LC003247

## 2018 -- S 2001

# STATE OF RHODE ISLAND

#### **IN GENERAL ASSEMBLY**

#### JANUARY SESSION, A.D. 2018

## JOINT RESOLUTION AND AN ACT

### AUTHORIZING THE STATE TO ENTER INTO FINANCING LEASE AND PAYMENT AGREEMENTS IN CONNECTION WITH THE CONSTRUCTION OF A BALLPARK IN THE CITY OF PAWTUCKET

Introduced By: Senators Conley, Nesselbush, and Crowley

Date Introduced: January 02, 2018

Referred To: Senate Finance

1 WHEREAS, McCoy Stadium was constructed 75 years ago in the City of Pawtucket (the

2 "City") and has undergone two renovations since that time; and

3 WHEREAS, McCoy Stadium is near the end of its useful life and will not meet the

4 standards for Triple-A baseball without major repairs and renovations; and

5 WHEREAS, The estimated cost to repair and renovate McCoy Stadium is approximately

6 the same as the cost of constructing a new facility, with no expected catalytic impact on ancillary

7 development surrounding McCoy Stadium; and

8 WHEREAS, Pawtucket Red Sox Baseball Club, LLC or an affiliate (the "PawSox" or the 9 "Team") has proposed the constructing, furnishing, and equipping of a new ballpark and related 10 parking in the City (the "Ballpark"), which would have playing dimensions similar to those of 11 Fenway Park in Boston; and

WHEREAS, The downtown area of the City has been economically depressed and has
 seen very limited new infrastructure, development, or investment in decades; and

WHEREAS, The Ballpark is anticipated to jumpstart new economic initiatives in the City
and in the Blackstone Valley and create new jobs in the State of Rhode Island (the "State"); and

WHEREAS, The City is developing a redevelopment plan that contemplates public uses of the Ballpark and a mixed use real estate development in an adjacent area which may include retail, entertainment, restaurant, public park, civic space, hotel, office space and residential components as part of a larger redevelopment of downtown Pawtucket (the "Downtown 1 Redevelopment Project"); and

2 WHEREAS, The Ballpark will operate and be utilized as a public park and will create 3 public recreational, social, and communal benefits; and WHEREAS, The Pawtucket Redevelopment Agency (the "Agency"), established in 4 accordance with Chapter 45-31 of the General Laws, will issue revenue bonds to finance the 5 6 Ballpark and Land Costs; and 7 WHEREAS, The State and City revenues to be generated by the Ballpark are projected 8 by industry experts to be more than sufficient to cover the State's and the City's respective costs 9 of financing the Ballpark construction and land acquisition, which shall include all related 10 expenses of acquisition by purchase or through eminent domain; and 11 WHEREAS, The Downtown Redevelopment Project may generate additional State and 12 City revenues that exceed the revenues required to finance public payments on the bonds; and 13 WHEREAS, The Rhode Island Public Corporation Debt Management Act (Rhode Island 14 General Laws Section 35-18-1, et seq.) requires the General Assembly to provide its consent to 15 the issuance or incurring by the State of certain obligations including financing leases, guarantees 16 or other agreements; and 17 WHEREAS, This act shall serve as the concurrent resolution of approval required by the 18 Rhode Island Public Corporation Debt Management Act; and 19 WHEREAS, Land acquisition costs ("Land Costs") are expected to be \$10,000,000 and 20 Ballpark construction costs ("Ballpark construction costs") are expected to be approximately 21 \$73,000,000, for a total project cost of approximately \$83,000,000, excluding financing costs; 22 and 23 WHEREAS, The PawSox, the State, and the City intend to share the cost of the Ballpark construction and Land Costs; and 24 25 WHEREAS, The PawSox propose to contribute \$45,000,000, including \$12,000,000 in 26 equity contributions from PawSox owners to the total project cost, which equity contributions 27 shall be expended toward the construction of the Ballpark and shall be expended in full no later 28 than the opening of the Ballpark, and \$33,000,000 to be financed by lease revenue bonds issued 29 by the Agency (the "Series A Bonds"), with the debt service payments on the Series A Bonds to 30 be paid from sublease rental payments by the PawSox supported by rents, the amount of annual 31 naming rights payments received in excess of \$250,000, and any and all other sources in order to

32 cover the Team's absolute and unconditional obligation on the Series A Bonds; and

