P2, P1

0lr3366 CF HB 1370

#### By: Senator Jones Introduced and read first tim

Introduced and read first time: February 22, 2010 Assigned to: Rules

## A BILL ENTITLED

1 AN ACT concerning

 $\mathbf{2}$ 

## **Public-Private Partnerships - Oversight**

3 FOR the purpose of requiring certain State agencies to submit a report concerning a 4 proposed public-private partnership to certain committees of the General  $\mathbf{5}$ Assembly at a certain time prior to issuing a public notice of solicitation for the 6 public-private partnership; requiring certain State agencies to submit an 7annual report concerning public-private partnerships that are under 8 consideration to certain committees of the General Assembly; requiring certain 9 State agencies to submit an annual report concerning existing public-private 10 partnerships to certain committees of the General Assembly; requiring certain units of State government to submit an annual report concerning public-private 11 12partnerships for which the unit is providing conduit financing to certain 13committees of the General Assembly; requiring the State Treasurer to analyze 14 the impact of a public-private partnership operating lease on the State's capital 15debt affordability limits; requiring the State Treasurer to submit each analysis 16of a public-private partnership operating lease to certain committees of the 17 General Assembly; prohibiting the Board of Public Works from approving a 18 public-private partnership operating lease until certain committees of the General Assembly have commented on the State Treasurer's analysis of the 19 20lease; requiring that the annual report of the Capital Debt Affordability 21Committee include certain information concerning the impact of public-private 22partnership operating leases; establishing a Joint Legislative and Executive 23Commission on Oversight of Public-Private Partnerships; specifying the 24membership of the Commission; providing for the chair and staffing of the 25Commission; prohibiting a member of the Commission from receiving certain 26compensation but authorizing a member of the Commission to receive certain 27reimbursements: requiring the Commission to study and make 28recommendations regarding certain issues; requiring the Commission to report 29its findings and recommendations to the Governor and the General Assembly on 30 or before a certain date; repealing certain provisions of law requiring the 31Maryland Transportation Authority to provide certain information to certain

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



$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$	committees of the General Assembly concerning public-private partnerships; providing that certain committees of the General Assembly have a certain period of time to review and comment on reports submitted under this Act; defining certain terms; providing for the termination of certain provisions of this Act; and generally relating to oversight of public-private partnerships.
$     \begin{array}{c}       6 \\       7 \\       8 \\       9 \\       10 \\       11     \end{array} $	BY adding to Article – State Finance and Procurement Section 10A–101 and 10A–102 to be under the new title "Title 10A. Public–Private Partnerships" Annotated Code of Maryland (2009 Replacement Volume)
$12 \\ 13 \\ 14 \\ 15 \\ 16$	BY repealing and reenacting, with amendments, Article – Transportation Section 4–205(c) Annotated Code of Maryland (2008 Replacement Volume and 2009 Supplement)
17 18 19 20 21	BY adding to Article – Transportation Section 4–406 Annotated Code of Maryland (2008 Replacement Volume and 2009 Supplement)
22 23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
24	<b>Article – State Finance and Procurement</b>
25	TITLE 10A. PUBLIC-PRIVATE PARTNERSHIPS.
26	10A–101.
27 28	(A) (1) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
29 30 31	(2) "BUDGET COMMITTEES" MEANS THE SENATE BUDGET AND TAXATION COMMITTEE, THE HOUSE COMMITTEE ON WAYS AND MEANS, AND THE HOUSE APPROPRIATIONS COMMITTEE.
32 33 34 35	(3) "PRIVATE ENTITY" MEANS AN INDIVIDUAL, A CORPORATION, A GENERAL OR LIMITED PARTNERSHIP, A LIMITED LIABILITY COMPANY, A JOINT VENTURE, A BUSINESS TRUST, A PUBLIC BENEFIT CORPORATION, A NONPROFIT ENTITY, OR ANOTHER BUSINESS ENTITY.

