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THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 3 Session of 2011

INTRODUCED BY GEIST, McGEEHAN, AUMENT, BAKER, BENNINGHOFF, BOYD, CALTAGIRONE, CAUSER, CHRISTIANA, CLYMER, P. COSTA, CUTLER, DENLINGER, ELLIS, J. EVANS, EVERETT, FARRY, FLECK, GIBBONS, GILLESPIE, GINGRICH, GRELL, GROVE, HALUSKA, HARHAI, HARHART, HARPER, HARRIS, HESS, HICKERNELL, HORNAMAN, HUTCHINSON, KAUFFMAN, M. K. KELLER, W. KELLER, MAHER, MARSHALL, MARSICO, MILLER, MILNE, MUSTIO, OBERLANDER, PAYNE, PAYTON, PICKETT, PYLE, QUINN, RAPP, REED, REICHLEY, SAYLOR, SCHRODER, K. SMITH, SONNEY, STERN, STEVENSON, TALLMAN, TURZAI, VULAKOVICH, WATSON, EVANKOVICH, TRUITT, KILLION, HARKINS AND BARBIN, FEBRUARY 14, 2011

SENATOR CORMAN, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, JUNE 18, 2012

AN ACT

1 2 3 4 5 6	Amending Title 74 (Transportation) of the Pennsylvania Consolidated Statutes, providing for public private transportation partnerships; and making a related repeal. AMENDING TITLE 74 (TRANSPORTATION) OF THE PENNSYLVANIA CONSOLIDATED STATUTES, PROVIDING FOR PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIPS; AND MAKING A RELATED REPEAL.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Title 74 of the Pennsylvania Consolidated
10	Statutes is amended by adding a part to read:
11	PART V
12	TRANSPORTATION INFRASTRUCTURE
13	<u>Chapter</u>
14	<u>91. Public Private Transportation Partnership</u>

1	CHAPTER-91
2	PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
3	Sec.
4	<u>9101. Scope of chapter.</u>
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7	9104. Public-Private Transportation Partnership Board.
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17	9114. Police powers and violations of law.
18	9115. Environmental and other authorizations.
19	9116. Taxation of development entity.
20	<u>9117. Power of eminent domain.</u>
21	<u>9118. Sovereign immunity.</u>
22	<u>9119. Specific performance.</u>
23	9120. Applicability of other laws.
24	<u>9121. Adverse interest.</u>
25	9122. Federal, State, local and private assistance.
26	9123. Public Private Transportation Account.
27	<u>9124. Pennsylvania Turnpike Commission.</u>
28	<u>9125. Regulations.</u>
29	S 0101 Scope of chapter

- 29 <u>§ 9101. Scope of chapter.</u>
- 30 <u>This chapter relates to public private transportation</u>

1 partnerships.

2	<u>§ 9102. Findings and declaration of policy.</u>
3	(a) Legislative findings and declarationsThe General
4	Assembly finds, determines and declares as follows:
5	(1) There is urgent public need to reduce congestion,
6	increase capacity, improve safety and enhance economic
7	efficiency of transportation facilities throughout this
8	Commonwealth.
9	(2) The public entities have limited resources to fund
10	the maintenance and expansion of their respective
11	transportation facilities.
12	(3) To ensure the needs of the public are adequately
13	addressed, alternative funding mechanisms and strategies must
14	be developed to supplement existing public revenue sources.
15	(4) The imposition of user fees establishes an
16	additional funding source for transportation infrastructure
17	needs that spreads the costs across those who most benefit
18	from the Commonwealth's system of roads, highways and
19	bridges.
20	(5) The imposition of user fees and the development,
21	operation, maintenance, construction and improvement of toll
22	roads is a proprietary function which may be delegated to a
23	private entity consistent with section 31 of Article III of
24	<u>the Constitution of Pennsylvania.</u>
25	(6) Authorizing public entities to enter into
26	transportation partnership agreements with private entities
27	and other public entities for the development, operation and
28	financing of transportation facilities can result in greater
29	availability of transportation facilities to the public in a
30	timely, efficient and less costly fashion, thereby serving

1 <u>the public safety and welfare.</u>

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2	(7) Assuring that public private transportation projects
3	are developed, operated and financed in a cost effective
4	manner is an important factor in promoting the health, safety
5	and welfare of the citizens of this Commonwealth.
6	(b) IntentIt is the intent of this chapter:
7	(1) To encourage private entities to invest in this
8	Commonwealth by participating in the development, operation
9	or financing of transportation facilities.
10	(2) To provide public entities and private entities with
11	the authority and flexibility in contracting for the
12	development, operation and financing of transportation
13	facilities.
14	(3) To authorize public entities to contract with
15	private and other public entities to provide transportation
16	facilities and related services.
17	<u>§ 9103. Definitions.</u>
18	The following words and phrases when used in this chapter
19	shall have the meanings given to them in this section unless the
20	<u>context clearly indicates otherwise:</u>
21	"Account." The Public Private Transportation Account.
22	<u>"Board." The Public-Private Transportation Partnership</u>
23	Board.
24	"Department." The Department of Transportation of the
25	<u>Commonwealth.</u>
26	"Development entity." An entity which is a party to a
27	public private transportation partnership agreement and which is
28	any of the following:
29	<u>(1) A private entity.</u>
30	(2) A public entity, other than the public entity

1	providing or improving its own transportation facilities.
2	"Electronic toll." A system of collecting tolls or charges
3	which is capable of charging an account holder for the
4	prescribed toll by electronic transmission of information. The
5	term includes open road tolls, video tolls or other similar
6	structural or technological enhancements pertaining to tolls.
7	"Offeror." A person that submits a proposal or a response in
8	answer to a request for proposals or transportation projects.
9	"Private entity." A person, entity, group or organization
10	that is not the Federal Government, the Commonwealth or a
11	<u>municipal authority.</u>
12	"Proprietary public entity." A public entity which owns a
13	public private transportation project and which is a party to a
14	public private transportation partnership agreement.
15	"Public entity." The Commonwealth, a municipal authority or
16	an authority created by statute which owns a transportation
17	facility. The term does not include the General Assembly and its
18	members, officers or agencies or any court or other office or
19	agency of the Pennsylvania judicial system.
20	"Public-private transportation partnership agreement." A
21	contract for a transportation project which transfers the rights
22	for the use or control, in whole or in part, of a transportation
23	facility by a public entity to a development entity for a
24	definite term during which the development entity will provide
25	the transportation project to the public entity in return for
26	the right to receive all or a portion of the revenue generated
27	from the use of the transportation facility, or other payment,
28	such as the following transportation related services:
29	(1) Operations and maintenance.
30	(2) Revenue collection.

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1	(3) User fee collection or enforcement.
2	(4) Design.
3	(5) Construction.
4	(6) Development and other activities with respect to
5	existing or new transportation facilities that enhance
6	traffic throughput, reduce congestion, improve safety or
7	otherwise manage or improve a transportation facility.
8	(7) Financing.
9	"Public-private transportation project." A transportation
10	project undertaken by a development entity pursuant to a public
11	private transportation partnership agreement.
12	"Request for transportation projects." A solicited or
13	unsolicited plan for a transportation project submitted to the
14	board by a public entity.
15	"Responsible offeror." An offeror that has submitted a
16	responsive proposal and that possesses the capability to fully
17	perform the public-private transportation partnership agreement
18	requirements in all respects and the integrity and reliability
19	to assure good faith performance.
20	"Responsive proposal." A proposal that conforms in all
21	material aspects to the requirements and criteria in the request
22	<u>for proposals.</u>
23	"State Adverse Interest Act." The act of July 19, 1957
24	(P.L.1017, No.451), known as the State Adverse Interest Act.
25	"Transportation facility." A proposed or existing road,
26	<u>bridge, tunnel, overpass, ferry, busway, guideway, public</u>
27	transportation facility, vehicle parking facility, port
28	facility, multimodal transportation facility, airport, station,
29	hub, terminal or similar facility used or to be used for the
30	transportation of persons, animals or goods, together with any

1	<u>buildings, structures, parking areas, appurtenances, intelligent</u>
2	transportation systems and other property needed to operate or
3	related to the operation of the transportation facility. The
4	term includes any improvements or substantial enhancements or
5	modifications to an existing transportation facility.
6	"Transportation project." An undertaking by a private entity
7	or a public entity, other than the public entity providing or
8	improving its own transportation facilities, to provide or
9	improve a transportation facility or transportation related
10	service which is totally or partially located within this
11	Commonwealth.
12	<u>§ 9104. Public Private Transportation Partnership Board.</u>
13	(a) EstablishmentThere is established a board to be known
14	as the Public Private Transportation Partnership Board.
15	(b) CompositionThe board shall be composed of the
16	following members:
16 17	<u>following members:</u> <u>(1) The Secretary of Transportation, who shall be the</u>
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17	(1) The Secretary of Transportation, who shall be the
17 18	(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an
17 18 19	(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department.
17 18 19 20	(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department. (2) The Secretary of the Budget or a designee who shall
17 18 19 20 21	(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department. (2) The Secretary of the Budget or a designee who shall be an employee of the Office of the Budget.
17 18 19 20 21 22	(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department. (2) The Secretary of the Budget or a designee who shall be an employee of the Office of the Budget. (3) Four members appointed by the General Assembly under
17 18 19 20 21 22 23	(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department. (2) The Secretary of the Budget or a designee who shall be an employee of the Office of the Budget. (3) Four members appointed by the General Assembly under subsection (c).
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17 18 19 20 21 22 23 24 25 26	<pre>(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department. (2) The Secretary of the Budget or a designee who shall be an employee of the Office of the Budget. (3) Four members appointed by the General Assembly under subsection (c). (4) One member appointed by the Governor under subsection (d). (c) Legislative appointments.</pre>
17 18 19 20 21 22 23 24 25 26 27	<pre>(1) The Secretary of Transportation, who shall be the chairperson of the board, or a designee who shall be an employee of the department. (2) The Secretary of the Budget or a designee who shall be an employee of the Office of the Budget. (3) Four members appointed by the General Assembly under subsection (c). (4) One member appointed by the Governor under subsection (d). (c) Legislative appointments. (1) Appointments of members by the General Assembly.</pre>

1	(ii) One individual appointed by the Minority Leader
2	<u>of the Senate.</u>
3	(iii) One individual appointed by the Speaker of the
4	House of Representatives.
5	(iv) One individual appointed by the Minority Leader
6	of the House of Representatives.
7	(2) Legislative appointees shall serve at the pleasure
8	of the appointing authority.
9	(3) Legislative appointees shall:
10	(i) Be residents of this Commonwealth, of mature
11	judgment and broad experience.
12	(ii) Have expertise or substantial experience in one
13	or more of the following areas:
14	<u>(A) Transportation.</u>
15	<u>(B) Finance.</u>
16	<u>-(C) Law.</u>
17	(D) Land use and public planning.
18	(4) Legislative appointees may not hold any other
19	position as an elected official or employee of the
20	Commonwealth.
21	(d) Gubernatorial appointmentA member appointed under
22	subsection (b) (4):
23	(1) May not hold any other position as an elected
24	official or employee of the Commonwealth.
25	(2) Shall have expertise or substantial experience in
26	one or more of the following areas:
27	<u>(i) Transportation.</u>
28	<u>(ii) Finance.</u>
29	(iii) Law.
30	(iv) Land use and public planning.

1	(3) Shall serve at the pleasure of the Governor.
2	(e) Quorum. Five members of the board shall constitute a
3	quorum. The adoption of a resolution or other action of the
4	board shall require a majority vote of the members of the board.
5	(f) Compensation. The members of the board shall be
6	entitled to no compensation for their services as members of the
7	board but shall be entitled to reimbursement by the department
8	for all necessary and reasonable expenses incurred in connection
9	with the performance of their duties as members of the board.
10	(g) Initial appointment and vacancy. Appointing authorities
11	shall appoint initial board members within 30 days of the
12	effective date of this section. Whenever a vacancy occurs on the
13	board, the appointing authority shall appoint a successor member
14	within 30 days of the vacancy.
15	(h) Financial interests No member of the board, during his-
16	term of office shall directly or indirectly own, have any
17	significant financial interest in, be associated with or receive
18	any fee, commission, compensation or anything of value from any
19	public entity or private entity seeking to engage in a public
20	private transportation partnership agreement.
21	(i) ApplicabilityThe following acts shall apply to the
22	board:
23	(1) The act of February 14, 2008 (P.L.6, No.3), known as
24	the Right-to-Know Law.
25	(2) The State Adverse Interest Act.
26	(3) The provisions of 65 Pa.C.S. Chs. 7 (relating to
27	<u>open meetings) and 11 (relating to ethics standards and </u>
28	<u>financial disclosure).</u>
29	<u>§ 9105. Duties of board.</u>
30	(a) Duties. The board shall do all of the following:

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1	(1) Meet as often as necessary but at least annually.
2	(2) Adopt guidelines establishing the procedure by which
3	a public entity may submit a request for a transportation
4	project or a private entity may submit an unsolicited plan
5	for a transportation project to the board.
6	(3) Consult with persons affected by proposed
7	transportation projects.
8	(4) Evaluate and, where the board finds that the
9	requests or plans for transportation projects are in the best
10	interests of the Commonwealth and a public entity, approve
11	the requests or plans for transportation projects. The board
12	shall approve a proposed transportation project by adopting a
13	resolution. A copy of the resolution shall be delivered to
14	the chairman and minority chairman of the Transportation
15	Committee of the Senate and the chairman and minority
16	chairman of the Transportation Committee of the House of
17	Representatives.
18	(5) Submit an annual report to the General Assembly
19	detailing all transportation projects evaluated and
20	resolutions adopted.
21	(b) ActionsActions by the board are a determination of
22	public policy and public interest and shall not be considered
23	adjudications under 2 Pa.C.S. Chs. 5 Subch. A (relating to
24	practice and procedure of Commonwealth agencies) and 7 Subch. A
25	<u>(relating to judicial review of Commonwealth agency action) and </u>
26	shall not be appealable to the department or a court of law.
27	(c) General AssemblyThe following shall apply:
28	(1) The General Assembly may, within 20 calendar days or
29	<u>9 legislative days, whichever is longer, of delivery of the</u>
30	resolution under subsection (a)(4), pass a concurrent

1	resolution rescinding the approval of a transportation
2	project if the transportation facility which is the subject
3	of the transportation project is owned by the Commonwealth.
4	(2) If the General Assembly adopts the concurrent
5	resolution within the time period under paragraph (1) by
6	majority vote in both the Senate and the House of
7	Representatives, the transportation project shall be deemed
8	disapproved.
9	(3) If the General Assembly fails to adopt the
10	<u>concurrent resolution by majority vote in both the Senate and </u>
11	the House of Representatives within the time period under
12	paragraph (1), the transportation project shall be deemed
13	approved.
14	<u>§ 9106. Operation of board.</u>
15	(a) Technical assistance. The department shall supply all
16	necessary assistance to assist the board in carrying out its
17	duties and responsibilities, including retention of legal,
18	financial and technical consultants to assist with this role.
19	(b) Analysis. The department shall develop a detailed
20	analysis of a request or recommendation prior to approval by the
21	board.
22	(c) Oversight. If a transportation project becomes a
23	public private transportation project, the department shall
24	retain oversight and monitor the public private transportation
25	project, including periodic reports to the board, as necessary.
26	<u>§ 9107. Solicitations for transportation projects.</u>
27	<u>A public entity may solicit transportation projects through a</u>
28	request for transportation projects. The public entity shall
29	give public notice of a request for transportation projects
30	<u>consistent with section 9110(c) (relating to selection of </u>

1	<u>development entities). Offerors shall submit their responses to</u>
2	the public entity in the form and manner required by the request
3	for transportation projects. A public entity shall evaluate each
4	response to determine if the response is in the best interest of
5	the public entity. Upon being satisfied, the public entity may
6	prepare and submit a request to the board to review the
7	transportation project in accordance with this chapter.
8	<u>§ 9108. Transportation projects.</u>
9	<u>A public entity which seeks to undertake a transportation</u>
10	project which has not been previously approved by the board
11	shall submit a request for the transportation project to the
12	board.
13	<u>§ 9109. Requests.</u>
14	<u>A request may be solicited or unsolicited and may provide for</u>
15	the development or operation of transportation facilities using
16	a variety of project delivery methods and forms of agreement.
17	The methods may include:
18	(1) Predevelopment agreements leading to other
19	implementing agreements.
20	(2) A design-build agreement.
21	(3) A design-build-operate agreement.
22	(4) A design-build-maintain agreement.
23	(5) A design-build-finance-operate agreement.
24	
	(6) A design-build-operate-maintain agreement.
25	<u>(6) A design-build-operate-maintain-agreement.</u> <u>(7) A design-build-finance-operate-maintain-agreement.</u>
25 26	
	(7) A design-build-finance-operate-maintain agreement.
26	<u>(7) A design-build-finance-operate-maintain agreement.</u> <u>(8) An operate-maintain agreement.</u>
26 27	(7) A design-build-finance-operate-maintain agreement. (8) An operate-maintain agreement. (9) A concession providing for the development entity to
26 27 28	(7) A design-build-finance-operate-maintain agreement. (8) An operate maintain agreement. (9) A concession providing for the development entity to design, build, operate, maintain, manage or lease a

1	delivery method or agreement or combination of methods or
2	agreements that the public entity determines will address the
3	transportation needs of the Commonwealth and the public
4	entity and serve the public interest.
5	<u>§ 9110. Selection of development entities.</u>
6	(a) Conditions for use. If a transportation project is
7	approved under section 9105 (relating to duties of board), the
8	public entity may enter into a contract for the transportation
9	project by competitive sealed proposals.
10	(b) Request for proposals. After receiving the
11	determination required by subsection (a), a public entity shall
12	solicit proposals through a request for proposals.
13	(c) Public notice A public entity shall give public notice
14	of a request for proposals consistent with regulations adopted
15	by the department. The notice shall be given a reasonable time
16	prior to the date set for the close of receipt of the proposals.
17	The method of public notice may include any of the following:
18	(1) Electronic publication which is accessible to the
19	general public.
20	(2) Advertisement as provided for in 45 Pa.C.S. § 306
21	(relating to use of trade publications).
22	(3) Issuance of request for proposals to offerors on the
23	mailing list of the public entity.
24	(4) Publication in a newspaper of general circulation.
25	(5) Where prequalification is a requirement of
26	submitting a proposal, notification to all private entities
27	who have been prequalified by the public entity.
28	(d) Copies of request for proposal. Copies of a request for
29	proposals shall be made available to any interested person upon
30	request to the public entity. A public entity may establish

1	procedures for the distribution of a request for proposals,
2	including the imposition of a fee to reimburse the public entity
3	for the costs of photocopying and mailing.
4	(e) Receipt of proposals. Offerors shall submit their
5	proposals to ensure that their proposals are received prior to
6	the time and date established for receipt of the proposals.
7	Proposals shall be submitted in the format required by the
8	request for proposals. Proposals shall be opened so as to avoid
9	disclosure of their contents to competing offerors.
10	(f) Evaluation. A public entity shall evaluate each
11	proposal to determine which proposal is in the best interest of
12	the public entity. In making this determination, a public entity
13	may consider any of the following:
14	<u>(1) Cost.</u>
15	(2) Price.
16	(3) Financial commitment.
17	(4) Innovative financing.
18	(5) Bonding.
19	(6) Technical, scientific, technological or
20	<u>socioeconomic merit.</u>
21	(7) Financial strength and viability.
22	(8) Design, operation and feasibility of the
23	transportation_project.
24	(9) Public reputation, qualifications, industry
25	experience and financial capacity of the private entity.
26	(10) The ability of the transportation project to
27	improve economic growth, to improve public safety, to reduce
28	congestion, to increase capacity or to rehabilitate,
29	reconstruct or expand an existing transportation facility.
30	(11) The compatibility of the proposal with existing

