Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 14-0316.04 Jason Gelender x4330

SENATE BILL 14-197

SENATE SPONSORSHIP

Jones and Herpin,

HOUSE SPONSORSHIP

Foote and Kraft-Tharp,

Senate Committees

House Committees

Transportation Appropriations

A BILL FOR AN ACT

101 CONCERNING HIGH-PERFORMANCE TRANSPORTATION ENTERPRISE 102 TRANSPARENCY.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill modifies the board (board) of the high-performance transportation enterprise (enterprise) as follows:

Newly appointed members of the board are subject to senate confirmation and are appointed for 4-year terms. Board members may be reappointed once.

SENATE Amended 3rd Reading April 30, 2014

SENATE Amended 2nd Reading April 29, 2014

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

! The number of board members is increased to 8 by adding the executive director of the department of transportation as an ex officio nonvoting member.

To increase public notice of and participation in, and legislative oversight of, any public-private partnership (PPP) involving the enterprise, the bill requires the board to:

- ! Hold public meetings, in coordination with interested local governments, at the visioning, initial request for proposal preparation, and draft request for proposal revision stages of a PPP;
- ! Provide full and timely notice in the area of the PPP to state legislators, county and municipal governing bodies, and the general public;
- ! Provide specified information to the public and consider public suggestions and ideas received at the meetings; and
- ! After entering into a PPP, provide the terms of the PPP to the committees of the general assembly that have jurisdiction over transportation and post the terms of the PPP on its web site.

Until the general assembly specifically approves any such provision through the enactment of a joint resolution, the bill prohibits the enterprise from entering into a PPP that includes any of the following provisions:

- ! A term that exceeds 35 years after completion of the project to be developed and implemented by the PPP;
- ! A noncompete clause that prohibits, or imposes financial penalties or obligations on the enterprise for, the development of infrastructure other than infrastructure that is directly above or below the highway lanes of the project being developed and implemented by the PPP, that reduces usage of the project; or
- ! A requirement that the transportation enterprise compensate a private partner for any loss in toll revenues resulting from responses to types of emergencies, weather events, or safety events that occur intermittently but routinely, unless such emergencies occur on an unusually frequent or severe basis during a specific period as defined based on reasonable evidence-based forecasts.

The bill requires the enterprise:

- ! To provide public notice of any change in the status of a high-occupancy vehicle lane as a high-occupancy vehicle lane or the qualifications required to access such a lane for free use as a high-occupancy vehicle lane;
- ! When considering a project that includes one or more high-occupancy vehicle lanes, high-occupancy toll lanes, or

-2-

managed lanes, to evaluate the suitability of express bus service or bus rapid transit service for the proposed project corridor and consider funding such service from user fee revenues as part of the costs of the proposed project. The enterprise may use user fee revenues generated by a project within a corridor to support transit within the corridor must expend a minimum of 10% of any user fee revenues shared back from a party to the PPP that governs the operation of the project that generated the user fees to support transit in the project corridor.

! To include additional specified information and meet modified deadlines when annually reporting to the general assembly regarding its activities.

The bill allows the state auditor to audit the enterprise.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, 43-4-806, **amend** (1) 3 (b), (1) (c), (2) (a) (I), (2) (a) (II), (6) introductory portion, (6) (g), (9) (a), 4 and (10); and **add** (1) (d) and (8.5) as follows: 5 43-4-806. High-performance transportation enterprise -6 creation - board - funds - powers and duties - limitations - reporting 7 and approval requirements - legislative declaration - definition. 8 (1) The general assembly hereby finds and declares that: 9 (b) Such innovative means of financing projects include, but are 10 not limited to, public-private partnerships, operating concession 11 agreements, user fee-based project financing, and availability payment 12 and design-build contracting; and It is the intent of the general assembly that the 13 14 high-performance transportation enterprise created in this section actively 15 seek out opportunities for public-private partnerships for the purpose of 16 completing surface transportation infrastructure projects and that this 17 section be broadly construed to allow the transportation enterprise

