general assembly. The secretary of the
budget for the commonwealth and the director
of finance for Philadelphia are ex officio
members of each board. The-authority has the
power to issue bonds. The authority may
accept revenue from any source.

Port of Pittsburgh Commission (state).

Established by special act in 1992, the geographic area covered by the commission includes ten counties in western Pennsylvania. The commission develops port facilities in the area to enhance commerce and industry. In

addition, the commission is to develop and promote recreational facilities in the port district. The governing body of the commission consists of 15 members appointed by the Governor and leaders of the state general assembly. The commission has the power to fix and collect fees and rentals for port facilities and port-related projects. The commission may issue bonds secured by its revenues.

Redevelopment authorities (county and municipal). The governing body of any city or county may establish a redevelopment authority by resolution or ordinance. A five-member board, appointed by the mayor or the county governing body, governs each authority. Redevelopment authorities may issue revenue bonds and accept federal aid, including grants. Redevelopment proposals are subject to the approval of the sponsoring government.

State authorities (state). A number of statewide authorities have been created by acts of the general assembly to finance the construction of public facilities for the purposes indicated by the authority names. The largest of these are as follows ²:

Higher Educational Facilities Authority Pennsylvania Turnpike Commission State Public School Building Authority

Each of the governing bodies of these authorities consists of members appointed by the Governor, state officials serving in an ex officio capacity, or a combination of the two. These state authorities receive their revenue primarily from rentals, tolls, or charges and may issue revenue bonds.

Other examples include:

State 3

Ben Franklin Technology Development Authority Commonwealth Mental Health Research Foundation Delaware River Bridge and Tunnel Commission Delaware River Joint Bridge Commission of

Pennsylvania and New York

Energy Development Authority

Flood control districts

Health districts

Parking authorities in first-class cities

Patient Safety Authority

Pennsylvania Civil Disorder Authority

Pennsylvania Economic Development

Financing Authority

Pennsylvania Higher Education Assistance

Agency

Pennsylvania Infrastructure Investment

Authority

Pennsylvania Minority Business Development

Authority

Pennsylvania Nursing Home Loan Agency

Pennsylvania Parent Assistance Authority

Pennsylvania Public Television Network

Commission

Pocono Mountain Memorial Parkway

Commission

Underground Storage Tank Indemnification

Board

County 4

Business improvement districts (1996 law)

County authorities in counties of the second

class and second class A Institution districts

Recreation, park, and fair boards

Sports and exhibition authorities (single

county, second class)

Transportation development districts (county)

Veterans housing authorities

Municipal

Business improvement districts (1996 law)

Municipal libraries

Neighborhood improvement district

management associations (except in first-class

cities)

Pennsylvania Convention Center Authority

Recreation, park, and fair boards (boroughs,

second and third-class cities, and incorporated

towns)

Sewer districts in first-class cities

Shade tree commissions in third-class cities, boroughs, and incorporated towns Sports and exhibition authorities (single city, second class)

Transportation development districts (municipal)

Veterans housing authorities

Township

Fire and water districts in first-class townships Historic districts

Neighborhood improvement district management associations

Recreation, park, and fair boards

Sanitary sewer districts in second-class townships

Sewer districts in first-class townships Shade tree commissions in first-class townships

Transportation development districts (municipal)

Pennsylvania laws also provide for various types of local areas for election areas and administration of justice.

- 1. The Southwestern Pennsylvania Convention Center Design Commission was disbanded in 2003
- 2. Since 1975, the Pennsylvania Department of General Services has performed the functions of the General State Authority.
- 3.The Delaware River Joint Bridge Commission of Pennsylvania and New York has never been ratified by New York.
- 4.Institution districts are still authorized by law but have been abolished in many counties.