1	local and regional land use plans.
2	(12) The commitment of local communities to approve land
3	use plans in preparation for the transportation project.
4	(13) Other factors deemed appropriate by the public
5	<u>entity.</u>
6	(g) Weighted consideration. The relative importance of each
7	evaluation factor shall be fixed prior to opening the proposals
8	and the public entity shall give substantial weight and priority
9	to the following factors:
10	(1) The offeror commits to using American made
11	construction materials.
12	(2) The offeror commits to using Pennsylvania made
13	steel.
14	(3) The offeror's principal place of business is located
15	in the United States.
16	(4) The offeror's principal place of business is located
17	<u>in this Commonwealth.</u>
18	(5) The offeror has or will create a physical presence
19	<u>in this Commonwealth.</u>
20	(h) Participation in evaluation If the public entity is
21	the Commonwealth, the department is required to invite its
22	comptroller to participate in the evaluation as a nonvoting
23	member of any evaluation committee. No individual who has been
24	employed by an offeror within the last two years may participate
25	in the evaluation of proposals.
26	(i) Discussion with responsible offerors and revision of
27	proposalsAs provided in the request for proposals,
28	discussions and negotiations may be conducted with responsible
29	offerors for the purpose of clarification and of obtaining best
30	and final offers. Responsible offers shall be accorded fair and

1	equal treatment with respect to any opportunity for discussion
2	and revision of proposals. In conducting discussions, there
3	shall be no disclosure of any information derived from proposals
4	submitted by competing offerors.
5	(j) Selection for negotiation The responsible offeror
6	whose proposal is determined in writing to be in the best
7	interests of the public entity, taking into consideration all
8	evaluation factors, shall be selected for contract negotiation.
9	(k) Cancellation. A request for proposals may be canceled
10	at any time prior to the time a public private transportation
11	partnership agreement is executed by all parties when it is in
12	the best interests of the public entity.
13	(1) Award. Upon reaching an agreement with a responsible
14	offeror, a public entity shall enter into a public private
15	transportation partnership agreement with the responsible
16	offeror. The public private transportation partnership agreement
17	shall be consistent with the requirements of this chapter. If
18	agreement cannot be reached with the best qualified responsible
19	offeror, then negotiations will be formally terminated with the
20	offeror. If proposals were submitted by one or more other
21	responsible offerors, negotiations may be conducted with the
22	other responsible offeror or responsible offerors in the order
23	of their respective qualification ranking. The contract may be
24	awarded to the responsible offeror then ranked as best
25	<u>qualified.</u>
26	(m) Resolution of controversies involving the
27	<u>CommonwealthIf a prospective offeror, offeror or development</u>
28	entity is aggrieved by a selection under this section and the
29	public entity or proprietary public entity in the invitation or
30	contract is the Commonwealth, the prospective offeror, offeror

1	or development entity may file a protest or a claim, as
2	appropriate, in accordance with 62 Pa.C.S. Ch. 17 (relating to
3	legal and contractual remedies).
4	(n) Resolution of controversies not involving the
5	<u>Commonwealth If a development entity is aggrieved by a</u>
6	selection under this section and the proprietary public entity
7	in the contract is an entity other than the Commonwealth, a
8	development entity may file a claim with the court of common
9	pleas where the proprietary public entity is located. The
10	processes for the filing and resolution of claims, including
11	rights, contents, timing, evaluation, determination and
12	remedies, which are established in 62 Pa.C.S. Ch. 17, shall
13	apply insofar as they are practicable.
14	<u>§ 9111. Public private transportation partnership agreement.</u>
15	(a) Agreement provisions A public-private transportation
16	partnership agreement shall include the following provisions:
17	(1) A description of any planning, development, design,
18	leasing, acquisition or interest in, financing, installation,
19	construction, reconstruction, replacement, expansion,
20	operation, maintenance, improvement, equipping, modification,
21	expansion, enlargement, management, running, control and
22	operation of the public private transportation project.
23	(2) The term of the public private transportation
24	partnership agreement.
25	(3) The type of property interest or other relationship
26	the development entity will have in or with respect to the
27	public private transportation partnership project, including
28	acquisition of rights of way and other property interests
29	that may be required.
30	(4) Authorization for the proprietary public entity or

1	its authorized representatives to inspect all assets and
2	properties of the public private transportation project and
3	all books and records of the development entity relating to
4	the public private transportation project to review the
5	development entity's performance under the public-private
6	transportation partnership agreement.
7	(5) Grounds for termination of the public private
8	transportation partnership agreement by the parties.
9	(6) Procedures for amendment of the public private
10	transportation partnership agreement.
11	(7) The rights and remedies available in the event of
12	breach, default or delay.
13	(8) Requirements for a development entity to provide
14	performance and payment bonds, parent company guarantees,
15	letters of credit or other acceptable forms of security in an
16	amount acceptable to the proprietary public entity.
17	(9) A requirement that ownership of a transportation
18	facility acquired or constructed go to or remain with the
19	proprietary public entity.
20	(10) Standards for construction, maintenance and
21	operation of the public private transportation project if the
22	activities are to be performed by the development entity.
23	(11) Standards for capital improvement or modification
24	of the public private transportation project if they are to
25	be made by the development entity.
26	(12) Standards relating to how payments, if any, are to
27	be made by the proprietary public entity to the development
28	entity, including availability payments, performance based
29	payment and payments of money and revenue sharing with the
30	development entity.

1	(13) Standards relating to how the parties will allocate
2	and share management of the risks of the public private
3	transportation project.
4	(14) Standards relating to how the parties will allocate
5	costs of development of the public private transportation
6	project, including any cost overruns.
7	(15) Standards relating to damages to be assessed for
8	nonperformance, specifying remedies available to the parties
9	and dispute resolution procedures.
10	(16) Standards relating to performance criteria and
11	<u>incentives.</u>
12	(17) A requirement that upon termination of the public
13	private transportation partnership agreement, a
14	transportation facility that was the subject of the public
15	private transportation partnership agreement must be in a
16	state of proper maintenance and repair and shall be returned
17	to the proprietary public entity in satisfactory condition at
18	no further cost to the proprietary public entity.
19	(18) Provisions for law enforcement related to the
20	public private transportation project.
21	(19) An obligation of the development entity to offer
22	employment to any employee of the proprietary public entity
23	who would lose employment due to the execution of the public-
24	private transportation partnership agreement and who is in
25	good standing at the time of execution of the public-private
26	transportation partnership agreement, including salary,
27	retirement, health and welfare and benefits which are
28	substantially identical to the benefits received by the
29	employees immediately prior to execution of the public-
30	private transportation partnership agreement for the term of

1	the collective bargaining agreement of those employees in
2	effect.
3	(20) Other terms and provisions as required under this
4	chapter or agreed to by the development entity and the
5	proprietary public entity.
6	(21) An employee covered under a collective bargaining
7	agreement affected by a public private transportation
8	partnership agreement shall be reassigned, without loss of
9	seniority, to another equal to, but not less than, position
10	within the same worksite where applicable or within a
11	remaining proximate worksite of other transportation
12	facilities. In the case of the department, this would mean a
13	position held within the same county maintenance district or,
14	in the case of regional transit authority, a position held
15	within that regional transit authority as applicable. Nothing
16	in this paragraph shall prevent an employee from choosing
17	employment with the private entity.
18	(22) Provisions under which the development entity
19	agrees to develop, adopt and implement binding policies or
20	guidelines to ensure the following:
21	(i) That all persons are accorded equal opportunity
22	<u>in employment.</u>
23	(ii) That disadvantaged businesses, as certified and
24	listed by the Department of General Services in
25	accordance with 62 Pa.C.S. Ch. 21 (relating to small and
26	disadvantaged businesses), are accorded equal opportunity
27	in purchasing, contracting and subcontracting associated
28	with a public private transportation partnership
29	agreement. This paragraph includes a development entity's
30	<u>contractors, subcontractors, assignees, lessees, agents, </u>

1	vendors and suppliers.
2	(b) Term. The proprietary public entity may enter into a
3	public private transportation partnership agreement with any
4	development entity that includes the provisions under subsection
5	<u>(a) for a term not to exceed 99 years.</u>
6	(c) Public partner. Nothing in this chapter shall prohibit
7	the department from entering into a public-private
8	transportation partnership agreement with another Commonwealth
9	agency in accordance with this chapter.
10	(d) Public entity Nothing in this chapter shall prohibit a
11	public entity from entering into a public private transportation
12	partnership agreement with one or more public entities in
13	accordance with this chapter.
14	(e) Environmental costs.
15	(1) A proprietary public entity may provide in a public-
16	private transportation partnership agreement that it will pay
17	or reimburse, on terms that it deems appropriate, the
18	development entity for actual costs associated with necessary
19	remediation for existing environmental contaminants located
20	on, under or emanating from the real property associated with
21	<u>a public-private transportation project as of the date the</u>
22	development entity assumes responsibility for the public-
23	<u>private transportation project. If the public-private</u>
24	transportation partnership agreement provides for
25	environmental remediation, the public-private transportation
26	<u>partnership agreement shall require that the proprietary</u>
27	<u>public entity be given:</u>
28	(i) Prompt notice of any claim against the
29	proprietary public entity or a third party pertaining to
30	the contaminants.

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1	(ii) The right to elect to undertake the necessary
2	remediation.
3	(iii) The right to participate in the defense of or
4	response to any claim.
5	(iv) The right of prior approval before the
6	development entity may settle any claim.
7	(2) No payment by a proprietary public entity under this
8	section may be for anything other than actual costs incurred
9	by a development entity to remediate the environmental
10	contamination on, under or emanating from the real property
11	associated with the public-private transportation project as
12	of the date the development entity assumes responsibility for
13	the public-private transportation project.
14	(f) User fees. A provision establishing whether user fees
15	will be imposed for use of the public-private transportation
16	project and the basis by which any user fees will be imposed and
17	collected shall be determined in the public private
18	transportation partnership agreement. If a user fee is proposed
19	as part of the public private transportation project, a
20	proprietary public entity shall include provisions in the
21	agreement that authorize the collection of user fees, tolls,
22	fares or similar charges, including provisions that:
23	(1) Specify technology to be used in the public private
24	transportation project.
25	
	(2) Establish circumstances under which the proprietary
26	(2) Establish circumstances under which the proprietary public entity may receive a share of revenues from the
26 27	
	public entity may receive a share of revenues from the
27	public entity may receive a share of revenues from the

1	provisions for enforcement of nonpayment and penalties.
2	(5) In the event an operator of a vehicle fails to pay
3	the prescribed toll or user fee at any location on a public-
4	private transportation project where tolls or user fees are
5	collected by means of an electronic or other automated or
6	remote form of collection, the collection provisions of
7	section 8117 (relating to electronic toll collection) shall
8	apply except that the development entity shall possess all of
9	the rights, roles, limitations and responsibilities of the
10	<u>Pennsylvania Turnpike Commission.</u>
11	(g) Amounts received under a public private transportation
12	partnership agreement. The net proceeds received by the
13	proprietary public entity under a public-private transportation
14	partnership agreement shall be available exclusively to provide
15	funding for transportation needs in this Commonwealth. The use
16	of the proceeds or other revenues from the public private
17	transportation project shall comply with Federal or State law
18	restricting or limiting the use of revenue from the public-
19	private transportation project based on its public funding.
20	(h) Definitions. The following words and phrases when used
21	in this section shall have the meanings given to them in this
22	subsection unless the context clearly indicates otherwise:
23	"Disadvantaged business." A small business which is owned or
24	controlled by a majority of persons, not limited to members of
25	<u>minority groups, who:</u>
26	(1) Have been deprived of the opportunity to develop and
27	maintain a competitive position in the economy because of
28	<u>social disadvantages.</u>
29	(2) Are veterans, including service-disabled veterans.
30	"Service disabled veterans." A veteran who possesses either

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1	an adjudication letter from the United States Veterans_
2	Administration establishing a service connected disability
3	rating or a disability determination from the United States
4	Department of Defense.
5	"Small business." The term shall have the meaning given to
6	it in 62 Pa.C.S. § 2102 (relating to definitions).
7	<u>"Veteran." An individual who:</u>
8	(1) Served in the active United States military in any
9	of the four current branches and all previous branches,
10	including a reserve component or the National Guard.
11	(2) Was released or discharged from active military
12	service under conditions other than dishonorable.
13	(3) Possesses a certificate of release or discharge from
14	active duty.
15	<u>§ 9112. Records of requests.</u>
16	The following shall apply:
17	(1) Upon the selection of a development entity to be a
18	<u>party to a public private transportation partnership</u>
19	agreement, the identity of the development entity selected,
20	the contents of the response of the development entity to the
21	request for proposals, the final proposal submitted by the
22	development entity and the form of the public private
23	transportation partnership agreement shall be made public.
24	Any financial information of a development entity that was
25	requested in the request for proposals or during discussions
26	and negotiations to demonstrate the economic capability of a
27	development entity to fully perform the requirements of the
28	<u>public private transportation partnership agreement shall not</u>
29	be subject to public inspection.

1 stree, in their discretion, to make public any information. 2 described under paragraph (1) that would not otherwise be subject to public inspection. 4 (3) If a proprietary public entity terminates a public. 5 private transportation partnership agreement for default,. 6 rejects a private entity on the grounds that the private. 7 entity is not responsible or suspends or debars a development. 8 entity, the private entity or development entity, as 9 appropriate, shall, upon written request, be provided with a 10 copy of the information contained in the file of the private 11 entity or development entity maintained by the proprietary 12 public entity under a contractor responsibility program. 13 (4) The following information shall not be public: 14 (1) Information relating to proprietary information. 15 trade secrets, patents or exclusive licenses, 16 architectural and engineering plans and information. 17 relating to competitive marketing materials and. 18 strategies. 19 (ii) Security information, including risk prevention. 20 plans, detection and countermesoures, emergency.		
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26 <u>information</u>). 27 <u>(iv) Any financial information deemed confidential</u> 28 <u>by the proprietary public entity upon a showing of good</u> 29 <u>cause by an offeror or development entity.</u>	24	information by the Securities and Exchange Commission
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 28 <u>by the proprietary public entity upon a showing of good</u> 29 <u>cause by an offeror or development entity.</u> 	26	information).
29 <u>cause by an offeror or development entity.</u>	27	(iv) Any financial information deemed confidential
	28	by the proprietary public entity upon a showing of good
30 (v) Records prepared or utilized to evaluate a	29	cause by an offeror or development entity.
	30	(v) Records prepared or utilized to evaluate a

1	proposal.
2	<u>§ 9113. Use of intellectual property.</u>
3	Unless otherwise agreed and except to the extent not
4	transferable by law, the department or a proprietary public
5	entity shall have the right to use all or a portion of a
6	submitted proposal, including the technologies, techniques,
7	methods, processes and information contained in the proposal.
8	Notice of nontransferability by law shall be given to the
9	department and the proprietary public entity in response to the
10	request for proposals.
11	<u>§ 9114. Police powers and violations of law.</u>
12	(a) Enforcement of traffic laws. To the extent the public-
13	private transportation project is a highway, bridge, tunnel
14	overpass or similar transportation facility for motor vehicles,
15	75 Pa.C.S. (relating to vehicles) and other laws of this
16	Commonwealth or, if applicable, any local jurisdiction shall be
17	the same as those applying to conduct on similar transportation
18	facilities in this Commonwealth or the local jurisdiction.
19	Punishment for offenses shall be prescribed by law for conduct
20	occurring on similar transportation facilities in this
21	<u>Commonwealth or the local jurisdiction.</u>
22	(b) Arrest powers. All officers authorized by law to make
23	arrests for violations of law in this Commonwealth shall have
24	the same powers, duties and jurisdiction within the limits of a
25	public-private transportation project as they have in their
26	respective areas of jurisdiction. The grant of authority under
27	this section shall not extend to the private offices, buildings,
28	garages and other improvements of a development entity to any
29	greater degree than the police power extends to any other
30	private offices, buildings, garages and other improvements.