-3-

sufficient flexibility, consistent with the requirements of the state constitution, to pursue any available means of financing such surface transportation infrastructure projects that will allow the efficient completion of the projects; AND

- (d) It is also the intent of the general assembly that the high-performance transportation enterprise place a high priority on the movement of people, and not only the movement of vehicles, when selecting, planning, developing, or participating in a public-private partnership for the completion or operation of a surface transportation infrastructure project.
- (2) (a) (I) The high-performance transportation enterprise is hereby created. The transportation enterprise shall operate OPERATES as a government-owned business within the department and shall be IS a division of the department. The board of the transportation enterprise shall consist CONSISTS of the following seven EIGHT members:
- (A) Four members appointed by the governor, each of whom shall MUST have professional expertise in transportation planning or development, local government, design-build contracting, public or private finance, engineering, environmental issues, or any other area that the governor believes will benefit the board in the execution of its powers and performance of its duties. The governor shall appoint one member who resides within the planning area of the Denver regional council of governments, one member who resides within the planning area of the Pikes Peak area council of governments, one member who resides within the planning organization, and one member who resides within the interstate 70

-4- 197

1	$mountain\ corridor.\ Members\ appointed\ By\ The\ Governor\ on\ or\ after$
2	THE EFFECTIVE DATE OF THIS SUB-SUBPARAGRAPH (A), AS AMENDED,
3	MUST BE CONFIRMED BY THE SENATE.
4	(B) Three members of the commission appointed by resolution of
5	the commission. Members appointed by the commission on or after
6	THE EFFECTIVE DATE OF THIS SUB-SUBPARAGRAPH (C), AS AMENDED,
7	MUST BE CONFIRMED BY THE SENATE.
8	(C) THE EXECUTIVE DIRECTOR, WHO SERVES AS AN EX OFFICIO
9	NONVOTING MEMBER OF THE BOARD.
10	(II) Initial appointments to the transportation enterprise board
11	shall be made no later than July 1, 2009. Members A MEMBER of the
12	board shall serve at the pleasure of the appointing authority and without
13	compensation SERVING ON THE EFFECTIVE DATE OF THIS SUBPARAGRAPH
14	(II), AS AMENDED, SERVES UNTIL HIS OR HER TERM EXPIRES AS SPECIFIED
15	IN THE GOVERNOR'S EXECUTIVE ORDER OR COMMISSION RESOLUTION BY
16	WHICH HE OR SHE WAS APPOINTED. Vacancies in the membership of the
17	transportation enterprise board shall be ARE filled in the same manner as
18	regular appointments. MEMBERS OF THE BOARD APPOINTED ON OR AFTER
19	THE EFFECTIVE DATE OF THIS SUBPARAGRAPH (II), AS AMENDED, SERVE
20	FOR FOUR-YEAR TERMS AND MAY BE REAPPOINTED ONCE.
21	(6) In addition to any other powers and duties specified in this
22	section, the transportation enterprise board shall have HAS the following
23	powers and duties:
24	(g) (I) Subject to the requirements and limitations
25	SPECIFIED IN SUBPARAGRAPHS (II) AND (III) OF THIS PARAGRAPH (g), to
26	make and enter into contracts or agreements with any private or public
27	entity to facilitate a public-private partnership, including, but not limited

-5-

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2	(I) (A) An agreement pursuant to which the transportation
3	enterprise or the enterprise on behalf of the department operates,
4	maintains, or provides services or property in connection with a surface
5	transportation infrastructure project; or

