## **HOUSE BILL 9**

R2 (3lr0393)

## ENROLLED BILL

— Environment and Transportation/Finance —

Introduced by Delegates Ruth, Bagnall, Cardin, Chang, Charkoudian, Ebersole, Foley, Fraser-Hidalgo, Henson, Hill, Kerr, Lehman, Love, Patterson, Qi, Terrasa, and Watson

Read and Ex	xamined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and pr	resented to the Governor, for his approval this
day of a	t o'clock,M.
	Speaker.
CH	HAPTER
AN ACT concerning	
Equity in Transportation	on Sector – Guidelines and Analyses
plans, reports, and goals are decommittee on State transportation. Department of Transportation Administration, to conduct certabefore announcing or proposed Administration to take certain impacts or disproportionate bureport on the impacts of a proposed service change; respectively.	ity be considered when certain State transportation eveloped; altering the membership of the advisory on goals, benchmarks, and indicators; requiring the n, in collaboration with the Maryland Transit ain analyses and consult with certain communities using certain service changes; requiring the n actions to avoid or minimize certain disparate ardens; requiring the Administration to compile a sed service change after holding a public hearing on equiring the Department, in collaboration with the ain analyses and consult with certain communities

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



$\frac{1}{2}$	before announcing any reduction or cancellation of a capital expansion project in the construction program of the Consolidated Transportation Program; requiring the				
3	Administration to compile a report on the impacts of a proposed reduction of				
4	cancellation of a capital expansion project in the construction program of the				
5	Consolidated Transportation Program; and generally relating to equity in				
6	transportation.				
7	BY repealing and reenacting, with amendments,				
8	Article – Transportation				
9	Section 2–103.1(d), (h), and (j) and 7–101				
10	Annotated Code of Maryland				
11	(2020 Replacement Volume and 2022 Supplement)				
12 13	BY repealing and reenacting, without amendments,				
	Article – Transportation				
14	Section 2–103.1(g) and (i)				
15 10	Annotated Code of Maryland				
16	(2020 Replacement Volume and 2022 Supplement)				
17	BY adding to				
18	Article - Transportation				
19	Section 7–714 through 7–716				
20	Annotated Code of Maryland				
21	(2020 Replacement Volume and 2022 Supplement)				
22 23	,				
24	Article - Transportation				
25	2–103.1.				
26	(d) (1) The Maryland Transportation Plan shall:				
27 28	[(1)] (I) Except as otherwise provided, be revised every 5 years through an inclusive public participation process;				
29 30 31	[(2)] (II) Include a 20-year forecast of State transportation needs, based on the financial resources anticipated to be available to the Department during that 20-year period;				
32 33	[(3)] (III) Be expressed in terms of the State transportation goals and measures; and				

[(4)] (IV) Include a summary of the types of projects and programs that are proposed to accomplish the State transportation goals and measures, using a multi-modal approach when feasible.

