## **HOUSE BILL 346**

P1 4lr0112

## By: Chair, Environmental Matters Committee (By Request - Departmental - Planning)

Introduced and read first time: January 22, 2014

Assigned to: Environmental Matters

Committee Report: Favorable

House action: Adopted

Read second time: February 18, 2014

CHA	PT	$\mathbf{E}\mathbf{R}$	
$\mathbf{v}$		1716	

- 1 AN ACT concerning
- 2 Maryland Historical Trust Review of Capital Projects Duties of Director
- 3 FOR the purpose of clarifying certain duties of the Director of the Maryland Historical
- 4 Trust with respect to the review of certain capital projects; clarifying the
- 5 applicability of certain review requirements to certain categories of capital
- 6 projects; making stylistic changes; and generally relating to the duties of the
- 7 Director of the Maryland Historical Trust in reviewing capital projects.
- 8 BY repealing and reenacting, with amendments,
- 9 Article State Finance and Procurement
- 10 Section 5A–325 and 5A–326
- 11 Annotated Code of Maryland
- 12 (2009 Replacement Volume and 2013 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 14 MARYLAND, That the Laws of Maryland read as follows:
- 15 Article State Finance and Procurement
- 16 5A-325.
- 17 (a) (1) To the extent feasible, a State unit that submits a request or is
- otherwise responsible for a capital project shall consult with the [Trust] **DIRECTOR** to

## 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.



33

$\frac{1}{2}$	determine who for listing in			project will adversely affect any property listed in or eligible Register.
3		(2)	The c	consultation shall occur:
4 5	project to the	Depa	(i) artmer	before the State unit submits a request for the capital at of Budget and Management under § 3–602 of this article;
6 7 8	major transp Article; or	ortat	(ii) cion ca	before or as part of the final project planning phase for a pital project as defined in § $2-103.1$ of the Transportation
9 10 11	project that u 3–602 of this			as early in the planning process as possible for a capital lgeted money and is subject to the reporting requirements of §
12 13 14 15	[Trust] DIRI	any	R to d	e units that own or control properties may consult with the evelop plans or interagency agreements to identify, evaluate, se properties that are listed in or eligible to be listed in the
16 17 18		(2) an i	-	tal projects undertaken in accordance with a plan approved by ency agreement are not subject to further review under this
19	(c)	(1)	This	subsection applies to a capital project that:
20			(i)	is not being carried out by a State unit;
21			(ii)	uses the proceeds of State general obligation bonds; and
22			(iii)	is not otherwise reviewed by the Trust under this section.
23 24 25 26 27	proceeds for tunit responsi	ble fo proje	roject, or the p ct will	re the Board of Public Works may approve the use of bond the Department of Budget and Management or another State project shall consult with the [Trust] <b>DIRECTOR</b> to determine adversely affect any property listed in or eligible to be listed
28 29 30 31	proposed cap	d adv	oroject	in 30 days after a State unit notifies the Director of a under this section, the Director shall determine whether the affect any property listed in or eligible to be listed in the
32		(2)	If the	e Director finds that the proposed capital project would have a

significant adverse effect on a listed or eligible property, the Director and the State

- 1 unit shall consult to determine whether a practicable plan exists to avoid, mitigate, or 2 satisfactorily reduce the adverse effect. 3 If the Director and the State unit cannot agree on a plan, the State 4 unit shall submit to the Council a report of the consultations and the findings and 5 recommendations of the State unit. 6 Within 30 days after receiving the report, the Council shall submit 7 to the State unit comments: 8 (i) accepting the adverse effect; or 9 recommending practicable alternatives to avoid, mitigate, or (ii) satisfactorily reduce the adverse effect. 10 11 (5)The State unit may: 12(i) incorporate in the project the alternatives recommended by 13 the Council; or 14 (ii) disagree with the comments of the Council. 15 (6)If the State unit disagrees with the comments of the Council, the 16 State unit: 17 shall respond in writing to the Council, explaining why the State unit refuses to adopt the measures included in the comments of the Council; and 18 19 may not proceed with the project for at least 10 working (ii) 20 days after responding. 21Except for the cost of studies and surveys, a State unit may include the 22capital costs of preservation activities required under this subtitle as eligible project 23costs of any project undertaken or financed by the State unit. 24(f) The Trust shall adopt regulations that establish procedures and 25standards for: 26 (1) administrative review and comment under this section, including 27 time frames for Trust action BY THE TRUST OR THE DIRECTOR on specific 28 categories of projects: 29 (2) exempting specific projects, categories of projects, or categories of
  - programs from any requirement of this section, if the exemption is found to be consistent with the purposes of this subtitle and the best interests of the State, considering the magnitude of the exemption and the risk of impairing historic properties; and

