## **EMBARGOED MATERIAL**

October 23, 2007

Mr. Kim Kaufman Executive Director Independent Regulatory Review Commission 14<sup>th</sup> Floor 333 Market Street Harrisburg, PA 17101

Re: Proposed Amendments to 61 Pa Code, Chapter 91 (relating to realty transfer tax) ("Draft Regulations")

Dear Mr. Kaufman:

We do a great deal of real estate business in Pennsylvania and are very concerned about the Draft Regulations the Department of Revenue has promulgated revising the realty transfer tax regulations. These regulations in certain instances are contrary to the law and also are bad public policy. They will discourage real estate transactions in Pennsylvania. Among the significant issues raised by the Draft Regulations are:

- Realty transfer tax would be imposed on the assignment of a contract to purchase real estate. Taxing this type of transaction is contrary to the law under the Pennsylvania Supreme Court's holding in the <u>Allebach</u> case;
- Like kind exchanges may well be subject to four transfer taxes because these
  regulations provide, contrary to the Federal law, that neither a "qualified
  intermediary" nor an "exchange accommodation title holder" are agents of the
  taxpayer. Pennsylvania would be the only state in the country where exchanges
  would be subject to such multiple realty transfer taxes; and
- In contrast to the existing regulations, in a sale leaseback transaction, if the lease term (including most options to renew) is 30 years or more, both the sale and the lease will be subject to realty transfer tax unless the transaction is a financing, as narrowly defined by the DOR. Thus, many sale leaseback transactions will be subject to two realty transfer taxes on the initial sale and leaseback, and a third realty transfer tax if the property ultimately is conveyed back to the seller.

lang day i saka aras kadi sadika pada di Tupy siki ika arang paragi kadi awal na gora angaran arang Manangkar dia mangaran dia paragika arang kadi arang panga di mangilikan ikaganggan arang

For these reasons, we urge the Independent Regulatory Review Commission to reject these regulations and request the DOR to issue regulations that comply with the law and are good public policy. Thank you for your consideration.

Sincerely,

BPG PROPERTIES, LTD.

Arthur P. Pasquarella

Executive Vice President & COO

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cc: Gregory C. Fajt, Chief of Staff