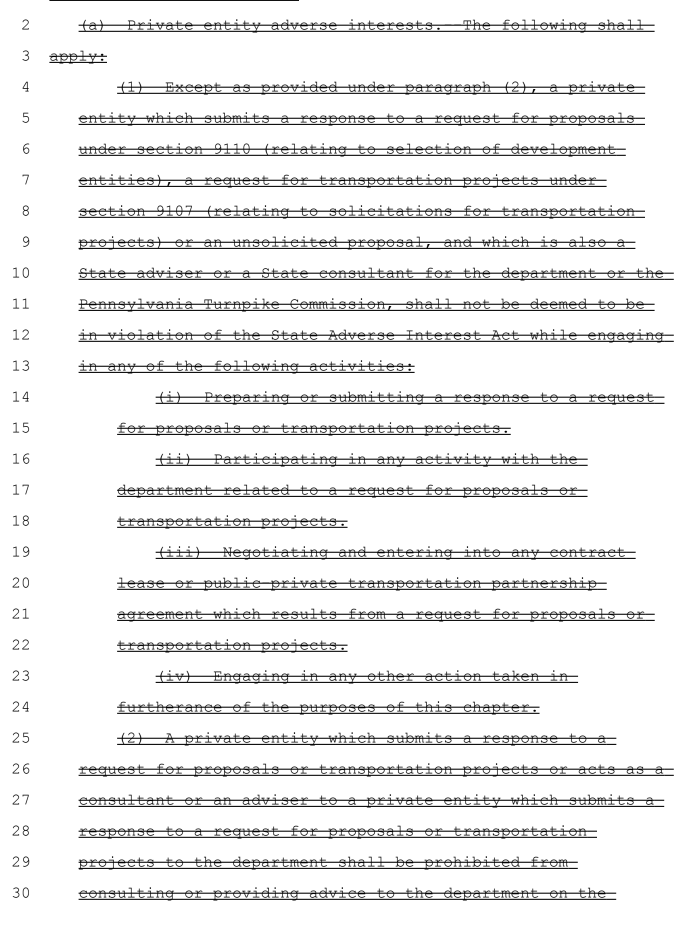
1	§ 9115. Environmental and other authorizations.
2	(a) The Administrative Code of 1929. Notwithstanding any
3	other provision of law, neither soliciting nor approving a
4	request for proposals, nor executing a public private
5	transportation partnership agreement under this chapter shall
6	constitute the submission of a preliminary plan or design to the
7	department under section 2002(b) of the act of April 9, 1929
8	(P.L.177, No.175), known as The Administrative Code of 1929.
9	(b) Environmental authorizationsA public-private
10	transportation partnership agreement may require that prior to
11	commencing any construction in connection with the development,
12	operation or financing of any public private transportation
13	project if the agreement requires environmental authorizations
14	to be obtained, the development entity shall do any of the
15	following:
16	(1) Secure all necessary environmental permits and
16 17	(1) Secure all necessary environmental permits and authorizations and, if specified under the act of May 19,
-	
17	authorizations and, if specified under the act of May 19,
17 18	authorizations and, if specified under the act of May 19, 1995 (P.L.4, No.2), known as the Land Recycling and
17 18 19	authorizations and, if specified under the act of May 19, <u>1995 (P.L.4, No.2), known as the Land Recycling and</u> <u>Environmental Remediation Standards Act, obtain the approval</u>
17 18 19 20	authorizations and, if specified under the act of May 19, 1995 (P.L.4, No.2), known as the Land Recycling and Environmental Remediation Standards Act, obtain the approval of the Department of Environmental Protection.
17 18 19 20 21	authorizations and, if specified under the act of May 19, <u>1995 (P.L.4, No.2), known as the Land Recycling and</u> <u>Environmental Remediation Standards Act, obtain the approval</u> <u>of the Department of Environmental Protection.</u> <u>(2) Complete environmental remediation of the site on</u>
17 18 19 20 21 22	authorizations and, if specified under the act of May 19, 1995 (P.L.4, No.2), known as the Land Recycling and Environmental Remediation Standards Act, obtain the approval of the Department of Environmental Protection. (2) Complete environmental remediation of the site on which the public private transportation project is to be
17 18 19 20 21 22 23	<u>authorizations and, if specified under the act of May 19,</u> <u>1995 (P.L.4, No.2), known as the Land Recycling and</u> <u>Environmental Remediation Standards Act, obtain the approval</u> <u>of the Department of Environmental Protection.</u> <u>(2) Complete environmental remediation of the site on</u> <u>which the public private transportation project is to be</u> <u>located, including acts required under any agreement entered</u>
17 18 19 20 21 22 23 24	authorizations and, if specified under the act of May 19, 1995 (P.L.4, No.2), known as the Land Recycling and Environmental Remediation Standards Act, obtain the approval of the Department of Environmental Protection. (2) Complete environmental remediation of the site on which the public private transportation project is to be located, including acts required under any agreement entered into with the Department of Environmental Protection for
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17 18 19 20 21 22 23 24 25 26	authorizations and, if specified under the act of May 19, 1995 (P.L.4, No.2), known as the Land Recycling and Environmental Remediation Standards Act, obtain the approval of the Department of Environmental Protection. (2) Complete environmental remediation of the site on which the public private transportation project is to be located, including acts required under any agreement entered into with the Department of Environmental Protection for remediation of the site under the Land Recycling and Environmental Remediation Standards Act.
17 18 19 20 21 22 23 24 25 26 27	authorizations and, if specified under the act of May 19, 1995 (P.L.4, No.2), known as the Land Recycling and Environmental Remediation Standards Act, obtain the approval of the Department of Environmental Protection. (2) Complete environmental remediation of the site on which the public private transportation project is to be located, including acts required under any agreement entered into with the Department of Environmental Protection for remediation of the site under the Land Recycling and Environmental Remediation Standards Act. 5 9116. Taxation of development entity.

1	imposed by a political subdivision prior to the effective date
2	of this section, the revenues or user fees shall continue to be
3	subject to the tax and to future increases in the rate of the
4	tax.
5	(b) New taxation barredAfter the effective date of this
6	section, no new tax shall be imposed by a political subdivision
7	or the Commonwealth on the revenues or user fees received by a
8	development entity pursuant to a public private transportation
9	partnership agreement.
10	(c) Realty transfer tax. No public private transportation
11	partnership agreement, lease, concession, franchise or other
12	<u>contract involving real property of a public private</u>
13	transportation project shall be subject to a Commonwealth or
14	local realty transfer tax imposed under the act of December 31,
15	1965 (P.L.1257, No.511), known as The Local Tax Enabling Act,
16	the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform
17	<u>Code of 1971, or a successor statute.</u>
18	(d) Property. Property used in connection with a public-
19	private transportation project shall be considered public
20	property and shall be exempt from ad valorem property taxes and
21	special assessments levied against property by the Commonwealth
22	<u>or any political subdivision.</u>
23	<u>§ 9117. Power of eminent domain.</u>
24	The exercise of the power of eminent domain by any condemnor
25	to acquire property for public-private transportation project
26	purposes under a public private transportation partnership
27	agreement shall be considered a taking for a public purpose and
28	not for a private purpose or for private enterprise.
29	<u>§ 9118. Sovereign immunity.</u>
30	Under section 11 of Article 1 of the Constitution of

1	Pennsylvania, it is declared to be the intent of the General
2	Assembly that the Commonwealth, and its officials and employees
3	and a municipal authority, and its officials and employees,
4	acting within the scope of their duties, shall continue to enjoy
5	sovereign immunity and official immunity and remain immune from
6	suit except as provided in section 9119 (relating to specific
7	performance). A claim against the Commonwealth and its officials
8	and employees or municipal authority and its officials and
9	employees shall be brought only in such manner and in such
10	courts and in such cases as directed by the provision of section
11	<u>9111(e) (relating to public private transportation partnership</u>
12	agreement), 42 Pa.C.S. Ch. 85 (relating to matters affecting
13	government units), 62 Pa.C.S. Ch. 17 (relating to legal and
14	<u>contractual remedies) or any procurement law applicable to a</u>
15	municipal authority.
16	<u>§ 9119. Specific performance.</u>
17	<u>A proprietary public entity is authorized to agree that </u>
18	specific performance shall be available to a development entity
19	as a remedy for a breach by the proprietary public entity of its
20	representations, covenants, warranties or other obligations
21	under the public-private transportation partnership agreement to
22	the extent set forth in the public private transportation
23	<u>partnership agreement.</u>
24	<u>§ 9120. Applicability of other laws.</u>
25	(a) General ruleExcept as provided under subsections (b)
26	and (c), all provisions of existing law related to the
27	development, operation or financing of a transportation project
28	shall apply to a public private transportation partnership
29	agreement entered into between a proprietary public entity and a
30	development entity to the extent they are applicable on the date

1	the public-private transportation partnership agreement is fully
2	executed. These provisions include:
3	(1) The act of May 1, 1913 (P.L.155, No.104), referred
4	to as the Separations Act.
5	(2) The act of August 15, 1961 (P.L.987, No.442), known
6	as the Pennsylvania Prevailing Wage Act.
7	(b) LimitationThe following apply:
8	(1) If the public entity or the proprietary public
9	entity is the Commonwealth, 62 Pa.C.S. (relating to
10	procurement) shall apply only to the extent provided under
11	paragraph (2).
12	(2) The following provisions shall apply if the public
13	entity or the proprietary public entity is the Commonwealth:
14	(i) 62 Pa.C.S. § 107 (relating to reciprocal
15	limitations).
16	(ii) 62 Pa.C.S. § 531 (relating to debarment or
17	suspension).
18	(iii) 62 Pa.C.S. § 541 (relating to approval of
19	account system).
20	(iv) 62 Pa.C.S. § 551 (relating to right to inspect
21	plant).
22	(v) 62 Pa.C.S. § 552 (relating to right to audit
23	records).
24	(vi) 62 Pa.C.S. § 563 (relating to retention of
25	procurement records).
26	(vii) 62 Pa.C.S. § Ch 17 (relating to legal and
27	<u>contractual remedies).</u>
28	(c) Exception. This chapter shall not apply to a
29	transportation project which a public entity is authorized under
30	law to undertake on the effective date of this subsection.

1 <u>§ 9121. Adverse interest.</u>



1	review or approval of the response to the request for
2	proposals or transportation projects as submitted.
3	(3) A private entity which submits a response to a
4	request for proposals or transportation projects or acts as a
5	consultant or an advisor to a private entity which submits a
6	response to a request for proposals or transportation
7	projects to the board shall be prohibited from consulting or
8	providing advice to the department on the review or approval
9	of the response to the request for proposals or
10	transportation projects so submitted.
11	(b) Definitions As used in this section, the following
12	words and phrases shall have the meanings given to them in this
13	subsection unless the context clearly indicates otherwise:
14	"State adviser." As defined in section 2(7) of the act of
15	July 19, 1957 (P.L.1017, No.451), known as the State Adverse
16	Interest Act.
16 17	<u>Interest Act.</u> <u>"State consultant." As defined in section 2(9) of the act of</u>
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17	"State consultant." As defined in section 2(9) of the act of
17 18	<u>"State consultant." As defined in section 2(9) of the act of</u> July 19, 1957 (P.L.1017, No.451), known as the State Adverse
17 18 19	"State consultant." As defined in section 2(9) of the act of July 19, 1957 (P.L.1017, No.451), known as the State Adverse Interest Act.
17 18 19 20	"State consultant." As defined in section 2(9) of the act of July 19, 1957 (P.L.1017, No.451), known as the State Adverse Interest Act. § 9122. Federal, State, local and private assistance.
17 18 19 20 21	"State consultant." As defined in section 2(9) of the act of July 19, 1957 (P.L.1017, No.451), known as the State Adverse Interest Act. § 9122. Federal, State, local and private assistance. (a) Federal assistance. The following shall apply:
17 18 19 20 21 22	"State consultant." As defined in section 2(9) of the act of July 19, 1957 (P.L.1017, No.451), known as the State Adverse Interest Act. § 9122. Federal, State, local and private assistance. (a) Federal assistance. The following shall apply: (1) The department or a proprietary public entity may
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17 18 19 20 21 22 23 24 25 26 27	"State consultant." As defined in section 2(9) of the act of July 19, 1957 (P.L.1017, No.451), known as the State Adverse Interest Act. 5 9122. Federal, State, local and private assistance. (a) Federal assistance. The following shall apply: (1) The department or a proprietary public entity may accept from the United States or any of its agencies funds that are available to the Commonwealth for carrying out this chapter, whether the funds are made available by grant, loan, loan guarantee or otherwise. (2) The department or a proprietary public entity is

1	(3) The department or a proprietary public entity may
2	enter into agreements or other arrangements with the United
3	States or any of its agencies as may be necessary for
4	carrying out the purposes of this chapter.
5	(b) Acceptance of grants and donations The department or a
6	proprietary public entity may accept from any source any grant,
7	donation, gift or other form of conveyance of land, money or
8	other real, personal or mixed property or other item of value
9	for carrying out the purpose of this chapter.
10	(c) Contributions. Subject to acceptance and agreement
11	between the development entity and a proprietary public entity,
12	any public private transportation project may be financed, in
13	whole or in part, by contribution of any funds or property made
14	by a proprietary public entity, a development entity or an
15	affected jurisdiction.
16	(d) Combination of funds. The department or proprietary
17	public entity may combine Federal, State, local and private
18	funds to finance a public private transportation project under
19	<u>this chapter.</u>
20	<u>§ 9123. Public Private Transportation Account.</u>
21	(a) Establishment
22	(1) There is established within the Motor License Fund a
23	separate account to be known as the Public-Private
24	Transportation Account.
25	(2) Money in the account shall be used only for the
26	purposes enumerated under subsection (c).
27	(b) Deposits to account. The following shall apply:
28	(1) The department shall deposit in the account the
29	following:
30	(i) All money received by the department pursuant to

1	the terms of a public private transportation partnership
2	agreement under which the department is the proprietary
3	public entity.
4	(ii) Repayment of any loans from the account made
5	under this chapter.
6	(iii) Subject to the provisions of any public
7	private transportation partnership agreement under which
8	the department is the proprietary public entity, monetary
9	damages and other amounts for failure by a development
10	entity to comply with the terms of the public private
11	transportation partnership agreement.
12	(iv) Subject to the provisions of any public private
13	transportation partnership agreement under which the
14	department is the proprietary public entity, payments
15	<u>made from any insurance proceeds or reserve funds or</u>
16	performance or payment bonds in connection with a public-
17	private transportation project.
18	(v) Earnings from the investment of the money in the
19	account.
20	(2) The Secretary of the Budget shall establish any
21	restricted accounts within the account as the secretary deems
22	necessary for the proper administration of the account.
23	(3) All money related to any public-private
24	transportation partnership agreement in which the department
25	is not the proprietary public entity shall not be held in the
26	account, but shall be held by the proprietary public entity
27	<u>or its agent.</u>
28	(c) Appropriation. The funds in the account are
29	continuously appropriated to the department for the following
30	purposes:
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1	(1) Paying the amounts as the department may be required
2	to repay the Federal funding agencies.
3	(2) Paying all amounts designated by the department as
4	required for repayment or defeasance of outstanding bonds.
5	(3) Paying costs of maintenance, operating and financing
6	of transportation facilities in this Commonwealth which are
7	available for use by the public, including the costs of
8	insurance or reserves against risks of contingencies.
9	(4) Paying expenses incurred under or in connection with
10	any public private transportation partnership agreement by
11	the department, including professional fees and expenses.
12	(5) Paying the costs of the department relating to
13	performing and administering duties under this chapter.
14	(6) Paying all expenses approved by the board for its
15	costs incurred to perform its duties, including paying
16	professional fees and expenses.
17	(7) Paying costs of any purpose authorized under this
18	chapter.
19	(d) Amounts received The net proceeds received under a
20	public private transportation partnership agreement shall be
21	available exclusively to provide funding for transportation
22	needs in this Commonwealth. The use of the proceeds or other
23	revenues from the public-private transportation project shall be
24	in accord with Federal or State law restricting or limiting the
25	use of revenue from the public-private transportation project
26	<u>based on its public funding.</u>
27	<u>§ 9124. Pennsylvania Turnpike Commission.</u>
28	<u>The Pennsylvania Turnpike Commission may not enter into a</u>
29	public-private transportation partnership agreement in the
30	capacity of a proprietary public entity with respect to granting

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1	substantial oversight and control over the Turnpike Mainline to
2	another entity unless specific authority is granted through an
3	act of law passed by the General Assembly. However, this shall
4	not restrict the Pennsylvania Turnpike Commission from entering
5	into a public-private transportation partnership agreement under-
6	this chapter or under other statutes which does not involve
7	granting substantial oversight and control over the Turnpike
8	Mainline to another entity.
9	<u>§ 9125. Regulations.</u>
10	(a) Department. In order to facilitate the implementation
11	of this chapter, the department is authorized to promulgate
12	regulations or publish guidelines that include the following:
13	(1) The process for review of a request for proposals or
14	transportation projects or responses to requests for
15	proposals or transportation projects issued by a public
16	<u>entity.</u>
17	(2) The process for receipt and review of and response
18	to competing responses to requests for proposals or
19	transportation projects.
20	(3) The type and amount of information that is necessary
21	for adequate review of and response to each stage of review
22	of a proposal or transportation project.
23	(4) The process and procedures to ensure that a
24	development entity that enters into a public private
25	transportation partnership agreement with a proprietary
26	<u>public entity for a public private transportation project</u>
27	develops, adopts and implements binding policies or
28	guidelines to ensure that all persons are accorded equal
29	opportunity in employment, contracting, subcontracting and
30	purchasing associated with the public private transportation

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2	(5) Any other provisions which are required under this
3	chapter or which the department determines are appropriate
4	for implementation of this chapter.
5	(b) Temporary regulations Notwithstanding any other
6	provision of law, any regulation promulgated by the department
7	under this chapter during the two years following the effective
8	date of this section shall be deemed temporary regulations which
9	shall expire no later than three years following the effective
10	date of this section or upon promulgation of final regulations.
11	The temporary regulations shall not be subject to any of the
12	following:
13	(1) Sections 201, 202, 203 and 204 of the act of July
14	31, 1968 (P.L.769, No.240), referred to as the Commonwealth
15	Documents Law.
16	(2) The act of June 25, 1982 (P.L.633, No.181), known as
17	the Regulatory Review Act.
18	Section 2. Repeals are as follows:
19	(1) The General Assembly declares that the repeal under-
20	paragraph (2) is necessary to effectuate the addition of 74
21	Pa.C.S. Ch. 91.
22	(2) Section 3 of the act of May 29, 1945 (P.L.1108,
23	No.402), referred to as the Limited Access Highway Law, is
24	repealed insofar as it is inconsistent with the addition of
25	74 Pa.C.S. Ch. 91.
26	Section 3. This act shall take effect as follows:
27	(1) The addition of 74 Pa.C.S. §§ 9103, 9104, 9105, 9106-
28	and 9125 shall take effect immediately.
29	(2) This section shall take effect immediately.
30	(3) The remainder of this act shall take effect in 60-

1	days.
2	SECTION 1. TITLE 74 OF THE PENNSYLVANIA CONSOLIDATED
3	STATUTES IS AMENDED BY ADDING A PART TO READ:
4	<u>PART V</u>
5	TRANSPORTATION INFRASTRUCTURE
6	CHAPTER
7	91. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
8	<u>CHAPTER 91</u>
9	PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
10	<u>SEC.</u>
11	9101. SCOPE OF CHAPTER.
12	9102. FINDINGS AND DECLARATION OF POLICY.
13	<u>9103. DEFINITIONS.</u>
14	9104. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP BOARD.
15	<u>9105. DUTIES OF BOARD.</u>
16	<u>9106. OPERATION OF BOARD.</u>
17	9107. SOLICITATIONS FOR TRANSPORTATION PROJECTS.
18	9108. TRANSPORTATION PROJECTS.
19	<u>9109. REQUESTS.</u>
20	9110. SELECTION OF DEVELOPMENT ENTITIES.
21	9111. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT.
22	9112. RECORDS OF REQUESTS.
23	9113. USE OF INTELLECTUAL PROPERTY.
24	9114. POLICE POWERS AND VIOLATIONS OF LAW.
25	9115. ENVIRONMENTAL AND OTHER AUTHORIZATIONS.
26	9116. TAXATION OF DEVELOPMENT ENTITY.
27	<u>9117. POWER OF EMINENT DOMAIN.</u>
28	<u>9118. Sovereign immunity.</u>
29	<u>9119. SPECIFIC PERFORMANCE.</u>
30	9120 APPLICABILITY OF OTHER LAWS

- 1 <u>9121. ADVERSE INTEREST.</u>
- 2 9122. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE.
- 3 <u>9123. PUBLIC-PRIVATE TRANSPORTATION ACCOUNT.</u>
- 4 <u>9124. PENNSYLVANIA TURNPIKE COMMISSION.</u>
- 5 <u>9125. REGULATIONS.</u>
- 6 <u>9102. DEFINITIONS.</u>
- 7 9103. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP BOARD.