WHEREAS, The State proposes to contribute \$23,000,000 by the issuance of revenue
bonds issued by the Agency (the "Series B Bonds"), with the debt service payments on the Series

B Bonds to be paid from the State's revenues, which are expected to include taxes generated by
 Ballpark users, visitors, the PawSox, and ancillary development subject to annual appropriation
 of such amounts by the General Assembly; and

4 WHEREAS, The City proposes to contribute \$15,000,000 by the issuance of revenue bonds issued by the Agency (the "Series C Bonds"), with the debt service payments on the Series 5 C Bonds to be paid from the City's revenues, which are expected to include incremental real 6 7 estate property tax, hotel tax, tangible asset tax, food and beverage tax revenues and assessments 8 generated in and around the Downtown Redevelopment Project, premium ticket surcharge, 9 \$250,000 of annual naming right payments each year for a period of thirty (30) years, and State 10 Aid (as defined herein). "Ticket" means any physical, electronic, or other form of certificate, 11 document, or token showing that a fare, admission, or license fee for a right to enter the ballpark 12 has been paid; and

WHEREAS, Any cost savings will be shared pro rata among the Team, the State, and the City. In the event that the total Ballpark construction costs and Land Costs are less than the projected \$83,000,000, or in the event that not all of the bond proceeds are used to carry out the specified project, any unused bond proceeds shall be used to pay the debt service on the Series A, B, and C Bonds in a pro rata share as follows: 46.5% of the cost savings or unused bond proceeds to the debt service of the Series A Bonds, 32.4% to the debt service of the Series B Bonds, and 21.1% to the debt service of the Series C Bonds; and

WHEREAS, In the event that Ballpark construction costs exceed the projected \$73,000,000, the Team shall be solely responsible for those cost overruns. In no event, shall the State be obligated to pay more than a principal amount of \$23,000,000 for Ballpark construction costs and Land Costs. The City shall not be obligated to pay more than a principal amount of \$15,000,000 for Ballpark construction costs and Land Costs; and

WHEREAS, Energy costs for public buildings are skyrocketing and will likely continue to increase; energy use by public buildings contributes substantially to the problems of pollution and global warming; public buildings can be built and renovated using high-performance methods that save energy, reduce water consumption, improve indoor air quality, preserve the environment, and make workers and students more productive; and

30 WHEREAS, The use of green and sustainable infrastructure in the development and 31 construction of the Ballpark will address stormwater runoff and reduce flooding, reduce pollutant 32 levels in nearby waterways, and may reduce long-term operating costs of the Ballpark; and

33 WHEREAS, The Agency will purchase and own the Ballpark; and

34 WHEREAS, The Agency will lease the Ballpark to the State; and

WHEREAS, The State will not be a tenant of or occupy the Ballpark, and instead will
 sublease the Ballpark to the PawSox; and

WHEREAS, The lease for the proposed Ballpark has not yet been drafted, but shall be
negotiated and executed forthwith upon passage of this joint resolution; and

5 WHEREAS, The General Assembly has determined that certain provisions and 6 conditions shall be present in the lease; and

WHEREAS, Any person working at the Ballpark during the planning, construction, or operational phases, including, but not limited to concessions, the box office, or custodial services, shall be employed with the protections of both federal and state labor standards, including fair pay, health and safety, anti-discrimination, and provisions that prevent labor misclassification by incorrectly designating workers as "independent contractors"; and

12 NOW THEREFORE, BE IT RESOLVED and ENACTED, That the General Assembly 13 hereby finds that the finance, construction, and development of a Ballpark in the City of 14 Pawtucket to be used primarily as a venue for Minor League Baseball and also as a public park, 15 as well as the redevelopment of the surrounding depressed neighborhood, are public uses that are 16 in the interest of, and for benefit of, the citizens of the State of Rhode Island, and will contribute 17 substantially to the social and economic well-being of the citizens of the State and significantly 18 enhance the economic development and employment opportunities within the City and the State; 19 and be it further

RESOLVED and ENACTED, That the General Assembly hereby finds and declares that government support in facilitating the presence of Minor League Baseball and the development of a public park in the City provides to the State and its citizens highly-valued intangible benefits that increase the quality of life and civic relationships of their citizens; and be it further

RESOLVED and ENACTED, That the General Assembly hereby finds and declares that the expenditure of public money for these purposes is necessary and serves a public purpose; and be it further