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- (2) BEGINNING WITH THE 2045 MARYLAND TRANSPORTATION PLAN, THE DEPARTMENT SHALL CONSIDER WAYS TO ACHIEVE EQUITY IN THE TRANSPORTATION SECTOR WHEN DEVELOPING THE STATE TRANSPORTATION GOALS.
- 8 (g) Beginning with the year 2002 State Report on Transportation and continuing thereafter, before the General Assembly considers the proposed Maryland Transportation Plan and the proposed Consolidated Transportation Program, the Department shall submit an annual report on the attainment of State transportation goals and benchmarks for the approved and proposed Maryland Transportation Plan and the approved and proposed Consolidated Transportation Program to the Governor and, subject to § 2–1257 of the State Government Article, to the General Assembly.
- 15 (h) (1) The report required under subsection (g) of this section shall include:
- 16 (i) The establishment of certain measurable performance indicators 17 or benchmarks, in priority funding areas at a minimum, designed to quantify the State 18 transportation goals and measures specified in the Maryland Transportation Plan and § 19 2–103.7 of this subtitle; and
- 20 (ii) The degree to which the projects and programs contained in the 21 approved Maryland Transportation Plan and Consolidated Transportation Program attain 22 those goals and benchmarks as measured by the performance indicators or benchmarks.
- 23 (2) The Department shall include in its report measurable long-term goals, 24 and intermediate benchmarks of progress toward the attainment of the long-term goals, 25 for the following measurable transportation indicators:
- 26 (i) An increase in the share of total person trips for each of transit, 27 high occupancy auto, pedestrian, and bicycle modes of travel;
- 28 (ii) A decrease in indicators of traffic congestion as determined by 29 the Department; and
- 30 (iii) Any other performance goals established by the Department for 31 reducing automobile traffic and increasing the use of nonautomobile traffic.
- (3) (I) BEGINNING WITH THE 2024 ATTAINMENT REPORT ON TRANSPORTATION SYSTEM PERFORMANCE, THE ADVISORY COMMITTEE ADVISING THE DEPARTMENT ON STATE TRANSPORTATION GOALS, BENCHMARKS, AND INDICATORS SHALL RECOMMEND MEASURABLE TRANSPORTATION INDICATORS THAT CAN BE EVALUATED FOR:

1	1. RACIAL AND ETHNIC DISPARITIES; AND
2 3	2. TO THE EXTENT DATA IS AVAILABLE, IMPACTS OF PERSONS WITH DISABILITIES RACIAL, DISABILITY, ETHNIC, AND LOW-INCOM
4	DISPARITIES BASED ON AVAILABLE SOURCES OR INFORMATION.
5	(II) THE DEPARTMENT SHALL EVALUATE THE INDICATOR
6	RECOMMENDED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH TO IDENTIFY ANY
7	1. RACIAL AND ETHNIC DISPARITIES; AND
8	2. TO THE EXTENT DATA IS AVAILABLE, IMPACTS OF
9 10	PERSONS WITH DISABILITIES RACIAL, DISABILITY, ETHNIC, OR LOW-INCOM DISPARITIES.
10	<u>DISPARITIES</u> .
11 12	[(3)] <b>(4)</b> The performance indicators or benchmarks described in this subsection shall acknowledge the difference between urban and rural transportation needs
13 14 15	(i) The Smart Growth Subcabinet, established under Title 9, Subtitle 14 of the State Government Article, shall conduct an annual review of the State transportation goals benchmarks, and indicators.
16 17 18	(j) (1) An advisory committee shall be assembled to advise the Department of the State transportation goals, benchmarks, and indicators under subsection (h) of the section.
19 20	(2) Membership of the advisory committee shall include but is not limite to the following members appointed by the Governor:
21	(i) A representative of the Maryland business community;
22	(ii) A representative of the disabled citizens community;
23	(iii) A representative of rural interests;
24	(iv) A representative of an auto users group;
25	(v) A representative of a transit users group;
26	(vi) A representative of the goods movement industry;
27 28	(vii) A nationally recognized expert on transportation deman management;

$\frac{1}{2}$	transportation;	(viii) A nationally recognized expert on pedestrian and bicycle
3 4	measurement;	(ix) A nationally recognized expert on transportation performance
5		(x) A representative of an environmental advocacy organization;
6		(xi) A representative from the Maryland Department of Planning;
7		(xii) A representative of the Maryland Association of Counties; [and]
8		(xiii) A representative of the Maryland Municipal League;
9 10 11	CONFERENCE O	(XIV) A REPRESENTATIVE OF THE MARYLAND STATE OF THE NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF LE; <del>AND</del>
12 13 14	ORGANIZATION, COLUMBIA AFL	(XV) A REPRESENTATIVE OF A TRANSPORTATION LABOR DESIGNATED BY THE MARYLAND STATE AND DISTRICT OF -CIO; AND
15 16	CONSTRUCTION	(XVI) A REPRESENTATIVE OF THE TRANSPORTATION INDUSTRY.
17	(3)	The Governor shall appoint the chairman of the advisory committee.
18 19 20		The advisory committee shall meet at least four times during the oping the Maryland Transportation Plan to provide advice to the eeting the requirements of this subsection.
21 22	(5) following:	The Department and the advisory committee shall consider the
23 24	State's transporta	(i) Transportation and population trends and their impact on the tion system and priority funding areas;
25 26	transportation mo	(ii) Past and present State funding devoted to the various des and demand management;
27 28	areas;	(iii) The full range of unmet transportation needs in priority funding
29		

