2006 SESSION

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1	SENATE BILL NO. 541
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on General Laws and Technology
4	on February 8, 2006)
5	(Patron Prior to Substitute—Senator Stosch)
6	A BILL to amend and reenact §§ 56-557, 56-575.1, 56-575.3:1, 56-575.4, and 56-575.16 of the Code of
7	Virginia and to amend the Code of Virginia by adding in Title 30 a chapter numbered 40, consisting
8	of sections numbered 30-266, 30-267, and 30-268, and by adding a section numbered 56-557.1,
9	relating to the Public-Private Education Facilities and Infrastructure Act; review and implementation
10	of qualifying projects; Public-Private Partnership Advisory Commission.
11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 56-557, 56-575.1, 56-575.3:1, 56-575.4, and 56-575.16 of the Code of Virginia are
13	amended and reenacted and that the Code of Virginia is amended by adding in Title 30 a chapter
14 15	numbered 40, consisting of sections numbered 30-266, 30-267, and 30-268, and by adding a section numbered 56-557.1 as follows:
15 16	CHAPTER 40.
17	PUBLIC-PRIVATE PARTNERSHIP ADVISORY COMMISSION.
18	§ 30-266. Definitions.
19	As used in this chapter:
20	"Commission" means the Public-Private Advisory Commission.
21	"Comprehensive agreement" shall mean the same as the term is defined in the Public-Private
22	Transportation Act of 1995 (§ 56-556 et seq.) or in the Public-Private Education Facilities and
23	Infrastructure Act of 2002 (§ 56-575.1 et seq.).
24	"Detailed proposal" means a proposal accepted by a responsible public entity beyond a conceptual
25	level of review and at which time issues such as fixing costs, payment schedules, financing, deliverables,
26	and project schedule are defined.
27	"Interim agreement" shall mean the same as the term is defined in the Public-Private Transportation
28	Act of 1995 or in the Public-Private Education Facilities and Infrastructure Act of 2002.
29 20	"Qualifying project" means the same as that term is defined in the Public-Private Education
30 31	Facilities and Infrastructure Act of 2002. "Qualifying project" shall also include the term "qualifying transportation facility" as defined in the Public-Private Transportation Act of 1995.
31 32	"Responsible public entity" means a public entity that has the power to develop or operate a
3 <u>7</u>	qualifying project.
34	§ 30-267. Public-Private Partnership Advisory Commission established; membership; terms;
35	compensation; staff; quorum.
36	A. The Public-Private Partnership Advisory Commission (the Commission) is established as an
37	advisory commission in the legislative branch. The purpose of the Commission shall be to review and
38	advise responsible public entities that are agencies or institutions of the Commonwealth on proposals
39	received pursuant to the Public-Private Transportation Act of 1995 (§ 56-556 et seq.) and the
40	Public-Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.).
41	B. The Council shall consist of 10 members, including six legislative members, as follows: (i) the
42	Chair of the House Committee Appropriations or his designee and two members of the House of
43	Delegates appointed by the Speaker of the House, (ii) the Chair of the Senate Committee on Finance or
44 45	his designee and two members of the Senate appointed by the Senate Committee on Rules, and (iii) the
45 46	Secretaries of Administration, Finance, Technology, and Transportation or their designees. Legislative
40 47	members shall serve on the Commission until the expiration of their terms of office or until their successors shall qualify. Executive branch agency members shall serve only as long as they retain their
4 8	positions.
49	C. The members of the Commission shall elect from among the legislative membership a chairman
50	and a vice-chairman who shall serve for two-year terms. The Commission shall hold meetings quarterly
51	or upon the call of the chairman. A majority of the Commission shall constitute a quorum.
52	D. Members of the Commission shall receive no compensation for their services but shall be
53	reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as
54	provided in §§ 2.2-2813, 2.2-2825, and 30-19.12, as appropriate.
55	E. Administrative staff support shall be provided by the Office of the Clerk of the Senate or the
56	Office of the Clerk of the House of Delegates as may be appropriate for the house in which the
57	chairman of the Commission serves. Additional assistance as needed shall be provided by the staffs of
58	the House Committee on Appropriations and the Senate Finance Committee.

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SB541S1

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60 Services.

§ 30-268. Submission of detailed proposals by responsible public entities; exclusion of certain 61 62 qualifying projects; review of detailed proposals.