- 8 <u>9104.</u> DUTIES OF BOARD.
- 9 9105. OPERATION OF BOARD.
- 10 9106. SOLICITATIONS FOR TRANSPORTATION PROJECTS.
- 11 <u>9107. TRANSPORTATION PROJECTS.</u>
- 12 <u>9108. REQUESTS.</u>
- 13 <u>9109. SELECTION OF DEVELOPMENT ENTITIES.</u>
- 14 9110. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT.
- 15 <u>9111. RECORDS OF REQUESTS.</u>
- 16 <u>9112. USE OF INTELLECTUAL PROPERTY.</u>
- 17 9113. POLICE POWERS AND VIOLATIONS OF LAW.
- 18 9114. ENVIRONMENTAL AND OTHER AUTHORIZATIONS.
- 19 <u>9115. TAXATION OF DEVELOPMENT ENTITY.</u>
- 20 <u>9116.</u> POWER OF EMINENT DOMAIN.
- 21 <u>9117. SOVEREIGN IMMUNITY.</u>
- 22 <u>9118. SPECIFIC PERFORMANCE.</u>
- 23 <u>9119. APPLICABILITY OF OTHER LAWS.</u>
- 24 <u>9120. ADVERSE INTEREST.</u>
- 25 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE.
- 26 9122. PUBLIC-PRIVATE TRANSPORTATION ACCOUNT.
- 27 <u>9123. PENNSYLVANIA TURNPIKE COMMISSION.</u>
- 28 <u>9124. REGULATIONS.</u>
- 29 <u>§ 9101. SCOPE OF CHAPTER.</u>
- 30 THIS CHAPTER RELATES TO PUBLIC-PRIVATE TRANSPORTATION

1 PARTNERSHIPS.

2	<u>§ 9102. FINDINGS AND DECLARATION OF POLICY.</u>
3	(A) LEGISLATIVE FINDINGS AND DECLARATIONS THE GENERAL
4	ASSEMBLY FINDS, DETERMINES AND DECLARES AS FOLLOWS:
5	(1) THERE IS URGENT PUBLIC NEED TO REDUCE CONGESTION,
6	INCREASE CAPACITY, IMPROVE SAFETY AND ENHANCE ECONOMIC
7	EFFICIENCY OF TRANSPORTATION FACILITIES THROUGHOUT THIS
8	COMMONWEALTH.
9	(2) THE PUBLIC ENTITIES HAVE LIMITED RESOURCES TO FUND
10	THE MAINTENANCE AND EXPANSION OF THEIR RESPECTIVE
11	TRANSPORTATION FACILITIES.
12	(3) TO ENSURE THE NEEDS OF THE PUBLIC ARE ADEQUATELY
13	ADDRESSED, ALTERNATIVE FUNDING MECHANISMS AND STRATEGIES MUST
14	BE DEVELOPED TO SUPPLEMENT EXISTING PUBLIC REVENUE SOURCES.
15	(4) (RESERVED).
16	(5) THE IMPOSITION OF USER FEES AND THE DEVELOPMENT,
17	OPERATION, MAINTENANCE, CONSTRUCTION AND IMPROVEMENT OF TOLL
18	ROADS IS A PROPRIETARY FUNCTION WHICH MAY BE DELEGATED TO A
19	PRIVATE ENTITY CONSISTENT WITH SECTION 31 OF ARTICLE III OF
20	THE CONSTITUTION OF PENNSYLVANIA.
21	(6) AUTHORIZING PUBLIC ENTITIES TO ENTER INTO
22	TRANSPORTATION PARTNERSHIP AGREEMENTS WITH PRIVATE ENTITIES
23	AND OTHER PUBLIC ENTITIES FOR THE DEVELOPMENT, OPERATION AND
24	FINANCING OF TRANSPORTATION FACILITIES CAN RESULT IN GREATER
25	AVAILABILITY OF TRANSPORTATION FACILITIES TO THE PUBLIC IN A
26	TIMELY, EFFICIENT AND LESS COSTLY FASHION, THEREBY SERVING
27	THE PUBLIC SAFETY AND WELFARE.
28	(7) ASSURING THAT PUBLIC-PRIVATE TRANSPORTATION PROJECTS
29	ARE DEVELOPED, OPERATED AND FINANCED IN A COST-EFFECTIVE
30	MANNER IS AN IMPORTANT FACTOR IN PROMOTING THE HEALTH, SAFETY

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1	AND WELFARE OF THE CITIZENS OF THIS COMMONWEALTH.
2	(B) INTENTIT IS THE INTENT OF THIS CHAPTER:
3	(1) TO ENCOURAGE PRIVATE ENTITIES TO INVEST IN THIS
4	COMMONWEALTH BY PARTICIPATING IN THE DEVELOPMENT, OPERATION
5	OR FINANCING OF TRANSPORTATION FACILITIES.
6	(2) TO PROVIDE PUBLIC ENTITIES AND PRIVATE ENTITIES WITH
7	THE AUTHORITY AND FLEXIBILITY IN CONTRACTING FOR THE
8	DEVELOPMENT, OPERATION AND FINANCING OF TRANSPORTATION
9	FACILITIES.
10	(3) TO AUTHORIZE PUBLIC ENTITIES TO CONTRACT WITH
11	PRIVATE AND OTHER PUBLIC ENTITIES TO PROVIDE TRANSPORTATION
12	FACILITIES AND RELATED SERVICES.
13	<u>§ 9103</u> 9102. DEFINITIONS. ►
14	THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS CHAPTER
15	SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SECTION UNLESS THE
16	CONTEXT CLEARLY INDICATES OTHERWISE:
17	"ACCOUNT." THE PUBLIC-PRIVATE TRANSPORTATION ACCOUNT.
18	"BOARD." THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
19	BOARD.
20	"DEPARTMENT." THE DEPARTMENT OF TRANSPORTATION OF THE
21	COMMONWEALTH.
22	"DEVELOPMENT ENTITY." AN ENTITY WHICH IS A PARTY TO A
23	PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT AND WHICH IS
24	ANY OF THE FOLLOWING:
25	(1) A PRIVATE ENTITY.
26	(2) A PUBLIC ENTITY, OTHER THAN THE PUBLIC ENTITY
27	PROVIDING OR IMPROVING ITS OWN TRANSPORTATION FACILITIES.
28	"ELECTRONIC TOLL." A SYSTEM OF COLLECTING TOLLS OR CHARGES
29	WHICH IS CAPABLE OF CHARGING AN ACCOUNT HOLDER FOR THE
30	PRESCRIBED TOLL BY ELECTRONIC TRANSMISSION OF INFORMATION. THE

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1	TERM INCLUDES OPEN ROAD TOLLS, VIDEO TOLLS OR OTHER SIMILAR
2	STRUCTURAL OR TECHNOLOGICAL ENHANCEMENTS PERTAINING TO TOLLS.
3	"OFFEROR." A PERSON THAT SUBMITS A PROPOSAL OR A RESPONSE IN
4	ANSWER TO A REQUEST FOR PROPOSALS OR TRANSPORTATION PROJECTS.
5	"PRIVATE ENTITY." A PERSON, ENTITY, GROUP OR ORGANIZATION
6	THAT IS NOT THE FEDERAL GOVERNMENT, THE COMMONWEALTH OR A
7	MUNICIPAL AUTHORITY.
8	"PROPRIETARY PUBLIC ENTITY." A PUBLIC ENTITY WHICH OWNS A
9	PUBLIC-PRIVATE TRANSPORTATION PROJECT AND WHICH IS A PARTY TO A
10	PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT.
11	"PUBLIC ENTITY." THE COMMONWEALTH A COMMONWEALTH AGENCY AS
12	DEFINED IN 62 PA.C.S. § 103 (RELATING TO DEFINITIONS), A
13	MUNICIPAL AUTHORITY OR AN AUTHORITY CREATED BY STATUTE WHICH
14	OWNS A TRANSPORTATION FACILITY. THE TERM INCLUDES THE
15	PENNSYLVANIA TURNPIKE COMMISSION. THE TERM DOES NOT INCLUDE THE
16	GENERAL ASSEMBLY AND ITS MEMBERS, OFFICERS OR AGENCIES OR ANY
17	COURT OR OTHER OFFICE OR AGENCY OF THE PENNSYLVANIA JUDICIAL
18	SYSTEM.
19	"PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT." A
20	CONTRACT FOR A TRANSPORTATION PROJECT WHICH TRANSFERS THE RIGHTS
21	FOR THE USE OR CONTROL, IN WHOLE OR IN PART, OF A TRANSPORTATION
22	FACILITY BY A PUBLIC ENTITY TO A DEVELOPMENT ENTITY FOR A
23	DEFINITE TERM DURING WHICH THE DEVELOPMENT ENTITY WILL PROVIDE
24	THE TRANSPORTATION PROJECT TO THE PUBLIC ENTITY IN RETURN FOR
25	THE RIGHT TO RECEIVE ALL OR A PORTION OF THE REVENUE GENERATED
26	FROM THE USE OF THE TRANSPORTATION FACILITY, OR OTHER PAYMENT,
27	SUCH AS THE FOLLOWING TRANSPORTATION-RELATED SERVICES:
28	(1) OPERATIONS AND MAINTENANCE.
29	(2) REVENUE COLLECTION.
30	(3) USER FEE COLLECTION OR ENFORCEMENT.

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1	(4) DESIGN.
2	(5) CONSTRUCTION.
3	(6) DEVELOPMENT AND OTHER ACTIVITIES WITH RESPECT TO
4	EXISTING OR NEW TRANSPORTATION FACILITIES THAT ENHANCE
5	TRAFFIC THROUGHPUT, REDUCE CONGESTION, IMPROVE SAFETY OR
6	OTHERWISE MANAGE OR IMPROVE A TRANSPORTATION FACILITY.
7	(7) FINANCING.
8	"PUBLIC-PRIVATE TRANSPORTATION PROJECT." A TRANSPORTATION
9	PROJECT UNDERTAKEN BY A DEVELOPMENT ENTITY PURSUANT TO A PUBLIC-
10	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT.
11	"REQUEST FOR TRANSPORTATION PROJECTS." A SOLICITED OR
12	UNSOLICITED PLAN FOR A TRANSPORTATION PROJECT SUBMITTED TO THE
13	BOARD BY A PUBLIC ENTITY.
14	"RESPONSIBLE OFFEROR." AN OFFEROR THAT HAS SUBMITTED A
15	RESPONSIVE PROPOSAL AND THAT POSSESSES THE CAPABILITY TO FULLY
16	PERFORM THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT
17	REQUIREMENTS IN ALL RESPECTS AND THE INTEGRITY AND RELIABILITY
18	TO ASSURE GOOD FAITH PERFORMANCE.
19	"RESPONSIVE PROPOSAL." A PROPOSAL THAT CONFORMS IN ALL
20	MATERIAL ASPECTS TO THE REQUIREMENTS AND CRITERIA IN THE REQUEST
21	FOR PROPOSALS.
22	"STATE ADVERSE INTEREST ACT." THE ACT OF JULY 19, 1957
23	(P.L.1017, NO.451), KNOWN AS THE STATE ADVERSE INTEREST ACT.
24	"TRANSPORTATION FACILITY." A PROPOSED OR EXISTING ROAD,
25	BRIDGE, TUNNEL, OVERPASS, FERRY, BUSWAY, GUIDEWAY, PUBLIC
26	TRANSPORTATION FACILITY, VEHICLE PARKING FACILITY, PORT
27	FACILITY, MULTIMODAL TRANSPORTATION FACILITY, AIRPORT, STATION,
28	HUB, TERMINAL OR SIMILAR FACILITY USED OR TO BE USED FOR THE
29	TRANSPORTATION OF PERSONS, ANIMALS OR GOODS, TOGETHER WITH ANY
30	BUILDINGS, STRUCTURES, PARKING AREAS, APPURTENANCES, INTELLIGENT

1	TRANSPORTATION SYSTEMS AND OTHER PROPERTY NEEDED TO OPERATE OR
2	RELATED TO THE OPERATION OF THE TRANSPORTATION FACILITY. THE
3	TERM INCLUDES ANY IMPROVEMENTS OR SUBSTANTIAL ENHANCEMENTS OR
4	MODIFICATIONS TO AN EXISTING TRANSPORTATION FACILITY.
5	"TRANSPORTATION PROJECT." AN UNDERTAKING BY A PRIVATE ENTITY
6	OR A PUBLIC ENTITY, OTHER THAN THE PUBLIC ENTITY PROVIDING OR
7	IMPROVING ITS OWN TRANSPORTATION FACILITIES, TO PROVIDE OR
8	IMPROVE A TRANSPORTATION FACILITY OR TRANSPORTATION-RELATED
9	SERVICE WHICH IS TOTALLY OR PARTIALLY LOCATED WITHIN THIS
10	COMMONWEALTH.
11	§ 9104 9103. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP BOARD.
12	(A) ESTABLISHMENTTHERE IS ESTABLISHED A BOARD TO BE KNOWN
13	AS THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP BOARD.
14	(B) COMPOSITIONTHE BOARD SHALL BE COMPOSED OF THE
15	FOLLOWING MEMBERS:
16	(1) THE SECRETARY OF TRANSPORTATION, WHO SHALL BE THE
17	CHAIRPERSON OF THE BOARD, OR A DESIGNEE WHO SHALL BE AN
18	EMPLOYEE OF THE DEPARTMENT.
19	(2) THE SECRETARY OF THE BUDGET OR A DESIGNEE WHO SHALL
20	BE AN EMPLOYEE OF THE OFFICE OF THE BUDGET.
21	(3) FOUR MEMBERS APPOINTED BY THE GENERAL ASSEMBLY UNDER
22	SUBSECTION (C).
23	(4) ONE MEMBER APPOINTED BY THE GOVERNOR UNDER
24	SUBSECTION (D).
25	(C) LEGISLATIVE APPOINTMENTS
26	(1) APPOINTMENTS OF MEMBERS BY THE GENERAL ASSEMBLY
27	SHALL BE MADE AS FOLLOWS:
28	(I) ONE INDIVIDUAL APPOINTED BY THE PRESIDENT PRO
29	TEMPORE OF THE SENATE.
30	(II) ONE INDIVIDUAL APPOINTED BY THE MINORITY LEADER

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1	OF THE SENATE.
2	(III) ONE INDIVIDUAL APPOINTED BY THE SPEAKER OF THE
3	HOUSE OF REPRESENTATIVES.
4	(IV) ONE INDIVIDUAL APPOINTED BY THE MINORITY LEADER
5	OF THE HOUSE OF REPRESENTATIVES.
6	(2) LEGISLATIVE APPOINTEES SHALL BE RESIDENTS OF THIS
7	COMMONWEALTH AND SERVE AT THE PLEASURE OF THE APPOINTING
8	AUTHORITY.
9	(3) LEGISLATIVE APPOINTEES SHALL HAVE EXPERTISE OR
10	SUBSTANTIAL EXPERIENCE IN ONE OR MORE OF THE FOLLOWING AREAS:
11	(I) TRANSPORTATION.
12	(II) FINANCE.
13	(III) LAW.
14	(IV) LAND USE AND PUBLIC PLANNING.
15	(D) GUBERNATORIAL APPOINTMENTA MEMBER APPOINTED UNDER
16	SUBSECTION (B) (4):
17	(1) MAY NOT HOLD ANY OTHER POSITION AS AN ELECTED
18	OFFICIAL OR EMPLOYEE OF THE COMMONWEALTH.
19	(2) SHALL BE A RESIDENT OF THIS COMMONWEALTH AND HAVE
20	EXPERTISE OR SUBSTANTIAL EXPERIENCE IN ONE OR MORE OF THE
21	FOLLOWING AREAS:
22	(I) TRANSPORTATION.
23	(II) FINANCE.
24	(III) LAW.
25	(IV) LAND USE AND PUBLIC PLANNING.
26	(3) SHALL SERVE AT THE PLEASURE OF THE GOVERNOR.
27	(E) QUORUMFIVE FOUR MEMBERS OF THE BOARD SHALL CONSTITUTE
27 28	(E) QUORUM FIVE FOUR MEMBERS OF THE BOARD SHALL CONSTITUTE A QUORUM. THE ADOPTION OF A RESOLUTION OR OTHER ACTION OF THE

1	ENTITLED TO NO COMPENSATION FOR THEIR SERVICES AS MEMBERS OF THE
2	BOARD BUT SHALL BE ENTITLED TO REIMBURSEMENT BY THE DEPARTMENT
3	FOR ALL NECESSARY AND REASONABLE EXPENSES INCURRED IN CONNECTION
4	WITH THE PERFORMANCE OF THEIR DUTIES AS MEMBERS OF THE BOARD.
5	(G) INITIAL APPOINTMENT AND VACANCYAPPOINTING AUTHORITIES
6	SHALL APPOINT INITIAL BOARD MEMBERS WITHIN 30 DAYS OF THE
7	EFFECTIVE DATE OF THIS SECTION. WHENEVER A VACANCY OCCURS ON THE
8	BOARD, THE APPOINTING AUTHORITY SHALL APPOINT A SUCCESSOR MEMBER
9	WITHIN 30 DAYS OF THE VACANCY.
10	(H) FINANCIAL INTERESTS NO MEMBER OF THE BOARD, DURING HIS
11	TERM OF OFFICE SHALL DIRECTLY OR INDIRECTLY OWN, HAVE ANY
12	SIGNIFICANT FINANCIAL INTEREST IN, BE ASSOCIATED WITH OR RECEIVE
13	ANY FEE, COMMISSION, COMPENSATION OR ANYTHING OF VALUE FROM ANY
14	PUBLIC ENTITY OR PRIVATE ENTITY SEEKING TO ENGAGE IN A PUBLIC-
15	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT. THE PROVISIONS OF
16	THIS SUBSECTION DO SHALL NOT APPLY TO THE SALARY OF A
16 17	THIS SUBSECTION DO SHALL NOT APPLY TO THE SALARY OF A Image: Commonwealth employee.
17	COMMONWEALTH EMPLOYEE.
17 18	<u>COMMONWEALTH EMPLOYEE.</u> (I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE
17 18 19	<u>COMMONWEALTH EMPLOYEE.</u> (I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD:
17 18 19 20	<u>COMMONWEALTH EMPLOYEE.</u> <u>(I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE</u> <u>BOARD:</u> <u>(1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS</u>
17 18 19 20 21	COMMONWEALTH EMPLOYEE. (I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW.
17 18 19 20 21 22	COMMONWEALTH EMPLOYEE. (I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. (2) THE STATE ADVERSE INTEREST ACT.
17 18 19 20 21 22 23	COMMONWEALTH EMPLOYEE. (1) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. (2) THE STATE ADVERSE INTEREST ACT. (3) THE PROVISIONS OF 65 PA.C.S. CHS. 7 (RELATING TO
17 18 19 20 21 22 23 24	COMMONWEALTH EMPLOYEE. (I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. (2) THE STATE ADVERSE INTEREST ACT. (3) THE PROVISIONS OF 65 PA.C.S. CHS. 7 (RELATING TO OPEN MEETINGS) AND 11 (RELATING TO ETHICS STANDARDS AND
17 18 19 20 21 22 23 24 25	COMMONWEALTH EMPLOYEE. (I) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. (2) THE STATE ADVERSE INTEREST ACT. (3) THE PROVISIONS OF 65 PA.C.S. CHS. 7 (RELATING TO OPEN MEETINGS) AND 11 (RELATING TO ETHICS STANDARDS AND FINANCIAL DISCLOSURE).
17 18 19 20 21 22 23 24 25 26	COMMONWEALTH EMPLOYEE. (1) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. (2) THE STATE ADVERSE INTEREST ACT. (3) THE PROVISIONS OF 65 PA.C.S. CHS. 7 (RELATING TO OPEN MEETINGS) AND 11 (RELATING TO ETHICS STANDARDS AND FINANCIAL DISCLOSURE). \$ 9105 9104. DUTIES OF BOARD.
17 18 19 20 21 22 23 24 25 26 27	COMMONWEALTH EMPLOYEE. (1) APPLICABILITYTHE FOLLOWING ACTS SHALL APPLY TO THE BOARD: (1) THE ACT OF FEBRUARY 14, 2008 (P.L.6, NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. (2) THE STATE ADVERSE INTEREST ACT. (3) THE PROVISIONS OF 65 PA.C.S. CHS. 7 (RELATING TO OPEN MEETINGS) AND 11 (RELATING TO ETHICS STANDARDS AND FINANCIAL DISCLOSURE). § 9105 9104. DUTIES OF BOARD. (A) DUTIESTHE BOARD SHALL DO ALL OF THE FOLLOWING:

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1	PROJECT OR A PRIVATE ENTITY MAY SUBMIT AN UNSOLICITED PLAN
2	FOR A TRANSPORTATION PROJECT TO THE BOARD.
3	(3) CONSULT WITH PERSONS AFFECTED BY PROPOSED
4	TRANSPORTATION PROJECTS.
5	(4) EVALUATE AND, WHERE THE BOARD FINDS THAT THE
6	REQUESTS OR PLANS FOR TRANSPORTATION PROJECTS ARE IN THE BEST
7	INTERESTS OF THE COMMONWEALTH AND A PUBLIC ENTITY, APPROVE
8	THE REQUESTS OR PLANS FOR TRANSPORTATION PROJECTS. THE BOARD
9	SHALL APPROVE A PROPOSED TRANSPORTATION PROJECT BY ADOPTING A
10	RESOLUTION.
11	(5) SUBMIT AN ANNUAL REPORT TO THE GENERAL ASSEMBLY
12	DETAILING ALL TRANSPORTATION PROJECTS EVALUATED AND
13	RESOLUTIONS ADOPTED.
14	(B) ACTIONSACTIONS BY THE BOARD ARE A DETERMINATION OF
15	PUBLIC POLICY AND PUBLIC INTEREST AND SHALL NOT BE CONSIDERED
16	ADJUDICATIONS UNDER 2 PA.C.S. CHS. 5 SUBCH. A (RELATING TO
17	PRACTICE AND PROCEDURE OF COMMONWEALTH AGENCIES) AND 7 SUBCH. A
18	(RELATING TO JUDICIAL REVIEW OF COMMONWEALTH AGENCY ACTION) AND
18 19	(RELATING TO JUDICIAL REVIEW OF COMMONWEALTH AGENCY ACTION) AND SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW.
19	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW.
19 20	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW.
19 20 21	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR
19 20 21 22	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR NINE LEGISLATIVE DAYS, WHICHEVER IS LONGER, OF THE ADOPTION
19 20 21 22 23	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR NINE LEGISLATIVE DAYS, WHICHEVER IS LONGER, OF THE ADOPTION OF THE RESOLUTION UNDER SUBSECTION (A) (4), PASS A CONCURRENT
19 20 21 22 23 24	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR NINE LEGISLATIVE DAYS, WHICHEVER IS LONGER, OF THE ADOPTION OF THE RESOLUTION UNDER SUBSECTION (A) (4), PASS A CONCURRENT RESOLUTION RESCINDING THE APPROVAL OF A TRANSPORTATION
19 20 21 22 23 24 25	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR NINE LEGISLATIVE DAYS, WHICHEVER IS LONGER, OF THE ADOPTION OF THE RESOLUTION UNDER SUBSECTION (A) (4), PASS A CONCURRENT RESOLUTION RESCINDING THE APPROVAL OF A TRANSPORTATION PROJECT IF THE TRANSPORTATION FACILITY WHICH IS THE SUBJECT
19 20 21 22 23 24 25 26	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR NINE LEGISLATIVE DAYS, WHICHEVER IS LONGER, OF THE ADOPTION OF THE RESOLUTION UNDER SUBSECTION (A) (4), PASS A CONCURRENT RESOLUTION RESCINDING THE APPROVAL OF A TRANSPORTATION PROJECT IF THE TRANSPORTATION FACILITY WHICH IS THE SUBJECT OF THE TRANSPORTATION PROJECT IS OWNED BY THE COMMONWEALTH.
19 20 21 22 23 24 25 26 27	SHALL NOT BE APPEALABLE TO THE DEPARTMENT OR A COURT OF LAW. (C) GENERAL ASSEMBLYTHE FOLLOWING SHALL APPLY: (1) THE GENERAL ASSEMBLY MAY, WITHIN 20 CALENDAR DAYS OR NINE LEGISLATIVE DAYS, WHICHEVER IS LONGER, OF THE ADOPTION OF THE RESOLUTION UNDER SUBSECTION (A) (4), PASS A CONCURRENT RESOLUTION RESCINDING THE APPROVAL OF A TRANSPORTATION PROJECT IF THE TRANSPORTATION FACILITY WHICH IS THE SUBJECT OF THE TRANSPORTATION PROJECT IS OWNED BY THE COMMONWEALTH. (2) IF THE GENERAL ASSEMBLY ADOPTS THE CONCURRENT

1 <u>DISAPPROVED.</u>

2	(3) IF THE GENERAL ASSEMBLY FAILS TO ADOPT THE
3	CONCURRENT RESOLUTION BY MAJORITY VOTE IN BOTH THE SENATE AND
4	THE HOUSE OF REPRESENTATIVES WITHIN THE TIME PERIOD UNDER
5	PARAGRAPH (1), THE TRANSPORTATION PROJECT SHALL BE DEEMED
6	APPROVED.
7	§ 9106 9105. OPERATION OF BOARD. ►
8	(A) TECHNICAL ASSISTANCE THE DEPARTMENT SHALL SUPPLY ALL
9	NECESSARY ASSISTANCE TO ASSIST THE BOARD IN CARRYING OUT ITS
10	DUTIES AND RESPONSIBILITIES, INCLUDING RETENTION OF LEGAL,
11	FINANCIAL AND TECHNICAL CONSULTANTS TO ASSIST WITH THIS ROLE.
12	(B) ANALYSISTHE DEPARTMENT SHALL DEVELOP A DETAILED
13	ANALYSIS OF A REQUEST OR RECOMMENDATION PRIOR TO APPROVAL BY THE
14	BOARD.
15	(C) OVERSIGHTIF A TRANSPORTATION PROJECT BECOMES A
16	PUBLIC-PRIVATE TRANSPORTATION PROJECT, THE DEPARTMENT SHALL
17	RETAIN OVERSIGHT AND MONITOR THE PUBLIC-PRIVATE TRANSPORTATION
18	PROJECT, INCLUDING PERIODIC REPORTS TO THE BOARD, AS NECESSARY.
19	§ 9107 9106. SOLICITATIONS FOR TRANSPORTATION PROJECTS.
20	A PUBLIC ENTITY MAY SOLICIT TRANSPORTATION PROJECTS THROUGH A
21	REQUEST FOR TRANSPORTATION PROJECTS. THE PUBLIC ENTITY SHALL
22	GIVE PUBLIC NOTICE OF A REQUEST FOR TRANSPORTATION PROJECTS
23	CONSISTENT WITH SECTION 9110(C) 9109(C) (RELATING TO SELECTION
24	OF DEVELOPMENT ENTITIES). OFFERORS SHALL SUBMIT THEIR RESPONSES
25	TO THE PUBLIC ENTITY IN THE FORM AND MANNER REQUIRED BY THE
26	REQUEST FOR TRANSPORTATION PROJECTS. A PUBLIC ENTITY SHALL
27	EVALUATE EACH RESPONSE TO DETERMINE IF THE RESPONSE IS IN THE
28	BEST INTEREST OF THE PUBLIC ENTITY. UPON BEING SATISFIED, THE
29	PUBLIC ENTITY MAY PREPARE AND SUBMIT A REQUEST TO THE BOARD TO
30	REVIEW THE TRANSPORTATION PROJECT IN ACCORDANCE WITH THIS

1 <u>CHAPTER.</u>

2	§ 9108 9107. TRANSPORTATION PROJECTS.
3	(A) SUBMISSIONEXCEPT AS PROVIDED UNDER SUBSECTION (B), A
4	PUBLIC ENTITY WHICH SEEKS TO UNDERTAKE A TRANSPORTATION PROJECT
5	WHICH HAS NOT BEEN PREVIOUSLY APPROVED BY THE BOARD SHALL SUBMIT
6	A REQUEST FOR THE TRANSPORTATION PROJECT TO THE BOARD.
7	(B) EXCEPTIONTHIS CHAPTER SHALL NOT APPLY TO A
8	TRANSPORTATION PROJECT WHICH A PUBLIC ENTITY IS AUTHORIZED UNDER
9	LAW TO UNDERTAKE ON THE EFFECTIVE DATE OF THIS SUBSECTION.
10	<u>§ 9109</u> 9108. REQUESTS.
11	A REQUEST MAY BE SOLICITED OR UNSOLICITED AND MAY PROVIDE FOR
12	THE DEVELOPMENT OR OPERATION OF TRANSPORTATION FACILITIES USING
13	A VARIETY OF PROJECT DELIVERY METHODS AND FORMS OF AGREEMENT.
14	THE METHODS MAY INCLUDE:
15	(1) PREDEVELOPMENT AGREEMENTS LEADING TO OTHER
16	IMPLEMENTING AGREEMENTS.
17	(2) A DESIGN-BUILD AGREEMENT.
18	(3) A DESIGN-BUILD-OPERATE AGREEMENT.
19	(4) A DESIGN-BUILD-MAINTAIN AGREEMENT.
20	(5) A DESIGN-BUILD-FINANCE-OPERATE AGREEMENT.
21	(6) A DESIGN-BUILD-OPERATE-MAINTAIN AGREEMENT.
22	(7) A DESIGN-BUILD-FINANCE-OPERATE-MAINTAIN AGREEMENT.
23	(8) AN OPERATE-MAINTAIN AGREEMENT.
24	(9) A CONCESSION PROVIDING FOR THE DEVELOPMENT ENTITY TO
25	DESIGN, BUILD, OPERATE, MAINTAIN, MANAGE OR LEASE A
26	TRANSPORTATION FACILITY.
27	(10) ANY OTHER INNOVATIVE OR NONTRADITIONAL PROJECT
28	DELIVERY METHOD OR AGREEMENT OR COMBINATION OF METHODS OR
29	AGREEMENTS THAT THE PUBLIC ENTITY DETERMINES WILL ADDRESS THE
30	TRANSPORTATION NEEDS OF THE COMMONWEALTH AND THE PUBLIC

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1	ENTITY AND SERVE THE PUBLIC INTEREST.
2	§ 9110 9109. SELECTION OF DEVELOPMENT ENTITIES.
3	(A) CONDITIONS FOR USE IF A TRANSPORTATION PROJECT IS
4	<u>APPROVED UNDER SECTION 9105 9104 (RELATING TO DUTIES OF BOARD),</u>
5	THE PUBLIC ENTITY MAY ENTER INTO A CONTRACT FOR THE
6	TRANSPORTATION PROJECT BY COMPETITIVE SEALED PROPOSALS.
7	(B) REQUEST FOR PROPOSALS AFTER RECEIVING THE
8	DETERMINATION REQUIRED BY SUBSECTION (A), A PUBLIC ENTITY SHALL
9	SOLICIT PROPOSALS THROUGH A REQUEST FOR PROPOSALS.
10	(C) PUBLIC NOTICEA PUBLIC ENTITY SHALL GIVE PUBLIC NOTICE
11	OF A REQUEST FOR PROPOSALS CONSISTENT WITH REGULATIONS ADOPTED
12	BY THE DEPARTMENT. THE NOTICE SHALL BE GIVEN A REASONABLE TIME
13	PRIOR TO THE DATE SET FOR THE CLOSE OF RECEIPT OF THE PROPOSALS.
14	THE METHOD OF PUBLIC NOTICE MAY INCLUDE ANY OF THE FOLLOWING:
15	(1) ELECTRONIC PUBLICATION WHICH IS ACCESSIBLE TO THE
16	GENERAL PUBLIC.
17	(2) ADVERTISEMENT AS PROVIDED FOR IN 45 PA.C.S. § 306
18	(RELATING TO USE OF TRADE PUBLICATIONS).
19	(3) ISSUANCE OF REQUEST FOR PROPOSALS TO OFFERORS ON THE
20	MAILING LIST OF THE PUBLIC ENTITY.
21	(4) PUBLICATION IN A NEWSPAPER OF GENERAL CIRCULATION.
22	(5) WHERE PREQUALIFICATION IS A REQUIREMENT OF
23	SUBMITTING A PROPOSAL, NOTIFICATION TO ALL PRIVATE ENTITIES
24	WHO HAVE BEEN PREQUALIFIED BY THE PUBLIC ENTITY.
25	(D) COPIES OF REQUEST FOR PROPOSALCOPIES OF A REQUEST FOR
26	PROPOSALS SHALL BE MADE AVAILABLE TO ANY INTERESTED PERSON UPON
27	REQUEST TO THE PUBLIC ENTITY. A PUBLIC ENTITY MAY ESTABLISH
28	PROCEDURES FOR THE DISTRIBUTION OF A REQUEST FOR PROPOSALS,
29	INCLUDING THE IMPOSITION OF A FEE TO REIMBURSE THE PUBLIC ENTITY
30	FOR THE COSTS OF PHOTOCOPYING AND MAILING.

1	(E) RECEIPT OF PROPOSALS OFFERORS SHALL SUBMIT THEIR
2	PROPOSALS TO ENSURE THAT THEIR PROPOSALS ARE RECEIVED PRIOR TO
3	THE TIME AND DATE ESTABLISHED FOR RECEIPT OF THE PROPOSALS.
4	PROPOSALS SHALL BE SUBMITTED IN THE FORMAT REQUIRED BY THE
5	REQUEST FOR PROPOSALS. PROPOSALS SHALL BE OPENED SO AS TO AVOID
6	DISCLOSURE OF THEIR CONTENTS TO COMPETING OFFERORS.
7	(F) EVALUATIONA PUBLIC ENTITY SHALL EVALUATE EACH
8	PROPOSAL TO DETERMINE WHICH PROPOSAL HAS THE BEST VALUE FOR AND
9	IS IN THE BEST INTEREST OF THE PUBLIC ENTITY. IN MAKING THIS
10	DETERMINATION, A PUBLIC ENTITY MAY CONSIDER ANY OF THE
11	FOLLOWING:
12	<u>(1)</u> COST.
13	(2) PRICE.
14	(3) FINANCIAL COMMITMENT.
15	(4) INNOVATIVE FINANCING.
16	(5) BONDING.
17	(6) TECHNICAL, SCIENTIFIC, TECHNOLOGICAL OR
18	SOCIOECONOMIC MERIT.
19	(7) FINANCIAL STRENGTH AND VIABILITY.
20	(8) DESIGN, OPERATION AND FEASIBILITY OF THE
21	TRANSPORTATION PROJECT.
22	(9) PUBLIC REPUTATION, QUALIFICATIONS, INDUSTRY
23	EXPERIENCE AND FINANCIAL CAPACITY OF THE PRIVATE ENTITY.
24	(10) THE ABILITY OF THE TRANSPORTATION PROJECT TO
25	IMPROVE ECONOMIC GROWTH, TO IMPROVE PUBLIC SAFETY, TO REDUCE
26	CONGESTION, TO INCREASE CAPACITY OR TO REHABILITATE,
27	RECONSTRUCT OR EXPAND AN EXISTING TRANSPORTATION FACILITY.
28	(11) THE COMPATIBILITY OF THE PROPOSAL WITH EXISTING
29	LOCAL AND REGIONAL LAND USE PLANS.
30	(12) THE COMMITMENT OF LOCAL COMMUNITIES TO APPROVE LAND

1	USE PLANS IN PREPARATION FOR THE TRANSPORTATION PROJECT.
2	(13) OTHER FACTORS DEEMED APPROPRIATE BY THE PUBLIC
3	ENTITY.
4	(G) WEIGHTED CONSIDERATION THE RELATIVE IMPORTANCE OF EACH
5	EVALUATION FACTOR SHALL BE FIXED PRIOR TO OPENING THE PROPOSALS.
6	(H) PARTICIPATION IN EVALUATIONIF THE PUBLIC ENTITY IS
7	THE A COMMONWEALTH AGENCY, THE DEPARTMENT IS REQUIRED TO INVITE
8	ITS COMPTROLLER TO PARTICIPATE IN THE EVALUATION AS A NONVOTING
9	MEMBER OF ANY EVALUATION COMMITTEE. NO INDIVIDUAL WHO HAS BEEN
10	EMPLOYED BY AN OFFEROR WITHIN THE LAST TWO YEARS MAY PARTICIPATE
11	IN THE EVALUATION OF PROPOSALS.
12	(I) DISCUSSION WITH RESPONSIBLE OFFERORS AND REVISION OF
13	PROPOSALSAS PROVIDED IN THE REQUEST FOR PROPOSALS,
14	DISCUSSIONS AND NEGOTIATIONS MAY BE CONDUCTED WITH RESPONSIBLE
15	OFFERORS FOR THE PURPOSE OF CLARIFICATION AND OF OBTAINING BEST
16	AND FINAL OFFERS. RESPONSIBLE OFFERS SHALL BE ACCORDED FAIR AND
17	EQUAL TREATMENT WITH RESPECT TO ANY OPPORTUNITY FOR DISCUSSION
18	AND REVISION OF PROPOSALS. IN CONDUCTING DISCUSSIONS, THERE
19	SHALL BE NO DISCLOSURE OF ANY INFORMATION DERIVED FROM PROPOSALS
20	SUBMITTED BY COMPETING OFFERORS.
21	(J) SELECTION FOR NEGOTIATION THE RESPONSIBLE OFFEROR
22	WHOSE PROPOSAL IS DETERMINED IN WRITING TO BE THE BEST VALUE FOR
23	AND IN THE BEST INTERESTS OF THE PUBLIC ENTITY, TAKING INTO
24	CONSIDERATION ALL EVALUATION FACTORS, SHALL BE SELECTED FOR
25	CONTRACT NEGOTIATION.
26	(K) CANCELLATIONA REQUEST FOR PROPOSALS MAY BE CANCELED
27	AT ANY TIME PRIOR TO THE TIME A PUBLIC-PRIVATE TRANSPORTATION
28	PARTNERSHIP AGREEMENT IS EXECUTED BY ALL PARTIES WHEN IT IS IN
29	THE BEST INTERESTS OF THE PUBLIC ENTITY.
30	(L) AWARDUPON REACHING AN AGREEMENT WITH A RESPONSIBLE

