R2, P2

(1lr0317)

ENROLLED BILL

-Health and Government Operations/Education, Health, and Environmental Affairs -

Introduced by Delegates Rosenberg, Mizeur, Arora, Barve, Cardin, Cullison, DeBoy, Donoghue, Feldman, Frank, Hubbard, Hucker, Kach, A. Kelly, Kipke, Kramer, Lafferty, Lee, McDonough, Mitchell, Morhaim, Murphy, Oaks, Pena-Melnyk, Ready, Reznik, Ross, Stein, Tarrant, V. Turner, Vaughn, and Zucker

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this

_____ day of ______ at _____ o'clock, ____M.

Speaker.

CHAPTER _____

1 AN ACT concerning

2 Transportation – Procurement for MARC Train Service – Disclosure
 3 Requirements Regarding Involvement in Deportations

4 FOR the purpose of requiring certain entities that submit a bid or proposal to the Maryland Department of Transportation or certain other units of the State or $\mathbf{5}$ local government to provide certain MARC train service to submit a certain 6 7 statement concerning certain deportation activity in which the entity may have engaged; requiring an entity to include certain information in the statement; 8 9 requiring the Department of Transportation or certain other units of the State or local government to consider certain information provided by certain entities 10 seeking to provide certain MARC train service; defining certain terms: and 11

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments



1	generally relating to the disclosure of certain information by entities that
2	submit bids or proposals on procurement contracts to provide certain MARC
3	train service. prohibiting certain entities from being considered a responsible
4	bidder or offeror for certain contracts to provide Maryland Area Regional
5	Commuter Rail (MARC) service unless the entities comply with certain
6	requirements; requiring that, in conjunction with the submission of certain bids
7	or offers, certain entities provide certain units with a certain statement and
8	estimated date for completing a certain process of assembling records; requiring
9	certain entities to notify certain units of changes to a certain estimated date;
10	requiring certain entities to comply with certain requirements for a certain
11	process of assembling records; requiring certain entities to contract with certain
12	archivists and historians to conduct a certain initial analysis and ensure that a
13	certain process of assembling records is conducted in a certain manner;
14	establishing requirements for a certain initial analysis; requiring certain
15	entities to submit certain information to the State Archivist after a certain
16	process of assembling records is completed; requiring the State Archivist to
17	approve certain archivists, historians, and initial reports; requiring the State
18	Archivist to provide certain guidance and oversight; requiring the State
19	Archivist to make certain determinations and provide certain written notice of
20	the determination to certain units; authorizing the State Archivist to use a
21	designee to carry out certain provisions; requiring certain units to provide
22	notice of intent to award certain contracts within a certain period of time;
23	prohibiting certain units from awarding certain contracts to certain entities
24	that do not comply with certain provisions; authorizing certain units to award
25	certain entities after receiving certain notice; providing that certain prohibitions
26	do not apply if a contract is awarded to certain bidders or offerors; authorizing
27	certain entities to award certain contracts to certain entities after receiving
28	certain notice; providing that, notwithstanding certain requirements, certain
29	units may award certain contracts to certain bidders or offerors; prohibiting
30	certain entities, bidders, or offerors from submitting certain protests; requiring
31	that certain entities that submit certain bids or proposals to the Maryland
32	Transit Administration comply with certain requirements; providing for the
33	application of this Act; defining certain terms; and generally relating to
34	procurement for MARC service and requirements for assembling records and
35	disclosing information related to the deportation of victims.