- (H) (B) An agreement pursuant to which a private entity completes all or any portion of a surface transportation infrastructure project on behalf of the transportation enterprise;
- (II) IN ORDER TO ENSURE ADEQUATE PUBLIC NOTICE OF AND SIGNIFICANT PARTICIPATION IN, AND MEANINGFUL LEGISLATIVE OVERSIGHT OF, ANY PUBLIC-PRIVATE PARTNERSHIP, THE TRANSPORTATION ENTERPRISE SHALL:
 - (A) AT THE VISIONING STAGE DURING WHICH THE TRANSPORTATION ENTERPRISE IS DEVELOPING A SURFACE TRANSPORTATION INFRASTRUCTURE PROJECT CONCEPT FOR THE PUBLIC-PRIVATE PARTNERSHIP, HOLD AT LEAST ONE TOWN HALL MEETING, IN COORDINATION WITH INTERESTED LOCAL GOVERNMENTS, AT WHICH MEMBERS OF THE PUBLIC MAY OBTAIN INFORMATION REGARDING THE CONCEPT BEING DEVELOPED, EXPRESS THEIR OPINIONS AND IDEAS REGARDING THE CONCEPT, AND MAKE SUGGESTIONS REGARDING ALTERNATIVE CONCEPTS OR MEANS OF IMPROVING THE CONCEPT. AT EACH MEETING HELD, THE ENTERPRISE SHALL PROVIDE AN OVERVIEW OF THE TRANSPORTATION NEEDS THAT IT SEEKS TO ADDRESS AND THE PERCEIVED ADVANTAGES AND DISADVANTAGES OF THE CONCEPT. THE ENTERPRISE SHALL CONSIDER THE SUGGESTIONS AND IDEAS PRESENTED BY THE PUBLIC. THE ENTERPRISE SHALL PROVIDE FULL AND TIMELY NOTICE OF EACH MEETING DIRECTLY TO EACH MEMBER OF THE GENERAL ASSEMBLY WHOSE

-6-

1 DISTRICT INCLUDES ANY PART OF THE PROJECT CONCEPT AREA AND TO THE 2 GOVERNING BODY OF EACH COUNTY AND MUNICIPALITY THAT INCLUDES 3 ANY PART OF THE PROJECT CONCEPT AREA AND SHALL ALSO PROVIDE FULL 4 AND TIMELY NOTICE TO THE GENERAL PUBLIC BY PROVIDING 5 INFORMATIONAL RELEASES TO APPROPRIATE MEDIA SOURCES AND BY 6 OTHER APPROPRIATE MEANS. THE ENTERPRISE SHALL HOLD THE MEETINGS 7 AT LOCATIONS THAT ARE LIKELY TO BE CONVENIENT FOR INDIVIDUALS 8 WHO LIVE IN AREAS TO BE SERVED OR IMPACTED BY THE PUBLIC-PRIVATE 9 PARTNERSHIP. 10

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(B) BEFORE PREPARING ANY REQUEST FOR PROPOSAL FOR A PUBLIC-PRIVATE PARTNERSHIP, HOLD AT LEAST ONE TOWN HALL MEETING, IN COORDINATION WITH INTERESTED LOCAL GOVERNMENTS, AT WHICH MEMBERS OF THE PUBLIC MAY OBTAIN INFORMATION REGARDING THE SURFACE TRANSPORTATION INFRASTRUCTURE PROJECT OR PROJECTS FOR WHICH THE TRANSPORTATION ENTERPRISE IS CONSIDERING PREPARING A REQUEST FOR PROPOSAL, EXPRESS THEIR OPINIONS AND IDEAS REGARDING THE PROPOSED PROJECTS, MAKE SUGGESTIONS REGARDING ALTERNATIVE PROJECTS OR MEANS OF IMPROVING THE PROJECT OR PROJECTS UNDER CONSIDERATION, AND QUESTION REPRESENTATIVES OF THE ENTERPRISE. THE ENTERPRISE SHALL CONSIDER THE SUGGESTIONS AND IDEAS PRESENTED BY THE PUBLIC. AT EACH MEETING HELD, THE ENTERPRISE SHALL PROVIDE DETAILED INFORMATION REGARDING THE TRANSPORTATION NEEDS THAT IT SEEKS TO ADDRESS, ANY POSSIBLE ALTERNATIVE PROJECTS THAT MIGHT ADDRESS THOSE NEEDS, AND ANY ALTERNATIVE MEANS, DESCRIBED BY A FINANCIAL ANALYSIS, OF FUNDING THE SURFACE TRANSPORTATION INFRASTRUCTURE PROJECT OR PROJECTS, INCLUDING BUT NOT LIMITED TO ANY ALTERNATIVE MEANS THAT RELY