27 RESOLVED and ENACTED, That the General Assembly hereby authorizes the State to 28 enter into a financing lease (the "Lease") with the Agency, as lessor, the State as lessee, and the 29 PawSox as sublessee, for the purpose of financing the Ballpark, and for costs associated with the 30 Series A Bonds, including capitalized interest, debt service reserves and costs of issuance. The 31 Series A Bonds may be issued on a tax-exempt or taxable basis or any combination thereof, and 32 may be issued in one or more sub-series. The aggregate principal amount of the Series A Bonds shall be not more than \$41,000,000 including financing costs. Total annual debt service payments 33 34 on the Series A Bonds will be not more than \$2,800,000 over a repayment period of not more

than thirty (30) years. The PawSox shall make sublease payments to the State under the Lease in an amount not less than the total annual debt service payment on the Series A Bonds, with the PawSox sublease payments to be paid from team rentals, the amount of annual naming rights payments received in excess of \$250,000, and any and all other sources in order to cover the Team's absolute and unconditional obligation on the Series A Bonds; and be it further

RESOLVED and ENACTED, That the General Assembly hereby authorizes the State to 6 7 enter into a payment agreement (the "Series B Payment Agreement") with the Agency for the 8 purposes of financing the Ballpark and for costs associated with the Series B Bonds, including 9 capitalized interest, debt service reserves and costs of issuance. The Series B Bonds may be 10 issued on a tax-exempt or taxable basis or any combination thereof, and may be issued in one or 11 more sub-series. The aggregate principal amount of the Series B Bonds shall be not more than 12 \$26,000,000 including financing costs. Total annual debt service payments on the Series B Bonds 13 will be not more than \$1,800,000 over a repayment period of not more than thirty (30) years. The 14 State's maximum possible financial obligation relating to the Series B Payment Agreement shall 15 be its payments under such agreement, which shall be in an amount sufficient to pay the debt 16 service on the Series B Bonds. Such payments are to be made from the State's revenues which are 17 expected to include taxes generated by Ballpark users, visitors, the PawSox, and ancillary 18 development; and be it further

19 RESOLVED and ENACTED, That the General Assembly hereby authorizes the State to 20 enter into a payment agreement (the "Series C Payment Agreement") with the Agency and the 21 City for the purposes of financing the Ballpark and Land Costs, including land acquired for 22 ancillary development for the Downtown Redevelopment Project and related infrastructure and 23 for costs associated with the Series C Bonds, including capitalized interest, debt service reserves 24 and costs of issuance. The Series C Bonds may be issued on a tax-exempt or taxable basis or any 25 combination thereof, and may be issued in one or more sub-series. The aggregate principal 26 amount of the Series C Bonds shall be not more than \$18,000,000 including financing costs. 27 Total annual debt service payments on the Series C Bonds will be not more than \$1,400,000 over 28 a repayment period of a not more than thirty (30) years. The City's payments under the Series C 29 Payment Agreement shall be in an amount sufficient to pay the debt service on the Series C 30 Bonds. Such payments are to be made from the City's revenues, which are expected to include 31 incremental real estate property tax, hotel tax, tangible asset tax, food and beverage tax revenues 32 and assessments generated in and around the Downtown Redevelopment Project, and from such 33 other City revenues, including, but not limited to, premium ticket surcharge, \$250,000 of annual 34 naming right payments each year for a period of thirty (30) years, and State Aid, which State Aid

1 shall be pledged by the City in an amount sufficient to fully cover debt service on the Series C 2 Bonds. "State Aid" means the funds made available to the City (i) as state aid pursuant to chapter 3 45-13 of the general laws, but specifically excluding reimbursements to cities and towns for the 4 cost of state mandates pursuant to section 45-13-9; (ii) in replacement of motor vehicle and trailer excise taxes pursuant to chapter 44-34.1 of the general laws; and (iii) from the public service 5 corporation tax pursuant to chapter 44-13 of the general laws. The General Assembly hereby 6 7 authorizes the City to pledge such State Aid and other City revenues to the payment of the City's 8 obligations to the State under the Series C Payment Agreement in order to further secure the 9 Series C Bonds, and said pledge shall be a condition precedent to the State's execution of the 10 Series C Payment Agreement; and be it further

11 RESOLVED and ENACTED, That the Governor shall include in the proposed State 12 budget for each of the fiscal years during which any Series A Bonds are outstanding, amounts 13 equal to the projected annual rental payments due under the Lease securing the Series A Bonds. 14 The State's maximum possible financial obligation relating to the Lease shall not exceed the 15 amount sufficient to pay the debt service payments on the Series A Bonds; and be it further

