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By: The President (Administration) and Senators Blount, Conway, Currie, Exum, Hollinger, Kelley, Lawlah, Mitchell, and Teitelbaum

Introduced and read first time: January 22, 2001 Assigned to: Economic and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

2

Procurement - Minority Business Participation

3 FOR the purpose of continuing until a certain date the provisions of the State

- 4 Procurement Law relating to procurement from minority businesses; altering
- 5 the percentage of the total dollar value of procurement by units of State
- 6 government that is made directly or indirectly from certified minority
- 7 businesses which units of State government are to seek to achieve; altering
- 8 certain provisions relating to the structure of procurement procedures by units
- 9 of State government; defining certain terms; altering certain definitions;
- 10 authorizing a certain certification agency to adopt certain regulations; requiring
- 11 the Board of Public Works to adopt regulations under certain circumstances;
- 12 altering certain reporting requirements; requiring a certain study and the
- 13 issuance of a certain report by a certain date; making provisions of this Act
- 14 severable; and generally relating to minority business participation in State
- 15 procurement.

16 BY repealing and reenacting, with amendments,

- 17 Article State Finance and Procurement
- 18 Section 14-301, 14-302, 14-303, 14-305, and 14-309
- 19 Annotated Code of Maryland
- 20 (1995 Replacement Volume and 2000 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article State Finance and Procurement
- 23 Section 14-304, 14-307, and 14-308
- 24 Annotated Code of Maryland
- 25 (1995 Replacement Volume and 2000 Supplement)

26 BY repealing and reenacting, with amendments,

- 27 Chapter 116 of the Acts of the General Assembly of 1995, as amended by
- 28 Chapters 495 and 496 of the Acts of the General Assembly of 2000
- 29 Section 2

Preamble

2 WHEREAS, In January 1989, the Supreme Court of the United States, in City 3 of Richmond v. J. A. Croson Co., 488 U.S. 469 (1989) held that state and local minority 4 business programs should be narrowly tailored to remedy the effects of past

5 discrimination;

6 WHEREAS, In compliance with the requirements of Chapters 495 and 496 of 7 the 2000 Session of the General Assembly, the Maryland Department of 8 Transportation entered into a contract with National Economic Research Associates,

9 Inc., to conduct a Minority Business Utilization Study;

10 WHEREAS, The report prepared by National Economic Research Associates,

11 Inc. has come before the General Assembly of Maryland, hearings have been held, and

12 the General Assembly has considered the report and all evidence upon which

13 National Economic Research Associates, Inc. relied in reaching its findings and

14 conclusions regarding the Minority Business Enterprise Program;

WHEREAS, The General Assembly finds that there is a history in Maryland of discrimination against African Americans, Hispanics, Asians, American Indians, and women;

18 WHEREAS, The General Assembly finds that in the State marketplace,

19 businesses owned and controlled by African Americans, Hispanics, Asians, American

20 Indians, and women are underutilized, and this disparity taken with other evidence

21 demonstrates that this underutilization is the product of current, continuing

22 discrimination against such persons in the State marketplace;

WHEREAS, The General Assembly finds that the Maryland Minority Business
 Enterprise Program has not eradicated the impact of past discrimination or precluded
 ongoing discrimination;

WHEREAS, The General Assembly finds that race-neutral and gender-neutral
measures of assisting minority firms to date have been not been effective; and

WHEREAS, The General Assembly concludes that continuation of a narrowly tailored program, which meets the requirements of Croson and later decisions, and continuation of race-neutral and gender-neutral means of assisting minority firms are essential to the ultimate achievement of a marketplace in which minority firms will not be subject to discrimination and will be able to obtain a fair share of private and public contract expenditures without the aid of the Minority Business Enterprise Program; now, therefore,

35 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF36 MARYLAND, That the Laws of Maryland read as follows:

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3	SENATE BILL 210							
1	1 Article - State Finance and Procurement							
2	14-301.							
3	(a) In this subtitle the following words have the meanings indicated.							
4 5	4 (b) "Certification" means the determination that a legal entity is a minority 5 business enterprise for the purposes of this subtitle.							
	6 (c) "Certification agency" means the agency designated by the Board of Public 7 Works under § 14-303(b) of this subtitle to certify and decertify minority business 8 enterprises.							
9 10	9 (d) "Certified minority business enterprise" means a minority business 10 enterprise that holds a certification.							
12 13 14	 (E) "ECONOMICALLY DISADVANTAGED INDIVIDUAL" MEANS A SOCIALLY DISADVANTAGED INDIVIDUAL WHOSE ABILITY TO COMPETE IN THE FREE ENTERPRISE SYSTEM HAS BEEN IMPAIRED DUE TO DIMINISHED CAPITAL AND CREDIT OPPORTUNITIES AS COMPARED TO OTHERS IN THE SAME OR SIMILAR LINE OF BUSINESS WHO ARE NOT SOCIALLY DISADVANTAGED. 							
	16 [(e)] (F) (1) "Minority business enterprise" means any legal entity, except a 17 joint venture, that is:							
18	(i) organized to engage in commercial transactions; [and]							
20	 (ii) at least 51% owned and controlled by 1 or more individuals who are [members of a group that is disadvantaged] socially [or] AND economically DISADVANTAGED[, including: 							
22	1. African Americans;							
23	2. American Indians;							
24	3. Asians;							
25	4. Hispanics;							
26	5. women; or							
27	6. physically or mentally disabled individuals]; AND							
29	 (III) MANAGED BY, AND THE DAILY BUSINESS OPERATIONS OF WHICH ARE CONTROLLED BY, ONE OR MORE OF THE SOCIALLY AND ECONOMICALLY DISADVANTAGED INDIVIDUALS WHO OWN IT. 							

31 (2) "Minority business enterprise" includes a not for profit entity
32 organized to promote the interests of physically or mentally disabled individuals.

1 (G) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, "PERSONAL NET 2 WORTH" MEANS THE NET VALUE OF THE ASSETS OF AN INDIVIDUAL REMAINING 3 AFTER TOTAL LIABILITIES ARE DEDUCTED.	
4 (2) "PERSONAL NET WORTH" DOES NOT INCLUDE:	
5 (I) THE INDIVIDUAL'S OWNERSHIP INTEREST IN THE APPLICANT 6 OR A CERTIFIED MINORITY BUSINESS ENTERPRISE;	
7 (II) THE INDIVIDUAL'S EQUITY IN HIS OR HER PRIMARY PLACE OF 8 RESIDENCE; OR	
9 (III) THE INDIVIDUAL'S SHARE OF ASSETS HELD JOINTLY OR AS 10 COMMUNITY PROPERTY WITH THE INDIVIDUAL'S SPOUSE.	
11 (H) "RACE-CONSCIOUS MEASURE" MEANS A METHOD THAT IS FOCUSED 12 SPECIFICALLY ON ASSISTING ONLY MINORITY INDIVIDUALS.	
13 (I) "RACE-NEUTRAL MEASURE" MEANS A METHOD THAT IS OR CAN BE USED 14 TO ASSIST ALL SMALL BUSINESSES.	
 (J) (1) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION, SOCIALLY AND ECONOMICALLY DISADVANTAGED INDIVIDUAL" MEANS A CITIZEN OR LAWFULLY ADMITTED PERMANENT RESIDENT OF THE UNITED STATES WHO IS: 	
18 (I) IN ANY OF THE FOLLOWING MINORITY GROUPS:	
191.AFRICAN AMERICAN - AN INDIVIDUAL HAVING ORIGINS20IN ANY OF THE BLACK RACIAL GROUPS OF AFRICA;	
 2. AMERICAN INDIAN/NATIVE AMERICAN - AN INDIVIDUAL 2. HAVING ORIGINS IN ANY OF THE ORIGINAL PEOPLES OF NORTH AMERICA AND WHO 23 IS A DOCUMENTED MEMBER OF A NORTH AMERICAN TRIBE, BAND, OR OTHERWISE 24 HAS A SPECIAL RELATIONSHIP WITH THE UNITED STATES OR A STATE THROUGH 25 TREATY, AGREEMENT, OR SOME OTHER FORM OF RECOGNITION. THIS INCLUDES AN 26 INDIVIDUAL WHO CLAIMS TO BE AN AMERICAN INDIAN/NATIVE AMERICAN AND WHO 27 IS REGARDED AS SUCH BY THE AMERICAN INDIAN/NATIVE AMERICAN COMMUNITY 28 OF WHICH THE INDIVIDUAL CLAIMS TO BE A PART, BUT DOES NOT INCLUDE AN 29 INDIVIDUAL OF ESKIMO OR ALEUTIAN ORIGIN; 	
303.ASIAN - AN INDIVIDUAL HAVING ORIGINS IN THE FAR31EAST, SOUTHEAST ASIA, OR THE INDIAN SUBCONTINENT, AND WHO IS REGARDED AS32SUCH BY THE COMMUNITY OF WHICH THE PERSON CLAIMS TO BE A PART;	
 4. HISPANIC - AN INDIVIDUAL OF MEXICAN, PUERTO RICAN, 34 CUBAN, CENTRAL OR SOUTH AMERICAN, OR OTHER SPANISH CULTURE OR ORIGIN, 35 REGARDLESS OF RACE, AND WHO IS REGARDED AS SUCH BY THE COMMUNITY OF 36 WHICH THE PERSON CLAIMS TO BE A DAPT: 	,