63 A. Each responsible public entity that is an agency or institution of the Commonwealth receiving 64 detailed proposals from private entities for a qualifying project shall provide copies of such proposals to 65 the Commission prior to entering into the negotiation of an interim or comprehensive agreement. 66

B. The following qualifying projects shall not be subject to review by the Commission:

1. Any proposed qualifying project with a total cost of more than \$ 3 million and less than \$50 67 million for which funds have been specifically appropriated as a public private partnership in the 68 69 general appropriation act or capital construction projects that have been authorized in the appropriation act, provided such project does not increase in size more than 5 percent beyond the plans 70 71 and justifications that were the basis of the appropriation. For any qualifying project that will be 72 completed in phases and for which no appropriation has been made for phases other than the current 73 phase of the project, the Commission may undertake additional reviews of such projects.

2. Any proposed qualifying project with a total cost of less than \$3 million.

75 C. Upon receipt of a complete copy of the detailed proposals for a qualifying project, the Commission shall determine whether it accepts or declines such proposals for review. If the Commission 76 accepts a proposal for review, the findings and recommendations of the Commission shall be provided 77 78 to the responsible public entity within 45 days of receiving complete copies of the detailed proposals. If 79 no findings or recommendations are provided by the Commission to the responsible public entity within the 45-day period, the Commission shall be deemed to have declined to accept the detailed proposals 80 for review. Upon acceptance for review, the responsible public entity shall provide any additional 81 information regarding the qualifying project upon the request of the Commission. 82

D. The Commission shall review accepted detailed proposals and provide findings and 83 84 recommendations to the responsible public entity on (i) whether the proposed terms and conditions and 85 proposed qualifying project create state tax-supported debt, (ii) an analysis of the potential financial 86 impact of the qualifying project, (iii) a review of the policy aspects of the detailed proposals and the 87 qualifying project, and (iv) proposed general business terms and conditions. Review by the Commission 88 shall not constitute approval of any appropriations necessary to implement the interim or comprehensive 89 agreement.

90 E. The responsible public entity shall not commence negotiation of an interim or comprehensive 91 agreement until the Commission has submitted its recommendations or declined to accept for review the 92 detailed proposals.

93 F. Upon receipt of any recommendation of the Commission, the responsible public entity shall report 94 to the Commission on the extent to which such recommendations will be addressed in the interim or 95 comprehensive agreement.

96 G. Records and information afforded the protection under subdivision 11 of § 2.2-3705.6 that are 97 provided by a responsible public entity shall continue to be protected from disclosure when in the 98 possession of the Commission. 99

§ 56-557. Definitions.

As used in this chapter, unless the context requires a different meaning:

101 "Affected jurisdiction" means any county, city or town in which all or a portion of a qualifying 102 transportation facility is located and any other responsible public entity directly affected by the 103 qualifying transportation facility.

104 "Appropriating body" means the body responsible for appropriating or authorizing funding to pay for 105 a qualifying project.

"Asset management" means a systematic process of operating and maintaining the state system of 106 highways by combining engineering practices and analyses with sound business practices and economic 107 108 theory to achieve cost-effective outcomes.

109 "Commission" means the State Corporation Commission.

"Comprehensive agreement" means the comprehensive agreement between the private entity and the 110 responsible public entity required by § 56-566 of this chapter. 111

"Develop" or "development" means to plan, design, develop, finance, lease, acquire, install, construct, 112 113 or expand.

114 "Interim agreement" means an agreement, including a memorandum of understanding or binding preliminary agreement, between the private entity and the responsible public entity that provides for 115 116 completion of studies and any other activities to advance the development and/or operation of a 117 qualifying transportation facility. 118

"Maintenance" means that term as defined in § 33.1-23.02.

"Material default" means any default by the private entity in the performance of its duties under 119 120 subsection E of § 56-565 of this chapter that jeopardizes adequate service to the public from a qualifying transportation facility and remains unremedied after the responsible public entity has provided 121

SB541S1

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122 notice to the private entity and a reasonable cure period has elapsed.

123 "Multimodal transportation facility" means a transportation facility consisting of multiple modes of 124 transportation. 125

"Operate" or "operation" means to finance, maintain, improve, equip, modify, repair, or operate.

126 "Private entity" means any natural person, corporation, general partnership, limited liability company, 127 limited partnership, joint venture, business trust, public benefit corporation, non-profit entity or other 128 business entity.