1	OFFEROR, A PUBLIC ENTITY SHALL ENTER INTO A PUBLIC-PRIVATE
2	TRANSPORTATION PARTNERSHIP AGREEMENT WITH THE RESPONSIBLE
3	OFFEROR. THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT
4	SHALL BE CONSISTENT WITH THE REQUIREMENTS OF THIS CHAPTER. IF
5	AGREEMENT CANNOT BE REACHED WITH THE BEST QUALIFIED RESPONSIBLE
6	OFFEROR, THEN NEGOTIATIONS WILL BE FORMALLY TERMINATED WITH THE
7	OFFEROR. IF PROPOSALS WERE SUBMITTED BY ONE OR MORE OTHER
8	RESPONSIBLE OFFERORS, NEGOTIATIONS MAY BE CONDUCTED WITH THE
9	OTHER RESPONSIBLE OFFEROR OR RESPONSIBLE OFFERORS IN THE ORDER
10	OF THEIR RESPECTIVE QUALIFICATION RANKING. THE CONTRACT MAY BE
11	AWARDED TO THE RESPONSIBLE OFFEROR THEN RANKED AS BEST
12	QUALIFIED.
13	(M) RESOLUTION OF CONTROVERSIES INVOLVING THE
14	COMMONWEALTHIF A PROSPECTIVE OFFEROR, OFFEROR OR DEVELOPMENT
15	ENTITY IS AGGRIEVED BY A SELECTION UNDER THIS SECTION AND THE
16	PUBLIC ENTITY OR PROPRIETARY PUBLIC ENTITY IN THE INVITATION OR
17	CONTRACT IS THE A COMMONWEALTH OR THE PENNSYLVANIA TURNPIKE
18	COMMISSION AGENCY, THE PROSPECTIVE OFFEROR, OFFEROR OR
19	DEVELOPMENT ENTITY MAY FILE A PROTEST OR A CLAIM, AS
20	APPROPRIATE, IN ACCORDANCE WITH 62 PA.C.S. CH. 17 (RELATING TO
21	LEGAL AND CONTRACTUAL REMEDIES).
22	(N) RESOLUTION OF CONTROVERSIES NOT INVOLVING THE
23	COMMONWEALTHIF A DEVELOPMENT ENTITY IS AGGRIEVED BY A
24	SELECTION UNDER THIS SECTION AND THE PROPRIETARY PUBLIC ENTITY
25	IN THE CONTRACT IS AN ENTITY OTHER THAN THE COMMONWEALTH, A
26	DEVELOPMENT ENTITY MAY FILE A CLAIM WITH THE COURT OF COMMON
27	PLEAS WHERE THE PROPRIETARY PUBLIC ENTITY IS LOCATED. THE
28	PROCESS FOR THE FILING AND RESOLUTION OF CLAIMS, INCLUDING
29	RIGHTS, CONTENTS, TIMING, EVALUATION, DETERMINATION AND
30	REMEDIES, WHICH ARE ESTABLISHED IN 62 PA.C.S. CH. 17, SHALL

1 APPLY INSOFAR AS THEY ARE PRACTICABLE.

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2	§ 9111 9110. PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
3	AGREEMENT.
4	(A) AGREEMENT PROVISIONS A PUBLIC-PRIVATE TRANSPORTATION
5	PARTNERSHIP AGREEMENT SHALL INCLUDE THE FOLLOWING PROVISIONS:
6	(1) A DESCRIPTION OF ANY PLANNING, DEVELOPMENT, DESIGN,
7	LEASING, ACQUISITION OR INTEREST IN, FINANCING, INSTALLATION,
8	CONSTRUCTION, RECONSTRUCTION, REPLACEMENT, EXPANSION,
9	OPERATION, MAINTENANCE, IMPROVEMENT, EQUIPPING, MODIFICATION,
10	EXPANSION, ENLARGEMENT, MANAGEMENT, RUNNING, CONTROL AND
11	OPERATION OF THE PUBLIC-PRIVATE TRANSPORTATION PROJECT.
12	(2) THE TERM OF THE PUBLIC-PRIVATE TRANSPORTATION
13	PARTNERSHIP AGREEMENT.
14	(3) THE TYPE OF PROPERTY INTEREST OR OTHER RELATIONSHIP
15	THE DEVELOPMENT ENTITY WILL HAVE IN OR WITH RESPECT TO THE
16	PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP PROJECT, INCLUDING
17	ACQUISITION OF RIGHTS-OF-WAY AND OTHER PROPERTY INTERESTS
18	THAT MAY BE REQUIRED.
19	(4) AUTHORIZATION FOR THE PROPRIETARY PUBLIC ENTITY OR
20	ITS AUTHORIZED REPRESENTATIVES TO INSPECT ALL ASSETS AND
21	PROPERTIES OF THE PUBLIC-PRIVATE TRANSPORTATION PROJECT AND
22	ALL BOOKS AND RECORDS OF THE DEVELOPMENT ENTITY RELATING TO
23	THE PUBLIC-PRIVATE TRANSPORTATION PROJECT TO REVIEW THE
24	DEVELOPMENT ENTITY'S PERFORMANCE UNDER THE PUBLIC-PRIVATE
25	TRANSPORTATION PARTNERSHIP AGREEMENT.
26	(5) GROUNDS FOR TERMINATION OF THE PUBLIC-PRIVATE
27	TRANSPORTATION PARTNERSHIP AGREEMENT BY THE PARTIES.
28	(6) PROCEDURES FOR AMENDMENT OF THE PUBLIC-PRIVATE
29	TRANSPORTATION PARTNERSHIP AGREEMENT.
30	(7) THE RIGHTS AND REMEDIES AVAILABLE IN THE EVENT OF

1 BREACH, DEFAULT OR DELAY.

2	(8) REQUIREMENTS FOR A PRIVATE DEVELOPMENT ENTITY TO
3	PROVIDE PERFORMANCE AND PAYMENT BONDS, PARENT COMPANY
4	GUARANTEES, LETTERS OF CREDIT OR OTHER ACCEPTABLE FORMS OF
5	SECURITY IN AN AMOUNT ACCEPTABLE TO THE PROPRIETARY PUBLIC
6	ENTITY.
7	(9) A REQUIREMENT THAT OWNERSHIP OF A TRANSPORTATION
8	FACILITY ACQUIRED OR CONSTRUCTED GO TO OR REMAIN WITH THE
9	PROPRIETARY PUBLIC ENTITY.
10	(10) STANDARDS FOR CONSTRUCTION, MAINTENANCE AND
11	OPERATION OF THE PUBLIC-PRIVATE TRANSPORTATION PROJECT IF THE
12	ACTIVITIES ARE TO BE PERFORMED BY THE DEVELOPMENT ENTITY.
13	(11) STANDARDS FOR CAPITAL IMPROVEMENT OR MODIFICATION
14	OF THE PUBLIC-PRIVATE TRANSPORTATION PROJECT IF THEY ARE TO
15	BE MADE BY THE DEVELOPMENT ENTITY.
16	(12) STANDARDS RELATING TO HOW PAYMENTS, IF ANY, ARE TO
17	BE MADE BY THE PROPRIETARY PUBLIC ENTITY TO THE DEVELOPMENT
18	ENTITY, INCLUDING AVAILABILITY PAYMENTS, PERFORMANCE-BASED
19	PAYMENT AND PAYMENTS OF MONEY AND REVENUE-SHARING WITH THE
20	DEVELOPMENT ENTITY.
21	(13) STANDARDS RELATING TO HOW THE PARTIES WILL ALLOCATE
22	AND SHARE MANAGEMENT OF THE RISKS OF THE PUBLIC-PRIVATE
23	TRANSPORTATION PROJECT.
24	(14) STANDARDS RELATING TO HOW THE PARTIES WILL ALLOCATE
25	COSTS OF DEVELOPMENT OF THE PUBLIC-PRIVATE TRANSPORTATION
26	PROJECT, INCLUDING ANY COST OVERRUNS.
27	(15) STANDARDS RELATING TO DAMAGES TO BE ASSESSED FOR
28	NONPERFORMANCE, SPECIFYING REMEDIES AVAILABLE TO THE PARTIES
29	AND DISPUTE RESOLUTION PROCEDURES.
30	(16) STANDARDS RELATING TO PERFORMANCE CRITERIA AND

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1 <u>INCENTIVES.</u>

2	(17) A REQUIREMENT THAT UPON TERMINATION OF THE PUBLIC-
3	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT, A
4	TRANSPORTATION FACILITY THAT WAS THE SUBJECT OF THE PUBLIC-
5	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT MUST BE IN A
6	STATE OF PROPER MAINTENANCE AND REPAIR AND SHALL BE RETURNED
7	TO THE PROPRIETARY PUBLIC ENTITY IN SATISFACTORY CONDITION AT
8	NO FURTHER COST TO THE PROPRIETARY PUBLIC ENTITY.
9	(18) PROVISIONS FOR LAW ENFORCEMENT RELATED TO THE
10	PUBLIC-PRIVATE TRANSPORTATION PROJECT.
11	(19) AN OBLIGATION OF THE DEVELOPMENT ENTITY TO OFFER
12	EMPLOYMENT TO ANY EMPLOYEE OF THE PROPRIETARY PUBLIC ENTITY
13	WHO WOULD LOSE EMPLOYMENT DUE TO THE EXECUTION OF THE PUBLIC-
14	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT AND WHO IS IN
15	GOOD STANDING AT THE TIME OF EXECUTION OF THE PUBLIC-PRIVATE
16	TRANSPORTATION PARTNERSHIP AGREEMENT, INCLUDING SALARY,
17	RETIREMENT, HEALTH AND WELFARE AND BENEFITS WHICH ARE
18	SUBSTANTIALLY IDENTICAL TO THE BENEFITS RECEIVED BY THE
19	EMPLOYEES IMMEDIATELY PRIOR TO EXECUTION OF THE PUBLIC-
20	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT FOR THE TERM OF
21	THE COLLECTIVE BARGAINING AGREEMENT OF THOSE EMPLOYEES IN
22	EFFECT. AN EMPLOYEE OF THE PROPRIETARY PUBLIC ENTITY WHO DOES
23	NOT ACCEPT EMPLOYMENT WITH THE DEVELOPMENT ENTITY SHALL BE
24	REASSIGNED TO AN EQUIVALENT POSITION, WITHOUT LOSS OF
25	SENIORITY, WITHIN A WORKSITE IN AS CLOSE PROXIMITY TO THE
26	PUBLIC-PRIVATE TRANSPORTATION PROJECT AS FEASIBLE. NOTHING IN
27	THIS PARAGRAPH SHALL IMPAIR PROVISIONS RELATED TO FURLOUGHS
28	AND LAYOFFS OF THE COLLECTIVE BARGAINING AGREEMENT OF THOSE
29	EMPLOYEES IN EFFECT.
30	(20) OTHER TERMS AND PROVISIONS AS REQUIRED UNDER THIS

1 <u>CHAPTER OR AGREED TO BY THE DEVELOPMENT ENTITY AND THE</u>

2 <u>PROPRIETARY PUBLIC ENTITY.</u>

3 (B) TERM.--THE PROPRIETARY PUBLIC ENTITY MAY ENTER INTO A

4 PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT WITH ANY

5 DEVELOPMENT ENTITY THAT INCLUDES THE PROVISIONS UNDER SUBSECTION

- 6 (A) FOR A TERM NOT TO EXCEED 99 YEARS.
- 7 (C) PUBLIC PARTNER. -- NOTHING IN THIS CHAPTER SHALL PROHIBIT
- 8 THE DEPARTMENT FROM ENTERING INTO A PUBLIC-PRIVATE
- 9 TRANSPORTATION PARTNERSHIP AGREEMENT WITH ANOTHER COMMONWEALTH
- 10 AGENCY IN ACCORDANCE WITH THIS CHAPTER.
- 11 (D) PUBLIC ENTITY.--NOTHING IN THIS CHAPTER SHALL PROHIBIT A
- 12 PUBLIC ENTITY FROM ENTERING INTO A PUBLIC-PRIVATE TRANSPORTATION
- 13 PARTNERSHIP AGREEMENT WITH ONE OR MORE PUBLIC ENTITIES IN

14 ACCORDANCE WITH THIS CHAPTER.

- 15 (E) ENVIRONMENTAL COSTS.--
- 16 (1) A PROPRIETARY PUBLIC ENTITY MAY PROVIDE IN A PUBLIC-
- 17 PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT THAT IT WILL PAY
- 18 OR REIMBURSE, ON TERMS THAT IT DEEMS APPROPRIATE, THE
- 19 DEVELOPMENT ENTITY FOR ACTUAL COSTS ASSOCIATED WITH NECESSARY
- 20 <u>REMEDIATION FOR EXISTING ENVIRONMENTAL CONTAMINANTS LOCATED</u>
- 21 ON, UNDER OR EMANATING FROM THE REAL PROPERTY ASSOCIATED WITH
- 22 <u>A PUBLIC-PRIVATE TRANSPORTATION PROJECT AS OF THE DATE THE</u>
- 23 DEVELOPMENT ENTITY ASSUMES RESPONSIBILITY FOR THE PUBLIC-
- 24 PRIVATE TRANSPORTATION PROJECT. IF THE PUBLIC-PRIVATE
- 25 TRANSPORTATION PARTNERSHIP AGREEMENT PROVIDES FOR
- 26 <u>ENVIRONMENTAL REMEDIATION, THE PUBLIC-PRIVATE TRANSPORTATION</u>
- 27 <u>PARTNERSHIP AGREEMENT SHALL REQUIRE THAT THE PROPRIETARY</u>
- 28 <u>PUBLIC ENTITY BE GIVEN:</u>
- 29 (I) PROMPT NOTICE OF ANY CLAIM AGAINST THE
- 30 PROPRIETARY PUBLIC ENTITY OR A THIRD PARTY PERTAINING TO

1	THE CONTAMINANTS.
2	(II) THE RIGHT TO ELECT TO UNDERTAKE THE NECESSARY
3	REMEDIATION.
4	(III) THE RIGHT TO PARTICIPATE IN THE DEFENSE OF OR
5	RESPONSE TO ANY CLAIM.
6	(IV) THE RIGHT OF PRIOR APPROVAL BEFORE THE
7	DEVELOPMENT ENTITY MAY SETTLE ANY CLAIM.
8	(2) NO PAYMENT BY A PROPRIETARY PUBLIC ENTITY UNDER THIS
9	SECTION MAY BE FOR ANYTHING OTHER THAN ACTUAL COSTS INCURRED
10	BY A DEVELOPMENT ENTITY TO REMEDIATE THE ENVIRONMENTAL
11	CONTAMINATION ON, UNDER OR EMANATING FROM THE REAL PROPERTY
12	ASSOCIATED WITH THE PUBLIC-PRIVATE TRANSPORTATION PROJECT AS
13	OF THE DATE THE DEVELOPMENT ENTITY ASSUMES RESPONSIBILITY FOR
14	THE PUBLIC-PRIVATE TRANSPORTATION PROJECT.
15	(F) USER FEESA PROVISION ESTABLISHING WHETHER USER FEES
16	WILL BE IMPOSED FOR USE OF THE PUBLIC-PRIVATE TRANSPORTATION
17	PROJECT AND THE BASIS BY WHICH ANY USER FEES WILL BE IMPOSED AND
18	COLLECTED SHALL BE DETERMINED IN THE PUBLIC-PRIVATE
19	TRANSPORTATION PARTNERSHIP AGREEMENT. IF A USER FEE IS PROPOSED
20	AS PART OF THE PUBLIC-PRIVATE TRANSPORTATION PROJECT, A
21	PROPRIETARY PUBLIC ENTITY SHALL INCLUDE PROVISIONS IN THE
22	AGREEMENT THAT AUTHORIZE THE COLLECTION OF USER FEES, TOLLS,
23	FARES OR SIMILAR CHARGES, INCLUDING PROVISIONS THAT:
24	(1) SPECIFY TECHNOLOGY TO BE USED IN THE PUBLIC-PRIVATE
25	TRANSPORTATION PROJECT.
26	(2) ESTABLISH CIRCUMSTANCES UNDER WHICH THE PROPRIETARY
27	PUBLIC ENTITY MAY RECEIVE A SHARE OF REVENUES FROM THE
28	CHARGES.
29	(3) GOVERN THE ENFORCEMENT OF ELECTRONIC TOLLS,
30	INCLUDING PROVISIONS FOR USE OF AVAILABLE TECHNOLOGY.

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 2 PROVISIONS FOR ENFORCEMENT OF NONPAYMENT AND PENALTIES. 3 (5) IN THE EVENT AN OPERATOR OF A VEHICLE FAILS TO 4 THE PRESCRIBED TOLL OR USER FEE AT ANY LOCATION ON A PUB 5 PRIVATE TRANSPORTATION PROJECT WHERE TOLLS OR USER FEES 6 COLLECTED BY MEANS OF AN ELECTRONIC OF OTHER AUTOMATED OF 	LIC-
4 THE PRESCRIBED TOLL OR USER FEE AT ANY LOCATION ON A PUB 5 PRIVATE TRANSPORTATION PROJECT WHERE TOLLS OR USER FEES	LIC-
5 PRIVATE TRANSPORTATION PROJECT WHERE TOLLS OR USER FEES	
	<u>ARE</u>
6 <u>COLLECTED BY MEANS OF AN ELECTRONIC OR OTHER AUTOMATED O</u>	<u>R_</u>
7 REMOTE FORM OF COLLECTION, THE COLLECTION PROVISIONS OF	
8 <u>SECTION 8117 (RELATING TO ELECTRONIC TOLL COLLECTION) SH</u>	ALL
9 <u>APPLY EXCEPT THAT THE DEVELOPMENT ENTITY SHALL POSSESS A</u>	LL OF
10 THE RIGHTS, ROLES, LIMITATIONS AND RESPONSIBILITIES OF T	<u>HE</u>
11 <u>PENNSYLVANIA TURNPIKE COMMISSION.</u>	
12 (G) AMOUNTS RECEIVED UNDER A PUBLIC-PRIVATE TRANSPORTAT	ION_
13 PARTNERSHIP AGREEMENTTHE NET PROCEEDS RECEIVED BY THE	
14 PROPRIETARY PUBLIC ENTITY UNDER A PUBLIC-PRIVATE TRANSPORTA	TION_
15 PARTNERSHIP AGREEMENT SHALL BE AVAILABLE EXCLUSIVELY TO PRO	VIDE_
16 FUNDING FOR TRANSPORTATION NEEDS IN THIS COMMONWEALTH. THE	<u>USE</u>
17 OF THE PROCEEDS OR OTHER REVENUES FROM THE PUBLIC-PRIVATE	
18 TRANSPORTATION PROJECT SHALL COMPLY WITH FEDERAL OR STATE L	AW
19 RESTRICTING OR LIMITING THE USE OF REVENUE FROM THE PUBLIC-	
20 PRIVATE TRANSPORTATION PROJECT BASED ON ITS PUBLIC FUNDING.	
21 <u>§ 9112 9111. records of requests.</u>	
22 <u>THE FOLLOWING SHALL APPLY:</u>	
23 (1) UPON THE SELECTION OF A DEVELOPMENT ENTITY TO B	<u>e a</u>
24 <u>PARTY TO A PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP</u>	
25 AGREEMENT, THE IDENTITY OF THE DEVELOPMENT ENTITY SELECT	ED,
26 <u>THE CONTENTS OF THE RESPONSE OF THE DEVELOPMENT ENTITY T</u>	<u>O THE</u>
27 <u>REQUEST FOR PROPOSALS, THE FINAL PROPOSAL SUBMITTED BY T</u>	<u>HE_</u>
28 <u>DEVELOPMENT ENTITY AND THE FORM OF THE PUBLIC-PRIVATE</u>	
29 <u>TRANSPORTATION PARTNERSHIP AGREEMENT SHALL BE MADE PUBLI</u>	<u>C.</u>
30 ANY FINANCIAL INFORMATION OF A DEVELOPMENT ENTITY THAT W	<u>AS</u>