36 BY adding to

- 37 Article State Finance and Procurement
- Section 12–501 through <u>12–504</u> <u>12–511</u> to be under the new subtitle "Subtitle 5.
 Disclosure Requirements Regarding Involvement in Deportations"
- 40 Annotated Code of Maryland
- 41 (2009 Replacement Volume and 2010 Supplement)

42 BY adding to

- 43 Article Transportation
- 44 Section 7–508
- 45 Annotated Code of Maryland

1	(2008 Replacement Volume and 2010 Supplement)
$\frac{2}{3}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
4	Article – State Finance and Procurement
$5 \\ 6$	SUBTITLE 5. DISCLOSURE REQUIREMENTS REGARDING INVOLVEMENT IN DEPORTATIONS.
7	12–501.
$\frac{8}{9}$	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
10 11	(B) "Department" means the Maryland Department of Transportation.
$12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17$	(C) (B) "DIRECT INVOLVEMENT <u>IN THE DEPORTATION OF VICTIMS</u> " MEANS OWNERSHIP OR OPERATION OF THE TRAINS ON WHICH INDIVIDUALS WERE DEPORTED <u>TRANSPORTED</u> TO EXTERMINATION CAMPS, DEATH CAMPS, OR ANY FACILITY USED TO TRANSITION INDIVIDUALS TO EXTERMINATION CAMPS OR DEATH CAMPS, DURING THE PERIOD BEGINNING ON JANUARY 1, 1942 SEPTEMBER 1, 1939, AND ENDING ON DECEMBER 31, 1944 SEPTEMBER 2, 1945.
18	(D) (C) "ENTITY" MEANS:
19 20 21 22 23 24	(1) A CORPORATION, AFFILIATE, OR OTHER SIMILAR ORGANIZATION <u>OR A SUCCESSOR IN INTEREST OF THE CORPORATION,</u> <u>AFFILIATE, OR SIMILAR ORGANIZATION</u> THAT CONTROLS, OR IS CONTROLLED OR OWNED OR PARTIALLY OWNED BY OR UNDER COMMON CONTROL WITH, A CORPORATION THAT <u>HAS</u> <u>HAD</u> DIRECT INVOLVEMENT <u>IN THE DEPORTATION OF</u> <u>VICTIMS</u> ; OR
$25 \\ 26 \\ 27$	(2) A MEMBER OF A PARTNERSHIP OR A CONSORTIUM THAT INCLUDES AN ENTITY THAT CERTIFIES THAT IT HAS HAD DIRECT INVOLVEMENT IN THE DEPORTATION OF VICTIMS.
$\frac{28}{29}$	(D) <u>"MARC" means the Maryland Area Rail</u> <u>Regional</u> <u>Commuter.</u>
$30 \\ 31 \\ 32$	(E) (1) "PROPERTY" MEANS ANY PERSONAL BELONGINGS OWNED OR CONTROLLED BY VICTIMS OF THE DEPORTATIONS TO EXTERMINATION CAMPS, DEATH CAMPS, OR FACILITIES USED TO TRANSITION INDIVIDUALS TO

	4 HOUSE BILL 520
1	EXTERMINATION CAMPS OR DEATH CAMPS, DURING THE PERIOD BEGINNING ON
2	JANUARY 1, 1942, AND ENDING ON DECEMBER 31, 1944.
3	(2) "PROPERTY" INCLUDES:
4	(I) JEWELRY;
5	(II) BOOKS;
6	(III) ARTIFACTS;
7	(IV) PRECIOUS METALS; AND
8	(V) CURRENCY.
9	(F) "PROCESS OF ASSEMBLING THE RECORDS" MEANS TO:
10	(1) ORGANIZE, DIGITIZE, AND MAKE RECORDS AVAILABLE TO THE
11	PUBLIC IN AN INTERNET ACCESSIBLE, ELECTRONIC FORMAT THAT IS
12	SEARCHABLE AND ANALYZABLE; AND
$\begin{array}{c} 13\\14 \end{array}$	(2) PREPARE TO SUBMIT THE INFORMATION DESCRIBED IN § 12–507 OF THIS SUBTITLE TO THE STATE ARCHIVIST.
$\begin{array}{c} 15\\ 16\end{array}$	(F) (G) (1) "Records" MEANS MATERIAL RELATING TO THE DEPORTATION OF VICTIMS.
17	(2) "RECORDS" INCLUDES:
18	(1) (I) DOCUMENTS;
19	(2) (II) CORRESPONDENCE;
20	(3) (III) MEMORANDA;
21	(4) (IV) RECEIPTS;
22	(5) (V) INVOICES;
23	(6) (VI) PRESENTATIONS;
24	(7) (VII) AUDITS; AND
$\frac{25}{26}$	(8) (VIII) ANY OTHER MATERIALS RELATED TO ITEMS (1) THROUGH (7) OF THIS SUBSECTION.

