Bill No. 32-02

Concerning: Transportation Management
 Districts - Amendments

Revised: Nov. 21, 2002 Draft No. 3
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Sunset Date: None

Ch. 34 , Laws of Mont. Co. 2002

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President Silverman and Councilmembers Praisner and Leggett

AN ACT to:

- (1) clarify the law related to transportation management districts;
- (2) eliminate the requirement that a transportation management district be located in a Metro station policy area;
- (3) require an employer that employs a certain number of employees in a transportation management district to submit an annual survey on traffic mitigation efforts; and
- (4) generally amend County law regarding transportation demand management.

By repealing

Montgomery County Code Chapter 42A, Ridesharing and Transportation Management Sections 42A-10 through 42A-20

By amending

Chapter 42A, Ridesharing and Transportation Management Sections 42A-20A through 42A-30

Boldface
Underlining
Added to existing law by original bill.

[Single boldface brackets]
Double underlining
Added by amendment.

[[Double boldface brackets]]

* * *

Heading or defined term.

Added to existing law by original bill.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1	. Chapter 42A is amended as follows:
2	Article II. Tr	ansportation [System] <u>Demand</u> Management.
3	[42A-10. App	lication.
4	This a	rticle applies in the Silver Spring central business district as defined in section 59-C-
5	6.12(c).]	
6	[42A-11. Defi	nitions.
7	In this	Article, unless the context indicates otherwise:
8	(a)	Alternative work hours program means any system for shifting the workday of an
9		employee so that the workday starts or ends outside of the peak period, including:
10		(1) Compressed workweeks;
11		(2) Staggered work hours involving a shift in the set work hours of all
12		employees at the workplace; or
13		(3) Flexible work hours involving individually determined work hours within
14		guidelines established by the employer.
15	(b)	Annual growth policy means the most recently adopted annual growth policy under
16		Section 33A-13.
17	(c)	Carpool means a motor vehicle occupied by two (2) or more employees traveling
18		together.
19	(d)	Commute means a home-to-work or work-to-home trip.
20	(e)	Department means the Department of Public Works and Transportation.
21	(f)	Director means the Director of the Department of Public Works and Transportation.
22	(g)	District means a transportation management district established in the Silver Spring
23		central business district as defined in Section 59-C-6.12(c).

24	(h)	Employee means any person hired by an employer, including part-time and seasonal
25		workers.
26	(i)	Employer means any public or private employer, including the County, having a
27		permanent place of business in the district. The maximum number of employees on
28		the largest shift determines the size of the employer. "Employer" does not include:
29		(1) Contractors with no permanent place of business in the district;
30		(2) Other businesses with no permanent workplace or location; or
31		(3) Government agencies not required by law to follow county regulations.
32	(j)	Peak period means the hours from 7:00 a.m. to 9:00 a.m. and 4:00 p.m. to 7:00 p.m.
33		during workdays.
34	(k)	Planning board means the Montgomery County Planning Board of the Maryland-
35		National Capital Park and Planning Commission.
36	(1)	Single-occupancy vehicle means a motor vehicle occupied by one (1) employee for
37		commuting purposes, excluding two-wheeled vehicles.
38	(m)	Transportation system management means any method of reducing demand for road
39		capacity during the peak period, including alternative work hours programs,
40		carpools, vanpools, subsidized transit passes, preferential parking, and peak period
41		parking charges.
12	(n)	Vanpool means a van occupied by at least eight (8) employees traveling together.
43	(0)	Workplace means the place of employment, base of operation, or predominant
14		location of an employee.]
15	[42A-12. Find	lings, general intent.