and reducing congestion;

1 (v) A review of transportation performance indicators and their use 2 in other states: 3 A review of the coordination of State transportation investments (vi) 4 with local growth plans for priority funding areas; 5 The types of investments needed and their levels of funding for 6 supporting the State transportation goals and measures established under § 2–103.7 of this subtitle: 7 (viii) The impact of transportation investment on: 8 9 1. The environment; Environmental justice as defined in § 1-701 of the 10 2. 11 Environment Article; 12 3. Communities; [and] 13 4. Economic development; [and] 14 **5**. RACIAL EQUITY; AND 15 6. TO THE EXTENT DATA IS AVAILABLE, PERSONS PERSONS WITH DISABILITIES, INCLUDING SERVICE ACCESSIBILITY; AND 16 17 (ix) The Climate Action Plan goals required by the Greenhouse Gas Emissions Reduction Act of 2009 under § 2–1205(b) of the Environment Article. 18 7-101.19 20 In this title the following words have the meanings indicated. (a) 21 (b) "Administration" means the Maryland Transit Administration. "Administrator" means the Maryland Transit Administrator. 22(c) 23"DISPARATE IMPACT" MEANS A FACIALLY NEUTRAL POLICY OR (D) PRACTICE THAT DISPROPORTIONATELY AFFECTS MEMBERS OF A GROUP 2425IDENTIFIED BY RACE, COLOR, DISABILITY, OR NATIONAL ORIGIN, WHERE THE 26 RECIPIENT'S POLICY OR PRACTICE LACKS A SUBSTANTIAL LEGITIMATE 27 JUSTIFICATION AND WHERE THERE EXIST ONE OR MORE ALTERNATIVES THAT 28 SERVE THE SAME LEGITIMATE **OBJECTIVES BUT** 

DISPROPORTIONATE EFFECT ON THE BASIS OF RACE, COLOR, DISABILITY, OR

30 NATIONAL ORIGIN.

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- "DISPROPORTIONATE BURDEN" MEANS A FACIALLY NEUTRAL POLICY **(E)** 1 2 OR PRACTICE THAT DISPROPORTIONATELY AFFECTS LOW-INCOME POPULATIONS 3 AND, ON A FINDING THAN NON-LOW-INCOME **POPULATIONS** 4 DISPROPORTIONATE BURDEN, REQUIRES THE RECIPIENT TO **EVALUATE** ALTERNATIVES AND MITIGATE BURDENS WHERE PRACTICABLE. 5
- 6 [(d)] **(F)** "District" means:
- 7 (1) The Metropolitan Transit District, consisting of Baltimore City, 8 Baltimore County, Anne Arundel County, and other areas as designated by the Secretary 9 after consultation and coordination with the affected jurisdiction and subject to the 10 provisions of the Washington Metropolitan Transit Authority Compact; and
- 11 (2) Any area in which railroad service is performed under contract with the 12 Administration or in which railroad facilities are owned by the Administration.
- [(e)] (G) "Excursion train" means any special event train sponsored or contracted for in connection with the promotion of a public event benefiting the State and its citizens.
- 16 **[**(f)**] (H)** "Light rail transit" means rail transit which is electrically powered and 17 can operate in mixed traffic with automobiles.
- [(g)] (I) "Private carrier" means any person that renders transit service within the District under an operating permit or license issued by an agency of this State exercising regulatory jurisdiction over transportation of passengers within this State and over persons engaged in that business.
- [(h)] (J) "Proof of fare payment" means evidence of fare prepayment authorized by the Administration for the use of transit service.
- [(i)] (K) "Railroad company" means any entity engaged in the providing of railroad service under this title.
- [(j)] (L) (1) "Railroad facility" means any facility used in providing railroad services, and includes any one or more or combination of:
- 28 (i) Switches, spurs, tracks, structures, terminals, yards, real 29 property, and other facilities useful or designed for use in connection with the 30 transportation of persons or goods by rail; and
- 31 (ii) All other appurtenances, including locomotives, cars, vehicles, 32 and other instrumentalities of shipment or carriage, useful or designed for use in 33 connection with the transportation of persons or goods by rail.

