## **SENATE BILL 24**

R1 8lr0506 (PRE–FILED) CF HB 54

By: **Senator Klausmeier** Requested: August 17, 2017

Introduced and read first time: January 10, 2018

Assigned to: Finance

Committee Report: Favorable

Senate action: Adopted

Read second time: February 6, 2018

CHAPTER \_\_\_\_\_

## 1 AN ACT concerning

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## State Highway Administration – Sale or Lease of Naming Rights for Rest Areas and Welcome Centers

FOR the purpose of authorizing the State Highway Administration to sell or lease to a private entity the naming rights for rest areas and welcome centers along State highways; requiring the term of a contract for the sale or lease of naming rights for rest areas and welcome centers to be at least a certain period of time; prohibiting the Administration from selling or leasing highway naming rights under this Act unless the Administration makes a certain determination regarding compliance of the proposed use of the naming rights with federal regulations and the distribution of certain federal funds; providing that a sale or lease of naming rights for a rest area or welcome center may not be construed to require that any official State highway sign or mailing address be altered; authorizing a private entity that purchases or leases the naming rights for a rest area or welcome center to erect certain outdoor signs along the highway; requiring a private entity that erects outdoor signs along a State highway under this Act to pay all costs associated with the signs; requiring outdoor signs erected by a private entity along a State highway to comply with certain requirements; requiring proceeds from the sale or lease of naming rights for a rest area or welcome center to be credited to the Transportation Trust Fund; defining certain terms; and generally relating to the sale or lease of naming rights for rest areas or welcome centers along State highway rights-of-way.

BY repealing and reenacting, without amendments,

Article – Transportation

## 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.



	2 SENATE BILL 24										
1	Section 8–204(h)										
2	Annotated Code of Maryland										
3	(2015 Replacement Volume and 2017 Supplement)										
4											
4	BY adding to										
5 C	Article – Transportation										
6	Section 8–208										
7 8	Annotated Code of Maryland (2015 Replacement Volume and 2017 Supplement)										
0	(2013 Replacement Volume and 2017 Supplement)										
9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND										
10	$\cdot$										
11	Article - Transportation										
12	8–204.										
13	(h) By rules or regulations consistent with the safety and welfare of the traveling										
14	public, the Administration may govern the control and use of rest areas, scenic overlooks										
15	roadside picnic areas, and other public use areas within State highway rights—of—way.										
16	8–208.										
17	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS										
18	INDICATED.										
19	(2) "ERECT" HAS THE MEANING STATED IN § 8-701 OF THIS TITLE.										
19	(2) "ERECT" HAS THE MEANING STATED IN § 8–701 OF THIS TITLE.										
20	(3) "OUTDOOR SIGN" HAS THE MEANING STATED IN § 8–701 OF THIS										
21	TITLE.										
22	(4) "PRIVATE ENTITY" INCLUDES AN INDIVIDUAL, A CORPORATION, A										
23	GENERAL OR LIMITED PARTNERSHIP, A LIMITED LIABILITY COMPANY, A JOINT										
24	VENTURE, A BUSINESS TRUST, A PUBLIC BENEFIT CORPORATION, A NONPROFIT										
2 <del>4</del> 25	ENTITY, OR ANY OTHER BUSINESS ENTITY.										
20	ENTITI, OR ANT OTHER BUSINESS ENTITI.										
26	(B) (1) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE										
27	ADMINISTRATION MAY SELL OR LEASE TO A PRIVATE ENTITY THE NAMING RIGHTS										
28	FOR REST AREAS OR WELCOME CENTERS WITHIN STATE HIGHWAY RIGHTS-OF-WAY										
20	(II) THE ADMINISTRATION MAY NOT STATE OF THESE TO										
29	(II) THE ADMINISTRATION MAY NOT SELL OR LEASE TO A										
30	PRIVATE ENTITY THE NAMING RIGHTS FOR REST AREAS OR WELCOME CENTERS										
31	WITHIN STATE HIGHWAY RIGHTS-OF-WAY UNLESS THE ADMINISTRATION										
32	DETERMINES THAT THE PROPOSED USE OF THE NAMING RIGHTS AND SIGNAGE										
33	ASSOCIATED WITH THE PROPOSED USE OF THE NAMING RIGHTS IS IN COMPLIANCE										