36 WHICH THE PERSON CLAIMS TO BE A PART;

5. PHYSICALLY OR MENTALLY DISABLED - AN INDIVIDUAL
 WHO HAS AN IMPAIRMENT THAT SUBSTANTIALLY LIMITS ONE OR MORE MAJOR LIFE
 ACTIVITY, WHO IS REGARDED GENERALLY BY THE COMMUNITY AS HAVING SUCH A
 DISABILITY, AND WHOSE DISABILITY HAS SUBSTANTIALLY LIMITED HIS OR HER
 ABILITY TO ENGAGE IN COMPETITIVE BUSINESS; OR

6 6. WOMEN - A WOMAN, REGARDLESS OF RACE OR
7 ETHNICITY, UNLESS SHE IS ALSO A MEMBER OF AN ETHNIC OR RACIAL MINORITY
8 GROUP AND ELECTS THAT CATEGORY IN LIEU OF THE GENDER CATEGORY; OR

9 (II) OTHERWISE FOUND BY THE CERTIFICATION AGENCY TO BE A 10 SOCIALLY AND ECONOMICALLY DISADVANTAGED INDIVIDUAL.

(2) THERE IS A REBUTTABLE PRESUMPTION THAT AN INDIVIDUAL WHO
 IS A MEMBER OF A MINORITY GROUP UNDER PARAGRAPH (1)(I) OF THIS SUBSECTION
 IS SOCIALLY AND ECONOMICALLY DISADVANTAGED.

14(3)AN INDIVIDUAL WHOSE PERSONAL NET WORTH EXCEEDS \$750,00015MAY NOT BE FOUND TO BE ECONOMICALLY DISADVANTAGED.

16 (K) "SOCIALLY DISADVANTAGED INDIVIDUAL" MEANS AN INDIVIDUAL WHO
17 HAS BEEN SUBJECTED TO RACIAL OR ETHNIC PREJUDICE OR CULTURAL BIAS
18 WITHIN AMERICAN SOCIETY BECAUSE OF MEMBERSHIP IN A GROUP AND WITHOUT
19 REGARD TO INDIVIDUAL QUALITIES. SOCIAL DISADVANTAGE MUST STEM FROM
20 CIRCUMSTANCES BEYOND THE CONTROL OF THE INDIVIDUAL.

21 14-302.

(a) (1) Except for leases of real property and except as provided in
paragraphs (2) and (3) of this subsection, each unit shall structure procurement
procedures, consistent with the purposes of this subtitle, to try to achieve the [result
that a minimum of 14% of the unit's total dollar value of procurement contracts is
made directly or indirectly from certified minority business enterprises in accordance
with this section.] FOLLOWING RESULTS:
A MINIMUM OF 7% OF THE UNIT'S TOTAL DOLLA

(I) A MINIMUM OF 7% OF THE UNIT'S TOTAL DOLLAR VALUE OF
PROCUREMENT CONTRACTS IS TO BE MADE DIRECTLY OR INDIRECTLY FROM
CERTIFIED MINORITY BUSINESS ENTERPRISES CLASSIFIED BY THE CERTIFICATION
AGENCY AS AFRICAN AMERICAN-OWNED BUSINESSES;

(II) A MINIMUM OF 10% OF THE UNIT'S TOTAL DOLLAR VALUE OF
PROCUREMENT CONTRACTS IS TO BE MADE DIRECTLY OR INDIRECTLY FROM
CERTIFIED MINORITY BUSINESS ENTERPRISES CLASSIFIED BY THE CERTIFICATION
AGENCY AS WOMEN-OWNED BUSINESSES; AND

(III) AN OVERALL MINIMUM OF 25% OF THE UNIT'S TOTAL DOLLAR
VALUE OF PROCUREMENT CONTRACTS IS TO BE MADE DIRECTLY OR INDIRECTLY
FROM ALL CERTIFIED MINORITY BUSINESS ENTERPRISES.

