



House Bill 747

State and Local Procurement - Payment Practices

MACo Position: **OPPOSE**

To: Health and Government Operations Committee

Date: March 3, 2020

From: Alex Butler

The Maryland Association of Counties (MACo) **OPPOSES** HB 747. The bill mandates a series of timing and procedural requirements onto both state and local procurement units – many of which are poor fits for local government practices.

HB 747 would require that counties change their procurement policies to issue payment to vendors within 15 days. Current law allows counties up to 30 days, and many need that time to ensure all policies and procedures are met before an invoice is submitted for payment. As these laws require balancing between “get it done correctly” versus “get it done quickly,” counties fear that HB 747 would skew toward more errors.

As the bill’s fiscal note indicates, local government expenditures are likely to increase significantly to adapt to the new mandate. Counties have necessary controls in place to ensure verification is complete and the correct payment is remitted to vendors. Often, invoices are reviewed by several different departments within the county. Counties may not be able to achieve invoice payment under the reduced timeframe, and many would have to add significant resources to their procurement divisions in the form of new employees to issue all payments within 15 days.

HB 747 would reduce the timeframe under which county procurement offices have to remit payment to vendors from 30 days to 15 days. This would have a considerable impact on county procurement operations and require significant expenditures. Accordingly, MACo urges the Committee to issue an **UNFAVORABLE** report on HB 747.