1		PUBLIC NOTICE OF SOLICITATION" INCLUDES A REQUEST
2		OF INTEREST, A REQUEST FOR PROPOSALS, A MEMORANDUM
3		G, AN INTERIM DEVELOPMENT AGREEMENT, A LETTER OF
4	INTENT, OR A PREI	IMINARY DEVELOPMENT PLAN.
5		) "PUBLIC-PRIVATE PARTNERSHIP" MEANS A SALE OR
6		E AGREEMENT BETWEEN A CONTRACTING AGENCY AND A
7	PRIVATE ENTITY U	IDER WHICH:
8		1. THE PRIVATE ENTITY ASSUMES CONTROL OF THE
9	<b>OPERATION AND M</b>	AINTENANCE OF AN EXISTING STATE FACILITY; OR
10		2. THE PRIVATE ENTITY CONSTRUCTS,
11	RECONSTRUCTS,	FINANCES, OR OPERATES A STATE FACILITY AND IS
12	AUTHORIZED TO C	OLLECT CHARGES, RENTS, OR TOLLS FOR THE USE OF THE
13	FACILITY.	
14	(	I) "PUBLIC-PRIVATE PARTNERSHIP" DOES NOT INCLUDE:
15		1. A LEASE ENTERED INTO IN THE ORDINARY
16	COURSE OF BUSIN	ESS BY A UNIT OF STATE GOVERNMENT AND A PRIVATE
17	ENTITY IF APPROV	CD UNDER § 10–305 OF THIS ARTICLE; OR
18		2. A PROCUREMENT GOVERNED BY DIVISION II OF
19	THIS ARTICLE.	
20	(6) '	REPORTING AGENCY" MEANS:
21	(	) THE DEPARTMENT OF GENERAL SERVICES;
22	(	I) THE MARYLAND DEPARTMENT OF TRANSPORTATION;
23	(	II) THE UNIVERSITY SYSTEM OF MARYLAND;
24	(	V) MORGAN STATE UNIVERSITY;
25	(	7) ST. MARY'S COLLEGE OF MARYLAND; AND
26	(	71) THE BALTIMORE CITY COMMUNITY COLLEGE.
27		HE REPORTS PROVIDED BY THE DEPARTMENT OF GENERAL
28	SERVICES UNDER	THIS SECTION SHALL INCLUDE INFORMATION CONCERNING

28 SERVICES UNDER THIS SECTION SHALL INCLUDE INFORMATION CONCERNING 29 ALL PUBLIC–PRIVATE PARTNERSHIPS INVOLVING UNITS WITHIN THE 1 EXECUTIVE BRANCH OF STATE GOVERNMENT, EXCEPT FOR THOSE UNITS THAT 2 ARE ALSO REPORTING AGENCIES.

3 (2) FOLLOWING THE SUBMISSION OF EACH OF THE REPORTS
4 REQUIRED UNDER THIS SECTION, THE BUDGET COMMITTEES SHALL HAVE 45
5 DAYS TO REVIEW AND COMMENT ON THE REPORTS.

6 (C) (1) NOT LESS THAN 45 DAYS BEFORE ISSUING A PUBLIC NOTICE 7 OF SOLICITATION FOR A PUBLIC-PRIVATE PARTNERSHIP, A REPORTING 8 AGENCY SHALL SUBMIT TO THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 9 2-1246 OF THE STATE GOVERNMENT ARTICLE, A REPORT CONCERNING THE 10 PROPOSED PUBLIC-PRIVATE PARTNERSHIP.

11 BY JULY 1 OF EACH YEAR, EACH REPORTING AGENCY SHALL (2) SUBMIT TO THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246 OF THE 1213STATE GOVERNMENT ARTICLE, Α REPORT CONCERNING EACH PUBLIC-PRIVATE PARTNERSHIP UNDER CONSIDERATION AT THAT TIME BY THE 1415REPORTING AGENCY THAT HAS NOT BEEN REVIEWED OR APPROVED 16 PREVIOUSLY BY THE GENERAL ASSEMBLY.