1 REQUESTED IN THE REQUEST FOR PROPOSALS OR DURING DISCUSSIONS 2 AND NEGOTIATIONS TO DEMONSTRATE THE ECONOMIC CAPABILITY OF A DEVELOPMENT ENTITY TO FULLY PERFORM THE REQUIREMENTS OF THE 3 4 PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT SHALL NOT BE SUBJECT TO PUBLIC INSPECTION. 5 6 (2) A PROPRIETARY PUBLIC AND A PRIVATE DEVELOPMENT 7 ENTITY MAY AGREE, IN THEIR DISCRETION, TO MAKE PUBLIC ANY 8 INFORMATION DESCRIBED UNDER PARAGRAPH (1) THAT WOULD NOT 9 OTHERWISE BE SUBJECT TO PUBLIC INSPECTION. 10 (3) IF A PROPRIETARY PUBLIC ENTITY TERMINATES A PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT FOR DEFAULT, 11 REJECTS A PRIVATE ENTITY ON THE GROUNDS THAT THE PRIVATE 12 13 ENTITY IS NOT RESPONSIBLE OR SUSPENDS OR DEBARS A DEVELOPMENT ENTITY, THE PRIVATE ENTITY OR DEVELOPMENT ENTITY, AS 14 APPROPRIATE, SHALL, UPON WRITTEN REQUEST, BE PROVIDED WITH A 15 16 COPY OF THE INFORMATION CONTAINED IN THE FILE OF THE PRIVATE ENTITY OR DEVELOPMENT ENTITY MAINTAINED BY THE PROPRIETARY 17 18 PUBLIC ENTITY UNDER A CONTRACTOR RESPONSIBILITY PROGRAM. 19 (4) THE FOLLOWING INFORMATION SHALL NOT BE PUBLIC: (I) INFORMATION RELATING TO PROPRIETARY INFORMATION, 20 TRADE SECRETS, PATENTS OR EXCLUSIVE LICENSES, 21 22 ARCHITECTURAL AND ENGINEERING PLANS AND INFORMATION 23 RELATING TO COMPETITIVE MARKETING MATERIALS AND 24 STRATEGIES. 25 (II) SECURITY INFORMATION, INCLUDING RISK PREVENTION 26 PLANS, DETECTION AND COUNTERMEASURES, EMERGENCY 27 MANAGEMENT PLANS, SECURITY AND SURVEILLANCE PLANS, 28 EOUIPMENT AND USAGE PROTOCOLS AND COUNTERMEASURES. 29 (III) RECORDS CONSIDERED NONPUBLIC MATTERS OR 30 INFORMATION BY THE SECURITIES AND EXCHANGE COMMISSION

1	UNDER 17 CFR 200.80 (RELATING TO COMMISSION RECORDS AND
2	INFORMATION).
3	(IV) ANY FINANCIAL INFORMATION DEEMED CONFIDENTIAL
4	BY THE PROPRIETARY PUBLIC ENTITY UPON A SHOWING OF GOOD
5	CAUSE BY THE OFFEROR OR DEVELOPMENT ENTITY.
6	(V) RECORDS PREPARED OR UTILIZED TO EVALUATE A
7	PROPOSAL.
8	<u>§ 9113</u> 9112. USE OF INTELLECTUAL PROPERTY.
9	UNLESS OTHERWISE AGREED AND EXCEPT TO THE EXTENT NOT
10	TRANSFERABLE BY LAW, THE DEPARTMENT OR A PROPRIETARY PUBLIC
11	ENTITY SHALL HAVE THE RIGHT TO USE ALL OR A PORTION OF A
12	SUBMITTED PROPOSAL, INCLUDING THE TECHNOLOGIES, TECHNIQUES,
13	METHODS, PROCESSES AND INFORMATION CONTAINED IN THE PROPOSAL.
14	NOTICE OF NONTRANSFERABILITY BY LAW SHALL BE GIVEN TO THE
15	DEPARTMENT AND THE PROPRIETARY PUBLIC ENTITY IN RESPONSE TO THE
16	REQUEST FOR PROPOSALS.
17	§ 9114 9113. POLICE POWERS AND VIOLATIONS OF LAW.
18	(A) ENFORCEMENT OF TRAFFIC LAWSTO THE EXTENT THE PUBLIC-
19	PRIVATE TRANSPORTATION PROJECT IS A HIGHWAY, BRIDGE, TUNNEL
20	OVERPASS OR SIMILAR TRANSPORTATION FACILITY FOR MOTOR VEHICLES,
21	75 PA.C.S. (RELATING TO VEHICLES) AND OTHER LAWS OF THIS
22	COMMONWEALTH OR, IF APPLICABLE, ANY LOCAL JURISDICTION SHALL BE
23	THE SAME AS THOSE APPLYING TO CONDUCT ON SIMILAR TRANSPORTATION
24	FACILITIES IN THIS COMMONWEALTH OR THE LOCAL JURISDICTION.
25	PUNISHMENT FOR OFFENSES SHALL BE PRESCRIBED BY LAW FOR CONDUCT
26	OCCURRING ON SIMILAR TRANSPORTATION FACILITIES IN THIS
27	COMMONWEALTH OR THE LOCAL JURISDICTION.
28	(B) ARREST POWERSALL OFFICERS AUTHORIZED BY LAW TO MAKE
29	ARRESTS FOR VIOLATIONS OF LAW IN THIS COMMONWEALTH SHALL HAVE
30	THE SAME POWERS, DUTIES AND JURISDICTION WITHIN THE LIMITS OF A

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1	PUBLIC-PRIVATE TRANSPORTATION PROJECT AS THEY HAVE IN THEIR
2	RESPECTIVE AREAS OF JURISDICTION. THE GRANT OF AUTHORITY UNDER
3	THIS SECTION SHALL NOT EXTEND TO THE PRIVATE OFFICES, BUILDINGS,
4	GARAGES AND OTHER IMPROVEMENTS OF A DEVELOPMENT ENTITY TO ANY
5	GREATER DEGREE THAN THE POLICE POWER EXTENDS TO ANY OTHER
6	PRIVATE OFFICES, BUILDINGS, GARAGES AND OTHER IMPROVEMENTS.
7	§ 9115 9114. ENVIRONMENTAL AND OTHER AUTHORIZATIONS.
8	(A) THE ADMINISTRATIVE CODE OF 1929NOTWITHSTANDING ANY
9	OTHER PROVISION OF LAW, NEITHER SOLICITING NOR APPROVING A
10	REQUEST FOR PROPOSALS, NOR EXECUTING A PUBLIC-PRIVATE
11	TRANSPORTATION PARTNERSHIP AGREEMENT UNDER THIS CHAPTER SHALL
12	CONSTITUTE THE SUBMISSION OF A PRELIMINARY PLAN OR DESIGN TO THE
13	DEPARTMENT UNDER SECTION 2002(B) OF THE ACT OF APRIL 9, 1929
14	(P.L.177, NO.175), KNOWN AS THE ADMINISTRATIVE CODE OF 1929.
15	(B) ENVIRONMENTAL AUTHORIZATIONSA PUBLIC-PRIVATE
16	TRANSPORTATION PARTNERSHIP AGREEMENT MAY REQUIRE THAT PRIOR TO
17	COMMENCING ANY CONSTRUCTION IN CONNECTION WITH THE DEVELOPMENT,
18	OPERATION OR FINANCING OF ANY PUBLIC-PRIVATE TRANSPORTATION
19	PROJECT IF THE AGREEMENT REQUIRES ENVIRONMENTAL AUTHORIZATIONS
20	TO BE OBTAINED, THE DEVELOPMENT ENTITY SHALL DO ANY OF THE
21	FOLLOWING:
22	(1) SECURE ALL NECESSARY ENVIRONMENTAL PERMITS AND
23	AUTHORIZATIONS AND, IF SPECIFIED UNDER THE ACT OF MAY 19,
24	1995 (P.L.4, NO.2), KNOWN AS THE LAND RECYCLING AND
25	ENVIRONMENTAL REMEDIATION STANDARDS ACT, OBTAIN THE APPROVAL
26	OF THE DEPARTMENT OF ENVIRONMENTAL PROTECTION.
27	(2) COMPLETE ENVIRONMENTAL REMEDIATION OF THE SITE ON
28	WHICH THE PUBLIC-PRIVATE TRANSPORTATION PROJECT IS TO BE
29	LOCATED, INCLUDING ACTS REQUIRED UNDER ANY AGREEMENT ENTERED
30	INTO WITH THE DEPARTMENT OF ENVIRONMENTAL PROTECTION FOR

1	REMEDIATION OF THE SITE UNDER THE LAND RECYCLING AND
2	ENVIRONMENTAL REMEDIATION STANDARDS ACT.
3	§ 9116 9115. TAXATION OF DEVELOPMENT ENTITY.
4	(A) GENERAL RULE TO THE EXTENT THAT REVENUES OR USER FEES
5	RECEIVED BY A DEVELOPMENT ENTITY PURSUANT TO A PUBLIC-PRIVATE
6	TRANSPORTATION PARTNERSHIP AGREEMENT ARE SUBJECT TO A TAX
7	IMPOSED BY A POLITICAL SUBDIVISION PRIOR TO THE EFFECTIVE DATE
8	OF THIS SECTION, THE REVENUES OR USER FEES SHALL CONTINUE TO BE
9	SUBJECT TO THE TAX AND TO FUTURE INCREASES IN THE RATE OF THE
10	TAX.
11	(B) NEW TAXATION BARRED AFTER THE EFFECTIVE DATE OF THIS
12	SECTION, NO NEW TAX SHALL BE IMPOSED BY A POLITICAL SUBDIVISION
13	OR THE COMMONWEALTH ON THE REVENUES OR USER FEES RECEIVED BY A
14	DEVELOPMENT ENTITY PURSUANT TO A PUBLIC-PRIVATE TRANSPORTATION
15	PARTNERSHIP AGREEMENT.
16	(C) REALTY TRANSFER TAX NO PUBLIC-PRIVATE TRANSPORTATION
17	PARTNERSHIP AGREEMENT, LEASE, CONCESSION, FRANCHISE OR OTHER
18	CONTRACT INVOLVING REAL PROPERTY OF A PUBLIC-PRIVATE
19	TRANSPORTATION PROJECT SHALL BE SUBJECT TO A COMMONWEALTH OR
20	LOCAL REALTY TRANSFER TAX IMPOSED UNDER THE ACT OF DECEMBER 31,
21	1965 (P.L.1257, NO.511), KNOWN AS THE LOCAL TAX ENABLING ACT,
22	THE ACT OF MARCH 4, 1971 (P.L.6, NO.2), KNOWN AS THE TAX REFORM
23	CODE OF 1971, OR A SUCCESSOR STATUTE.
24	(D) PROPERTYPROPERTY USED IN CONNECTION WITH A PUBLIC-
25	PRIVATE TRANSPORTATION PROJECT SHALL BE CONSIDERED PUBLIC
26	PROPERTY AND SHALL BE EXEMPT FROM AD VALOREM PROPERTY TAXES AND
27	SPECIAL ASSESSMENTS LEVIED AGAINST PROPERTY BY THE COMMONWEALTH
28	OR ANY POLITICAL SUBDIVISION.
29	<u>§ 9117</u> 9116. POWER OF EMINENT DOMAIN.
30	THE EXERCISE OF THE POWER OF EMINENT DOMAIN BY ANY CONDEMNOR

1	TO ACQUIRE PROPERTY FOR PUBLIC-PRIVATE TRANSPORTATION PROJECT
2	PURPOSES UNDER A PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
3	AGREEMENT SHALL BE CONSIDERED A TAKING FOR A PUBLIC PURPOSE AND
4	NOT FOR A PRIVATE PURPOSE OR FOR PRIVATE ENTERPRISE.
5	<u>§ 9118</u> 9117. SOVEREIGN IMMUNITY.
6	UNDER SECTION 11 OF ARTICLE 1 OF THE CONSTITUTION OF
7	PENNSYLVANIA, IT IS DECLARED TO BE THE INTENT OF THE GENERAL
8	ASSEMBLY THAT THE COMMONWEALTH, AND ITS OFFICIALS AND EMPLOYEES
9	AND A MUNICIPAL AUTHORITY, AND ITS OFFICIALS AND EMPLOYEES,
10	ACTING WITHIN THE SCOPE OF THEIR DUTIES, SHALL CONTINUE TO ENJOY
11	SOVEREIGN IMMUNITY AND OFFICIAL IMMUNITY AND REMAIN IMMUNE FROM
12	SUIT EXCEPT AS PROVIDED IN SECTION 9119 9118 (RELATING TO
13	SPECIFIC PERFORMANCE). A CLAIM AGAINST THE COMMONWEALTH AND ITS
14	OFFICIALS AND EMPLOYEES OR MUNICIPAL AUTHORITY AND ITS OFFICIALS
15	AND EMPLOYEES SHALL BE BROUGHT ONLY IN SUCH MANNER AND IN SUCH
16	COURTS AND IN SUCH CASES AS DIRECTED BY THE PROVISION OF SECTION
17	9111(E) 9110(E) (RELATING TO PUBLIC-PRIVATE TRANSPORTATION
18	PARTNERSHIP AGREEMENT), 42 PA.C.S. CH. 85 (RELATING TO MATTERS
19	AFFECTING GOVERNMENT UNITS), 62 PA.C.S. CH. 17 (RELATING TO
20	LEGAL AND CONTRACTUAL REMEDIES) OR ANY PROCUREMENT LAW
21	APPLICABLE TO A MUNICIPAL AUTHORITY.
22	§ 9119 9118. SPECIFIC PERFORMANCE.
23	A PROPRIETARY PUBLIC ENTITY IS AUTHORIZED TO AGREE THAT
24	SPECIFIC PERFORMANCE SHALL BE AVAILABLE TO A DEVELOPMENT ENTITY
25	AS A REMEDY FOR A BREACH BY THE PROPRIETARY PUBLIC ENTITY OF ITS
26	REPRESENTATIONS, COVENANTS, WARRANTIES OR OTHER OBLIGATIONS
27	UNDER THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT TO
28	THE EXTENT SET FORTH IN THE PUBLIC-PRIVATE TRANSPORTATION
29	PARTNERSHIP AGREEMENT.
30	<u>§ 9120. APPLICABILITY OF OTHER LAWS.</u>

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1	ALL PROVISIONS OF LAWS RELATED TO THE DEVELOPMENT,
2	CONSTRUCTION, OPERATION OR FINANCING OF A TRANSPORTATION PROJECT
3	IN EFFECT ON THE DATE THE PUBLIC PRIVATE TRANSPORTATION
4	PARTNERSHIP AGREEMENT IS FULLY EXECUTED SHALL APPLY TO A PUBLIC-
5	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT ENTERED INTO
6	BETWEEN A PROPRIETARY PUBLIC ENTITY AND A DEVELOPMENT ENTITY.
7	THE PROVISIONS SHALL INCLUDE:
8	(1) THE ACT OF MAY 1, 1913 (P.L.155, NO.104), REFERRED
9	TO AS THE SEPARATIONS ACT.
10	(2) THE ACT OF AUGUST 15, 1961 (P.L.987, NO.442), KNOWN
11	<u>AS THE PENNSYLVANIA PREVAILING WAGE ACT.</u>
12	(3) 62 PA.C.S. § 107 (RELATING TO RECIPROCAL
13	LIMITATIONS).
14	(4) 62 PA.C.S. § 531 (RELATING TO DEBARMENT OF
15	SUSPENSION) .
16	(5) 62 PA.C.S. § 541 (RELATING TO APPROVAL OF ACCOUNTING
17	SYSTEM).
18	(6) 62 PA.C.S. § 551 (RELATING TO RIGHT TO INSPECT
19	PLANT).
20	(7) 62 PA.C.S. § 552 (RELATING TO RIGHT TO AUDIT
21	RECORDS).
22	(8) 62 PA.C.S. § 563 (RELATING TO RETENTION OF
23	PROCUREMENT RECORDS).
24	(9) 62 PA.C.S. § CH. 17 (RELATING TO LEGAL AND
25	CONTRACTUAL REMEDIES).
26	<u>§ 9119. APPLICABILITY OF OTHER LAWS.</u>
27	(A) GENERAL RULEEXCEPT AS PROVIDED UNDER SUBSECTION (B),
28	ALL PROVISIONS OF LAWS RELATED TO THE DEVELOPMENT, CONSTRUCTION,
29	OPERATION OR FINANCING OF A TRANSPORTATION PROJECT IN EFFECT ON
30	THE DATE THE PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT

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1	IS FULLY EXECUTED SHALL APPLY TO A PUBLIC-PRIVATE TRANSPORTATION
2	PARTNERSHIP AGREEMENT ENTERED INTO BETWEEN A PROPRIETARY PUBLIC
3	ENTITY AND A DEVELOPMENT ENTITY. THE PROVISIONS SHALL INCLUDE:
4	(1) THE ACT OF MAY 1, 1913 (P.L.155, NO.104), REFERRED
5	TO AS THE SEPARATIONS ACT.
6	(2) THE ACT OF AUGUST 15, 1961 (P.L.987, NO.442), KNOWN
7	AS THE PENNSYLVANIA PREVAILING WAGE ACT.
8	(B) LIMITATIONTHE FOLLOWING APPLY:
9	(1) IF THE PUBLIC ENTITY OR THE PROPRIETARY PUBLIC
10	ENTITY IS A COMMONWEALTH AGENCY, 62 PA.C.S (RELATING TO
11	PROCUREMENT) SHALL APPLY ONLY TO THE EXTENT PROVIDED UNDER
12	PARAGRAPH (2).
13	(2) THE FOLLOWING SHALL APPLY IF THE PUBLIC ENTITY OR
14	THE PROPRIETARY PUBLIC ENTITY IS A COMMONWEALTH AGENCY:
15	(I) SECTION 107 (RELATING TO RECIPROCAL
16	LIMITATIONS).
17	(II) SECTION 531 (RELATING TO DEBARMENT OR
18	SUSPENSION).
19	(III) SECTION 541 (RELATING TO APPROVAL OF
20	ACCOUNTING SYSTEM).
21	(IV) SECTION 551 (RELATING TO RIGHT TO INSPECT
22	PLANT).
23	(V) SECTION 552 (RELATING TO RIGHT TO AUDIT
24	RECORDS).
25	(VI) SECTION 563 (RELATING TO RETENTION OF
26	PROCUREMENT RECORDS).
27	(VII) CHAPTER 17 (RELATING TO LEGAL AND CONTRACTUAL
28	<u>REMEDIES).</u>
29	<u>§ 9121 9120. Adverse interest.</u>
30	(A) PRIVATE ENTITY ADVERSE INTERESTSTHE FOLLOWING SHALL

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1 <u>APPLY:</u>

2	(1) EXCEPT AS PROVIDED UNDER PARAGRAPH (2), A PRIVATE
3	ENTITY WHICH SUBMITS A RESPONSE TO A REQUEST FOR PROPOSALS
4	UNDER SECTION 9110 9109 (RELATING TO SELECTION OF DEVELOPMENT +
5	ENTITIES), A REQUEST FOR TRANSPORTATION PROJECTS UNDER
6	SECTION 9107 9106 (RELATING TO SOLICITATIONS FOR
7	TRANSPORTATION PROJECTS) OR AN UNSOLICITED PROPOSAL, AND
8	WHICH IS ALSO A STATE ADVISOR OR A STATE CONSULTANT FOR THE
9	DEPARTMENT OR THE PENNSYLVANIA TURNPIKE COMMISSION, SHALL NOT
10	BE DEEMED TO BE IN VIOLATION OF THE STATE ADVERSE INTEREST
11	ACT WHILE ENGAGING IN ANY OF THE FOLLOWING ACTIVITIES:
12	(I) PREPARING OR SUBMITTING A RESPONSE TO A REQUEST
13	FOR PROPOSALS OR TRANSPORTATION PROJECTS.
14	(II) PARTICIPATING IN ANY ACTIVITY WITH THE
15	DEPARTMENT RELATED TO A REQUEST FOR PROPOSALS OR
16	TRANSPORTATION PROJECTS.
17	(III) NEGOTIATING AND ENTERING INTO ANY CONTRACT
18	LEASE OR PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
19	AGREEMENT WHICH RESULTS FROM A REQUEST FOR PROPOSALS OR
20	TRANSPORTATION PROJECTS.
21	(IV) ENGAGING IN ANY OTHER ACTION TAKEN IN
22	FURTHERANCE OF THE PURPOSES OF THIS CHAPTER.
23	(2) A PRIVATE ENTITY WHICH SUBMITS A RESPONSE TO A
24	REQUEST FOR PROPOSALS OR TRANSPORTATION PROJECTS OR ACTS AS A
25	CONSULTANT OR AN ADVISOR TO A PRIVATE ENTITY WHICH SUBMITS A
26	RESPONSE TO A REQUEST FOR PROPOSALS OR TRANSPORTATION
27	PROJECTS TO THE DEPARTMENT SHALL BE PROHIBITED FROM
28	CONSULTING OR PROVIDING ADVICE TO THE DEPARTMENT ON THE
29	REVIEW OR APPROVAL OF THE RESPONSE TO THE REQUEST FOR
30	PROPOSALS OR TRANSPORTATION PROJECTS AS SUBMITTED.