16 RESOLVED and ENACTED, That the Governor shall include in the proposed State 17 budget for each of the fiscal years during which any Series B Bonds or any Series C Bonds are 18 outstanding, amounts equal to the projected annual debt service payments on the Series B Bonds 19 and Series C Bonds; and be it further

20 RESOLVED and ENACTED, That the State Director of the Department of 21 Administration and the Governor shall enter into, execute, and deliver the Lease setting forth or 22 otherwise determining the mechanisms, terms, conditions, and procedures for submission of 23 appropriation requests for the purpose of making the State's rental payments under the Lease 24 securing the Series A Bonds, and the amount, timing, and manner of payment of all amounts 25 available from the State to the Agency for such rental payments. The Lease may include such 26 covenants and undertakings of the State as the State Director of the Department of Administration 27 and the Governor deem reasonable, including, without limitation, provisions requiring the 28 Department of Administration and the Governor to include in each annual or supplemental 29 proposed budget of revenues and appropriations submitted to the General Assembly for any fiscal 30 year during which any Series A Bonds are outstanding the amount required for rental payments; 31 and be it further

RESOLVED and ENACTED, That the State Director of the Department of Administration and the Governor shall enter into, execute, and deliver the Series B Payment Agreement and Series C Payment Agreement (collectively, the "Payment Agreements") setting

1 forth or otherwise determining the mechanisms, terms, conditions, and procedures for submission 2 of appropriation requests to assure repayment of the Series B Bonds and the Series C Bonds, and 3 the amount, timing, and manner of payment of all amounts available from the State to the Agency 4 for repayment of the Series B Bonds and the Series C Bonds. The Payment Agreements may 5 include such covenants and undertakings of the State as the State Director of the Department of Administration and the Governor deem reasonable, including, without limitation, provisions 6 7 requiring the Department of Administration and the Governor to include in each annual or 8 supplemental proposed budget of revenues and appropriations submitted to the General Assembly 9 for any fiscal year during which any Series B Bonds or Series C Bonds are outstanding the 10 amount required for the payment of the projected annual debt service on the Series B Bonds and 11 the Series C Bonds. The State's maximum possible financial obligation relating to the Series C 12 Payment Agreement shall not exceed the amount sufficient to pay the debt service on the Series C 13 Bonds; and be it further

RESOLVED and ENACTED, That one hundred percent (100%) of available bond proceeds must be spent on qualifying purposes within five (5) years of the date of issue, and that a binding commitment shall be made to spend at least ten percent (10%) of such proceeds within ten (10) months of the issue date. If project proceeds are not spent within five (5) years of the issue date, the unused proceeds must be applied to redeem bonds within ninety (90) days; and be it further

RESOLVED and ENACTED, That none of the Series A Bonds, the Series B Bonds, the Series C Bonds, the Lease, or the Payment Agreements shall constitute indebtedness of the State or any of its subdivisions or a debt for which the full faith and credit of the State or any of its subdivisions is pledged. The State's obligation to make rental payments under the Lease and to make payments under the Payment Agreements shall be subject to the annual appropriations of funds, if any, made available and appropriated by the General Assembly of the State for such purpose; and be it further

RESOLVED and ENACTED, That the General Assembly, encourages (i) the use of green and sustainable building materials, techniques and standards, including those enacted by the General Assembly in the Rhode Island Green Buildings Act, and (ii) the use of highly efficient energy systems, the use of water conservation measures, and the potential use of on-site renewable energy generation in the development and construction of the Ballpark; and be it further

RESOLVED and ENACTED, That in furtherance of building an energy efficient and
 sustainable Ballpark, the General Assembly encourages the use of financing programs available

1 through Rhode Island Infrastructure Bank, including, to the extent practicable, the State 2 Revolving Funds and the Efficient Buildings Fund, which provide low-cost financing for eligible 3 renewable and energy efficiency, stormwater abatement, water conservation, and other 4 sustainable infrastructure projects; and be it further

5 RESOLVED and ENACTED, That the Lease securing the Series A Bonds shall be negotiated and executed forthwith upon the passage of this joint resolution and such Lease shall 6 7 include, but shall not be limited to, the following terms:

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(1) The Lease period shall be for a term not fewer than thirty (30) years, which term shall 9 commence upon the completion of the construction of the Ballpark and shall not be subject to any 10 escape clause;