46	(a)	The district is experiencing significant new economic activity and interest in further
47		revitalization.
48	(b)	Limited transportation infrastructure in the district and vicinity and related traffic
49		congestion, pedestrian access, and safety concerns are primary constraining factors
50		in achieving county land-use and economic development objectives.
51	(c)	Transportation system management is undertaken in conjunction with adequate
52		transportation facility review, planned capital improvement projects, and parking
53		and traffic control measures to provide sufficient transportation capacity to achieve
54		county land use objectives and further permit economic development in the district.
55	(d)	Transportation system management will reduce the demand for road capacity and
56		promote traffic safety and pedestrian access in the district and vicinity.
57	(e)	Transportation system management will also help reduce vehicular emissions,
58		energy consumption, and noise levels. The resulting improved traffic levels of
59		service, air quality, and ambient noise levels will contribute to making the district
60		and vicinity an attractive and convenient place to live, work, visit, and do business.
61	(f)	Transportation system management will equitably allocate responsibility for
62		reducing single-occupancy vehicle trips among government, developers, employers,
63		nonresidential property owners, and the public.
64	(g)	The establishment of transportation system management in the district in accordance
65		with this article substantially advances these important governmental objectives.
66		Adoption of this article is in the best interests of the public health, safety, and
67		general welfare, both within the district and the county.]
68	[42A-13. Crea	ation; purpose; authority of the department and planning board.

69	(a)	Trans	Transportation system management is established in the district to foster coordinated				
70		and co	and comprehensive transportation system management by government, new				
71		develo	developers, property owners and employers in order to:				
72		(1)	Increas	se transportation capacity;			
73		(2)	Reduc	e existing and future levels of traffic congestion;			
74		(3)	Reduc	e air and noise pollution; and			
75		(4)	Promo	te traffic safety and pedestrian access.			
76	(b)	Trans	portation	system management in the district must be implemented in a manner			
77		consis	stent with	n the commuting goals specified in the annual growth policy.			
78	(c)	(1)	The de	epartment may take action necessary to achieve transportation system			
79			manag	ement in the district in accordance with this article and other			
80			applica	able law, including:			
81			a.	Constrained parking;			
82			b.	Monitoring and assessment of changing traffic patterns and			
83				pedestrian access and safety in the district and vicinity;			
84			c.	Establishment of traffic and parking control measures in the district			
85				and vicinity;			
86			d.	Provision of approved transportation-related capital projects in the			
87				district and vicinity;			
88			e.	Promotion, development, and implementation of transit and r			
89				ridesharing incentive programs;			
90			f.	Promotion of regional cooperation between the county and other			
91				governmental agencies; and			

92		g.	Establ	lishment of cooperative county and private sector programs to
93			increa	se ridesharing and transit usage.
94		(2) The d	epartme	nt and the planning board may, in accordance with this article
95		and or	ther app	licable law, impose reasonable transportation system
96		manaş	gement	measures as conditions on development.]
97	[42A-14. Adv	isory committ	tee.	
98	(a)	Creation. The	district	must have a Silver Spring Transportation System Management
99		Advisory Cor	nmittee.	The members of the advisory committee are appointed by the
100		county execut	tive and	confirmed by the county council.
101	(b)	Composition.		
102		(1) The a	dvisory	committee has twelve (12) voting members and four (4)
103		nonvo	oting me	mbers. The county executive should appoint the voting
104		memb	ers so t	hat:
105		a.	Three	(3) members are nominated by the Silver Spring Chamber of
106			Comn	nerce;
107		b.	Three	(3) members are nominated by the Silver Spring Advisory
108			Board	of which:
109			i.	One (1) is a resident of the district;
110			ii.	One (1) is a resident within the north and western Silver
111				Spring Sector Plan areas; and
112			iii.	One (1) is a resident of the southern portion of the Kemp
113				Mill- Four Corners or the Silver Spring East master plan area,