129 "Public entity" means the Commonwealth and any agency or authority thereof, any county, city, or 130 town and any other political subdivision of any of the foregoing, but shall not include any public service 131 company.

132 "Qualifying transportation facility" means one or more transportation facilities developed and/or 133 operated by a private entity pursuant to this chapter.

"Responsible public entity" means a public entity, including local governments and regional 134 135 authorities, that has the power to develop and/or operate the qualifying transportation facility.

136 "Revenues" means all revenues, including, but not limited to, income, earnings, user fees, lease 137 payments, allocations, federal, state and local appropriations, bond proceeds, equity investments, and/or 138 service payments arising out of or in connection with supporting the development and/or operation of a 139 qualifying transportation facility, including without limitation, money received as grants or otherwise 140 from the United States of America, from any public entity, or from any agency or instrumentality of the 141 foregoing in aid of such facility.

142 "Service contract" means a contract entered into between a public entity and the private entity 143 pursuant to § 56-561 of this chapter.

144 "Service payments" means payments to the private entity in connection with the development and/or 145 operation of a qualifying transportation facility pursuant to a service contract.

146 "State" means the Commonwealth of Virginia.

"Transportation facility" means any road, bridge, tunnel, overpass, ferry, airport, mass transit facility, 147 148 vehicle parking facility, port facility or similar commercial facility used for the transportation of persons 149 or goods, together with any buildings, structures, parking areas, appurtenances, and other property 150 needed to operate such facility.

151 "User fees" mean the rates, tolls, fees, or other charges imposed by the private entity for use of all or 152 a portion of a qualifying transportation facility pursuant to the interim or comprehensive agreement. 153

§ 56-557.1. Adoption of guidelines by responsible public entities.

154 A. A responsible public entity shall, prior to requesting or considering a proposal for a qualifying 155 project, adopt and make publicly available guidelines that are sufficient to enable the responsible public 156 entity to comply with this chapter. Such guidelines shall guide the selection of projects under the 157 purview of the responsible public entity.

158 B. Such guidelines shall include, but not be limited to, provisions for:

159 1. Opportunities for competition through public notice and availability of representatives of the 160 responsible public entity to meet with private entities considering a proposal; 161

2. Reasonable criteria for choosing among competing proposals;

162 3. Suggested timelines for selecting proposals and negotiating an interim or comprehensive 163 agreement;

164 4. Authorization for accelerated selection and review and documentation timelines for proposals 165 involving a qualifying project that the responsible public entity deems a priority;

166 5. Financial review and analysis procedures that shall include, at a minimum, a cost-benefit analysis, 167 an assessment of opportunity cost, and consideration of the results of all studies and analyses related to 168 the proposed qualifying project. These procedures shall also include requirements for the disclosure of such analysis to the appropriating body for review prior to finalizing either an interim or comprehensive 169 170 agreement; 171

6. Consideration of the nonfinancial benefits of a proposed qualifying project;

172 7. For responsible public entities that are not agencies or institutions of the Commonwealth, a 173 mechanism for the appropriating body to review a proposed interim or comprehensive agreement before 174 it is finalized prior to execution. For responsible public entities that are agencies or institutions of the 175 Commonwealth, approval by the appropriating body shall be in compliance with applicable law;

176 8. Establishment of criteria for (i) the creation of and the responsibilities of a public-private 177 partnership oversight committee with members representing the responsible public entity and the 178 appropriating body or (ii) for compliance with the requirements of Chapter 40 (§ 30-266 et seq.) of Title 179 30. Such criteria shall include the scope, costs, and duration of the qualifying project, as well as 180 whether the project involves or impacts multiple public entities. The oversight committee, if formed, shall be an advisory committee to review the terms of any interim or comprehensive agreement; 181

