AN ACT

Amending Title 3 (Agriculture) of the Pennsylvania Consolidated 1 Statutes, in food protection, further providing for 2 definitions and for license required. З The General Assembly of the Commonwealth of Pennsylvania 4 5 hereby enacts as follows: The definition of "licensor" in section 5702 of 6 Section 1. Title 3 of the Pennsylvania Consolidated Statutes is amended and 7 the section is amended by adding definitions to read: 8 9 § 5702. Definitions. The following words and phrases when used in this subchapter 10 shall have the meanings given to them in this section unless the 11 context clearly indicates otherwise: 12 * * * 13 "Licensor." Any of the following: 14 15 (1)The county department of health or joint-county department of health whenever a retail food facility is 16 located in a political subdivision under the jurisdiction of 17 18 a county department of health or joint-county department of

- 1 -

health.

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(2) The health authorities of cities, boroughs,
incorporated towns and first class townships whenever a
retail food facility is located in a city, borough,
incorporated town or first class township not under the
jurisdiction of a county department of health or joint-county
department of health.

8 (3) The health authorities of second class townships and 9 second class townships which have adopted a home rule charter 10 which elect to issue licenses under this subchapter whenever 11 a retail food facility is located in a second class township 12 or second class township which has adopted a home rule 13 charter not under the jurisdiction of a county department of 14 health or joint-county department of health.

15 (4) The Department of Agriculture whenever a retail food
16 facility is located in any other area of this Commonwealth.

17 (5) Notwithstanding paragraphs (1), (2), (3) and (4),

18 and excluding any operations of the mobile retail food

19 <u>facility in a city of the first class, where the retail food</u>

20 <u>facility is a mobile retail food facility that has a</u>

21 <u>Pennsylvania operating base location, that Pennsylvania</u>

22 <u>operating base location shall be the location of the mobile</u>

23 <u>retail food facility for purposes of licensure under</u>

24 paragraphs (1), (2), (3) and (4).

25 <u>"Mobile retail food facility." A movable retail food</u>

26 facility, such as a stand, vehicle, cart, basket, box or similar

27 structure, from which food is stored, prepared, processed,

28 distributed or sold and the facility:

29 (1) physically locates at one site or location for no

30 more than 14 consecutive days, in one calendar year,

2015D07294

- 2 -

1	regardless of whether or not the facility operates
2	continuously during that time period; and
3	(2) is not issued as a temporary retail food facility
4	<u>license under section 5703(q)(2) (relating to license</u>
5	required).
6	* * *
7	"Pennsylvania operating base location."
8	(1) A single location within this Commonwealth where a
9	mobile retail food facility or transportation vehicle returns
10	regularly for the purpose of vehicle, trailer or equipment
11	storage, discharging liquid or solid wastes, refilling water
12	tanks and ice bins and boarding food.
13	(2) If a location described under paragraph (1) does not
14	exist within this Commonwealth, the location from which the
15	mobile retail food facility most frequently does business
16	within this Commonwealth.
17	* * *
18	Section 2. Section 5703(b), (c) and (j) of Title 3 are
19	amended and the section is amended by adding a subsection to
20	read:
21	§ 5703. License required.
22	* * *
23	(b) Exempt retail food facilities
24	(1) A licensor may exempt the following retail food
25	facilities from the license requirements of this section:
26	(i) A food bank owned by a charitable nonprofit
27	entity and operated for charitable or religious purposes.
28	(ii) A soup kitchen owned by a charitable nonprofit
29	entity and operated for charitable or religious purposes.
30	(iii) A retail food facility that operates on no

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- 3 -

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more than three days each calendar year.

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(iv) A school cafeteria.

3. (v) A retail food facility that is owned by a
4 charitable nonprofit entity and that is one or more of
5 the following:

6 (A) Managed by an organization which is 7 established to promote and encourage participation or 8 support for extracurricular recreational activities 9 for youth of primary and secondary public, private 10 and parochial school systems on a not-for-profit 11 basis. This subparagraph does not apply to organized 12 camps.

(B) Offers only foods that are nonpotentiallyhazardous foods or beverages.

15 (vi) A retail food facility in which food or
16 beverages are sold only through a vending machine.