- 1 WITH FEDERAL REGULATIONS GOVERNING THE DISTRIBUTION OF FEDERAL
- 2 HIGHWAY FUNDS TO THE STATE.
- 3 (2) THE TERM OF A CONTRACT THAT THE ADMINISTRATION ENTERS 4 INTO UNDER THIS SUBSECTION SHALL BE AT LEAST 1 YEAR.
- 5 (C) A SALE OR LEASE OF NAMING RIGHTS UNDER THIS SECTION IS SOLELY
  6 FOR SPONSORSHIP PURPOSES AND MAY NOT BE CONSTRUED TO REQUIRE THAT ANY
  7 OFFICIAL STATE HIGHWAY SIGN OR MAILING ADDRESS BE ALTERED.
- 8 (D) (1) A PRIVATE ENTITY THAT PURCHASES OR LEASES NAMING RIGHTS
  9 FOR A REST AREA OR WELCOME CENTER WITHIN A STATE HIGHWAY RIGHT-OF-WAY
  10 UNDER THIS SECTION MAY ERECT OUTDOOR SIGNS ALONG THE HIGHWAY FOR THE
  11 PURPOSE OF SPONSORING THE DESIGNATION.
- 12 (2) ALL COSTS ASSOCIATED WITH OUTDOOR SIGNS ERECTED UNDER
  13 THIS SUBSECTION SHALL BE PAID BY THE PRIVATE ENTITY THAT PURCHASES OR
  14 LEASES THE NAMING RIGHTS FOR THE REST AREA OR WELCOME CENTER,
  15 INCLUDING THE COSTS OF CONSTRUCTION, INSTALLATION, OPERATION,
  16 MAINTENANCE, AND REMOVAL OF THE SIGNS.
- 17 (3) OUTDOOR SIGNS UNDER THIS SUBSECTION:
- 18 (I) MAY NOT BE ERECTED WITHOUT PRIOR APPROVAL BY:
- 19 1. THE ADMINISTRATION; AND
- 20 2. THE FEDERAL HIGHWAY ADMINISTRATION IF NECESSARY TO SECURE FEDERAL HIGHWAY FUNDS;
- 22 (II) MAY NOT DETRACT FROM THE SAFETY OF THE TRAVELING 23 PUBLIC, AS DETERMINED BY THE ADMINISTRATION;
- 24 (III) SHALL CONFORM TO ALL DESIGN AND PLACEMENT 25 GUIDELINES FOR ACKNOWLEDGMENT SIGNS PROVIDED IN THE FEDERAL MANUAL 26 ON UNIFORM CONTROL DEVICES FOR STREETS AND HIGHWAYS;
- 27 (IV) MAY NOT INCLUDE A NAME OR LOGO THAT IN THE 28 JUDGMENT OF THE ADMINISTRATION:
- 29 1. IS PROFANE, OBSCENE, OR VULGAR;
- 30 2. IS SEXUALLY EXPLICIT OR GRAPHIC;

1		3.	RELATES TO EXCRETORY FUNCTIONS;								
2 3	INTIMATE PARTS OF A I	4. BODY;	Is de	ESCRIPT	TIVE	OF	THE	GENITA	LS	OR	OTHER
4 5	SUBSTANCES;	5.	RELAT	TES TO	OR D	ESCI	RIBES	ILLEGAI	L AC'	TIVI	TIES OR
6		6.	COND	ONES O	R EN	COUI	RAGES	SVIOLEN	CE;		
7 8	OR DISPARAGING; OR	7.	Is soc	CIALLY,	RACI	IALL	Y, OR	ETHNICA	LLY	OFF	FENSIVE
9		8.	IS NOT	r in the	E PUB	BLIC I	INTER	EST OF T	THE S	STA	ΓE; AND
10 11	(V) THIS TITLE AND ANY OT					•		ENTS OF GNS.	SUE	BTIT:	LE 7 OF
12 13	(E) PROCEEDS SECTION SHALL BE CRE										ER THIS
14 15	SECTION 2. AND October 1, 2018.	BE I	Γ FUR′	THER E	ENAC	TED,	, That	this Act	shal	ll tal	ke effect
	Approved:										
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							Presid	ent of the	e Sen	ate.	
				Ş	Speak	er of	the H	ouse of D	elega	ates.	