9. Analysis of the adequacy of the information released when seeking competing proposals and 182

183 providing for the enhancement of that information, if deemed necessary, to encourage competition 184 pursuant to subsection G of § 56-575.4; and 185 10. Establishment of criteria, key decision points, and approvals required to ensure that the 186 responsible public entity considers the extent of competition before selecting proposals and negotiating 187 an interim or comprehensive agreement. 188 C. Guidelines adopted by a responsible public entity shall be reasonable, encourage competition, and 189 follow the model guidelines developed pursuant to this Chapter. 190 § 56-575.1. Definitions. 191 As used in this chapter, unless the context requires a different meaning: 192 "Affected local jurisdiction" means any county, city or town in which all or a portion of a qualifying 193 project is located. 194 Appropriating body" means the body responsible for appropriating or authorizing funding to pay for 195 a qualifying project. 196 'Commission" means the State Corporation Commission. 197 "Comprehensive agreement" means the comprehensive agreement between the private entity and the 198 responsible public entity required by § 56-575.9. 199 "Develop" or "development" means to plan, design, develop, finance, lease, acquire, install, construct, 200 or expand. 201 "Interim agreement" means an agreement between a private entity and a responsible public entity that 202 provides for phasing of the development or operation, or both, of a qualifying project. Such phases may 203 include, but are not limited to, design, planning, engineering, environmental analysis and mitigation, 204 financial and revenue analysis, or any other phase of the project that constitutes activity on any part of 205 the qualifying project. 206 "Lease payment" means any form of payment, including a land lease, by a public entity to the 207 private entity for the use of a qualifying project. 208 "Material default" means any default by the private entity in the performance of its duties under 209 subsection E of § 56-575.8 that jeopardizes adequate service to the public from a qualifying project. 210 "Operate" means to finance, maintain, improve, equip, modify, repair, or operate. 211 "Private entity" means any natural person, corporation, general partnership, limited liability company, 212 limited partnership, joint venture, business trust, public benefit corporation, non-profit entity, or other business entity. 213 214 "Public entity" means the Commonwealth and any agency or authority thereof, any county, city or 215 town and any other political subdivision of the Commonwealth, any public body politic and corporate, 216 or any regional entity that serves a public purpose. "Qualifying project" means (i) any education facility, including, but not limited to a school building, any functionally related and subordinate facility and land to a school building (including any stadium or 217 218 219 other facility primarily used for school events), and any depreciable property provided for use in a 220 school facility that is operated as part of the public school system or as an institution of higher education; (ii) any building or facility that meets a public purpose and is developed or operated by or 221 222 for any public entity; (iii) any improvements, together with equipment, necessary to enhance public 223 safety and security of buildings to be principally used by a public entity; (iv) utility and 224 telecommunications and other communications infrastructure; (v) a recreational facility; (vi) technology 225 infrastructure and technology services, including, but not limited to, telecommunications, automated data 226 processing, word processing and management information systems, and related information, equipment, 227 goods and services; or (vii) any improvements necessary or desirable to any unimproved locally- or 228 state-owned real estate. 229 "Responsible public entity" means a public entity that has the power to develop or operate the 230 applicable qualifying project. 231 "Revenues" means all revenues, income, earnings, user fees, lease payments, or other service 232 payments arising out of or in connection with supporting the development or operation of a qualifying 233 project, including without limitation, money received as grants or otherwise from the United States of 234 America, from any public entity, or from any agency or instrumentality of the foregoing in aid of such 235 facility. 236 "Service contract" means a contract entered into between a public entity and the private entity pursuant to § 56-575.5. 237 238 "Service payments" means payments to the private entity of a qualifying project pursuant to a service 239 contract. 240 "State" means the Commonwealth of Virginia.

"User fees" mean the rates, fees or other charges imposed by the private entity of a qualifying
project for use of all or a portion of such qualifying project pursuant to the comprehensive agreement
pursuant to § 56-575.9.

244 § 56-575.3:1. Adoption of guidelines by responsible public entities.

SB541S1

245 A. Any A responsible public entity shall, prior to requesting or considering a proposal for a 246 qualifying facility shall project, adopt and make publicly available guidelines that are sufficient to enable 247 the responsible public entity to comply with this chapter. Such guidelines shall be reasonable, encourage 248 competition and guide the selection of projects under the purview of the responsible public entity. and 249 include, but not be limited to, reasonable criteria for choosing among competitive proposals and 250 timelines for selecting proposals and negotiating an interim or comprehensive agreement.