17 (3) By JANUARY 1 OF EACH YEAR, EACH REPORTING AGENCY 18 SHALL SUBMIT TO THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246 19 OF THE STATE GOVERNMENT ARTICLE, A STATUS REPORT CONCERNING EACH 20 EXISTING PUBLIC–PRIVATE PARTNERSHIP IN WHICH THE REPORTING AGENCY 21 IS INVOLVED.

22BY JULY 1 OF EACH YEAR, A UNIT OF STATE GOVERNMENT THAT (D) PROVIDES CONDUIT FINANCING FOR A PUBLIC-PRIVATE PARTNERSHIP SHALL 23SUBMIT TO THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246 OF THE 24ARTICLE. 25STATE GOVERNMENT Α REPORT CONCERNING EACH 26PUBLIC-PRIVATE PARTNERSHIP FOR WHICH THE UNIT IS PROVIDING CONDUIT 27FINANCING.

28 **10A–102.** 

(A) THE STATE TREASURER SHALL ANALYZE THE IMPACT OF EACH
PUBLIC-PRIVATE PARTNERSHIP OPERATING LEASE ENTERED INTO BY A UNIT
OF STATE GOVERNMENT ON THE STATE'S CAPITAL DEBT AFFORDABILITY
LIMITS.

(B) (1) THE STATE TREASURER SHALL SUBMIT TO THE BUDGET
 COMMITTEES, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT
 ARTICLE, EACH ANALYSIS REQUIRED UNDER SUBSECTION (A) OF THIS SECTION.

1 (2) FOLLOWING THE SUBMISSION OF EACH ANALYSIS, THE 2 BUDGET COMMITTEES SHALL HAVE 45 DAYS TO REVIEW AND COMMENT ON THE 3 ANALYSIS.

4 **(C)** THE BOARD **PUBLIC WORKS** MAY NOT OF **APPROVE** Α PUBLIC-PRIVATE PARTNERSHIP OPERATING LEASE UNDER § 12-204 OF THIS  $\mathbf{5}$ 6 ARTICLE UNTIL THE BUDGET COMMITTEES HAVE COMMENTED ON THE STATE  $\mathbf{7}$ TREASURER'S ANALYSIS OF THE LEASE REQUIRED UNDER SUBSECTION (A) OF 8 THIS SECTION.

9 (D) THE ANNUAL REPORT OF THE CAPITAL DEBT AFFORDABILITY 10 COMMITTEE REQUIRED UNDER § 8–112 OF THIS ARTICLE SHALL INCLUDE AN 11 ANALYSIS OF THE AGGREGATE IMPACT OF PUBLIC–PRIVATE PARTNERSHIP 12 OPERATING LEASES ON THE TOTAL AMOUNT OF NEW STATE DEBT THAT 13 PRUDENTLY MAY BE AUTHORIZED FOR THE NEXT FISCAL YEAR.

# **Article – Transportation**

15 4-205.

14

16 (c) (1) Subject to the limitations described in [paragraphs (2) and (3)] 17 **PARAGRAPH (2)** of this subsection, the Authority may make any contracts and 18 agreements necessary or incidental to the exercise of its powers and performance of its 19 duties.

20 (2) Not less than 45 days before entering into any contract or 21 agreement to acquire or construct a revenue-producing transportation facilities 22 project, subject to § 2–1246 of the State Government Article, the Authority shall 23 provide, to the Senate Budget and Taxation Committee, the House Committee on 24 Ways and Means, and the House Appropriations Committee, for review and comment, 25 and to the Department of Legislative Services, a description of the proposed project, a 26 summary of the contract or agreement, and a financing plan that details:

(i) The estimated annual revenue from the issuance of bonds tofinance the project; and

(ii) The estimated impact of the issuance of bonds to finance theproject on the bonding capacity of the Authority.