1 (H) "VICTIM" MEANS AN INDIVIDUAL WHO WAS ON AN ENTITY'S TRAIN $\mathbf{2}$ FOR THE PURPOSE OF BEING TRANSPORTED TO AN EXTERMINATION CAMP, 3 DEATH CAMP, OR A FACILITY USED TO TRANSITION INDIVIDUALS TO EXTERMINATION CAMPS OR DEATH CAMPS DURING THE PERIOD BEGINNING ON 4 5 SEPTEMBER 1, 1939 AND ENDING ON SEPTEMBER 2, 1945. 6 12 - 502.7 FOR THE PURPOSES OF THIS SUBTITLE: 8 (1) TWO OR MORE ENTITIES SHALL BE CONSIDERED AS THE SAME 9 **ENTITY IF:** 10 **(I)** ONE ENTITY IS A WHOLLY OWNED SUBSIDIARY OF THE 11 **OTHER; OR** 12 (II) ONE ENTITY OWNS OR DIRECTLY OR INDIRECTLY 13CONTROLS MORE THAN 50% OF THE VOTING SECURITIES OF THE OTHER 14 ENTITY, REGARDLESS OF WHETHER THE EQUITY INTEREST IN THAT OTHER 15 ENTITY IS OWNED BY A FOREIGN GOVERNMENT; AND 16 (2) IF AN EQUITY INTEREST IN AN ENTITY IS OR WAS OWNED BY A 17FOREIGN GOVERNMENT, THAT EQUITY INTEREST SHALL BE ATTRIBUTED TO 18 THE ENTITY. 19 12 - 503.20THIS SUBTITLE APPLIES TO AN ENTITY THAT: 21(1) HAS HAD DIRECT INVOLVEMENT IN THE DEPORTATION OF 22VICTIMS; AND SUBMITS A BID OR OFFER TO A UNIT OF STATE OR LOCAL 23(2) GOVERNMENT ON A PROCUREMENT CONTRACT WITH THE-DEPARTMENT OR 2425WITH ANY OTHER UNIT OF THE STATE OR LOCAL-GOVERNMENT TO PROVIDE MARC TRAIN SERVICE THAT IS FUNDED IN WHOLE OR IN PART WITH PUBLIC 2627FUNDS. 2812 - 504.29AN ENTITY MAY NOT BE CONSIDERED A RESPONSIBLE BIDDER OR OFFEROR FOR A PROCUREMENT CONTRACT TO PROVIDE MARC SERVICE 30

6	

1UNLESS THE ENTITY COMPLIES WITH THE REQUIREMENTS OF §§ 12–5052THROUGH 12–507 OF THIS SUBTITLE.

3 12–504. <u>12–505.</u>

4 (A) BEFORE SUBMITTING IN CONJUNCTION WITH THE SUBMISSION OF A
5 FORMAL BID OR OFFER ON A PROCUREMENT CONTRACT TO THE DEPARTMENT
6 OR OTHER UNIT OF THE A UNIT OF STATE OR LOCAL GOVERNMENT TO PROVIDE
7 MARC TRAIN SERVICE, AN ENTITY SHALL SUBMIT TO THE UNIT:

8 (1) CERTIFY TO THE DEPARTMENT OR UNIT WHETHER A 9 STATEMENT THAT THE ENTITY HAS HAD DIRECT INVOLVEMENT IN THE 10 DEPORTATION OF VICTIMS; AND

11(2)DISCLOSE TO THE DEPARTMENT OR OTHER UNIT THE12INFORMATION DESCRIBED IN SUBSECTION (B) OF THIS SECTION AN ESTIMATED13DATE FOR COMPLETING THE PROCESS OF ASSEMBLING THE RECORDS AND14PROVIDING INFORMATION TO THE STATE ARCHIVIST IN ACCORDANCE WITH §§1512–506 AND 12–507 OF THIS SUBTITLE.