30 31

32

33

- 1 (3) participation by State units, political subdivisions, private 2 organizations, and other entities in proceedings under this section that may affect 3 their interests.
- 4 (g) In accordance with regulations adopted under subsection (f) of this section, this section may be applied to any undertaking that is subject to the National Historic Preservation Act, 16 U.S.C. § 470f.
- 7 (h) Failure by a State unit to comply with this section does not create a private cause of action under State law.
- 9 5A-326.

21

22

23

24

- 10 (a) In cooperation with the Trust and subject to available resources, each 11 State unit shall:
- 12 (1) establish a program to identify, document, and nominate to the 13 Trust each property owned or controlled by the State unit that appears to qualify for 14 the Historic Register;
- 15 (2) ensure that no property listed in or eligible to be listed in the 16 Historic Register is inadvertently transferred, sold, demolished, destroyed, 17 substantially altered, or allowed to deteriorate significantly; and
- 18 (3) use any available historic building under its control to the extent 19 prudent and practicable before acquiring, constructing, or leasing a building to carry 20 out its responsibilities.
  - (b) If it is prudent, practicable, and in the State's best interest to do so, a State unit that transfers a surplus property listed in or eligible to be listed in the Historic Register shall ensure that the transfer provides for the preservation or enhancement of the property.
- 25 (c) If a historic property is to be altered substantially or destroyed by State action or with financial assistance from a State unit, the State unit shall cause timely steps to be taken to:
- 28 (1) make appropriate investigations and records;
- 29 (2) salvage appropriate objects and materials; and
- 30 (3) deposit with the Trust the results of the investigations, the 31 records, and the recovered objects and materials.
- 32 (d) **(1)** A State unit that issues permits or licenses or provides financial assistance **FOR ANY UNDERTAKING** shall cooperate with the Trust by:

[(1)] (I) giving notice to the [Trust] <b>DIRECTOR</b> , on request, of each application for a permit, a license, or financial assistance; and
[(2)] (II) requiring that, where appropriate, an applicant for a permit a license, or financial assistance consult with the [Trust] <b>DIRECTOR</b> before the State unit takes final action on the application.
[(e) (1)] (2) After consulting with the [Trust] <b>DIRECTOR</b> , and to avoid mitigate, or satisfactorily reduce any significant adverse effect on a property listed in or eligible to be listed in the Historic Register, a State unit may:
(I) put reasonable conditions on a license, permit, or award of financial assistance[.]; AND
[(2) A State unit may] (II) seek guidance from the Council before imposing ANY conditions on a license, permit, or award of financial assistance.
(3) A person may appeal IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURE ACT the reasonableness of a condition imposed BY A STATE UNIT UNDER THIS SUBSECTION on a license or permit [in accordance with the Administrative Procedure Act].
[(f)] (E) By regulation, the Trust shall establish professional standards guidelines, and procedures to preserve historic properties owned, controlled, regulated or assisted by State units, to minimize the need for [Trust] <b>DIRECTOR</b> review, and to avoid duplication and delays.
[(g)] <b>(F)</b> This section may be applied to any undertaking that is subject to the National Historic Preservation Act, 16 U.S.C. § 470f.

Failure by a State unit to comply with this section does not create

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

23

24

 $\frac{25}{26}$ 

October 1, 2014.

a private cause of action under State law.