(ii)

Railroad service.

1 "Railroad facility" does not include any transit facility. (2) 2 "Railroad service" means any service utilizing rail or railroad facilities [(k)] **(M)** 3 performed by any common carrier operating under the jurisdiction of the State or federal government as a common carrier and includes any such service performed by the National 4 5 Railroad Passenger Corporation. 6 [(1)] **(N)** "Transit facility" includes any one or more or combination of tracks, 7 rights-of-way, bridges, tunnels, subways, rolling stock, stations, terminals, ports, parking 8 areas, equipment, fixtures, buildings, structures, other real or personal property, and 9 services incidental to or useful or designed for use in connection with the rendering of 10 transit service by any means, including rail, bus, motor vehicle, or other mode of 11 transportation, but does not include any railroad facility. 12 "Transit-oriented development" means a mix of private or public [(m)] (O) 13 parking facilities, commercial and residential structures, and uses, improvements, and 14 facilities customarily appurtenant to such facilities and uses, that: 15 (1) Is part of a deliberate development plan or strategy involving: 16 Property that is adjacent to the passenger boarding and alighting (i) location of a planned or existing transit station; or 17 18 (ii) Property, any part of which is located within one-half mile of the 19 passenger boarding and alighting location of a planned or existing transit station; 20 (2)Is planned to maximize the use of transit, walking, and bicycling by 21residents and employees; and 22Is designated as a transit-oriented development by: (3)23The Secretary, after considering a recommendation of the Smart (i) Growth Subcabinet established under § 9–1406 of the State Government Article; and 2425(ii) The local government or multicounty agency with land use and 26 planning responsibility for the relevant area. 27 [(n)] (P) (1) "Transit service" means the transportation of persons and their 28 packages and baggage and of newspapers, express, and mail in regular route, special, or charter service by means of transit facilities between points within the District. 29(2) "Transit service" does not include any: 30 31(i) Vanpool operation; or

- 1 **[(o)] (Q)** (1) "Transit station" means any facility, the primary function of which relates to the boarding and alighting of passengers from transit vehicles.
- 3 (2) "Transit station" includes platforms, shelters, passenger waiting 4 facilities, parking areas, access roadways, and other real property used to facilitate 5 passenger access to transit service or railroad service.
- 6 [(p)] (R) "Transit vehicle" means a mobile device used in rendering transit 7 service.
- 8 **7-714.**
- 9 THE ADMINISTRATION SHALL DEVELOP TRANSIT EQUITY ANALYSIS POLICIES
- 10 AND GUIDELINES, INCLUDING THRESHOLDS FOR WHEN A REDUCTION OR
- 11 CANCELLATION OF A CAPITAL EXPANSION PROJECT IN THE CONSTRUCTION
- 12 PROGRAM OF THE CONSOLIDATED TRANSPORTATION PROGRAM REQUIRES
- 13 ANALYSIS.
- SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
- 15 as follows:

## Article - Transportation

17 **7–715**.

