## SENATE SUBSTITUTE FOR HOUSE BILL NO. 4754

A bill to amend 1976 PA 295, entitled
"State transportation preservation act of 1976,"
by amending section 10 (MCL 474.60), as amended by 2011 PA 29.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 10. (1) In weighing the varied interests of the residents
- 2 of this state, the department shall give consideration to the
- 3 individual interest of any person, public or private corporation,
- 4 local or regional transportation authority, local governmental
- 5 unit, private carrier, group of rail users, state agency, other
- 6 public or private entity, including a port authority established
- 7 under the Hertel-Law-T. Stopczynski port authority act, 1978 PA
- 8 639, MCL 120.101 to 120.130, or any combination of these entities,
- 9 expressing a desire to acquire or lease or secure an easement for
- 10 the use of a portion or all of the real property owned by a

- 1 railroad company. The property acquired by the department under
- 2 this act may be conveyed or leased to an entity or combination of
- 3 entities listed in this subsection with appropriate reimbursement,
- 4 as determined by the department.
- 5 (2) The department may begin divestiture or offer 10-year
- 6 leases to the current operator of the properties described in this
- 7 subsection within 180 days after July 3, 1998. Except as otherwise
- 8 provided in this act, the department shall accomplish divestiture
- 9 or create leases, without partitioning a segment or a portion of a
- 10 segment, in the following order from the smallest segment first to
- 11 the largest segment last, of the following defined segments of
- 12 state-owned rail property:
- 13 (a) Lenawee county system means the rail lines owned by the
- 14 state between Adrian and Riga, between Grosvenor and River Raisin
- 15 and Lenawee Junction.
- 16 (b) Hillsdale county system means the rail lines owned by the
- 17 state between Litchfield and the Indiana state line and between
- 18 Jonesville and Quincy, excluding that portion of the segment
- 19 located in Jonesville from Beck street to the St. Joseph river.
- (c) Vassar area system means the rail lines owned by the state
- 21 between Millington and Munger, between Vassar and Colling, and at
- 22 Denmark Junction.
- 23 (d) Ann Arbor and Northwest Michigan system means the rail
- 24 lines owned by the state between Durand and Ann Arbor, between
- 25 Owosso and Thompsonville, between Cadillac and Petoskey excluding
- 26 the portion of the segment located in Petoskey north of Emmet
- 27 street AND EXCLUDING THE JARMAN SPUR STARTING AT 450 FEET FROM THE

- 1 POINT OF SWITCH ON THE MAIN RAIL TO US-131, between Walton Junction
- 2 and Traverse City, between Grawn and Williamsburg, and between
- 3 Owosso and St. Charles.
- 4 (3) The specific terms of a sale will be as determined by the
- 5 department except for the following required conditions:
- **6** (a) Each purchase agreement shall require that the purchase
- 7 price shall be not less than the net liquidation value of the rail
- 8 line or lines.
- 9 (b) Each purchase agreement shall require that the purchaser
- 10 provide at a minimum the average level of service adjusted for
- 11 traffic levels for 3 years after the date of sale unless otherwise
- 12 mutually agreed upon between the purchaser and shippers that
- 13 existed on that line on July 3, 1998, and that rates on the segment
- 14 purchased from the state will not increase more than the average
- 15 percentage increase in the Detroit consumer price index for the 12-
- 16 month period each year for the base rate in effect on January 1,
- 17 1996 for 3 years after the date of sale.
- 18 (c) Trackage in the segments sold by the state shall be
- 19 maintained at not less than the federal railway administration
- 20 class of track standards for each segment as of January 1, 1998.
- 21 (d) In the case of the sale of the segment described in
- 22 subsection (2)(d), the purchaser shall be required to charge
- 23 reasonable freight rates for that section between Durand and Ann
- 24 Arbor and honor all existing freight rate agreements and trackage
- 25 rights for 3 years after the date of sale.
- (e) Any existing lease or agreement for operation of a segment
- 27 in effect on July 3, 1998 shall be extended at the same terms and

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- 1 conditions until a sale or lease is executed.
- 2 (4) If there are no acceptable offers to purchase, the
- 3 property shall be offered for a lease of not less than 10 years, by
- 4 the department to the following parties in descending order:
- 5 (a) Current operator.
- 6 (b) Current shippers on that segment.
- 7 (c) Governmental entities.
- **8** (d) Other railroad companies.
- 9 (5) If the purchaser or lessee fails to comply with the
- 10 conditions of sale or lease, the property shall revert back to the
- 11 department and shall then be offered for sale or lease to the
- 12 following parties in descending order:
- 13 (a) Current shippers on that segment.
- 14 (b) Governmental entities.
- (c) Other railroad companies.
- 16 (6) Before the execution of a purchase agreement, the
- 17 potential purchaser shall submit to the department its most recent
- 18 financial statement and a proposed operation plan including
- 19 tributary lines and including known potential sublease agreements.
- 20 As used in this subsection, "tributary lines" means spur rail lines
- 21 that only intersect with a rail line owned by the state on July 3,
- **22** 1998.
- 23 (7) If during the first 10 years after purchase the purchaser
- 24 abandons service and sells the segment or any portion of the
- 25 segment that does not involve main line track, or any rails, ties,
- 26 or ballast, excluding normal salvage, 95% of the proceeds from the
- 27 sale shall be returned to the state as additional purchase price. A

