SENATE BILL 666

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 $\mathrm{SB}~716/12 - \mathrm{FIN}$

By: Senators Kittleman and Colburn

Introduced and read first time: February 1, 2013 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 **Procurement – Required Clauses – Project Labor Agreement Prohibition**

- 3 FOR the purpose of requiring State procurement contracts to include a clause 4 prohibiting certain parties from participating in certain project labor 5 agreements; and generally relating to project labor agreements and State 6 procurement contracts.
- 7 BY repealing and reenacting, with amendments,
- 8 Article State Finance and Procurement
- 9 Section 13–218
- 10 Annotated Code of Maryland
- 11 (2009 Replacement Volume and 2012 Supplement)

12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 13 MARYLAND, That the Laws of Maryland read as follows:

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- **Article State Finance and Procurement**
- 15 13–218.
- 16 (a) Each procurement contract shall include clauses covering:
- 17 (1) termination for default;
- 18 (2) termination wholly or partly by the State for its convenience if the
 19 head of the primary procurement unit determines that termination is appropriate;
- 20 (3) variations that occur between estimated and actual quantities of 21 work in a procurement contract;
- 22
- (4) liquidated damages, as appropriate;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 (5)specified excuses for nonperformance; $\mathbf{2}$ (6)except for real property leases, the unilateral right of the State to 3 order in writing: 4 changes in the work, if the changes are within the scope of (i) $\mathbf{5}$ the procurement contract; and 6 a temporary stop or delay in performance; (ii) 7 (7)the obligation of the contractor to comply with the political 8 contribution reporting requirements under Title 14 of the Election Law Article, to which the contractor may be subject as required under § 17–402 of this article; and 9 10 (8)nonvisual access for information technology as required under § 11 3A-312 of this article. 12EACH PROCUREMENT CONTRACT SHALL INCLUDE A CLAUSE **(B)** 13 PROHIBITING THE PARTIES FROM PARTICIPATING IN A PROJECT LABOR 14AGREEMENT THAT REQUIRES A PARTY TO ADHERE TO OBLIGATIONS 15CONCERNING UNION REFERRAL, UNION SECURITY, OR COLLECTIVELY 16 BARGAINED COMPENSATION OR BENEFITS. 17[(b)] (C) In addition to the clauses required under subsection (a) of this 18 section, a procurement contract for construction shall include: 19a clause providing for contract modification if the condition of a site (1)20differs from the condition described in the specifications; and 21a clause covering the requirements for notice of contract claims, (2)22submission of contract claims, and resolution of contract claims under § 15-219 of this 23article. 24[(c)] **(D)** Each procurement contract shall include a clause that gives to the 25parties notice that preexisting regulations apply to the procurement contract in accordance with § 11-206 of this article. 2627[(d)] (E) At any time after the parties enter into a procurement contract 28they may include additional clauses in the procurement contract, by consent, without 29consideration. 30 [(e)] **(F)** A clause required under this section for contract modification of or 31change orders to a procurement contract for construction shall:

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1 make each contract modification or change order that affects the (1) $\mathbf{2}$ price of the procurement contract subject to: 3 (i) prior written approval from the unit and any other person responsible for the procurement contract; and 4 $\mathbf{5}$ prior certification by the fiscal authority responsible for the (ii) 6 unit about: 7the availability of money; and 1. 8 2.the effect of the contract modification or change order 9 on the project budget or the total construction cost; and 10 prohibit the contract modification or change order if the (2)certification by the fiscal authority discloses that the contract modification or change 11 order will increase the cost beyond budgeted and available money, unless: 12sufficient additional money is made available; or 13(i) the scope of the project is adjusted to allow completion 14(ii) 15within the project budget. 16 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

17 October 1, 2013.