16

- 18 (A) BEFORE ANNOUNCING ANY SERVICE CHANGE THAT WOULD
- 19 CONSTITUTE A MAJOR SERVICE CHANGE UNDER THE FEDERAL TRANSIT
- 20 ADMINISTRATION'S TITLE VI REQUIREMENTS AND GUIDELINES FOR FEDERAL
- 21 TRANSIT ADMINISTRATION RECIPIENTS, THE DEPARTMENT, IN COLLABORATION
- 22 WITH THE ADMINISTRATION, SHALL:
- 23 (1) CONDUCT A TRANSIT EQUITY ANALYSIS IN ACCORDANCE WITH
- 24 THE FEDERAL AMERICANS WITH DISABILITIES ACT AMENDMENTS ACT AND THE
- 25 FEDERAL REHABILITATION ACT OF 1973 AS AMENDED TO DETERMINE WHETHER
- 26 THE CHANGE WILL CREATE A DISPARATE IMPACT ON PERSONS WITH DISABILITIES;
- 27 (2) CONDUCT A TRANSIT EQUITY ANALYSIS IN ACCORDANCE WITH
- 28 THE TITLE VI REQUIREMENTS AND GUIDELINES FOR FEDERAL TRANSIT
- 29 ADMINISTRATION RECIPIENTS TO DETERMINE WHETHER THE CHANGE WILL
- 30 CREATE A DISPARATE IMPACT OR A DISPROPORTIONATE BURDEN;
- 31 (2) (3) PERFORM A COST-BENEFIT ANALYSIS, INCLUDING AN
- 32 ANALYSIS OF IMPACTS ON:

AND

1	1 (I) ECON	NOMIC DEVELOPMENT;
2	2 <b>(II) E</b> MPI	PLOYMENT;
3	3 (III) EDUC	CATION;
4	4 (IV) HEAI	LTH; AND
5	5 (V) ENVI	IRONMENTAL JUSTICE; AND
6 7	· / <del>· /</del>	SULT WITH MEMBERS AND LEADERS OF AFFECTED THROUGH COMMUNITY OUTREACH TO:
8	8 (I) RACI	IAL MINORITY COMMUNITIES;
9	9 (II) Low-	-INCOME COMMUNITIES;
10	O (III) DISA	ABLED RIDERS;
11	1 (IV) RIDE	ERS WITH LIMITED ENGLISH PROFICIENCY;
12	2 (V) TRAN	NSIT-RELIANT RIDERS; AND
13	3 (VI) SENI	IOR RIDERS.
14 15		SIT EQUITY ANALYSIS REVEALS DISPARATE IMPACT OR N, THE ADMINISTRATION SHALL:
16 17	6 (I) DEVE 7 OF THE PROPOSED SERVICE (	ELOP ALTERNATIVES THAT WOULD MEET THE GOALS CHANGE; AND
18 19	` '	DUCT A TRANSIT EQUITY ANALYSIS ON THE
20	` '	ARATE IMPACT CAN BE AVOIDED THROUGH USE OF ONE
21	1 OF THE ALTERNATIVES ANAI	LYZED, THE ADMINISTRATION SHALL PROCEED WITH
22	2 THAT ALTERNATIVE AS THE P	PRIMARY PROPOSED SERVICE CHANGE.
23	3 <b>(3)</b> If there is	IS NO ALTERNATIVE THAT WOULD AVOID A DISPARATE
24	` '	ATE BURDEN, THE ADMINISTRATION:
25	5 (I) <b>M</b> AY	NOT IMPLEMENT THE PROPOSED SERVICE CHANGE
26	` ,	TIFICATION EXISTS THAT NECESSITATES THE CHANGE