16(B)THE ENTITY SHALL NOTIFY THE UNIT OF ANY CHANGE IN THE17ESTIMATED DATE THAT WAS SUBMITTED TO THE UNIT IN ACCORDANCE WITH18SUBSECTION (A) OF THIS SECTION.

19 <u>12–506.</u>

20(A)BEFORE A UNIT OF STATE OR LOCAL GOVERNMENT MAY AWARD A21PROCUREMENT CONTRACT TO PROVIDEMARC SERVICE TO AN ENTITY22SUBJECT TO THIS SUBTITLE, THE ENTITY SHALL COMPLY WITH THE PROVISIONS23OF THIS SECTION FOR THE PROCESS OF ASSEMBLING THE RECORDS RELATED24TO THE DEPORTATION OF VICTIMS.

25(B)(1)AN ENTITY SHALL CONTRACT WITH AN ARCHIVIST AND A26HISTORIAN TO CONDUCT AN INITIAL ANALYSIS OF THE RECORDS.

 27
 (2)
 THE ARCHIVIST AND HISTORIAN THAT CONDUCT THE INITIAL

 28
 ANALYSIS SHALL:

- 30 (II) <u>BE INDEPENDENT OF THE ENTITY; AND</u>

1 2 3	<u>STANDARDS OF T</u> STATE ARCHIVIS		CONDUCT THE ANALYSIS IN ACCORDANCE WITH THE DCIETY OF AMERICAN ARCHIVISTS AND THE COUNCIL OF
4	<u>(3)</u>	THE 1	INITIAL ANALYSIS SHALL INCLUDE:
5 6 7	<u>ENTITY MAINTAIN VICTIMS; AND</u>	<u>(I)</u> NS RE(AN INSPECTION OF EACH LOCATION IN WHICH THE CORDS THAT MAY BE RELATED TO THE DEPORTATION OF
8		<u>(II)</u>	A REPORT SUBMITTED TO THE STATE ARCHIVIST.
9 10	(<u>4)</u> SHALL INCLUDE:	<u>The</u>	INITIAL REPORT SUBMITTED TO THE STATE ARCHIVIST
$\begin{array}{c} 11 \\ 12 \end{array}$	ASSESSMENT OF V	<u>(I)</u> WHETH	A LIST OF EACH LOCATION INSPECTED AND AN HER THE LOCATION MAINTAINS ANY RECORDS;
$\frac{13}{14}$	<u>RECORDS;</u>	<u>(II)</u>	AN OUTLINE AND ASSESSMENT OF THE QUALITY OF THE
$\begin{array}{c} 15\\ 16\end{array}$	RECORDS; AND	<u>(III)</u>	A TIMELINE FOR THE PROCESS TO ASSEMBLE THE
17		<u>(IV)</u>	AN ESTIMATED COST TO ASSEMBLE THE RECORDS.
18 19 20 21 22	12–508(A)(2)(I) (ARCHIVIST AND A	APPR OF TH A HIST	ER THE INITIAL ANALYSIS IS CONCLUDED AND THE STATE OVED THE INITIAL REPORT IN ACCORDANCE WITH § IS SUBTITLE, THE ENTITY SHALL CONTRACT WITH AN ORIAN TO ENSURE THAT THE PROCESS OF ASSEMBLING LETED IN A MANNER CONSISTENT WITH:
23		<u>(I)</u>	THE INITIAL REPORT; AND
$\frac{24}{25}$	ARCHIVISTS AND	<u>(II)</u> THE (THE STANDARDS OF THE SOCIETY OF AMERICAN COUNCIL OF STATE ARCHIVISTS.
$\frac{26}{27}$	<u>(2)</u> CARRY OUT PARA		ARCHIVIST AND HISTORIAN CONTRACTED WITH TO H (1) OF THIS SUBSECTION:
28		<u>(I)</u>	SHALL BE APPROVED BY THE STATE ARCHIVIST; AND