11 (2) The Team shall be responsible for the daily operational maintenance of the Ballpark, 12 including, but not limited to, keeping the facility in good condition and repair, maintaining the 13 office areas, furnishings, fixtures, and equipment, and maintaining the general cleanliness of the 14 Ballpark, and shall be responsible for the financial costs associated with such maintenance;

15 (3) The City shall provide planning and operational assistance with respect to the "public 16 park" aspect of the Ballpark, which will operate year-round in and around the Ballpark separate 17 and apart from the Ballpark's baseball-related uses;

18 (4) The State shall have no legal obligation for the operational maintenance of the 19 Ballpark or public park area;

20 (5) The Team shall be responsible for a minimum of fifty percent (50%) of the costs of 21 annual capital expenditures for structural repairs including, but not limited to, repairs and 22 improvements to the roof and exterior walls of the facility, protective coatings, ramps, plumbing, 23 and all repairs, replacements, and improvements, whether capital or ordinary, needed to preserve 24 the Ballpark. The Team, the City, and the State shall establish and maintain a Ballpark capital 25 reserve fund ("Capital Reserve Fund") for the long-term capital needs of the Ballpark to ensure 26 that the Ballpark remains a first class Triple-A minor league baseball facility and an asset to the 27 Agency and the surrounding community for the term of the Lease and sublease. The Team, the 28 City, and the State shall contribute a minimum of \$150,000 per year in total to the Capital 29 Reserve Fund for use to finance capital expenditures. The Team shall contribute a minimum of 30 \$75,000 of the \$150,000. Under no condition, shall monies in the Capital Reserve Fund be 31 utilized for operational maintenance of the Ballpark or public park. The Team, the City, and the 32 State shall jointly develop a capital reserve plan between every two (2) to five (5) years, which 33 plan shall include directives to the parties to make contributions to the Capital Reserve Fund in 34 order to carry out the capital improvements set forth in the Capital Reserve Plan.

(6) The Team shall be solely responsible for any Ballpark construction costs that exceed
 the projected \$73,000,000 Ballpark construction cost.

3 (7) Any cost savings shall be shared among the Team, the State, and the City on a pro 4 rata basis. In the event that the total Ballpark construction costs and Land Costs are less than the 5 projected \$83,000,000 or in the event that not all of the bond proceeds are needed to complete the specified project, any unused bond proceeds shall be used to pay the debt service on the Series A, 6 7 B, and C Bonds as follows: 46.5% of the cost savings or unused bond proceeds to the debt service of the Series A Bonds, 32.4% to the debt service of the Series B Bonds and 21.1% to the debt 8 9 service of the Series C Bonds. No Land Costs or Ballpark construction costs savings will be 10 credited toward the Team's \$12,000,000 equity contribution.

11 (8) Members of the Team ownership shall develop independently, or with partners, 12 secure the development of a minimum of 50,000 square feet of real estate on the Ballpark site or 13 in the ancillary redevelopment area, subject to the City or Agency's acquisition and delivery of 14 developable land immediately adjacent to the Ballpark without seeking public tax subsidy offsets, 15 and which development shall align contemporaneously with the construction of the Ballpark. 16 Failure to reach substantial completion of 50,000 square feet of real estate within twelve (12) 17 months of the opening of the Ballpark will require payment by the Team to the City in an amount 18 of two hundred seventy-five dollars (\$275) per day until such time as a level of substantial 19 completion is reached;

(9) Advance Ticket prices for children, senior citizens, and general admission will not
increase from the cost of those Tickets in the 2017 regular and post-season for a minimum period
of five (5) years from the opening of the Ballpark, or before September 30, 2025, whichever is
earlier; and be it further

RESOLVED and ENACTED, That none of the Series A Bonds, the Series B Bonds, or the Series C Bonds shall issue until such time as the Lease securing the Series A Bonds is approved by the State Properties Committee; and be it further

RESOLVED and ENACTED, That any person working at the Ballpark during the planning, construction, or operational phases, including, but not limited to, concessions, the box office, or custodial services, shall be employed with the protections of both federal and state labor standards, including fair pay, health and safety, anti-discrimination, and provisions that prevent labor misclassification by incorrectly designating workers as "independent contractors"; and be it further

RESOLVED and ENACTED, That this Joint Resolution and Act shall take effect
 immediately upon its passage by the General Assembly.