U	SERVETE DIEL 210						
1 2	(2) (I) Except as provided in paragraph (3) of this subsection, in procurement for construction, each unit shall[:						
5	(i)] structure procurement procedures, consistent with the purposes of this subtitle, to try to achieve the [result that a minimum of 14% of the unit's total dollar value of construction contracts is made directly or indirectly from certified minority business enterprises; and] FOLLOWING RESULTS:						
9	1. A MINIMUM OF 7% OF THE UNIT'S TOTAL DOLLAR VALUE OF CONSTRUCTION CONTRACTS IS TO BE MADE DIRECTLY OR INDIRECTLY FROM CERTIFIED MINORITY BUSINESS ENTERPRISES CLASSIFIED BY THE CERTIFICATION AGENCY AS AFRICAN AMERICAN-OWNED BUSINESSES;						
13	2. A MINIMUM OF 10% OF THE UNIT'S TOTAL DOLLAR VALUE OF CONSTRUCTION CONTRACTS IS TO BE MADE DIRECTLY OR INDIRECTLY FROM CERTIFIED MINORITY BUSINESS ENTERPRISES CLASSIFIED BY THE CERTIFICATION AGENCY AS WOMEN-OWNED BUSINESSES; AND						
	3. AN OVERALL MINIMUM OF 25% OF THE UNIT'S TOTAL DOLLAR VALUE OF CONSTRUCTION CONTRACTS IS TO BE MADE DIRECTLY OR INDIRECTLY FROM ALL CERTIFIED MINORITY BUSINESS ENTERPRISES.						
18	(ii) THE UNIT SHALL:						
19 20	1. consider the practical severability of the construction						
	2. IMPLEMENT A PROGRAM THAT WILL ENABLE THE UNIT TO EVALUATE EACH CONTRACT TO DETERMINE THE APPROPRIATENESS OF THE GOAL.						
	(3) With respect to the Maryland Department of Transportation, the provisions of paragraph (2)(i) of this subsection shall apply only to construction contracts in excess of \$50,000.						
28 29	 (4) EACH UNIT SHALL MEET THE MAXIMUM FEASIBLE PORTION OF THE 28 GOALS STATED IN PARAGRAPHS (1), (2), AND (3) OF THIS SUBSECTION BY USING 29 RACE-NEUTRAL MEASURES TO FACILITATE MINORITY BUSINESS ENTERPRISE 30 PARTICIPATION IN THE PROCUREMENT PROCESS. 						
32	 (5) To achieve the result specified in paragraph (1) or (2) of this subsection, a contractor, INCLUDING A CONTRACTOR THAT IS A CERTIFIED MINORITY BUSINESS ENTERPRISE, shall: 						
34	(i) identify specific work categories appropriate for subcontracting;						
35 36	(ii) at least 10 days before bid opening, solicit minority business enterprises, through written notice that:						

6

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1 1. describes the categories of work under item (i) of this 2 subparagraph; and 3 2. provides information regarding the type of work being 4 solicited and specific instructions on how to submit a bid; 5 attempt to make personal contact with the firms in item (ii) of (iii) 6 this paragraph; 7 assist minority business enterprises to fulfill bonding (iv) 8 requirements or to obtain a waiver of those requirements; 9 (v) in order to publicize contracting opportunities to minority 10 business enterprises, attend prebid meetings or other meetings scheduled by the unit; 11 and 12 (vi) upon acceptance of a bid, provide the unit with a list of minority 13 businesses with whom the contractor negotiated, including price quotes from 14 minority and nonminority firms. 15 The unit shall make a finding whether the contractor [(5)](6)(i) 16 complied, in good faith, with paragraph [(4)] (5) of this subsection. 17 If the unit finds the contractor complied with paragraph [(4)](ii) 18 (5) of this subsection, the unit may not require the contractor to renegotiate any 19 subcontract in order to achieve a different result. The provisions of §§ [14-301(e)] 14-301(F) and 14-303 of this subtitle 20 (b) (1)21 and subsection (a) of this section are inapplicable to the extent that any unit 22 determines the provisions to be in conflict with any applicable federal program 23 requirement. 24 The determination under this subsection shall be included with the (2)25 report required under § 14-305 of this subtitle. 26 14-303. In accordance with Title 10, Subtitle 1 of the State Government 27 (a) (1)28 Article, the Board shall adopt regulations consistent with the purposes of this 29 Division II to carry out the requirements of this subtitle. The regulations shall establish procedures to be followed by units, 30 (2)31 prospective contractors, and successful bidders or offerors to maximize notice to, and 32 the opportunity to participate in the procurement process by, a broad range of

33 minority business enterprises.