-7-

1 EXCLUSIVELY ON PUBLIC FUNDING, WITHOUT ENTERING INTO A 2 PUBLIC-PRIVATE PARTNERSHIP. THE ENTERPRISE SHALL PROVIDE FULL AND 3 TIMELY NOTICE OF ANY SUCH MEETINGS DIRECTLY TO EACH MEMBER OF 4 THE GENERAL ASSEMBLY WHOSE DISTRICT INCLUDES ANY PART OF THE 5 PROJECT AREA AND TO THE GOVERNING BODY OF EACH COUNTY AND 6 MUNICIPALITY THAT INCLUDES ANY PART OF THE PROJECT AREA AND 7 SHALL ALSO PROVIDE FULL AND TIMELY NOTICE TO THE GENERAL PUBLIC 8 BY PROVIDING INFORMATIONAL RELEASES TO APPROPRIATE MEDIA 9 SOURCES AND BY OTHER APPROPRIATE MEANS. THE ENTERPRISE SHALL 10 HOLD THE MEETINGS AT LOCATIONS THAT ARE LIKELY TO BE CONVENIENT 11 FOR INDIVIDUALS WHO LIVE IN AREAS TO BE SERVED OR IMPACTED BY THE 12 PUBLIC-PRIVATE PARTNERSHIP. 13 (C) AFTER PREPARING AN INITIAL DRAFT OF, BUT BEFORE ISSUING, 14 A REQUEST FOR A PROPOSAL FOR A PUBLIC-PRIVATE PARTNERSHIP, HOLD 15 AT LEAST ONE TOWN HALL MEETING, IN COORDINATION WITH INTERESTED 16 LOCAL GOVERNMENTS, AT WHICH MEMBERS OF THE PUBLIC MAY OBTAIN 17 INFORMATION, EXPRESS OPINIONS AND IDEAS, SUGGEST IMPROVEMENTS, 18 AND QUESTION REPRESENTATIVES OF THE TRANSPORTATION ENTERPRISE 19 REGARDING THE DRAFT REQUEST FOR PROPOSAL. THE ENTERPRISE SHALL 20 POST A COPY OF THE DRAFT REQUEST FOR PROPOSAL ON ITS WEB SITE AT 21 LEAST ONE WEEK BEFORE ANY SUCH MEETING, AND SHALL PROVIDE A 22 SUMMARY OF THE PARAMETERS OF THE DRAFT REQUEST FOR PROPOSAL TO 23 MEMBERS OF THE PUBLIC ATTENDING ANY SUCH MEETING. THE 24 ENTERPRISE SHALL CONSIDER THE SUGGESTIONS AND IDEAS PRESENTED BY 25 THE PUBLIC. THE ENTERPRISE SHALL PROVIDE FULL AND TIMELY NOTICE 26 OF ANY SUCH MEETINGS DIRECTLY TO EACH MEMBER OF THE GENERAL 27 ASSEMBLY WHOSE DISTRICT INCLUDES ANY PART OF THE PROJECT AREA