- 1 segment or a portion of a segment may be sold with the approval of
- 2 the department.
- 3 (8) A party aggrieved by the performance or failure to perform
- 4 under the terms of a purchase agreement may bring an action in the
- 5 circuit court where the party resides or where the property is
- 6 located for appropriate relief.
- 7 (9) The specific terms of a lease will be as determined by the
- 8 department except for the following required conditions:
- 9 (a) Each lease agreement shall require that the lessee provide
- 10 at a minimum the average level of service adjusted for traffic
- 11 levels for 3 years after the date of the lease agreement unless
- 12 otherwise mutually agreed upon between the lessee and shippers that
- 13 existed on that line on the effective date of the amendatory act
- 14 that added this subsection, and that rates on that segment leased
- 15 from the state will not increase more than the average percentage
- 16 increase in the Detroit consumer price index for the 12-month
- 17 period each year for the base rate in effect on January 1, 1996 for
- 18 3 years after the date of the lease.
- 19 (b) Not less than 50% of trackage rights revenues shall be
- 20 reinvested in eligible expenditures. As used in this subdivision,
- 21 "eligible expenditures" includes the material and direct expenses
- 22 required for the installation of railroad ties, track, ballast,
- 23 crossing improvements, ditch and drainage repair or improvements,
- 24 brush trimming, and the expenses required to conduct track and
- 25 signal inspections as specified in federal regulations.
- (c) Trackage in the segments leased by the state shall be
- 27 maintained at not less than the federal railway administration

- 1 class of track standards for each segment as of January 1, 1998.
- 2 (d) In the case of a lease of the segment described in
- 3 subsection (2)(d), the lessee shall be required to charge
- 4 reasonable freight rates for that section between Durand and Ann
- 5 Arbor and honor all existing freight rate agreements and trackage
- 6 rights for 3 years after the date of sale.
- 7 (10) A party aggrieved by the performance or failure to
- 8 perform under the terms of a lease agreement may bring an action in
- 9 the circuit court where the party resides or where the property is
- 10 located for appropriate relief.
- 11 (11) Upon acquisition of a right-of-way, the department may
- 12 preserve the right-of-way for future use as a railroad line and, if
- 13 preserving it for that use, shall not permit any action which THAT
- 14 would render it unsuitable for future rail use. However, if IF the
- 15 department determines a right-of-way or other property acquired
- 16 under this act is no longer necessary for railroad transportation
- 17 purposes, the department may preserve and utilize the right-of-way
- 18 for other transportation purposes or may dispose of the right-of-
- 19 way or other property acquired under this act for the purposes
- 20 described in section 6, or may dispose of or lease the right-of-way
- 21 or other property for other purposes, as appropriate. However, the
- 22 THE department shall not dispose of or lease a right-of-way without
- 23 first offering to transfer the right-of-way to the department of
- 24 natural resources. If the department of natural resources desires
- 25 to lease or purchase the right-of-way, the department of natural
- 26 resources must indicate their desire within 60 days and accept the
- 27 offered transfer within 1 year after the offer is made. If the

- 1 department of natural resources does not indicate their desires
- 2 within 60 days, the department may dispose of or lease the right-
- 3 of-way as otherwise provided for in this act. If the department of
- 4 natural resources does not accept the offered transfer within 1
- 5 year after indicating their desire to lease or purchase the right-
- 6 of-way, the department may dispose of or lease the right-of-way as
- 7 otherwise provided for in this act. When appropriate, a right-of-
- 8 way or other property shall be transferred or leased to a public or
- 9 private entity with appropriate reimbursement, as determined by the
- 10 department.
- 11 (12) In preserving a right-of-way for future rail use, the
- 12 department may do 1 or more of the following:
- 13 (a) Develop the right-of-way for use as a commuter trail where
- 14 the use is feasible and needed or lease the right-of-way to a
- 15 county, city, village, or township expressing a desire to develop
- 16 the right-of-way as a commuter trail. The lease shall be for an
- 17 indefinite period of time, cancelable by the department only if the
- 18 right-of-way is needed for rail usage. The trails, unless leased to
- 19 a county, city, village, or township, shall remain under the
- 20 jurisdiction of the department.
- 21 (b) Transfer, for appropriate reimbursement, the right-of-way
- 22 to the department of natural resources for use as a Michigan
- 23 trailway pursuant to part 721 of the natural resources and
- 24 environmental protection act, 1994 PA 451, MCL 324.72101 to
- 25 324.72115, if the deed includes restrictions on the use of the
- 26 property that assure that the property remains viable for future
- 27 rail usage, and includes a clause that provides that the department

- 1 of natural resources shall transfer, for appropriate reimbursement,
- 2 the right-of-way to the department, upon a determination of the
- 3 director of the department that the right-of-way is needed for use
- 4 as a railroad line.
- 5 (c) Lease the right-of-way to the department of natural
- 6 resources, or upon approval of the department of natural resources,
- 7 to a county, city, village, or township for use as a recreational
- 8 trail. The lease shall be for an indefinite period of time,
- 9 cancelable by the department only if the right-of-way is needed for
- 10 rail usage. A recreational trail shall be reserved for non-
- 11 motorized forms of recreation or snowmobiling only. Snowmobiling
- 12 shall not be allowed on more than 50% of the mileage of the
- 13 recreational trails established pursuant to this act.
- 14 (d) In cases where a trail serves both a significant commuter
- 15 and recreation function, authorize the joint development of the
- 16 trail by the department and the department of natural resources, or
- 17 the department and any interested county, city, village, or
- 18 township. Administration of the trail shall be determined jointly
- 19 by the department and the department of natural resources.
- 20 (13) As a term of conveyance, the department may require
- 21 restrictions on the use of the property that assure that the
- 22 property remains viable for future rail use and that the rail line
- 23 is made available by the purchaser for future freight or passenger
- 24 rail uses and that the property shall revert to the department if
- 25 the purchaser fails to maintain the property so that it remains
- 26 viable for future rail use.