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15-3623

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1648

(SENATE A	UTHORS: DIBBLE	and Rest)
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03/11/2015	685	Introduction and first reading
		Referred to Transportation and Public Safety
04/07/2015		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2	relating to transportation; establishing public-private partnership pilot program;
1.3	requiring report.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.4

Section 1. PUBLIC-PRIVATE PARTNERSHIP PILOT PROGRAM. 1.5

1.6	Subdivision 1. Public-private partnership initiatives. (a) The commissioner
1.7	of transportation and Metropolitan Council are authorized to consider and utilize
1.8	public-private partnership procurement methods for up to three pilot projects as provided
1.9	in this section. Utilization of public-private partnerships is a recognition of the importance
1.10	to the state of an efficient and safe transportation system, and the necessity of developing
1.11	alternative funding sources to supplement traditional sources of transportation revenues.
1.12	A public-private partnership initiative must take advantage of private sector efficiencies in
1.13	design and construction, along with expertise in finance and development, and provide a
1.14	better long-term value for the state than could be obtained through traditional procurement
1.15	methods.
1.16	(b) Notwithstanding Minnesota Statutes, section 160.845, 160.98, or any other law
1.17	to the contrary, the commissioner or council may consider for use in the pilot program any
1.18	existing public-private partnership mechanism or any proposed mechanism that proves the
1.19	best available option for the state. Mechanisms the commissioner or council may consider
1.20	include but are not limited to toll facilities, BOT facilities, BTO facilities, user fees,
1.21	construction payments, joint development agreements, negotiated exactions, air rights
1.22	development, street improvement districts, or tax increment financing districts for transit.
1.23	For the purposes this section, toll facilities, BOT facilities, and BTO facilities have the
1.24	meanings given under Minnesota Statutes, section 160.84.

2.1	(c) As part of the pilot program, the commissioner and council are directed to form
2.2	an independent advisory and oversight office, the Joint Program Office for Economic
2.3	Development and Alternative Finance. The office shall consist of the commissioner of
2.4	management and budget, the commissioner of employment and economic development,
2.5	the commissioner of administration, the commissioner of transportation, the Metropolitan
2.6	Council, and one representative each from the American Council of Engineering
2.7	Companies - Minnesota chapter, the Central Minnesota Transportation Alliance, the
2.8	Counties Transit Improvement Board, and the Minnesota County Engineers Association.
2.9	In addition, the commissioner and Metropolitan Council shall invite the Federal Highway
2.10	Administration and the Federal Transit Administration to participate in the office's
2.11	activities. The office's duties include but are not limited to reviewing and approving
2.12	projects proposed under this section, reviewing any contractual or financial agreements
2.13	to ensure program requirements are met, and ensuring that any proposed or executed
2.14	agreement serves the public interest.
2.15	Subd. 2. Pilot program restrictions and project selection. (a) The commissioner
2.16	or council may receive or solicit and evaluate proposals to build, operate, and finance
2.17	projects that are not inconsistent with the commissioner's most recent statewide
2.18	transportation plan or the council's most recent transportation policy plan. If the
2.19	department or council receives an unsolicited proposal, the department or council shall
2.20	publish a notice in the State Register at least once a week for two weeks stating that the
2.21	department or council has received the proposal and will accept, for 120 days after the
2.22	initial date of publication, other proposals for the same project purpose. The private
2.23	proposer must be selected on a competitive basis.
2.24	(b) When entering into a public-private partnership, the commissioner or
2.25	Metropolitan Council may not enter into any noncompete agreement that inhibits the
2.26	state's ability to address ongoing or future infrastructure needs.
2.27	(c) If the commissioner or council enters into a public-private partnership agreement
2.28	that includes a temporary transfer of ownership or control of a road, bridge, or other
2.29	infrastructure investment to the private entity, the agreement must include a provision
2.30	requiring the return of the road, bridge, or other infrastructure investment to the state
2.31	after a specified period of time.
2.32	(d) The commissioner and council may only consider new projects for a
2.33	public-private partnership. The commissioner and council are prohibited from considering
2.34	projects involving existing infrastructure for a public-private partnership, unless the
2.35	proposed project adds capacity to the existing infrastructure.