31 [(3) (i) 1. In this paragraph the following words have the 32 meanings indicated.

33 2. "Public notice of procurement" includes a request for
 34 proposals issued by the Authority.

1 3. "Public-private partnership arrangement" means a 2 lease agreement between the Authority and a private entity under which the private 3 entity assumes control of the operation and maintenance of an existing or future 4 revenue-producing highway, bridge, tunnel, or transit facility.

5 (ii) Not less than 45 days before issuing a public notice of 6 procurement related to a public-private partnership arrangement, subject to § 2–1246 7 of the State Government Article, the Authority shall provide, to the Senate Budget 8 and Taxation Committee, the House Committee on Ways and Means, and the House 9 Appropriations Committee, for review and comment, and to the Department of 10 Legislative Services, a summary of the proposed procurement document to be used for 11 solicitation of the public-private partnership arrangement.

12(iii) Not less than 45 days before entering into anv 13public-private partnership arrangement, subject to § 2-1246 of the State Government 14Article, the Authority shall provide, to the Senate Budget and Taxation Committee, the House Committee on Ways and Means, and the House Appropriations Committee, 1516for review and comment, and to the Department of Legislative Services, a description 17of the proposed lease agreement and a financing plan, including:

- 18
- 1. The length of the proposed lease;
- 1920 to the private entity;21 The scope of any toll-setting authority to be granted
- 3. The scope of payments to the Authority from the
   proposed public-private partnership arrangement;
- 4. A cost-benefit analysis of the proposed public-private
   partnership arrangement; and
- 25 5. Requirements pertaining to the ongoing operation and
   26 maintenance of the facility and contract oversight.]
- **4–406.**

28 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 29 MEANINGS INDICATED.

30 (2) "BUDGET COMMITTEES" MEANS THE SENATE BUDGET AND
 31 TAXATION COMMITTEE, THE HOUSE COMMITTEE ON WAYS AND MEANS, AND
 32 THE HOUSE APPROPRIATIONS COMMITTEE.

33 (3) "PRIVATE ENTITY" MEANS AN INDIVIDUAL, A CORPORATION,
 34 A GENERAL OR LIMITED PARTNERSHIP, A LIMITED LIABILITY COMPANY, A JOINT

VENTURE, A BUSINESS TRUST, A PUBLIC BENEFIT CORPORATION, A NONPROFIT
 ENTITY, OR ANOTHER BUSINESS ENTITY.

3 (4) "PUBLIC NOTICE OF SOLICITATION" INCLUDES A REQUEST
4 FOR EXPRESSIONS OF INTEREST, A REQUEST FOR PROPOSALS, A MEMORANDUM
5 OF UNDERSTANDING, AN INTERIM DEVELOPMENT AGREEMENT, A LETTER OF
6 INTENT, OR A PRELIMINARY DEVELOPMENT PLAN.

7 (5) (I) "PUBLIC-PRIVATE PARTNERSHIP" MEANS A SALE OR 8 LONG-TERM LEASE AGREEMENT BETWEEN THE AUTHORITY AND A PRIVATE 9 ENTITY UNDER WHICH:

101.THE PRIVATE ENTITY ASSUMES CONTROL OF THE11OPERATION AND MAINTENANCE OF AN EXISTING STATE FACILITY; OR

122. THE PRIVATE ENTITY CONSTRUCTS,13RECONSTRUCTS, FINANCES, OR OPERATES A STATE FACILITY AND IS14AUTHORIZED TO COLLECT CHARGES, RENTS, OR TOLLS FOR THE USE OF THE15FACILITY.

16 (II) "PUBLIC-PRIVATE PARTNERSHIP" DOES NOT INCLUDE:

171.A LEASE ENTERED INTO IN THE ORDINARY18COURSE OF BUSINESS BY THE AUTHORITY AND A PRIVATE ENTITY IF APPROVED19UNDER § 10–305 OF THE STATE FINANCE AND PROCUREMENT ARTICLE; OR

20 **2.** A PROCUREMENT GOVERNED BY DIVISION II OF 21 THE STATE FINANCE AND PROCUREMENT ARTICLE.