1 (II) MAY BE THE ARCHIVIST AND HISTORIAN THAT $\mathbf{2}$ CONDUCTED THE INITIAL ANALYSIS OR ANOTHER ARCHIVIST AND HISTORIAN 3 APPROVED BY THE STATE ARCHIVIST. 4 (D) AFTER THE PROCESS OF ASSEMBLING THE RECORDS IS COMPLETE, THE ENTITY SHALL PROVIDE THE INFORMATION REQUIRED UNDER § 12–507 OF $\mathbf{5}$ 6 THIS SUBTITLE TO THE STATE ARCHIVIST. 7 12 - 507.8 AN BEFORE A UNIT OF STATE OR LOCAL GOVERNMENT MAY AWARD (B) A PROCUREMENT CONTRACT TO PROVIDE MARC SERVICE TO AN ENTITY 9 10 SUBJECT TO THIS SUBTITLE, THE ENTITY SHALL STATE, AS TO THE **DEPORTATION OF INDIVIDUALS TO EXTERMINATION CAMPS, DEATH CAMPS, OR** 11 12 A FACILITY TO TRANSITION INDIVIDUALS TO EXTERMINATION CAMPS OR DEATH 13 CAMPS DURING THE PERIOD BETWEEN JANUARY 1, 1942, AND DECEMBER 31, 1944 PROVIDE THE STATE ARCHIVIST WITH THE FOLLOWING INFORMATION AS 1415IT RELATES TO THE DEPORTATION OF VICTIMS: 16 (1) **A WRITTEN STATEMENT PROVIDING:** 17WHETHER THE ENTITY HAS ANY POSSESSES, HAS **(I)** 18 CUSTODY OF, OR CONTROLS RECORDS RELATING TO THE DEPORTATIONS IN ITS 19 **POSSESSION, CUSTODY, OR CONTROL** THE DEPORTATION OF VICTIMS; 20**(II)** THE EACH LOCATION WHERE THE RECORDS ARE 21MAINTAINED; AND 22(III) THE CONTENTS AND ADDRESSES OF ANY EACH ARCHIVE 23OR OTHER FACILITY WHERE THE ENTITY MAINTAINS RECORDS; 24(2) A DETAILED INDEX OF THE RECORDS, INCLUDING: 25**(I)** THE LOCATION OF THE RECORDS AND A LIST OF ANY 26MONEY RECEIVED FOR EACH DEPORTATION, DELINEATED BY INDIVIDUAL 27**CONVOYS AND PERSONS; AND** 28**(II)** AN ACCOUNTING OF EACH PIECE OF PROPERTY TAKEN 29OR CONFISCATED IN CONNECTION WITH THE DEPORTATIONS FROM EACH 30 VICTIM: 31(3) IF THE ENTITY NO LONGER HAS IN ITS CUSTODY OR CONTROL 32ANY OR ALL OF THE PROPERTY TAKEN OR CONFISCATED IN CONNECTION WITH 33 THE DEPORTATIONS FROM EACH VICTIM, A WRITTEN DESCRIPTION OF:

1 **(I)** THE TIME AND MANNER IN WHICH THE ENTITY $\mathbf{2}$ **DISPOSED OF OR CONVERTED THE PROPERTY;** 3 ANY PROPERTY CURRENTLY OWNED OR OPERATED BY **(II)** THE ENTITY THAT WAS EXCHANGED FOR THE EXPROPRIATED PROPERTY; 4 $\mathbf{5}$ (III) ANY EXPROPRIATED PROPERTY CURRENTLY OWNED BY 6 THE ENTITY OR ANY OTHER PROPERTY DERIVED FROM THE EXPROPRIATED 7 **PROPERTY: AND** 8 (IV) ANY OTHER DERIVATIVE OR TRACEABLE PROPERTY 9 THAT REMAINS IN THE ENTITY'S POSSESSION, CUSTODY, OR CONTROL AS A 10 **RESULT OF ITS DEPORTATIONS ACTIVITY; AND** 11 (4) IF ANY RECORDS RELATING TO THE DEPORTATIONS HAVE 12BEEN MADE PUBLIC, A CONFIRMATION THAT THE MATERIALS MADE AVAILABLE 13 FOR PUBLIC REVIEW CONSTITUTE ALL OF THE RECORDS, REGARDLESS OF THE 14 **DATE THE RECORDS WERE CREATED OR OBTAINED; AND** 15(5) A WRITTEN STATEMENT CONCERNING WHETHER THE ENTITY HAS PROVIDED RESTITUTION OR REPARATIONS TO ALL IDENTIFIABLE VICTIMS 16 17OF THE DEPORTATIONS AND, IF SO STATED, A DETAILED REPORT DESCRIPTION 18 ON HOW THE RESTITUTION OR REPARATIONS APPLIES SPECIFICALLY TO 19 **INDIVIDUALS DEPORTED BY THE ENTITY** THE DEPORTATION OF EACH VICTIM. 2012 - 508.21THE STATE ARCHIVIST SHALL: (A) 22(1) APPROVE AN ARCHIVIST AND HISTORIAN TO CONDUCT THE 23INITIAL ANALYSIS REQUIRED UNDER § 12–506(B) OF THIS SUBTITLE; 24WITHIN 14 DAYS AFTER RECEIVING THE INITIAL REPORT (2) SUBMITTED IN ACCORDANCE WITH § 12–506(B) OF THIS SUBTITLE: 2526**(I)** REVIEW THE REPORT AND DETERMINE WHETHER, IN THE PROFESSIONAL OPINION OF THE STATE ARCHIVIST, THE REPORT IS 27CONSISTENT WITH THE STANDARDS OF THE SOCIETY OF AMERICAN 28ARCHIVISTS AND THE COUNCIL OF STATE ARCHIVISTS; AND 2930 <u>(II)</u> APPROVE AN ARCHIVIST AND HISTORIAN THAT WILL 31ENSURE THAT THE PROCESS OF ASSEMBLING THE RECORDS IS COMPLETED IN A 32MANNER CONSISTENT WITH:

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	10 HOUSE BILL 520
1 2 3	1. THE INITIAL REPORT; AND 2. THE STANDARDS OF THE SOCIETY OF AMERICAN Archivists and the Council of State Archivists;
4 5	(3) AS NEEDED, PROVIDE GUIDANCE FOR AND OVERSIGHT OF THE PROCESS OF ASSEMBLING THE RECORDS;
6 7 8	(4) AFTER RECEIVING FROM AN ENTITY THE INFORMATION REQUIRED UNDER § 12–507 OF THIS SUBTITLE, DETERMINE WHETHER, IN THE PROFESSIONAL OPINION OF THE STATE ARCHIVIST:
9 10	(I) <u>THE PROCESS OF ASSEMBLING THE RECORDS IS</u> <u>COMPLETE;</u>
11 12	(II) <u>THE PROCESS OF ASSEMBLING THE RECORDS WAS</u> <u>COMPLETED IN A MANNER CONSISTENT WITH:</u>
$\frac{13}{14}$	<u>1.</u> <u>THE INITIAL REPORT SUBMITTED IN ACCORDANCE</u> WITH § 12–506(B) OF THIS SUBTITLE; AND
$\begin{array}{c} 15\\ 16\end{array}$	2. <u>THE STANDARDS OF THE SOCIETY OF AMERICAN</u> Archivists and the Council of State Archivists; and
17 18	(III) THE INFORMATION SUBMITTED UNDER § 12–507 OF THIS SUBTITLE IS AS COMPLETE AND ACCURATE AS POSSIBLE; AND
$\begin{array}{c} 19\\ 20 \end{array}$	(5) PROVIDE WRITTEN NOTICE OF THE DETERMINATION MADE UNDER ITEM (4) OF THIS SUBSECTION TO:
21	(I) <u>THE ENTITY; AND</u>
$22 \\ 23 \\ 24 \\ 25$	(II) IF THE STATE ARCHIVIST DETERMINES THAT THE ENTITY MET THE REQUIREMENTS SET FORTH IN ITEM (4)(I), (II), AND (III) OF THIS SUBSECTION, TO THE UNIT OF STATE OR LOCAL GOVERNMENT AWARDING THE PROCUREMENT CONTRACT TO PROVIDE MARC SERVICE.
$\frac{26}{27}$	(B) THE STATE ARCHIVIST MAY USE A DESIGNEE TO CARRY OUT ANY PROVISION OF THIS SECTION.
28	<u>12–509.</u>