17 (vii) A retail food facility which is owned by a
18 church, association of churches or other religious order,
19 body or institution which:

20 (A) Qualifies for exemption from taxation under
21 section 501(c)(3) or (d) of the Internal Revenue Code
22 of 1986 (Public Law 99-514, 26 U.S.C. § 501).

(B) Is not subject to unrelated business income
taxation under sections 511, 512 or 513 of the
Internal Revenue Code of 1986 for activities
undertaken under this chapter.

27 If the licensor is the department, the exemption shall be 28 accomplished by order of the secretary and published in the 29 Pennsylvania Bulletin. If the licensor is an entity other 30 than the department, the exemption shall be accomplished by

- 4 -

order of the local government unit or units having
jurisdiction over the licensor. A retail food facility that
is exempted from the license requirements under this section
shall remain subject to inspection and all other provisions
of this subchapter, including the penalties for violation of
this act authorized in section 5714 (relating to penalties).
(2) A licensor shall exempt the following retail food

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facilities from the license requirements of this section:

9 (i) A retail food facility in which only
10 prepackaged, nonpotentially hazardous food or beverages
11 are sold.

12 (ii) A retail food facility that sells only raw13 agricultural commodities.

(iii) A retail food facility that is in compliance
with the act of July 20, 1974 (P.L.537, No.184), referred
to as the Honey Sale and Labeling Act, <u>sells only</u>
<u>products regulated by that act</u> and in which 100% of the
regulated products offered for human consumption are
produced or processed on the farm on which the retail
food facility is located.

A retail food facility that is exempted from the license requirements under this section shall remain subject to inspection and all other provisions of this subchapter, <u>including the penalties for violation of this act authorized</u> in section 5714.

(c) Issuance of license.--A retail food facility license
shall be issued by the licensor having jurisdiction. A license
shall specify the date of expiration, the period for which the
license is valid, the name of the licensee and the place
licensed. Licenses shall be conspicuously displayed at all times

2015D07294

- 5 -

in the place thereby licensed[.] <u>or, with regard to a mobile</u>
 <u>retail food facility, at any location where the mobile retail</u>
 <u>food facility is in operation.</u> Licenses shall not be
 transferable.

5 * * *

(j) Fees.--[The] Except as provided for in subsection (j.1),
<u>the</u> fees that may be charged under this subchapter are as
established by the licensor, if the licensor is an entity other
than the department, and shall be paid into the city, borough,
incorporated town, township or county treasury. If the licensor
is the department, the fees shall be paid to the State Treasury
through the department and are as follows:

(1) For licensure of a retail food facility that has not
been previously licensed and that is owner operated and that
has a seating capacity of less than 50: \$103.

16 (2) For licensure of a retail food facility that has not
17 been previously licensed and that is not described in
18 paragraph (1): \$241.

19 (3) For a renewal of a license or for issuing a license20 to reflect a change of ownership: \$82.

(4) For a duplicate license, for each retail food
facility location: \$14.

(5) For a temporary license under subsection (g)(2):\$14.

(6) For conducting a follow-up inspection to review
whether changes have been made to correct violations which
resulted in noncompliant status determined by a prior
inspection:

29 (i) For the second follow-up inspection during the30 licensure period: \$150.

2015D07294

- 6 -

(ii) For a third or subsequent follow-up inspection
 during the licensure period: \$300.

3 (7) For conducting an inspection that is not otherwise
4 required by the department but that is conducted at the
5 behest of the proprietor of the retail food facility: \$150.

(8) For any license described in paragraph (1), (2), 6 7 (3), (4) or (5) that is issued for a period of greater than 8 one year by regulation of the department in accordance with subsection (g), the license fee otherwise prescribed under 9 those paragraphs shall be prorated for the license period. 10 (j.1) Fee exception. -- An entity, except for the health 11 authority for a city of the first class, shall not charge a fee 12 for conducting an inspection of a mobile retail food facility 13 14 that has a Pennsylvania operating base location unless the inspecting entity is also the licensor with respect to retail 15

16 food facilities at that Pennsylvania operating base location.

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18 Section 3. This act shall take effect in 60 days.

- 7 -