-8-

1	AND TO THE GOVERNING BODY OF EACH COUNTY AND MUNICIPALITY THAT
2	INCLUDES ANY PART OF THE PROJECT AREA AND SHALL ALSO PROVIDE
3	FULL AND TIMELY NOTICE TO THE GENERAL PUBLIC BY PROVIDING
4	INFORMATIONAL RELEASES TO APPROPRIATE MEDIA SOURCES AND BY
5	OTHER APPROPRIATE MEANS. THE ENTERPRISE SHALL HOLD THE MEETINGS
6	AT LOCATIONS THAT ARE LIKELY TO BE CONVENIENT FOR INDIVIDUALS
7	WHO LIVE IN AREAS TO BE SERVED OR IMPACTED BY THE PUBLIC-PRIVATE
8	PARTNERSHIP.
9	(D) AFTER ENTERING INTO A PUBLIC-PRIVATE PARTNERSHIP,
10	PROVIDE TO THE COMMITTEES OF THE GENERAL ASSEMBLY THAT HAVE
11	JURISDICTION OVER TRANSPORTATION THE TERMS OF THE PUBLIC-PRIVATE
12	PARTNERSHIP AND POST THE TERMS OF THE PUBLIC-PRIVATE PARTNERSHIP
13	ON ITS WEB SITE.
14	(III) $\underline{Except as otherwise provided in subparagraph (IV) of}$
15	THIS PARAGRAPH (g), THE TRANSPORTATION ENTERPRISE SHALL NOT ISSUE
16	A REQUEST FOR PROPOSAL OR SUBSEQUENTLY ENTER INTO ANY
17	PUBLIC-PRIVATE PARTNERSHIP PURSUANT TO A REQUEST FOR PROPOSAL
18	THAT INCLUDES ANY OF THE FOLLOWING PROVISIONS UNLESS THE
19	GENERAL ASSEMBLY HAS SPECIFICALLY APPROVED THE INCLUSION OF $\underline{\text{THE}}$
20	<u>PROVISION OR PROVISIONS</u> IN A PUBLIC-PRIVATE PARTNERSHIP THROUGH
21	THE ENACTMENT OF A JOINT RESOLUTION THAT INCLUDES ONLY
22	LANGUAGE THAT APPROVES THE PROVISION OR PROVISIONS:
23	(A) A TERM THAT EXCEEDS THIRTY-FIVE YEARS AFTER
24	COMPLETION OF THE SURFACE TRANSPORTATION INFRASTRUCTURE
25	PROJECT THAT IS BEING DEVELOPED AND IMPLEMENTED BY THE
26	PUBLIC-PRIVATE PARTNERSHIP;
27	(B) A NONCOMPETE CLAUSE THAT PROHIBITS, OR IMPOSES

-9-

1	FINANCIAL PENALTIES OR OBLIGATIONS, INCLUDING AN OBLIGATION TO
2	COMPENSATE A PRIVATE PARTNER FOR A LOSS IN TOLL REVENUES, ON THE
3	TRANSPORTATION ENTERPRISE FOR, THE DEVELOPMENT OF SURFACE
4	TRANSPORTATION INFRASTRUCTURE OR OTHER INFRASTRUCTURE, OTHER
5	THAN INFRASTRUCTURE THAT IS DIRECTLY ABOVE OR BELOW THE
6	HIGHWAY LANES OF THE SURFACE TRANSPORTATION INFRASTRUCTURE
7	PROJECT BEING DEVELOPED AND IMPLEMENTED BY THE PUBLIC-PRIVATE
8	PARTNERSHIP, THAT REDUCES USAGE OF THE PROJECT; OR
9	(C) A REQUIREMENT THAT THE TRANSPORTATION ENTERPRISE
10	ASSUME THE PRIVATE PARTNER'S RISK OF LOSS IN TOLL REVENUES
11	RESULTING FROM TYPES OF EMERGENCIES, WEATHER EVENTS, OR
12	SAFETY EVENTS THAT OCCUR INTERMITTENTLY BUT ROUTINELY, UNLESS
13	SUCH EMERGENCIES OR EVENTS OCCUR ON AN UNUSUALLY FREQUENT OR
14	SEVERE BASIS DURING A SPECIFIC PERIOD AS DEFINED BASED ON
15	REASONABLE EVIDENCE-BASED <u>FORECASTS.</u>
16	(IV) THE LEGISLATIVE APPROVAL REQUIREMENT SET FORTH IN
17	SUBPARAGRAPH (III) OF THIS PARAGRAPH (g) DOES NOT APPLY TO ANY
18	PUBLIC-PRIVATE PARTNERSHIP TO WHICH A PUBLIC HIGHWAY AUTHORITY
19	CREATED PURSUANT TO PART 5 OF THIS ARTICLE OR A REGIONAL
20	TRANSPORTATION AUTHORITY CREATED PURSUANT TO PART 6 OF THIS
21	ARTICLE IS A PARTY IF THE PUBLIC-PRIVATE PARTNERSHIP REQUIRES THE
22	AUTHORITY TO BEAR SUBSTANTIAL RESPONSIBILITY FOR THE DESIGNING,
23	ENGINEERING, ACQUISITION, INSTALLATION, CONSTRUCTION, REPAIR,
24	RECONSTRUCTION, MAINTENANCE, OR OPERATION OF A SURFACE
25	TRANSPORTATION INFRASTRUCTURE PROJECT.
26	(8.5) THE TRANSPORTATION ENTERPRISE SHALL PROVIDE NOTICE
27	TO THE PUBLIC OF ANY CHANGE IN THE STATUS OF A HIGH-OCCUPANCY