251 B. Such guidelines shall permit accelerated selection, review and documentation timelines for 252 proposals involving a qualifying facility that the responsible public entity deems a priority. also include, 253 but not be limited to, provisions for:

254 1. Opportunities for competition through public notice and availability of representatives of the 255 responsible public entity to meet with private entities considering a proposal; 256

2. Reasonable criteria for choosing among competing proposals;

257 3. Suggested timelines for selecting proposals and negotiating an interim or comprehensive 258 agreement;

259 4. Authorization for accelerated selection and review and documentation timelines for proposals 260 involving a qualifying project that the responsible public entity deems a priority;

261 5. Financial review and analysis procedures that shall include, at a minimum, a cost-benefit analysis, 262 an assessment of opportunity cost, and consideration of the results of all studies and analyses related to 263 the proposed qualifying project. These procedures shall also include requirements for the disclosure of 264 such analysis to the appropriating body for review prior to finalizing either an interim or comprehensive 265 agreement; 266

6. Consideration of the nonfinancial benefits of a proposed qualifying project;

267 7. For responsible public entities that are not agencies or institutions of the Commonwealth, a 268 mechanism for the appropriating body to review a proposed interim or comprehensive agreement before 269 it is finalized prior to execution. For responsible public entities that are agencies or institutions of the 270 Commonwealth, approval by the appropriating body shall be in compliance with applicable law and the 271 provisions of subsection I of § 56-575.4 pertaining to the approval of qualifying projects;

272 8. Establishment of criteria for (i) the creation of and the responsibilities of a public-private 273 partnership oversight committee with members representing the responsible public entity and the 274 appropriating body or (ii) for compliance with the requirements of Chapter 40 (§ 30-266 et seq.) of Title 275 30. Such criteria shall include the scope, costs, and duration of the qualifying project, as well as 276 whether the project involves or impacts multiple public entities. The oversight committee, if formed, shall 277 be an advisory committee to review the terms of any interim or comprehensive agreement;

278 9. Analysis of the adequacy of the information released when seeking competing proposals and 279 providing for the enhancement of that information, if deemed necessary, to encourage competition 280 pursuant to subsection G of § 56-575.4;

281 10. Establishment of criteria, key decision points, and approvals required to ensure that the 282 responsible public entity considers the extent of competition before selecting proposals and negotiating 283 an interim or comprehensive agreement;

284 11. If the responsible public entity is not an agency or institution of the Commonwealth, a 285 requirement that the responsible public entity engage the services of qualified professionals, which may 286 include an architect, professional engineer, or certified public accountant, not otherwise employed by 287 the responsible public entity to provide to the responsible public entity independent analysis regarding 288 the specifics, advantages, disadvantages, and the long- and short-term costs of any request by a private 289 entity for approval of a qualifying project unless the governing body of the responsible public entity 290 determines that such analysis of a request by a private entity for approval of a qualifying project shall 291 be performed by employees of the responsible public entity; and

292 12. The posting and publishing of public notice of a private entity's request for approval of a 293 qualifying project including specific information and documentation to be released regarding the nature, 294 timing, and scope of the qualifying project pursuant to subsection A of § 56-575.4 and a reasonable 295 time period, determined by the responsible public entity to be appropriate to encourage competition and 296 public-private partnerships pursuant to the goals of this chapter, such reasonable period not to be less 297 than 45 days, during which time the responsible public entity will receive competing proposals pursuant 298 to that subsection. In addition, a requirement for advertising the public notice in the Virginia Business 299 Opportunities publication and posting a notice on the Commonwealth's electronic procurement website 300 shall be included.

301 § 56-575.4. Approval of qualifying projects by the responsible public entity.

302 A. A private entity may request approval of a qualifying project by the responsible public entity. 303 Any such request shall be accompanied by the following material and information unless waived by the 304 responsible public entity:

305 1. A topographic map (1:2,000 or other appropriate scale) indicating the location of the qualifying

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306 project;

307 2. A description of the qualifying project, including the conceptual design of such facility or facilities 308 or a conceptual plan for the provision of services or technology infrastructure, and a schedule for the 309 initiation of and completion of the qualifying project to include the proposed major responsibilities and 310 timeline for activities to be performed by both the public and private entity;

311 3. A statement setting forth the method by which the private entity proposes to secure necessary 312 property interests required for the qualifying project;

4. Information relating to the current plans for development of facilities or technology infrastructure 313 to be used by a public entity that are similar to the qualifying project being proposed by the private 314 315 entity, if any, of each affected local jurisdiction;

316 5. A list of all permits and approvals required for the qualifying project from local, state, or federal agencies and a projected schedule for obtaining such permits and approvals; 317

318 6. A list of public utility facilities, if any, that will be crossed by the qualifying project and a 319 statement of the plans of the private entity to accommodate such crossings;