114				or the Montgomery County portion of the Takoma Park
115				planning area.
116			c.	Three (3) members are employers of fewer than fifty (50) employees
117				in the district; and
118			d.	Three (3) members are employers of fifty (50) or more employees in
119				the district.
120		(2)	The fo	llowing are nonvoting members of the advisory committee:
121			a.	The directors or their designees of the:
122				i. Department; and
123				ii. Silver Spring Center;
124			b.	A representative of the planning board;
125			c.	A representative of the Montgomery County Police Department.
126	(c)	Nomin	ations.	
127		(1)	Prior to	deciding who shall be recommended to the county executive for
128			membe	ership on the advisory committee, the Silver Spring Advisory Board
129			must so	olicit nominations, by letter, from the presidents of each civic
130			associa	tion in the district and the Silver Spring/Takoma Park policy area as
131			well as	from the mayor and city council of Takoma Park.
132		(2)	The co	unty executive may reject individuals nominated to serve on an
133			advisor	ry committee and request additional nominations.
134	(d)	Term.		
135		(1)	Adviso	ory committee members serve for a period of three (3) years beginning
136			July 1.	However, when the advisory committee is first formed:

137			a.	The period between appointment and the next July 1 is not counted
138				as part of a committee member's term; and
139			b.	The county executive may designate up to six (6) members to serve
140				for only two (2) years.
141		(2)	The co	ounty executive may reappoint committee members.
142	(e)	Duties	S.	
143		(1)	The ac	dvisory committee may advise the county government on all aspects of
144			progra	ms, management, and finances relating to the implementation of
145			transp	ortation system mana gement in the district and vicinity.
146		(2)	The ac	dvisory committee:
147			a.	Proposes guidelines for traffic mitigation plans;
148			b.	Monitors the implementation of the traffic mitigation plans;
149			c.	Evaluates progress in attaining the commuting goals specified in the
150				annual growth policy;
151			d.	Recommends government, private, or joint actions necessary to
152				facilitate attainment of the commuting goals specified in the annual
153				growth policy;
154			e.	Advises the director on parking policies, including the parking rate
155				structures for garages in the district funded under section 60-16;
156			f.	Reviews traffic patterns and control measures in the district and
157				vicinity, including any relevant issues relating to neighborhood
158				parking and pedestrian access and safety;

159		g. Submits comments and recommendations on the director's annual
160		report required under section 42A-18 by December 1 of each year,
161		starting December 1, 1988.
162	(f)	Compensation.
163		(1) The county does not compensate members of the advisory committee for
164		their services.
165		(2) Committee members are exempt from chapter 19A, "Ethics."
166	(g)	Advisory category. The advisory committee is in the advisory category established
167		in section 2-143.]
168	[42A-15. Traf	ffic mitigation plans.
169	(a)	Upon determining that an employer may be subject to this article, the director must
170		notify the employer, by letter, that the employer must submit a traffic mitigation plan
171		meeting the requirements of this section.
172	(b)	An employer who employs twenty-five (25) or more employees in the district at any
173		time within one (1) year preceding the date of notice under subsection (a) must
174		submit a traffic mitigation plan to the director. The traffic mitigation plan should be
175		consistent with the commuting goals specified in the annual growth policy. A traffic
176		mitigation plan may include use of an alternate work hours program, carpools,
177		vanpools, subsidized transit passes, preferential parking, and peak period parking
178		charges or other transportation system management measures.
179	(c)	The director must establish a schedule for initial submission of traffic mitigation
180		plans by employers.

181	(d)	Each e	employer must submit its traffic mitigation plan within forty-five (45) days
182		after re	eceiving notice under subsection (a).
183	(e)	The di	rector may extend an employer's time to file a traffic mitigation plan for good
184		cause.	
185	(f)	(1)	The director may require that the owner of a nonresidential building in the
186			district submit a traffic mitigation plan if:
187			a. The director determines that a plan under this subsection can best
188			achieve the purpose of this article because of the owner's control of
189			parking or common space or for other similar reasons; and
190			b. Notice is provided to the owner of the building as required in
191			subsection (a).
192		(2)	As designated in the notice, the plan may cover all or some of the employers
193			in the building. A plan required to be submitted under this subsection may be
194			in addition to that required under this section of an individual employer.
195		(3)	Upon receipt of the notice required under this section, an owner must submit
196			a traffic mitigation plan that meets the requirements applicable to an
197			employer.
198	(g)	The di	rector, in consultation with the advisory committee, must provide guidance in
199		the pre	eparation of traffic mitigation plans.
200	(h)	The di	rector must:
201		(1)	Determine if each proposed plan meets the requirements of this section; and
202		(2)	Participate with the employer in revising a plan that does not meet the
203			requirements.