-10-

2 QUALIFICATIONS REQUIRED TO ACCESS SUCH A LANE FOR FREE USE AS A 3 HIGH-OCCUPANCY VEHICLE LANE. 4 (9) (a) WHEN CONSIDERING A PROPOSED **SURFACE** 5 TRANSPORTATION INFRASTRUCTURE PROJECT THAT INCLUDES ONE OR 6 MORE HIGH-OCCUPANCY VEHICLE LANES, HIGH-OCCUPANCY TOLL LANES, 7 OR MANAGED LANES, THE TRANSPORTATION ENTERPRISE SHALL EVALUATE 8 THE SUITABILITY OF EXPRESS BUS SERVICE OR BUS RAPID TRANSIT SERVICE 9 FOR THE PROPOSED PROJECT CORRIDOR AND CONSIDER FUNDING SUCH 10 SERVICE FROM USER FEE REVENUES AS PART OF THE COSTS OF THE 11 PROPOSED PROJECT. THE TRANSPORTATION ENTERPRISE MAY EXPEND OR 12 AUTHORIZE THE EXPENDITURE OF USER FEE REVENUES GENERATED BY A 13 SURFACE TRANSPORTATION INFRASTRUCTURE PROJECT WITHIN A 14 CORRIDOR TO SUPPORT TRANSIT, INCLUDING CAPITAL AND OPERATING 15 COSTS OF TRANSIT, FIRST AND FINAL MILE CONNECTIONS, AND 16 TRANSPORTATION DEMAND MANAGEMENT PROGRAMS DESIGNED TO 17 INCREASE TRANSIT OR HIGH-OCCUPANCY VEHICLE RIDERSHIP WITHIN THE 18 CORRIDOR. THE TRANSPORTATION ENTERPRISE SHALL EXPEND A MINIMUM 19 OF TEN PERCENT OF ANY <u>NET USER FEE REVENUES SHARED BACK TO THE</u> 20 TRANSPORTATION ENTERPRISE FROM A PARTY TO THE PUBLIC-PRIVATE 21 PARTNERSHIP AGREEMENT THAT GOVERNS THE OPERATION OF THE 22 SURFACE TRANSPORTATION INFRASTRUCTURE PROJECT THAT GENERATED 23 THE USER FEES TO SUPPORT TRANSIT IN THE PROJECT CORRIDOR. The 24 transportation enterprise shall not supplant or duplicate the services 25 provided by any public mass transit operator, as defined in section 26 43-1-102 (5), railroad, public highway authority created pursuant to part 27 5 of this article, or regional transportation authority created pursuant to

VEHICLE LANE AS A HIGH-OCCUPANCY VEHICLE LANE OR THE

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-11-

part 6 of this article except as described in detail in an intergovernmental agreement or other contractual agreement entered into by the transportation enterprise and the operator, railroad, or authority. The creation of and undertaking of surface transportation infrastructure projects by the transportation enterprise pursuant to this part 8 is not intended to discourage any combination of local governments from forming a public highway authority or a regional transportation authority.