1 2	(II) SHALL IMPLEMENT THE ALTERNATIVE THAT CAUSES THE LEAST DISPARATE IMPACT OR DISPROPORTIONATE BURDEN.
3 4 5 6	(C) BEFORE HOLDING A PUBLIC HEARING ON A PROPOSED SERVICE CHANGE, THE ADMINISTRATION SHALL PUBLISH ON THE ADMINISTRATION'S WEBSITE, FOR THE ROUTES OR LINES IMPACTED BY THE SERVICE CHANGE, AN EVALUATION ON THE DEMOGRAPHICS OF:
7	(1) THE RIDERS OF THE ROUTES OR LINES; AND
8	(2) THE SERVICE AREA.
9	(D) (1) AFTER COMPLETING THE PUBLIC HEARINGS, THE ADMINISTRATION SHALL:
$egin{array}{c} 1 \ 2 \end{array}$	(I) PUBLISH THE TRANSIT EQUITY ANALYSIS AND COST-BENEFIT ANALYSIS ON THE ADMINISTRATION'S WEBSITE; AND
$\frac{13}{4}$	(II) COMPILE A REPORT ON THE IMPACTS OF THE PROPOSED SERVICE CHANGE.
15	(2) THE REPORT SHALL INCLUDE:
6	(I) THE TRANSIT EQUITY ANALYSIS;
17	(II) THE COST-BENEFIT ANALYSIS;
18	(III) A COMMUNITY OUTREACH REPORT;
9	(IV) ANY ALTERNATIVES ANALYZED; AND
20	(V) IF APPLICABLE, THE FINAL ALTERNATIVE SELECTED.
21 22 23	(3) If A DISPARATE IMPACT OR DISPROPORTIONATE BURDEN EXISTS IN THE FINAL ALTERNATIVE SELECTED, THE REPORT SHALL INCLUDE A SUBSTANTIAL JUSTIFICATION STATEMENT.
24	(4) THE REPORT SHALL BE:
25 26 27	(I) MADE AVAILABLE TO THE PUBLIC ON THE ADMINISTRATION'S WEBSITE, WITH A VISIBLE LINK FROM THE PRIMARY INFORMATION PAGE RELATING TO THE PROPOSED SERVICE CHANGE; AND

1	(II)	DIST	TRIBUTED TO:
2		1.	THE MEMBERS OF THE BOARD OF PUBLIC WORKS;
3		2.	THE ATTORNEY GENERAL;
4		3.	THE SECRETARY OF TRANSPORTATION;
5 6	BE IMPACTED BY THE I	4. PROPO	ANY ELECTED OFFICIALS WHOSE DISTRICTS WOULD DEED SERVICE CHANGE;
7 8	COMMUNITY OUTREAC	<b>5.</b> H PRC	ANY COMMUNITY LEADERS CONSULTED DURING THE CESS; AND
9 10	GOVERNMENT ARTICL	6. E:	IN ACCORDANCE WITH § 2–1257 OF THE STATE
11		A.	THE PRESIDENT OF THE SENATE;
12		В.	THE SPEAKER OF THE HOUSE;
13		<b>C.</b>	THE SENATE FINANCE COMMITTEE; AND
14 15	COMMITTEE.	D.	THE HOUSE ENVIRONMENT AND TRANSPORTATION
16	7–716.		
17 18 19 20 21	CAPITAL EXPANSION CONSOLIDATED TRAN	PROS SPOR ADMIN	JNCING ANY REDUCTION OR CANCELLATION OF A JECT IN THE CONSTRUCTION PROGRAM OF THE TATION PROGRAM THAT EXCEEDS THE THRESHOLDS NISTRATION, THE DEPARTMENT, IN COLLABORATION, SHALL:
22 23	THE FEDERAL AMERIC	CANS	A TRANSIT EQUITY ANALYSIS IN ACCORDANCE WITH WITH DISABILITIES ACT AMENDMENTS ACT AND THE
$\frac{24}{25}$			ACT OF 1973 AS AMENDED TO DETERMINE WHETHER DISPARATE IMPACT ON PERSONS WITH DISABILITIES;
26 27 28 29	THE TITLE VI REQ ADMINISTRATION RE	UIRE CIPIE	A TRANSIT EQUITY ANALYSIS IN ACCORDANCE WITH MENTS AND GUIDELINES FOR FEDERAL TRANSIT NTS AND THE GUIDELINES DEVELOPED BY THE RMINE WHETHER THE REDUCTION OR CANCELLATION