204	(i)	(1)	An employer required to submit a traffic mitigation plan may submit a
205			consolidated plan with other employers in the same building or complex of
206			buildings. A consolidated plan must be designed so that the consolidated
207			actions would satisfy the requirements of this section measured on an overall
208			basis for all employers covered by the plan.

- (2) An owner may submit a traffic mitigation plan on behalf of one (1) or more employers in a building to satisfy the requirements imposed on the employers under this section measured on an overall basis for all employers covered by the plan.
- (j) The director may require an employer to resubmit a plan that is not consistent with the commuting goals specified in the annual growth policy. The director may not require an employer to submit a plan that meets the requirements of this section more than once every two (2) years.]

[42A-16. Traffic mitigation agreements.

- (a) (1) Any proposed subdivision or optional method development in the district must be subject to a traffic mitigation agreement if the planning board determines, under criteria and standards adopted by the county council relating to the adequacy of public transportation facilities, that additional transportation facilities or traffic alleviation measures are necessary for approval.
 - (2) A traffic mitigation agreement must specify those transportation system management measures that will be undertaken by the applicant or other responsible party. The transportation system management measures must be

227		reasonably calculated to ensure that public transportation facilities will be
228		adequate to serve the proposed development by meeting the commuting
229		goals specified in the annual growth policy.
230	(b)	A traffic mitigation agreement may include:
231		(1) The required appointment of a transportation coordinator;
232		(2) Limitations on parking spaces;
233		(3) Peak period parking charges;
234		(4) Preferential parking requirements for carpools and vanpools;
235		(5) Provision of transit or vanpool subsidies for employees;
236		(6) Financial or other participation in the construction or operation of related on-
237		or off-site transportation facilities or systems; or
238		(7) Other transportation system management measures;
239	(c)	A traffic mitigation agreement must be:
240		(1) Executed by the applicant, the department, and the planning board; and
241		(2) Made an express condition of any approval for subdivision under chapter 50
242		or optional method development under chapter 59, division 59-D-2, as
243		appropriate.
244	(d)	A traffic mitigation agreement is subject to all additional review and approval
245		requirements of chapter 50, "Subdivision Regulations," and chapter 59, division 59-
246		D-2, "Project Plan for Optional Method of Development, CBD Zones," as
247		applicable.
248	(e)	A traffic mitigation agreement may:
249		(1) Require adequate financial security assurances, including bonds, letters of

250		credit, or similar guarantees;
251		(2) Be made binding on future tenants; and
252		(3) Provide for liquidated damages, specific performance, or other remedies, as
253		appropriate.
254	(f)	The department is the agency designated to enforce the contractual terms of a traffic
255		mitigation agreement. This may not be interpreted, however, to limit the planning
256		board's authority to revoke or otherwise enforce, in accordance with law, any
257		approvals granted for subdivision under chapter 50 or optional method development
258		under chapter 59, division 59-D-2, in the event of noncompliance with a traffic
259		mitigation agreement.]
260	[42A-17. Ann	nual survey.
261	(a)	The director, after consulting the advisory committee, must establish a schedule for
262		annual commuter surveys.
263	(b)	The director, after consulting the advisory committee, must prepare an employer
264		commuter survey form that generates information:
265		(1) To establish an accurate data base of employee commute patterns;
266		(2) To monitor progress toward the attainment of the commuting goals specified
267		in the annual growth policy.
268	(c)	The director must mail the annual survey forms to all employers under the schedule
269		the director establishes. Each notified employer must submit a completed survey to
270		the director within forty-five (45) days after receiving the form.]
271	[42A-18. Ann	ual report.