(10) (a) No later than February 15, 2010, and no later than February 15 NOVEMBER 1, 2014, AND NO LATER THAN NOVEMBER 1 of

February 15 November 1, 2014, and no later than November 1 of each year thereafter, the transportation enterprise shall provide a written report to each member of the committees of the house of representatives and the senate than January 31, 2015, and no later than January 31 of each year thereafter, the enterprise shall present a the report to the said committees. of the house of representatives and the senate that have jurisdiction over transportation. The report presentation is in addition to the departmental presentation required by section 2-7-203 (2), C.R.S., and must be presented separately by the enterprise rather than the department, but may be presented at the same meeting as the department, but may be presented at the same meeting as the departmental presentation.

- (b) The report shall must include, either in the text of the report itself or by reference to specific locations on the department's web site:
- (I) A summary of the transportation enterprise's activities for the previous year;
 - (II) A summary of the status of any current surface transportation

-12-

1	infrastructure; projects,
2	(III) A statement of the TRANSPORTATION enterprise's revenues,
3	and expenses, and any recommendations for statutory changes that the
4	enterprise deems necessary or desirable. EXPENSES, AND COMMITMENTS
5	BY PROJECT IN THE TRANSPORTATION ENTERPRISE'S TRANSPORTATION
6	SPECIAL FUND;
7	(IV) A THOROUGH DESCRIPTION OF EACH CURRENT SURFACE
8	TRANSPORTATION INFRASTRUCTURE PROJECT, INCLUDING SIGNIFICANT
9	UPCOMING DECISIONS AND COST ESTIMATES;
10	(V) A SUMMARY OF THE TERMS AND PROVISIONS OF ANY
11	PUBLIC-PRIVATE PARTNERSHIP ALREADY ENTERED INTO, INCLUDING BUT
12	NOT LIMITED TO PROVISIONS CONCERNING:
13	(A) THE TERM OF THE PUBLIC-PRIVATE PARTNERSHIP;
14	(B) ANY NONCOMPETE AGREEMENTS THAT ARE PART OF THE
15	PUBLIC-PRIVATE PARTNERSHIP;
16	(C) CURRENT AND MAXIMUM PERMITTED TOLL RATES;
17	(D) TRANSIT AND CARPOOLING;
18	(E) GUARANTEES FOR PERFORMANCE OF CONSTRUCTION,
19	MAINTENANCE, OPERATION, OR OTHER OBLIGATIONS OF PARTIES TO THE
20	PUBLIC-PRIVATE PARTNERSHIP, INCLUDING REQUIRED SURETY BONDS AND
21	INSURANCE. THE REPORT MUST ALSO INCLUDE EVIDENCE THAT SUCH
22	GUARANTEES ARE ADEQUATE TO COVER THE ENTIRE TERM OF THE
23	PUBLIC-PRIVATE PARTNERSHIP.
24	(F) TOTAL PROJECT COSTS; <u>AND</u>
25	(G) THE TOTAL AMOUNT OF PROJECT COSTS, EXPRESSED IN BOTH
26	A DOLLAR AMOUNT AND AS A PERCENTAGE OF TOTAL PROJECT COSTS,
27	BEING COVERED BY THE PRIVATE PARTNER AND ANY OTHER PRIVATE