1	(A) AT LEAST 30 DAYS BEFORE AWARDING A PROCUREMENT CONTRACT
2	ON WHICH AN ENTITY SUBJECT TO THIS SUBTITLE SUBMITTED A BID OR OFFER,
3	A UNIT OF STATE OR LOCAL GOVERNMENT SHALL PUBLISH NOTICE OF ITS
4	INTENT TO AWARD THE PROCUREMENT CONTRACT.
5	(B) <u>A UNIT OF STATE OR LOCAL GOVERNMENT MAY NOT AWARD A</u>
6	PROCUREMENT CONTRACT TO PROVIDE MARC SERVICE TO AN ENTITY THAT
7	DOES NOT COMPLY WITH §§ 12–505 THROUGH 12–507 OF THIS SUBTITLE.
8	(C) A UNIT OF STATE OR LOCAL GOVERNMENT MAY AWARD A
9	PROCUREMENT CONTRACT TO PROVIDE MARC SERVICE TO AN ENTITY ONLY
10	AFTER THE UNIT RECEIVES THE NOTICE FROM THE STATE ARCHIVIST IN
11	ACCORDANCE WITH § 12–508(A)(5) OF THIS SUBTITLE.
12	(D) NOTWITHSTANDING THE REQUIREMENTS OF THIS SUBTITLE, A UNIT
13	OF STATE OR LOCAL GOVERNMENT MAY AWARD A PROCUREMENT CONTRACT TO
14	PROVIDE MARC SERVICE TO A BIDDER OR OFFEROR THAT IS NOT AN ENTITY
15	SUBJECT TO THE REQUIREMENTS OF THIS SUBTITLE.
10	
16	<u>12–510.</u>
17	AN ENTITY AWARDED A PROCUREMENT CONTRACT TO PROVIDE MARC
18	SERVICE IN ACCORDANCE WITH § 12–509(C) OF THIS SUBTITLE IS CONSIDERED
19	TO HAVE SATISFIED THE REQUIREMENTS OF §§ 12–505 THROUGH 12–507 OF
20	THIS SUBTITLE FOR ALL FUTURE PROCUREMENT CONTRACTS TO PROVIDE
21	MARC SERVICE.
22	<u>12–511.</u>
0.0	
23	THE ENTITY OR ANY OTHER BIDDER OR OFFEROR FOR A PROCUREMENT
24 25	CONTRACT TO PROVIDE MARC SERVICE MAY NOT SUBMIT A PROTEST UNDER §
25	15-217 OF THIS ARTICLE RELATING TO THE REQUIREMENTS OF THIS SUBTITLE.
26	Article – Transportation
27	7–508.
90	AN ENMINY MILLE CUDMING & DID OD DDODOGLI DO MILE A DRIDUCIDA DION
$\frac{28}{29}$	AN ENTITY THAT SUBMITS A BID OR PROPOSAL TO THE ADMINISTRATION <u>ON A PROCUREMENT CONTRACT</u> TO PROVIDE MARC TRAIN SERVICE ON THE
$\frac{29}{30}$	<u>ON A PROCUREMENT CONTRACT</u> TO PROVIDE MARC HAIN BERVICE ON THE CAMDEN AND BRUNSWICK LINES IN THE GREATER BALTIMORE-WASHINGTON
$\frac{30}{31}$	METROPOLITAN REGION SERVICE THAT IS FUNDED IN WHOLE OR IN PART BY
31	PUBLIC FUNDS SHALL COMPLY WITH THE REQUIREMENTS OF TITLE 12,
32 33	SUBTITLE 5 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
00	SOBILLE 5 OF THE STATE I MANUE AND I ROOULEMENT MUTULE,

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2011 June 1, 2011.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.