1	(3) A PRIVATE ENTITY WHICH SUBMITS A RESPONSE TO A
2	REQUEST FOR PROPOSALS OR TRANSPORTATION PROJECTS OR ACTS AS A
3	CONSULTANT OR AN ADVISOR TO A PRIVATE ENTITY WHICH SUBMITS A
4	RESPONSE TO A REQUEST FOR PROPOSALS OR TRANSPORTATION
5	PROJECTS TO THE BOARD SHALL BE PROHIBITED FROM CONSULTING OR
6	PROVIDING ADVICE TO THE DEPARTMENT ON THE REVIEW OR APPROVAL
7	OF THE RESPONSE TO THE REQUEST FOR PROPOSALS OR
8	TRANSPORTATION PROJECTS SO SUBMITTED.
9	(B) DEFINITIONSAS USED IN THIS SECTION, THE FOLLOWING
10	WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS
11	SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:
12	"STATE ADVISOR." AS DEFINED IN SECTION 2(7) OF THE ACT OF
13	JULY 19, 1957 (P.L.1017, NO.451), KNOWN AS THE STATE ADVERSE
14	INTEREST ACT.
15	"STATE CONSULTANT." AS DEFINED IN SECTION 2(9) OF THE ACT OF
16	JULY 19, 1957 (P.L.1017, NO.451), KNOWN AS THE STATE ADVERSE
16 17	JULY 19, 1957 (P.L.1017, NO.451), KNOWN AS THE STATE ADVERSE
17	INTEREST ACT.
17 18	<u>INTEREST ACT.</u> § 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE.
17 18 19	<u>INTEREST ACT.</u> <u>§ 9122</u> 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. <u>(A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY:</u>
17 18 19 20	INTEREST ACT. § 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY
17 18 19 20 21	INTEREST ACT. § 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS
17 18 19 20 21 22	INTEREST ACT. § 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS THAT ARE AVAILABLE TO THE COMMONWEALTH FOR CARRYING OUT THIS
17 18 19 20 21 22 23	INTEREST ACT. § 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS THAT ARE AVAILABLE TO THE COMMONWEALTH FOR CARRYING OUT THIS CHAPTER, WHETHER THE FUNDS ARE MADE AVAILABLE BY GRANT, LOAN,
17 18 19 20 21 22 23 24	INTEREST ACT. \$ 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS THAT ARE AVAILABLE TO THE COMMONWEALTH FOR CARRYING OUT THIS CHAPTER, WHETHER THE FUNDS ARE MADE AVAILABLE BY GRANT, LOAN, LOAN GUARANTEE OR OTHERWISE.
17 18 19 20 21 22 23 24 25	INTEREST ACT. \$ 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS THAT ARE AVAILABLE TO THE COMMONWEALTH FOR CARRYING OUT THIS CHAPTER, WHETHER THE FUNDS ARE MADE AVAILABLE BY GRANT, LOAN, LOAN GUARANTEE OR OTHERWISE. (2) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY IS
17 18 19 20 21 22 23 24 25 26	INTEREST ACT. \$ 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS THAT ARE AVAILABLE TO THE COMMONWEALTH FOR CARRYING OUT THIS CHAPTER, WHETHER THE FUNDS ARE MADE AVAILABLE BY GRANT, LOAN, LOAN GUARANTEE OR OTHERWISE. (2) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY IS AUTHORIZED TO ASSENT TO ANY FEDERAL REQUIREMENTS, CONDITIONS
17 18 19 20 21 22 23 24 25 26 27	INTEREST ACT. \$ 9122 9121. FEDERAL, STATE, LOCAL AND PRIVATE ASSISTANCE. (A) FEDERAL ASSISTANCETHE FOLLOWING SHALL APPLY: (1) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM THE UNITED STATES OR ANY OF ITS AGENCIES FUNDS THAT ARE AVAILABLE TO THE COMMONWEALTH FOR CARRYING OUT THIS CHAPTER, WHETHER THE FUNDS ARE MADE AVAILABLE BY GRANT, LOAN, LOAN GUARANTEE OR OTHERWISE. (2) THE DEPARTMENT OR A PROPRIETARY PUBLIC ENTITY IS AUTHORIZED TO ASSENT TO ANY FEDERAL REQUIREMENTS, CONDITIONS OR TERMS OF ANY FEDERAL FUNDING ACCEPTED BY THE DEPARTMENT OR

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1	STATES OR ANY OF ITS AGENCIES AS MAY BE NECESSARY FOR
2	CARRYING OUT THE PURPOSES OF THIS CHAPTER.
3	(B) ACCEPTANCE OF GRANTS AND DONATIONSTHE DEPARTMENT OR A
4	PROPRIETARY PUBLIC ENTITY MAY ACCEPT FROM ANY SOURCE ANY GRANT,
5	DONATION, GIFT OR OTHER FORM OF CONVEYANCE OF LAND, MONEY OR
6	OTHER REAL, PERSONAL OR MIXED PROPERTY OR OTHER ITEM OF VALUE
7	FOR CARRYING OUT THE PURPOSE OF THIS CHAPTER.
8	(C) CONTRIBUTIONS SUBJECT TO ACCEPTANCE AND AGREEMENT
9	BETWEEN THE DEVELOPMENT ENTITY AND A PROPRIETARY PUBLIC ENTITY,
10	ANY PUBLIC-PRIVATE TRANSPORTATION PROJECT MAY BE FINANCED, IN
11	WHOLE OR IN PART, BY CONTRIBUTION OF ANY FUNDS OR PROPERTY MADE
12	BY A PROPRIETARY PUBLIC ENTITY, A DEVELOPMENT ENTITY OR AN
13	AFFECTED JURISDICTION.
14	(D) COMBINATION OF FUNDS THE DEPARTMENT OR PROPRIETARY
15	PUBLIC ENTITY MAY COMBINE FEDERAL, STATE, LOCAL AND PRIVATE
16	FUNDS TO FINANCE A PUBLIC-PRIVATE TRANSPORTATION PROJECT UNDER
17	THIS CHAPTER.
18	(E) ITEMIZATIONPURSUANT TO SECTION 7(A)(4) OF ARTICLE
19	VIII OF THE CONSTITUTION OF PENNSYLVANIA, A PUBLIC-PRIVATE
20	TRANSPORTATION PROJECT FUNDED, IN WHOLE OR IN PART, THROUGH THE
21	ISSUANCE OF DEBT WHERE THE CREDIT OF THE COMMONWEALTH IS PLEDGED
22	SHALL BE ITEMIZED IN A CAPITAL BUDGET ITEMIZATION ACT.
23	§ 9123 9122. PUBLIC-PRIVATE TRANSPORTATION ACCOUNT.
24	(A) ESTABLISHMENT
25	(1) THERE IS ESTABLISHED WITHIN THE MOTOR LICENSE FUND A
26	SEPARATE ACCOUNT TO BE KNOWN AS THE PUBLIC-PRIVATE
27	TRANSPORTATION ACCOUNT.
28	(2) MONEY IN THE ACCOUNT SHALL BE USED ONLY FOR THE
29	PURPOSES ENUMERATED UNDER SUBSECTION (C).
30	(B) DEPOSITS TO ACCOUNT THE FOLLOWING SHALL APPLY:

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1	(1) THE DEPARTMENT SHALL DEPOSIT IN THE ACCOUNT THE
2	FOLLOWING:
3	(I) ALL MONEY RECEIVED BY THE DEPARTMENT PURSUANT TO
4	THE TERMS OF A PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP
5	AGREEMENT UNDER WHICH THE DEPARTMENT IS THE PROPRIETARY
6	PUBLIC ENTITY.
7	(II) REPAYMENT OF ANY LOANS FROM THE ACCOUNT MADE
8	UNDER THIS CHAPTER.
9	(III) SUBJECT TO THE PROVISIONS OF ANY PUBLIC-
10	PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT UNDER WHICH
11	THE DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, MONETARY
12	DAMAGES AND OTHER AMOUNTS FOR FAILURE BY A DEVELOPMENT
13	ENTITY TO COMPLY WITH THE TERMS OF THE PUBLIC-PRIVATE
14	TRANSPORTATION PARTNERSHIP AGREEMENT.
15	(IV) SUBJECT TO THE PROVISIONS OF ANY PUBLIC-PRIVATE
16	TRANSPORTATION PARTNERSHIP AGREEMENT UNDER WHICH THE
16 17	TRANSPORTATION PARTNERSHIP AGREEMENT UNDER WHICH THE DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS
17	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS
17 18	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR
17 18 19	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC-
17 18 19 20	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT.
17 18 19 20 21	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE
17 18 19 20 21 22	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE ACCOUNT.
17 18 19 20 21 22 23	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE ACCOUNT. (2) THE SECRETARY OF THE BUDGET SHALL ESTABLISH ANY
17 18 19 20 21 22 23 24	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE ACCOUNT. (2) THE SECRETARY OF THE BUDGET SHALL ESTABLISH ANY RESTRICTED ACCOUNTS WITHIN THE ACCOUNT AS THE SECRETARY DEEMS
17 18 19 20 21 22 23 24 25	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE ACCOUNT. (2) THE SECRETARY OF THE BUDGET SHALL ESTABLISH ANY RESTRICTED ACCOUNTS WITHIN THE ACCOUNT AS THE SECRETARY DEEMS NECESSARY FOR THE PROPER ADMINISTRATION OF THE ACCOUNT.
17 18 19 20 21 22 23 24 25 26	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE ACCOUNT. (2) THE SECRETARY OF THE BUDGET SHALL ESTABLISH ANY RESTRICTED ACCOUNTS WITHIN THE ACCOUNT AS THE SECRETARY DEEMS NECESSARY FOR THE PROPER ADMINISTRATION OF THE ACCOUNT. (3) ALL MONEY RELATED TO ANY PUBLIC-PRIVATE
17 18 19 20 21 22 23 24 25 26 27	DEPARTMENT IS THE PROPRIETARY PUBLIC ENTITY, PAYMENTS MADE FROM ANY INSURANCE PROCEEDS OR RESERVE FUNDS OR PERFORMANCE OR PAYMENT BONDS IN CONNECTION WITH A PUBLIC- PRIVATE TRANSPORTATION PROJECT. (V) EARNINGS FROM THE INVESTMENT OF THE MONEY IN THE ACCOUNT. (2) THE SECRETARY OF THE BUDGET SHALL ESTABLISH ANY RESTRICTED ACCOUNTS WITHIN THE ACCOUNT AS THE SECRETARY DEEMS NECESSARY FOR THE PROPER ADMINISTRATION OF THE ACCOUNT. (3) ALL MONEY RELATED TO ANY PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT IN WHICH THE DEPARTMENT

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1 (C) APPROPRIATION. -- THE FUNDS IN THE ACCOUNT ARE 2 CONTINUOUSLY APPROPRIATED TO THE DEPARTMENT FOR THE FOLLOWING 3 PURPOSES: 4 (1) PAYING THE AMOUNTS AS THE DEPARTMENT MAY BE REQUIRED 5 TO REPAY THE FEDERAL FUNDING AGENCIES. 6 (2) PAYING ALL AMOUNTS DESIGNATED BY THE DEPARTMENT AS 7 REQUIRED FOR REPAYMENT OR DEFEASANCE OF OUTSTANDING BONDS. 8 (3) PAYING COSTS OF MAINTENANCE, OPERATING AND FINANCING 9 OF TRANSPORTATION FACILITIES IN THIS COMMONWEALTH WHICH ARE 10 AVAILABLE FOR USE BY THE PUBLIC, INCLUDING THE COSTS OF INSURANCE OR RESERVES AGAINST RISKS OF CONTINGENCIES. 11 (4) PAYING EXPENSES INCURRED UNDER OR IN CONNECTION WITH 12 13 ANY PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT BY THE DEPARTMENT, INCLUDING PROFESSIONAL FEES AND EXPENSES. 14 (5) PAYING THE COSTS OF THE DEPARTMENT RELATING TO 15 PERFORMING AND ADMINISTERING DUTIES UNDER THIS CHAPTER. 16 17 (6) PAYING ALL EXPENSES APPROVED BY THE BOARD FOR ITS 18 COSTS INCURRED TO PERFORM ITS DUTIES, INCLUDING PAYING 19 PROFESSIONAL FEES AND EXPENSES. (7) PAYING COSTS OF ANY PURPOSE AUTHORIZED UNDER THIS 20 21 CHAPTER. 22 (D) AMOUNTS RECEIVED.--THE NET PROCEEDS RECEIVED UNDER A 23 PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT SHALL BE 24 AVAILABLE EXCLUSIVELY TO PROVIDE FUNDING FOR TRANSPORTATION NEEDS IN THIS COMMONWEALTH. THE USE OF THE PROCEEDS OR OTHER 25 26 REVENUES FROM THE PUBLIC-PRIVATE TRANSPORTATION PROJECT SHALL BE 27 IN ACCORD WITH FEDERAL OR STATE LAW RESTRICTING OR LIMITING THE 28 USE OF REVENUE FROM THE PUBLIC-PRIVATE TRANSPORTATION PROJECT 29 BASED ON ITS PUBLIC FUNDING. § 9124 9123. PENNSYLVANIA TURNPIKE COMMISSION. 30

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1	THE PENNSYLVANIA TURNPIKE COMMISSION MAY NOT ENTER INTO A
2	PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT IN THE
3	CAPACITY OF A PROPRIETARY PUBLIC ENTITY WITH RESPECT TO GRANTING
4	SUBSTANTIAL OVERSIGHT AND CONTROL OVER THE TURNPIKE MAINLINE TO
5	ANOTHER ENTITY UNLESS SPECIFIC AUTHORITY IS GRANTED THROUGH AN
6	ACT OF LAW PASSED BY THE GENERAL ASSEMBLY. HOWEVER, THIS SHALL
7	NOT RESTRICT THE PENNSYLVANIA TURNPIKE COMMISSION FROM ENTERING
8	INTO A PUBLIC-PRIVATE TRANSPORTATION PARTNERSHIP AGREEMENT UNDER
9	THIS CHAPTER OR UNDER OTHER STATUTES WHICH DOES NOT INVOLVE
10	GRANTING SUBSTANTIAL OVERSIGHT AND CONTROL OVER THE TURNPIKE
11	MAINLINE TO ANOTHER ENTITY.
12	<u>§ 9125 9124. REGULATIONS.</u>
13	(A) DEPARTMENTIN ORDER TO FACILITATE THE IMPLEMENTATION
14	OF THIS CHAPTER, THE DEPARTMENT IS AUTHORIZED TO PROMULGATE
15	REGULATIONS OR PUBLISH GUIDELINES THAT INCLUDE THE FOLLOWING:
16	(1) THE PROCESS FOR REVIEW OF A REQUEST FOR PROPOSALS OR
17	TRANSPORTATION PROJECTS OR RESPONSES TO REQUESTS FOR
18	PROPOSALS OR TRANSPORTATION PROJECTS ISSUED BY A PUBLIC
19	ENTITY.
20	(2) THE PROCESS FOR RECEIPT AND REVIEW OF AND RESPONSE
21	TO COMPETING RESPONSES TO REQUESTS FOR PROPOSALS OR
22	TRANSPORTATION PROJECTS.
23	(3) THE TYPE AND AMOUNT OF INFORMATION THAT IS NECESSARY
24	FOR ADEQUATE REVIEW OF AND RESPONSE TO EACH STAGE OF REVIEW
25	OF A PROPOSAL OR TRANSPORTATION PROJECT.
26	(4) ANY OTHER PROVISIONS WHICH ARE REQUIRED UNDER THIS
27	CHAPTER OR WHICH THE DEPARTMENT DETERMINES ARE APPROPRIATE
28	FOR IMPLEMENTATION OF THIS CHAPTER.
29	(B) TEMPORARY REGULATIONS NOTWITHSTANDING ANY OTHER
30	PROVISION OF LAW, ANY REGULATION PROMULGATED BY THE DEPARTMENT

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1	UNDER THIS CHAPTER DURING THE TWO YEARS FOLLOWING THE EFFECTIVE
2	DATE OF THIS SECTION SHALL BE DEEMED TEMPORARY REGULATIONS WHICH
3	SHALL EXPIRE NO LATER THAN THREE YEARS FOLLOWING THE EFFECTIVE
4	DATE OF THIS SECTION OR UPON PROMULGATION OF FINAL REGULATIONS.
5	THE TEMPORARY REGULATIONS SHALL NOT BE SUBJECT TO ANY OF THE
6	FOLLOWING:
7	(1) SECTIONS 201, 202, 203 AND 204 OF THE ACT OF JULY
8	31, 1968 (P.L.769, NO.240), REFERRED TO AS THE COMMONWEALTH
9	DOCUMENTS LAW.
10	(2) THE ACT OF JUNE 25, 1982 (P.L.633, NO.181), KNOWN AS
11	THE REGULATORY REVIEW ACT.
12	SECTION 2. REPEALS ARE AS FOLLOWS:
13	(1) THE GENERAL ASSEMBLY DECLARES THAT THE REPEAL UNDER
14	PARAGRAPH (2) IS NECESSARY TO EFFECTUATE THE ADDITION OF 74
15	PA.C.S. CH. 91.
16	(2) SECTION 3 OF THE ACT OF MAY 29, 1945 (P.L.1108,
17	NO.402), REFERRED TO AS THE LIMITED ACCESS HIGHWAY LAW, IS
18	REPEALED INSOFAR AS IT IS INCONSISTENT WITH THE ADDITION OF
19	74 PA.C.S. CH. 91.
20	SECTION 3. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:
21	(1) THE ADDITION OF 74 PA.C.S. §§ 9103, 9104, 9105, 9106 🗲
22	AND 9125 9102, 9103, 9104, 9105 AND 9124 SHALL TAKE EFFECT -
23	IMMEDIATELY.
24	(2) THIS SECTION SHALL TAKE EFFECT IMMEDIATELY.
25	(3) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 60
26	DAYS.

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