320 7. A statement setting forth the private entity's general plans for financing the qualifying project 321 including the sources of the private entity's funds and identification of any dedicated revenue source or 322 proposed debt or equity investment on the behalf of the private entity;

323 8. The names and addresses of the persons who may be contacted for further information concerning 324 the request;

325 9. User fees, lease payments, and other service payments over the term of the interim or comprehensive agreement pursuant to § 56-575.9 or 56-575.9:1 and the methodology and circumstances 326 327 for changes to such user fees, lease payments, and other service payments over time; and 328

10. Such additional material and information as the responsible public entity may reasonably request.

329 B. The responsible public entity may request proposals or invite bids from private entities for the 330 development or operation of qualifying projects.

331 C. The responsible public entity may grant approval of the development or operation of the education 332 facility, technology infrastructure or other public infrastructure or government facility needed by a public 333 entity as a qualifying project, or the design or equipping of a qualifying project so developed or 334 operated, if the responsible public entity determines that the project serves the public purpose of this 335 chapter. The responsible public entity may determine that the development or operation of the qualifying 336 project as a qualifying project serves such public purpose if:

337 1. There is a public need for or benefit derived from the qualifying project of the type the private 338 entity proposes as a qualifying project; 339

2. The estimated cost of the qualifying project is reasonable in relation to similar facilities; and

340 3. The private entity's plans will result in the timely development or operation of the qualifying 341 project.

342 In evaluating any request, the responsible public entity may rely upon internal staff reports prepared 343 by personnel familiar with the operation of similar facilities or the advice of outside advisors or 344 consultants having relevant experience.

345 D. The responsible public entity may charge a reasonable fee to cover the costs of processing, 346 reviewing and evaluating the request, including without limitation, reasonable attorney's fees and fees for 347 financial, technical, and other necessary advisors or consultants.

348 E. The approval of the responsible public entity shall be subject to the private entity's entering into 349 an interim or comprehensive agreement pursuant to § 56-575.9 with the responsible public entity.

350 F. In connection with its approval of the qualifying project, the responsible public entity shall 351 establish a date for the commencement of activities related to the qualifying project. The responsible 352 public entity may extend such date from time to time.

353 G. The responsible public entity shall take appropriate action to protect confidential and proprietary 354 information provided by the private entity pursuant to an agreement under subdivision 11 of 355 § 2.2-3705.6.

356 H. Nothing in this chapter or in an interim or comprehensive agreement entered into pursuant to this 357 chapter shall be deemed to enlarge, diminish or affect the authority, if any, otherwise possessed by the 358 responsible public entity to take action that would impact the debt capacity of the Commonwealth.

359 I. Prior to entering into the negotiation of an interim or comprehensive agreement, each responsible 360 public entity that is an agency or institution of the Commonwealth shall submit copies of detailed 361 proposals to the Public-Private Partnership Advisory Commission as provided by § 30-268.

J. Any proposed interim or comprehensive agreement for a qualifying project where the responsible 362 363 public entity is an agency or institution of the Commonwealth that (i) creates state tax-supported debt, 364 (ii) requires a level of appropriation significantly beyond the appropriation received by the responsible 365 public entity in the most recent appropriation act, or (iii) transforms the manner in which a service is provided among state agencies, shall be reviewed by the appropriating body prior to execution. 366

367 § 56-575.16. Procurement.

SB541S1

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The Virginia Public Procurement Act (§ 2.2-4300 et seq.) and any interpretations, regulations, or guidelines of the Division of Engineering and Buildings of the Department of General Services or the Virginia Information Technologies Agency, including the Capital Outlay Manual and those interpretations, regulations or guidelines developed pursuant to §§ 2.2-1131, 2.2-1132, 2.2-1133, 2.2-1149, and 2.2-1502, except those developed by the Division or the Virginia Information Technologies Agency in accordance with this chapter when the Commonwealth is the responsible public entity, shall not apply to this chapter. However, a responsible public entity may enter into a comprehensive agreement only in accordance with guidelines adopted by it as follows:

376 1. A responsible public entity may enter into a comprehensive agreement in accordance with guidelines adopted by it that are consistent with procurement through competitive sealed bidding as defined in § 2.2-4301 and subsection B of § 2.2-4310.