34 (b) These regulations shall include:

1	(1) provisions designating one agency to certify and decertify minority
2	business enterprises for all units through a single process that meets applicable
3	federal requirements:

4 (2) a requirement that the solicitation document accompanying each 5 solicitation set forth the expected degree of minority business enterprise participation 6 based, in part, on:

7 (i) the potential subcontract opportunities available in the prime 8 procurement contract; and

9 (ii) the availability of certified minority business enterprises to 10 respond competitively to the potential subcontract opportunities;

11 (3) a requirement that the unit provide a current list of certified
12 minority business enterprises to each prospective contractor;

13(4)provisions to ensure the uniformity of requests for bids on14 subcontracts;

15 (5) provisions relating to the timing of requests for bids on subcontracts 16 and of submission of bids on subcontracts;

17 (6) provisions designed to ensure that a fiscal disadvantage to the State 18 does not result from an inadequate response by minority business enterprises to a 19 request for bids;

20 (7) provisions relating to joint ventures, under which a bidder may count
21 toward meeting its minority business enterprise participation goal, the minority
22 business enterprise portion of the joint venture;

(8) consistent with [§ 14-302(a)(4)] § 14-302(A)(5) of this subtitle,
provisions relating to any circumstances under which a unit may waive obligations of
the contractor relating to minority business enterprise participation;

(9) provisions requiring a monthly submission to the unit by minority
business enterprises acknowledging all payments received in the preceding 30 days
under a contract governed by this subtitle;

(10) a requirement that a unit shall verify and maintain data concerning
payments received by minority business enterprises, including a requirement that,
upon completion of a project, the unit shall compare the total dollar value actually
received by minority business enterprises with the amount of contract dollars initially
awarded, and an explanation of any discrepancies therein;

34 (11) a requirement that a unit verify that minority business enterprises
35 listed in a successful bid are actually participating to the extent listed in the project
36 for which the bid was submitted;

1 (12) provisions establishing a graduation program based on the financial 2 viability of the minority business enterprise, using annual gross receipts or other

3 economic indicators as may be determined by the Board; and

4 (13) other provisions that the Board considers necessary or appropriate to 5 encourage participation by minority business enterprises and to protect the integrity 6 of the procurement process.

7 (c) The regulations adopted under this section shall specify that a unit may 8 not allow a business to participate as if it were a certified minority business 9 enterprise if the business's certification is pending.

10 14-304.

(a) In the same manner and with the same fees as provided by law in civil
cases, in a matter regarding the decertification of a certified minority business
enterprise, the certification agency may:

14 (1) subpoena witnesses;

15 (2) administer oaths; and

16 (3) compel the production of records, books, papers, and other 17 documents.

(b) If a person fails to comply with a subpoena issued under subsection (a) of
this section, or fails to produce documents or other evidence, on petition of the
certification agency, a court of competent jurisdiction may pass an order directing
compliance with the subpoena or compelling the production of documents or other

22 evidence.

23 14-305.

24 (a) (1) Within 90 days after the end of the fiscal year, each unit shall report 25 to the Governor's Office of Minority Affairs AND THE CERTIFICATION AGENCY.

26 (2) A report under this subsection shall for the preceding fiscal year:

27 (i) state the total number and value of procurement contracts
28 between the unit and certified minority business enterprises, by specific category of
29 minority business enterprise;

(ii) indicate the percentage that those procurement contracts
 represent, by specific category of minority business enterprise, of the total number
 and value of procurement contracts; and

(iii) contain other such information as required by the Governor's
 Office of Minority Affairs AND THE CERTIFICATION AGENCY and approved by the
 Board.