(B) FOLLOWING THE SUBMISSION OF EACH OF THE REPORTS REQUIRED
 UNDER THIS SECTION, THE BUDGET COMMITTEES SHALL HAVE 45 DAYS TO
 REVIEW AND COMMENT ON THE REPORTS.

(C) (1) NOT LESS THAN 45 DAYS BEFORE ISSUING A PUBLIC NOTICE
OF SOLICITATION FOR A PUBLIC-PRIVATE PARTNERSHIP, THE AUTHORITY
SHALL SUBMIT TO THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246
OF THE STATE GOVERNMENT ARTICLE, A REPORT CONCERNING THE PROPOSED
PUBLIC-PRIVATE PARTNERSHIP.

30 (2) BY JULY 1 OF EACH YEAR, THE AUTHORITY SHALL SUBMIT TO 31 THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246 OF THE STATE 32 GOVERNMENT ARTICLE, A REPORT CONCERNING EACH PUBLIC–PRIVATE 33 PARTNERSHIP UNDER CONSIDERATION AT THAT TIME BY THE AUTHORITY THAT 1 HAS NOT BEEN REVIEWED OR APPROVED PREVIOUSLY BY THE GENERAL 2 ASSEMBLY.

3 (3) BY JANUARY 1 OF EACH YEAR, THE AUTHORITY SHALL 4 SUBMIT TO THE BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246 OF THE 5 STATE GOVERNMENT ARTICLE, A STATUS REPORT CONCERNING EACH 6 EXISTING PUBLIC–PRIVATE PARTNERSHIP IN WHICH THE AUTHORITY IS 7 INVOLVED.

8 (D) BY JULY 1 OF EACH YEAR, THE AUTHORITY SHALL SUBMIT TO THE 9 BUDGET COMMITTEES, IN ACCORDANCE WITH § 2–1246 OF THE STATE 10 GOVERNMENT ARTICLE, A REPORT CONCERNING EACH PUBLIC–PRIVATE 11 PARTNERSHIP FOR WHICH THE AUTHORITY IS PROVIDING CONDUIT FINANCING.

12 SECTION 2. AND BE IT FURTHER ENACTED, That:

13 (a) There is a Joint Legislative and Executive Commission on Oversight of14 Public–Private Partnerships.

15 (b) The Commission consists of the following members:

16 (1) two members of the Senate of Maryland, appointed by the 17 President of the Senate;

18 (2) two members of the House of Delegates, appointed by the Speaker19 of the House;

20 (3) the Secretary of Budget and Management, or the Secretary's 21 designee;

22 (4) the Secretary of General Services, or the Secretary's designee;

23 (5) the Secretary of Transportation, or the Secretary's designee;

24 (6) the Chancellor of the University System of Maryland, or the 25 Chancellor's designee;

26 (7) the State Treasurer, or the State Treasurer's designee;

27 (8) the Executive Director of the Maryland Stadium Authority, or the
 28 Executive Director's designee;

(9) the Executive Director of the Maryland Economic Development
 Corporation, or the Executive Director's designee;

