

98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 SB1346

Introduced 2/5/2013, by Sen. Martin A. Sandoval

SYNOPSIS AS INTRODUCED:

65 ILCS 5/11-101-3 new 70 ILCS 5/8.16 new 70 ILCS 10/4.1 new 70 ILCS 1205/8-10c new 620 ILCS 50/21.1 new

Amends the Illinois Municipal Code, the Airport Authorities Act, the Interstate Airport Authorities Act, the Park District Code, and the County Airports Act. Provides the relevant authority with the power to plan, market, and otherwise support integrated passenger transportation. Defines "integrated passenger transportation". Sets forth requirements for the relevant authority that wishes to apply for federal grants, including that the authority consult with the Secretary of the Department of Transportation, local mass transit districts, if applicable, the Regional Transportation Authority, if applicable, and local municipal planning organizations to ensure the plan is consistent with the Department's published transportation improvement plans for integrated passenger transportation. Effective immediately.

LRB098 08669 OMW 38789 b

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1 AN ACT concerning local government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Municipal Code is amended by adding Section 11-101-3 as follows:
- 6 (65 ILCS 5/11-101-3 new)
- Sec. 11-101-3. Integrated passenger transportation. The

 corporate authorities of each municipality that maintain a

 public airport shall have the power to plan, market, and

 otherwise support integrated passenger transportation within
- 12 (1) providing financial support for the development of 13 integrated passenger facilities; and

that municipality including, but not limited to:

- (2) creating marketing materials cooperatively with other transportation organizations.
- For the purposes of this Section, "integrated passenger transportation" means the integration of surface, rail, and air passenger transportation services and facilities.
- Any corporate authority that plans to apply for federal
 grant assistance to support the development of integrated
 passenger transportation services or facilities shall consult
 with the Secretary of the Department of Transportation, local
 mass transit districts, if applicable, the Regional

- 1 Transportation Authority, if applicable, and local municipal
- 2 planning organizations to ensure the plan is consistent with
- 3 the Department's published transportation improvement plans
- 4 for integrated passenger transportation prior it its final
- 5 grant application submission to the federal entity sponsoring
- 6 the grant program.
- 7 Section 10. The Airport Authorities Act is amended by
- 8 adding Section 8.16 as follows:
- 9 (70 ILCS 5/8.16 new)
- 10 Sec. 8.16. Integrated passenger transportation. An airport
- authority that maintains a public airport shall have the power
- 12 to plan, market, and otherwise support integrated passenger
- 13 transportation within the area served by the authority
- including, but not limited to:
- 15 (1) providing financial support for the development of
- 16 <u>integrated passenger</u> facilities; and
- 17 (2) creating marketing materials cooperatively with
- other transportation organizations.
- 19 For the purposes of this Section, "integrated
- transportation" means the integration of surface, rail, and air
- 21 passenger transportation services and facilities.
- 22 Any airport authority that plans to apply for federal grant
- assistance to support the development of integrated passenger
- 24 transportation services or facilities shall consult with the

- Secretary of the Department of Transportation, local mass 1
- transit districts, if applicable, the Regional Transportation 2
- 3 Authority, if applicable, and local municipal planning
- 4 organizations to ensure the plan is consistent with the
- 5 Department's published transportation improvement plans for
- integrated passenger transportation prior it its final grant 6
- 7 application submission to the federal entity sponsoring the
- 8 grant program.
- 9 Section 15. The Interstate Airport Authorities Act is
- 10 amended by adding Section 4.1 as follows:
- 11 (70 ILCS 10/4.1 new)
- 12 Sec. 4.1. Integrated passenger transportation. An
- interstate airport authority that maintains a public airport 13
- 14 shall have the power to plan, market, and otherwise support
- 15 integrated passenger transportation within the area served by
- the authority including, but not limited to: 16
- 17 (1) providing financial support for the development of
- integrated passenger facilities; and 18
- 19 (2) creating marketing materials cooperatively with
- 20 other transportation organizations.
- "integrated 21 For the purposes of this Section,
- 22 transportation" means the integration of surface, rail, and air
- 23 passenger transportation services and facilities.
- 24 An interstate airport authority that plans to apply for

1	federal grant assistance to support the development of
2	integrated passenger transportation services or facilities
3	shall consult with the Secretary of the Department of
4	Transportation, local mass transit districts, if applicable,
5	the Regional Transportation Authority, if applicable, and
6	local municipal planning organizations to ensure the plan is
7	consistent with the Department's published transportation
8	improvement plans for integrated passenger transportation
9	prior it its final grant application submission to the federal
10	entity sponsoring the grant program.

- Section 20. The Park District Code is amended by adding
 Section 8-10c as follows:
- 13 (70 ILCS 1205/8-10c new)
- Sec. 8-10c. Integrated passenger transportation. A park
 district that maintains a public airport shall have the power
 to plan, market, and otherwise support integrated passenger
 transportation within the area served by the park district
 including, but not limited to:
- 19 <u>(1) providing financial support for the development of</u> 20 integrated passenger facilities; and
- 21 (2) creating marketing materials cooperatively with 22 other transportation organizations.
- 23 <u>For the purposes of this Section, "integrated</u> 24 <u>transportation" means the integration of surface, rail, and air</u>

- 1 passenger transportation services and facilities.
- 2 Any park district that plans to apply for federal grant
- 3 <u>assistance to support the development of integrated passenger</u>
- 4 transportation services or facilities shall consult with the
- 5 Secretary of the Department of Transportation, local mass
- 6 transit districts, if applicable, the Regional Transportation
- 7 Authority, if applicable, and local municipal planning
- 8 organizations to ensure the plan is consistent with the
- 9 Department's published transportation improvement plans for
- 10 integrated passenger transportation prior it its final grant
- 11 application submission to the federal entity sponsoring the
- 12 grant program.
- 13 Section 25. The County Airports Act is amended by adding
- 14 Section 21.1 as follows:
- 15 (620 ILCS 50/21.1 new)
- 16 Sec. 21.1. Integrated passenger transportation. To plan,
- 17 market, and otherwise support integrated passenger
- transportation within the county including, but not limited to:
- 19 (1) providing financial support for the development of
- 20 integrated passenger facilities; and
- 21 (2) creating marketing materials cooperatively with
- other transportation organizations.
- For the purposes of this Section, "integrated
- transportation" means the integration of surface, rail, and air

- 1 passenger transportation services and facilities.
- 2 If the County Airports Commission plans to apply for
- 3 federal grant assistance to support the development of
- 4 integrated passenger transportation services or facilities
- 5 shall consult with the Secretary of the Department of
- 6 Transportation, local mass transit districts, if applicable,
- 7 the Regional Transportation Authority, if applicable, and
- 8 local municipal planning organizations to ensure the plan is
- 9 consistent with the Department's published transportation
- 10 <u>improvement plans for integrated passenger transportation</u>
- prior it its final grant application submission to the federal
- 12 entity sponsoring the grant program.
- 13 Section 99. Effective date. This Act takes effect upon
- 14 becoming law.