

WAY CONSTRUCTION PROGRAM, FISCAL YEARS 1965 THROUGH 1970". *Within sixty days after receipt of such program by such members of the Legislature and local governing bodies the Commission may SHALL by its resolution EXCEPT IN THE CASE OF ALL PROJECTS PARTIALLY FINANCED BY FEDERAL FUNDS and upon the written request or approval of a majority of the members of the House of Delegates of each county, with the concurrence of the State Senator, and a majority of the members of the governing body of each county substitute the order of construction as shown on such programs, and substitute a construction project included in the document entitled "Highway Construction Program, Fiscal Years 1965 through 1970", for one included in such two year program or the Commission may SHALL with such approval substitute projects in such two year construction program for projects included in the official "Needs Study" program of the Commission. Such substitution, however, shall not be made on a mileage basis but shall be made on a project cost or part of a project cost basis. AS SUCH COST IS SET FORTH IN THE DOCUMENT ENTITLED "HIGHWAY CONSTRUCTION PROGRAM, FISCAL YEARS 1965 THROUGH 1970". When such two year programs have been approved by Commission resolution and forwarded to the above designated persons or groups and after such substitutions, if any, such programs shall become the Commission's official construction program for the period aforesaid and the Commission is directed to adhere to the construction programs and schedules as set forth therein. IF THE COMMISSION IS UNABLE TO COMPLETE, BECAUSE OF LACK OF FUNDS, ANY OF THE PROJECTS LISTED IN SUCH TWO YEAR PROGRAMS, OR THE PROGRAMS PROVIDED FOR IN SECTIONS 211K AND 211L OF THIS SUB-TITLE. THE COUNTIES IN WHICH PROJECTS ARE NOT COMPLETED SHALL NOT LOSE THE TOTAL DOLLAR VALUE OF SUCH CONTRACTS. THE LOSS, SHOULD SUCH LOSS OCCUR, SHALL BE PRO-RATED EQUITABLY BETWEEN THE SEVERAL COUNTIES OF THE STATE OVER THE SIX YEAR PERIOD AFTER THE EFFECTIVE DATE OF THIS ACT.*

~~211J.~~ (2) 211J-1. SHOULD ANY PROJECT OR PROJECTS NOW ENUMERATED IN THE DOCUMENT ENTITLED "HIGHWAY CONSTRUCTION PROGRAM, FISCAL YEARS 1965 THROUGH 1970" BE, AS A RESULT OF ANY LAW, RULE OR REGULATION OF ANY AGENCY OF THE UNITED STATES GOVERNMENT, MADE A PART OF THE INTERSTATE SYSTEM OF HIGHWAYS AND BE CONSTRUCTED PARTIALLY WITH FEDERAL FUNDS AS PROVIDED FOR OTHER INTERSTATE HIGHWAYS, THE ESTIMATED COST OF STATE FUNDS TO COMPLETE THE PROJECT OR PROJECTS, EXCLUDING THE STATE'S MATCHING SHARE, SHALL BE SPENT FOR OTHER HIGHWAY PROJECTS IN THE COUNTY WHERE THE PROJECT OR PROJECTS LIE.

~~211K.~~ 211J-2. THE COMMISSION SHALL SO SCHEDULE AND PROGRAM THE CONSTRUCTION OF PROJECTS IN THE SEVERAL COUNTIES SO AS TO INSURE THAT ALL OR SUBSTANTIALLY ALL OF THE FUNDS ALLOCATED TO ANY COUNTY WILL NOT BE EXPENDED DURING ANY FISCAL YEAR ON ANY ONE PROJECT. IT IS THE LEGISLATIVE