1 the President of the Baltimore City Community College, or the (10) $\mathbf{2}$ President's designee; 3 the President of Morgan State University, or the President's (11)4 designee;  $\mathbf{5}$ the President of St. Mary's College of Maryland, or the President's (12)6 designee; and  $\overline{7}$ a representative of the private sector who has experience and (13)8 expertise in developing public-private partnerships, appointed by the Governor in 9 consultation with the President of the Senate and the Speaker of the House. 10 (c) The Governor shall designate the chair of the Commission. 11 (d) The Department of Budget and Management and the Department of 12Legislative Services shall provide staff for the Commission. 13(e) A member of the Commission: 14(1)may not receive compensation as a member of the Commission; but 15is entitled to reimbursement for expenses under the Standard (2)16State Travel Regulations, as provided in the State budget. 17(f) The Commission shall: 18 assess the oversight, best practices, and approval processes for (1)19public-private partnerships in other states, including the Army Enhanced Use Lease 20Program; 21(2)evaluate the statutory definition of "public-private partnership", 22as enacted by Section 1 of this Act, and recommend any amendments to the definition 23to enhance its utility and refine its scope; 24make recommendations concerning the appropriate manner of (3)25ongoing legislative monitoring and oversight of public-private conducting 26partnerships, including the following issues: 27(i) the appropriate time for submission for legislative review of 28a proposed conceptual plan, a letter of intent, an interim development agreement, a 29master development agreement, and an operating lease for a public-private partnership; 30 31 (ii) the need for a State agency to state its justifications for 32seeking a public-private partnership before issuing a request for proposals or any

33 other solicitation:

1 (iiii) the appropriate way to assess the effects of a public-private  $\mathbf{2}$ partnership on the State budget, including the aggregate effect on spending by fund 3 source and revenues: 4 the need for disclosure of all public-private partnership (iv)  $\mathbf{5}$ revenue and expenditure data and assumptions; 6 (v) the need for disclosure of all public-private partnership 7financing assumptions, including projected return on investment and a cost-benefit 8 analysis; and 9 the appropriate periods for legislative review and comment; (vi) 10 and 11 (4)make recommendations concerning broad policy parameters within 12which public-private partnerships should be negotiated, which may include the 13following issues: 14the processes for reviewing and approving a letter of intent, (i) an interim development agreement, a master development agreement, an operating 1516lease, and a request for qualifications; 17(ii) the length of a public-private partnership agreement, 18including ground rent, operating leases, and renewal terms; 19(iii) noncompete clauses and adverse action clauses; 20(iv) revenue-sharing; 21limits on the timing and size of rent, toll, or other revenue (v) 22source increases: 23(vi) the use of proceeds from concession agreements; 24(vii) guidelines on minority business enterprise involvement and 25goals; 26performance measures that are linked to State payments; (viii) 27(ix) the number and timing of appraisals of land and structures; 28green building requirements; (x) 29structuring public-private partnerships in a manner that (xi) 30 preserves and promotes important State policy objectives; 31contract oversight and remedies for default: (xii)

10

1	(xiii) police jurisdiction;
2	(xiv) eminent domain;
3	(xv) maintenance requirements;
4 5	(xvi) solicitation of public comment regarding proposed public–private partnerships and proposed toll rates or user rates;
6 7 8	(xvii) methods for developing competitive solicitations for public–private partnerships, including the advisability of establishing a special fund to reimburse a private entity for predevelopment expenses;
9 10 11	(xviii) the role of the Maryland Economic Development Corporation or other State entities in the issuance of tax increment financing bonds, tax-exempt financing, or other conduit financing;
12 13	(xix) the effect on the State workforce of requiring a private entity to give a hiring preference to State employees;
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(xx) a policy on foreign ownership of State assets and requirements to meet conditions of the Committee on Foreign Investment in the United States;
17 18	(xxi) the transition and process for the return of assets to State control at the conclusion of a public–private partnership agreement;
$\begin{array}{c} 19\\ 20 \end{array}$	(xxii) the time period for assignment of a lease or sale of facilities without requiring State consent or providing the State the right of first refusal; and
$\begin{array}{c} 21 \\ 22 \end{array}$	(xxiii) the advisability of considering unsolicited public–private partnership proposals.
23 24 25 26 27	(g) On or before December 1, 2011, the Commission shall report its findings and legislative recommendations concerning the issues outlined in subsection (f) of this section for consideration during the 2012 regular session of the General Assembly to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.
28 29 30 31	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2010. Section 2 of this Act shall remain effective for a period of 2 years and, at the end of May 31, 2012, with no further action required by the General Assembly, Section 2 of this Act shall be abrogated and of no further force and effect.