1 (3) 2 Governor's Office of M 3 by the Board.	Governor's Office of Minority Affairs AND THE CERTIFICATION AGENCY and approved									
6 the State Government	(b) (1) On or before December 31 of each year, the Governor's Office of Minority Affairs shall submit to the Board of Public Works and, subject to § 2-1246 of the State Government Article, to the Legislative Policy Committee a report summarizing the information the Office receives under subsection (a) of this section.									
8 (2) 9 required under § 9-30	(2) This report may be prepared in conjunction with the annual report required under § 9-306 of the State Government Article.									
10 14-307.										
The Legislative Policy Committee shall direct at least 1 standing committee of the House of Delegates and at least 1 standing committee of the State Senate to review annually the performance of units as reported under § 14-305 of this subtitle. 14 14-308.										
15 (a) (1)	A persor	n may no	ot:							
16 17 certification;	(i)	fraudul	ently obtain, hold, or attempt to obtain or hold							
18 19 (i) of this paragraph;	(ii)	aid another person in performing an act prohibited under item								
	0 (iii) willfully obstruct, impede, or attempt to obstruct or impede a 1 State official or employee investigating the qualifications of a business entity that has 2 requested certification;									
	3 (iv) fraudulently obtain, attempt to obtain, or aid another person in 4 fraudulently obtaining or attempting to obtain, public moneys to which the person is 5 not entitled under this subtitle; or									
26 27 this subtitle:	(v)	in any r	ninority business enterprise matter administered under							
2829 scheme or device;		1.	willfully falsify, conceal, or cover up a material fact by any							
30		2.	make a false or fraudulent statement or representation; or							
3132 contain a false or frat	ıdulent st	3. atement	use a false writing or document that the person knows to or entry.							
33 (2)	33 (2) A person who violates any provision of this subsection is guilty of a									

33 (2) A person who violates any provision of this subsection is guilty 34 felony and on conviction is subject to a fine not exceeding \$20,000 or imprisonment 35 not exceeding 5 years or both.

1 (b) (1) A person may not make a false statement about whether an entity 2 has certification.

3 (2) A person who violates this subsection is guilty of a misdemeanor and 4 on conviction is subject to a fine not exceeding \$2,500 or imprisonment not exceeding 5 1 year or both.

6 14-309.

The provisions of §§ 14-301 through 14-305 of this subtitle, and any regulations
adopted under those sections, shall be of no effect and may not be enforced after July
1, [2002] 2006.

10 11

Chapter 116 of the Acts of 1995, as amended by Chapters 495 and 496 of the Acts of 2000

12 SECTION 2. AND BE IT FURTHER ENACTED, That the Certification Agency,

13 in consultation with the General Assembly and the Office of the Attorney General,

14 shall initiate a study of the Minority Business Enterprise Program to evaluate the

15 Program's continued compliance with the requirements of the Croson decision and

16 any subsequent federal or constitutional requirements. IN PREPARATION FOR THE

17 STUDY, THE CERTIFICATION AGENCY MAY ADOPT REGULATIONS AUTHORIZING A

18 UNIT OF STATE GOVERNMENT TO REQUIRE BIDDERS AND OFFERORS TO SUBMIT

19 INFORMATION NECESSARY FOR THE CONDUCT OF THE STUDY. The study shall also

20 evaluate race neutral programs and other methods that can be used to address the

21 needs of minority businesses. [An executive summary of the study shall be submitted

22 to the Legislative Policy Committee of the General Assembly by December 1, 2000.]

23 The final report on the study shall be submitted to the Legislative Policy Committee

24 of the General Assembly prior to [January 10, 2001] SEPTEMBER 30, 2005 so that the

25 General Assembly may review the report [during] PRIOR TO the [2001] 2006 Session.

26 SECTION 2. AND BE IT FURTHER ENACTED, That if any provision of this

27 Act or the application thereof to any person or circumstance is held invalid for any

28 reason in a court of competent jurisdiction, the invalidity does not affect other

29 provisions or any other application of this Act which can be given effect without the

30 invalid provision or application, and for this purpose the provisions of this Act are

31 declared severable.

32 SECTION 3. AND BE IT FURTHER ENACTED, That if any provision of this

33 Act is held invalid for any reason in a court of competent jurisdiction, and any

34 remaining valid portions of this Act are held to be incomplete and incapable of being

35 executed in accordance with legislative intent, the Board of Public Works shall adopt 36 regulations governing the administration of this Act, to be applied in a manner that is

37 consistent with the court's opinion.

38 SECTION 4. AND BE IT FURTHER ENACTED, That this act shall take effect39 July 1, 2001.