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3.1	Subd. 3. Evaluation and selection of private entity and project. (a) The
3.2	commissioner and council shall contract with one or more consultants to assist in proposal
3.3	evaluation. The consultant must possess expertise and experience in public-private
3.4	partnership project evaluation methodology, such as value for money, costs of
3.5	public-private partnership compared with costs of public project delivery, and cost-benefit
3.6	analysis.
3.7	(b) When soliciting, evaluating, and selecting a private entity with which to enter
3.8	into a public-private partnership and before selecting a project, the commissioner or
3.9	council must consider:
3.10	(1) the ability of the proposed project to improve safety, reduce congestion, increase
3.11	capacity, and promote economic growth;
3.12	(2) the proposed cost of and financial plan for the project;
3.13	(3) the general reputation, qualifications, industry experience, and financial capacity
3.14	of the private entity;
3.15	(4) the project's proposed design, operation, and feasibility;
3.16	(5) length and extent of transportation or transit service disruption;
3.17	(6) comments from local citizens and affected jurisdictions;
3.18	(7) benefits to the public;
3.19	(8) the safety record of the private entity; and
3.20	(9) any other criteria the commissioner or council deems appropriate.
3.21	(c) The independent advisory and oversight office established under subdivision
3.22	1, paragraph (c), shall review proposals evaluated by the commissioner or council to
3.23	ensure the requirements of this section are being met. The independent advisory and
3.24	oversight office shall first determine whether the project, as proposed, serves the public
3.25	interest. In making this determination, the office must identify and consider advantages
3.26	and disadvantages for various stakeholders, including taxpayers, workers, transportation
3.27	and transit providers and operators, transportation and transit users, commercial vehicle
3.28	operators, and the general public, including the impact on the state's economy. If the
3.29	proposed project serves the public interest, the office must evaluate the proposals
3.30	according to the criteria specified in this section.
3.31	Subd. 4. Public-private agreement. (a) A public-private agreement between the
3.32	commissioner or the council and a private entity must, at a minimum, specify:
3.33	(1) the planning, acquisition, financing, development, design, construction,
3.34	reconstruction, replacement, improvement, maintenance, management, repair, leasing, or
3.35	operation of the project;
3.36	(2) the term of the public-private agreement;

