## METROPOLITAN COUNCILS ACT (EXCERPT) Act 292 of 1989

## 124.715 Definitions; MCL 124.717 to 124.729.

Sec. 65.

As used in sections 67 through 79:

- (a) "Articles" means a metropolitan arts council's articles of incorporation provided for in section 69.
- (b) "Council" means a metropolitan arts council established under section 67.
- (c) "Council area" means the actual territory of a metropolitan arts council.
- (d) "Facilities and programs" means structures, fixtures, and activities provided by a tax exempt entity that has been in existence for at least 18 consecutive months before becoming eligible for funding under sections 67 through 79. Facilities and programs may include a public broadcast station as defined by section 397 of subpart E of part IV of title III of the communications act of 1934, 47 U.S.C. 397, whether or not the public broadcast station is affiliated with an institution of higher education; a museum or historical center; a performing arts center; an orchestra; chorus; chorale; opera theater; and a ballet, dance, or theater company. Facilities and programs do not include professional sports arenas or stadiums, labor organizations, political organizations, libraries, or public, private, or charter schools.
  - (e) "Metropolitan district" means either of the following:
  - (i) A county with not less than 2 state public universities.
- (ii) A county with a population of not more than 100,000 individuals and a boundary contiguous to a county with not less than 2 state public universities.
  - (f) "Tax exempt entity" means any of the following:
  - (i) An organization exempt from taxation under section 501(c) of the internal revenue code of 1986.
  - (ii) An entity or division owned by an organization described in subparagraph (i).
- (iii) An entity owned by a township, city, village, community college, state university, or any other public body that is not a public school, charter school, or public school academy.

History: Add. 1998, Act 373, Imd. Eff. Oct. 20, 1998