WILL CREATE A DISPARATE IMPACT OR A DISPROPORTIONATE BURDEN;

1 2	(2) (3) ANALYSIS OF IMPACTS	PERFORM A COST-BENEFIT ANALYSIS, INCLUDING AN ON:
3	<b>(</b> I <b>)</b>	ECONOMIC DEVELOPMENT;
4	(II)	EMPLOYMENT;
5	(III)	EDUCATION;
6	(IV)	HEALTH; AND
7	(v)	ENVIRONMENTAL JUSTICE; AND
8 9	(3) (4) COMMUNITIES, INCLUI	CONSULT WITH MEMBERS AND LEADERS OF AFFECTED DING THROUGH COMMUNITY OUTREACH TO:
10	<b>(</b> I <b>)</b>	RACIAL MINORITY COMMUNITIES;
11	(II)	LOW-INCOME COMMUNITIES;
12	(III)	DISABLED RIDERS;
13	(IV)	RIDERS WITH LIMITED ENGLISH PROFICIENCY;
14	(v)	TRANSIT-RELIANT RIDERS; AND
15	(VI)	SENIOR RIDERS.
16 17 18 19 20	(A) OF THIS SECTION, IMPACTS OF THE PR	ER COMPLETING THE REQUIREMENTS UNDER SUBSECTION THE ADMINISTRATION SHALL COMPILE A REPORT ON THE COPOSED REDUCTION OR CANCELLATION OF A CAPITAL IN THE CONSTRUCTION PROGRAM OF THE CONSOLIDATED OGRAM.
21	(2) THE	REPORT SHALL INCLUDE:
22	<b>(</b> I <b>)</b>	THE TRANSIT EQUITY ANALYSIS;
23	(II)	THE COST-BENEFIT ANALYSIS; AND
24	(III)	A COMMUNITY OUTREACH REPORT.
25	(3) THE	REPORT SHALL BE:

1	1 <b>(I) MADE</b>	AVAILABLE TO THE PUBLIC ON THE
2	2 Administration's website,	, WITH A VISIBLE LINK FROM THE PRIMARY
3	3 INFORMATION PAGE RELATING	TO THE PROPOSED REDUCTION OR CANCELLATION;
4	4 AND	
5	5 (II) DISTRI	IBUTED TO:
6	<b>1.</b> 7	THE MEMBERS OF THE BOARD OF PUBLIC WORKS;
7	7 <b>2.</b> 7	THE ATTORNEY GENERAL;
8	<b>3.</b> 7	THE SECRETARY OF TRANSPORTATION;
9	9 <b>4.</b> A	ANY ELECTED OFFICIALS WHOSE DISTRICTS WOULD
10	BE IMPACTED BY THE PROPOSE	ED SERVICE CHANGE;
11	<b>5.</b> A	ANY COMMUNITY LEADERS CONSULTED DURING THE
12	2 COMMUNITY OUTREACH PROCE	ESS; AND
13		N ACCORDANCE WITH § 2–1257 OF THE STATE
14	4 GOVERNMENT ARTICLE:	
15	5 A. 7	THE PRESIDENT OF THE SENATE;
16	<b>B.</b> 7	THE SPEAKER OF THE HOUSE;
17	7 C. 7	THE SENATE FINANCE COMMITTEE; AND
18	8 <b>D.</b> 7	THE HOUSE ENVIRONMENT AND TRANSPORTATION
19	9 COMMITTEE.	
20 21		URTHER ENACTED, That Section 2 of this Act shall take
22	2 SECTION 4. AND BE IT F	URTHER ENACTED, That, except as provided in Section

3 of this Act, this Act shall take effect June 1, 2023.