

**Senate Transportation Cmte. Amd. No. 4**

**Amendment No. 4 to SB1152**

**Tracy  
Signature of Sponsor**

<b>FILED</b>
Date _____
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Clerk _____
Comm. Amdt. _____
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**AMEND Senate Bill No. 1152\***

**House Bill No. 1204**

By deleting in its entirety subsection (b) of Section 3, as amended by Senate Transportation Committee Amendment No. 1 (draft 6745), and by substituting instead the following:

(b) The development of any tollway or toll facility project by or under the authority of the department shall be in accordance with the department's long-range statewide transportation plan. The department shall specifically identify any proposed tollway or toll facility project in the transportation improvement program furnished to the general assembly in support of the commissioner's annual funding recommendations. For each tollway or toll facility project included in such transportation improvement program there shall be submitted to the general assembly, either with such transportation improvement program upon its submission to the general assembly or prior thereto, any plans, feasibility analysis and other such information as may be available that describes the proposed project, the need for such project and any other information upon which the decision of the commissioner to recommend such project was based. No further development of any such tollway or toll facility project shall occur until the commissioner's annual funding recommendations, including the proposed tollway or toll facility project, have been approved by the general assembly pursuant to the express provisions of the general appropriations act or as otherwise provided by law.

AND FURTHER AMEND by deleting in its entirety subsection (d) of Section \_\_\_ as added by Senate Transportation Committee Amendment No. 2 (draft no. 6974) and by substituting instead the following:

(d) No pilot project shall be developed by the department without the prior approval of the general assembly as provided in subsection (b) of Section 3 of this act.

(e) The department shall evaluate the progress of the pilot program and shall provide a written report of such evaluation to the general assembly on or before January

1, 2009. The written report shall contain such information as required by subsection (b) of Section 3 of this act. The department shall not develop any tollway project or toll facility project that is not within the provisions of the pilot program created in this section until after this report has been submitted to the general assembly and the general assembly has expressly authorized the department to proceed with additional tollway projects and toll facility projects.