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4.1	(3) the	e type of property	interest, if any, tha	t the private entity will h	nave in the project;
4.2	(3) the type of property interest, if any, that the private entity will have in the project;(4) a description of the actions the commissioner or council may take to ensure				
4.3	proper maintenance of the project;				
4.4	<u>(5) wł</u>	nether user fees wi	ll be collected on	the project, and the basis	by which the user
4.5	fees shall be	e determined and r	nodified along wi	th identification of the pr	ublic agency that
4.6	will determ	ine and modify fee	es;		
4.7	<u>(6) co</u>	mpliance with app	licable federal, st	ate, and local laws;	
4.8	<u>(7) gr</u>	ounds for terminat	ion of the public-	private agreement by the	commissioner
4.9	or council;				
4.10	<u>(8)</u> ad	equate safeguards	for the traveling p	public and residents of th	e state in event of
4.11	default on t	he contract;			
4.12	<u>(9) fin</u>	ancial protection	for the state in the	event of default; and	
4.13	<u>(10) p</u>	rocedures for ame	ndment of the agr	eement.	
4.14	<u>(b)</u> A	public-private agr	eement between tl	ne commissioner or cour	icil and a private
4.15	entity may	provide for:			
4.16	<u>(1) rev</u>	view and approval	by the commission	mer or council of the pri	vate entity's plans
4.17	for the deve	elopment and oper-	ation of the projec	<u>et;</u>	
4.18	<u>(2) ins</u>	spection by the con	mmissioner or cou	incil of construction and	improvements
4.19	to the proje	<u>ct;</u>			
4.20	<u>(3) ma</u>	aintenance by the j	private entity of a	liability insurance policy	<u>y;</u>
4.21	<u>(4) fili</u>	ing of appropriate	financial statemen	ts by the private entity o	n a periodic basis;
4.22	<u>(5) fili</u>	ing of traffic repor	ts by the private e	ntity on a periodic basis	2
4.23	<u>(6) fin</u>	ancing obligations	s of the commission	oner or council and the p	rivate entity;
4.24	<u>(7)</u> ap	portionment of exp	penses between th	e commissioner or coun	cil and the private
4.25	entity;				
4.26	<u>(8) the</u>	e rights and remed	ies available in th	e event of a default or de	elay;
4.27	<u>(9) the</u>	e rights and duties	of the private enti	ty, the commissioner or	council, and other
4.28	state or loca	ıl governmental er	tities with respect	to the use of the project	
4.29	<u>(10) t</u>	he terms and cond	itions of indemnit	fication of the private en	tity by the
4.30	commission	ner or council;			
4.31	<u>(11) a</u>	ssignment, subcor	tracting, or other	delegations of responsib	vilities of (i)
4.32	the private of	entity, or (ii) the co	ommissioner or co	ouncil under agreement t	o third parties,
4.33	including of	ther private entitie	s or state agencies	5	
4.34	<u>(12)</u> it	f applicable, sale c	or lease to the priv	ate entity of private prop	perty related to
4.35	the project;				
4.36	<u>(13) tr</u>	raffic enforcement	and other policing	g issues; and	

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5.1	<u>(14)</u> any	other terms and	conditions the co	ommissioner or council de	ems appropriate.
5.2	(c) The independent advisory and oversight office established under subdivision 1,				
5.3	paragraph (c),	shall review an	y proposed contra	actual agreement prior to e	execution in
5.4	order to ensur	e that the contra	ct serves the publ	ic interest and meets the r	requirements
5.5	of this section	<u>.</u>			
5.6	Subd. 5.	Funding from	federal governm	ent. (a) The commissione	er or council may
5.7	accept from th	e United States	or any of its agen	cies funds that are availab	ole to the state
5.8	for carrying o	ut the pilot prog	ram, whether the	funds are available by gra	int, loan, or
5.9	other financial	l assistance.			
5.10	<u>(b)</u> The	commissioner of	r council may ente	er into agreements or othe	r arrangements
5.11	with the United States or any of its agencies as necessary for carrying out the pilot program.				
5.12	(c) The commissioner or council shall seek to maximize project funding from				
5.13	nonstate sourc	es and may con	nbine federal, stat	e, local, and private funds	to finance a
5.14	public-private	partnership pilo	ot project.		
5.15	Subd. 6.	Reporting. By	v August 1, 2016,	and annually by August 1	thereafter, the
5.16	commissioner	and council sha	ll submit to the cl	nairs and ranking minority	members of the
5.17	house of repre	sentatives and s	enate committees	having jurisdiction over t	ransportation
5.18	policy and fina	ance a list of all	agreements execu	ited under the pilot progra	m authority. The
5.19	list must ident	ify each agreem	ent, the contractin	ng entities, contract amour	nt and duration,
5.20	any repaymen	t requirements, a	and provide an up	date on the project's prog	ress. The list
5.21	may be submi	tted electronical	ly and is subject	to Minnesota Statutes, sec	tion 3.195 <u>,</u>
5.22	subdivision 1.				
5.23	EFFEC	TIVE DATE. <u>T</u>	his section is effe	ective the day after an app	ropriation is
5.24	effective to pa	y administrative	e expenses to crea	te and operate the Joint Pr	ogram Office

- 5.25 for Economic Development and Alternative Finance, hire a consultant, and prepare
- 5.26 required reports.