-13-

1	ENTITIES.
2	(VI) A SUMMARY OF EACH SURFACE TRANSPORTATION
3	INFRASTRUCTURE PROJECT THAT THE TRANSPORTATION ENTERPRISE IS
4	LIKELY TO SEEK TO DEVELOP AND IMPLEMENT THROUGH A
5	PUBLIC-PRIVATE PARTNERSHIP THAT INCLUDES:
6	(A) A DESCRIPTION OF THE SURFACE TRANSPORTATION
7	INFRASTRUCTURE PROJECT TO BE COMPLETED THROUGH THE
8	PUBLIC-PRIVATE PARTNERSHIP; AND
9	(B) A SUMMARY OF THE PROPOSED OR ANTICIPATED TERMS AND
10	PROVISIONS THAT WILL GOVERN THE PROPOSED PUBLIC-PRIVATE
11	PARTNERSHIP THAT INCLUDES, TO THE EXTENT AVAILABLE, THE
12	INFORMATION SPECIFIED IN SUBPARAGRAPH (V) OF THIS PARAGRAPH (b) .
13	THE SUMMARY MAY INCLUDE RANGES RATHER THAN FIXED ESTIMATES OF
14	ANTICIPATED TERMS AND PROVISIONS REGARDING THE AGREEMENT TERM,
15	TOLL RATES, PROJECT COSTS, PROFITS, AND ANY OTHER QUANTIFIABLE BUT
16	NOT YET QUANTIFIED PROPOSED TERMS AND PROVISIONS.
17	(VII) ANY DIFFERENCES BETWEEN THE PROPOSED OR ANTICIPATED
18	TERMS AND PROVISIONS RELATED TO A SOLICITATION FOR A
19	PUBLIC-PRIVATE PARTNERSHIP REPORTED PURSUANT TO SUBPARAGRAPH
20	(VI) OFTHISPARAGRAPH(b) ANDTHEACTUALTERMSANDPROVISIONSOF
21	ANY PUBLIC-PRIVATE PARTNERSHIP AGREEMENT THAT RESULTS FROM THE
22	SOLICITATION REPORTED PURSUANT TO SUBPARAGRAPH (V) OF THIS
23	PARAGRAPH (b); AND
24	(VIII) ANY RECOMMENDATIONS FOR STATUTORY CHANGES THAT
25	THE TRANSPORTATION ENTERPRISE DEEMS NECESSARY OR DESIRABLE.
26	(c) The committees OF THE HOUSE OF REPRESENTATIVES AND THE
27	SENATE THAT HAVE JURISDICTION OVER TRANSPORTATION shall review the

-14- 197

1	report and may recommend legislation. The report shall be is public and
2	shall MUST be available on the web site of the department on or before
3	THE January 15 of the year before the year in which the report is
4	presented. IMMEDIATELY FOLLOWING THE PROVISION OF THE WRITTEN
5	REPORT TO EACH MEMBER OF THE COMMITTEES PURSUANT TO PARAGRAPH
6	(a) OF THIS SUBSECTION (10).
7	SECTION 2. In Colorado Revised Statutes, amend 2-3-121 as
8	follows:
9	2-3-121. Performance audits of public highway authorities.
10	(1) At the discretion of the legislative audit committee, the state auditor
11	shall conduct or cause to be conducted a performance audit of:
12	(a) Any public highway authority created and operating pursuant
13	to part 5 of article 4 of title 43, C.R.S.; except that the legislative audit
14	committee may not require the state auditor to conduct such a
15	performance audit during any year in which the transportation legislation
16	review committee created in section 43-2-145 (1), C.R.S., is required or
17	authorized to meet; OR
18	(b) The high-performance transportation enterprise
19	CREATED IN SECTION 43-4-806 (2) (a), C.R.S.
20	(2) The state auditor shall prepare a report and recommendations
21	on each audit conducted and shall present the report and
22	recommendations to the committee. The state auditor shall pay the costs
23	of any audit conducted pursuant to this section.
24	SECTION 3. In Colorado Revised Statutes, 43-4-808, amend (3)
25	introductory portion as follows:
26	43-4-808. Toll highways - special provisions - limitations.
27	(3) Notwithstanding any other provision of law and subject to the

-15-

1	requirements of section 43-4-806 (8) AND (8.5) and any limitations set
2	forth in the state constitution or in federal law, the transportation
3	enterprise may:
4	SECTION 4. Applicability. This act applies to public-private
5	partnerships entered into on or after the effective date of this act.
6	SECTION 5. Safety clause. The general assembly hereby finds,
7	determines, and declares that this act is necessary for the immediate
8	preservation of the public peace, health, and safety.

-16-