379 2. A responsible public entity may enter into a comprehensive agreement in accordance with guidelines adopted by it that are consistent with the procurement of "other than professional services" 380 through competitive negotiation as defined in § 2.2-4301 and subsection B of § 2.2-4310. Such 381 382 responsible public entity shall not be required to select the proposal with the lowest price offer, but may 383 consider price as one factor in evaluating the proposals received. Other factors that may be considered 384 include (i) the proposed cost of the qualifying facility; (ii) the general reputation, industry experience, 385 and financial capacity of the private entity; (iii) the proposed design of the qualifying project; (iv) the 386 eligibility of the facility for accelerated selection, review, and documentation timelines under the 387 responsible public entity's guidelines; (v) local citizen and government comments; (vi) benefits to the 388 public; (vii) the private entity's compliance with a minority business enterprise participation plan or good 389 faith effort to comply with the goals of such plan; (viii) the private entity's plans to employ local 390 contractors and residents; and (ix) other criteria that the responsible public entity deems appropriate.

391 A responsible public entity shall proceed in accordance with the guidelines adopted by it pursuant to 392 subdivision 1 unless it determines that proceeding in accordance with the guidelines adopted by it 393 pursuant to this subdivision is likely to be advantageous to the responsible public entity and the public, 394 based on (i) the probable scope, complexity, or priority of the project; (ii) risk sharing including 395 guaranteed cost or completion guarantees, added value or debt or equity investments proposed by the 396 private entity; or (iii) an increase in funding, dedicated revenue source or other economic benefit that 397 would not otherwise be available. When the responsible public entity determines to proceed according to 398 the guidelines adopted by it pursuant to this subdivision, it shall state the reasons for its determination in 399 writing. If a state agency is the responsible public entity, the approval of the responsible Governor's 400 Secretary, or the Governor, shall be required before the responsible public entity may enter into a 401 comprehensive agreement pursuant to this subdivision.

3. Nothing in this chapter shall authorize or require that a responsible public entity obtain
professional services through any process except in accordance with guidelines adopted by it that are
consistent with the procurement of "professional services" through competitive negotiation as defined in
§ 2.2-4301 and subsection B of § 2.2-4310.

406 4. A responsible public entity shall not proceed to consider any request by a private entity for approval of a qualifying project pursuant to subsection A of § 56-575.4 until the responsible public entity has adopted and made publicly available guidelines *pursuant to* § 56-575.3:1 that are sufficient to enable the responsible public entity to comply with this chapter. Such guidelines shall:

410 a. If the responsible public entity is not an agency or authority of the Commonwealth, require the responsible public entity to engage the services of qualified professionals, which may include an 411 412 architect, professional engineer or certified public accountant, not employed by the responsible public 413 entity to provide to the responsible public entity independent analysis regarding the specifics, 414 advantages, disadvantages, and the long- and short-term costs of any request by a private entity for approval of a qualifying project, unless the governing body of the responsible public entity determines 415 416 that such analysis of a request by a private entity for approval of a qualifying project shall be performed 417 by employees of the responsible public entity.

b. Provide for the posting and publishing of public notice of a private entity's request for approval of a qualifying project pursuant to subsection A of § 56-575.4 and a reasonable time period, determined by the responsible public entity to be appropriate to encourage competition and public-private partnerships pursuant to the goals of this chapter, such reasonable period not to be less than 45 days, during which the responsible public entity will receive competing proposals pursuant to that subsection.

423 Such guidelines shall also require advertising the public notice in the Virginia Business Opportunities
 424 publication and posting a notice on the Commonwealth's electronic procurement website.

425 5. Once a comprehensive agreement has been entered into, and the process of bargaining of all phases or aspects of the comprehensive agreement is complete, a responsible public entity shall make available, upon request, procurement records in accordance with § 2.2-4342.

428 6. A responsible public entity that is a school board or a county, city, or town may enter into an

429 interim or comprehensive agreement under this chapter only with the approval of the local governing430 body.

431 2. That the Chairmen of the Senate and House Committees on General Laws shall convene a 432 working group of representatives of public and private entities to revise the current model

433 guidelines to incorporate amendments to the Public-Private Education Facilities and Infrastructure

434 Act of 2002 (§ 56-575.1 of the Code of Virginia) in accordance with this act. The group shall make

435 its recommendations available to the responsible public entities by September 30, 2006.

436 3. That the provisions of this act shall apply to proposals submitted to a responsible public entity 437 after July 1, 2006.