272	(a)	By September 1 of each year, starting September 1, 1988, the director must submit
273		to the advisory committee and planning board an annual report on transportation
274		system management in the district. The report must include:
275		(1) Employee commute patterns by employer in the district;
276		(2) Auto occupancy rates by employer in the district;
277		(3) Level of service measurements for each intersection in the district and
278		selected critical intersections outside of the district:
279		(4) Parking supply and demand in the district;
280		(5) Status of road or intersection improvements, signal automation, and other
281		traffic modifications in the district and vicinity;
282		(6) Transit utilization and availability in the district; and
283		(7) Carpooling and vanpooling efforts in the district.
284	(b)	By January 1 of each year, starting January 1, 1989, the county executive must
285		forward the annual report to the county council. The county executive must note any
286		areas of disagreement between the director and the advisory committee.
287	(c)	If the commuting goals specified in the annual growth policy are not met by
288		September 1, 1990, the director must recommend to the county executive corrective
289		action, which may include mandatory mitigation measures for the district.]
290	[42A-19. Reg	ulations.
291	The co	ounty executive may adopt regulations under method (2) to implement this article.]
292	[42A-20. Enfo	orcement.
293	The de	epartment enforces this article. Any employer who fails within thirty (30) days after a
294	second notice	to submit a traffic mitigation plan or to provide survey data is guilty of a class C

violation. An owner who fails within thirty (30) days after a second notice to submit a traffic mitigation plan is guilty of a class C violation. Any party to a traffic mitigation agreement under section 42A-16 who fails within thirty (30) days after notice to comply with the agreement is guilty of a class A violation.]

[Article III. Transportation Management in Metro Station Areas.]

[[42A-20A. Application.

This Article applies [in] to each Metro station policy area or transportation management district designated in the Alternative Review Procedure[s] for Transportation Facilities adopted in the [annual growth policy] Annual Growth Policy, and [in] to any other Metro station policy area or transportation management district designated in the [annual growth policy] Annual Growth Policy.]

42A-21. Definitions.

In this Article, unless the context indicates otherwise:

- [(a)] Alternative work hours program means any system [for shifting] that shifts the workday of an employee so that the workday starts or ends outside of [the] a peak period, including:
 - (1) compressed workweeks;
 - staggered work hours involving a shift in the set work hours of [some or all]

 an employee[s] at the workplace; or
 - (3) flexible work hours involving individually determined work hours under guidelines established by the employer.
- [(b)] Annual [growth policy] Growth Policy means the most recently adopted Annual Growth Policy under Section 33A-15.

318	[(c)]	Carpo	pol means a motor vehicle occupied by 2 or more employees traveling together.
319	[(d)]	Comn	nute means a home-to-work or work-to-home trip.
320	[(e)]	Depar	tment means the Department of Public Works and Transportation.
321	[(f)]	Direc	tor means the Director of the Department of Public Works and Transportation
322		or the	Director's designee.
323	[(g)]	Distri	ct means a transportation management district created [in one or more
324		Metro	station policy areas] under this Article.
325	[(h)]	Emple	byee means [any] a person hired by an employer, including a part-time or
326		seasor	nal worker.
327	[(i)]	Emplo	oyer means any public or private [employer] business or government entity,
328		includ	ling the County, employing 25 or more employees and having a permanent
329		place	of business in a district. The maximum number of employees on the largest
330		shift <u>v</u>	vorking in a district determines the size of the employer. Employer does not
331		includ	le:
332		(1)	a contractor, business, or government entity with no permanent place of
333			business in a district;
334		<u>(2)</u>	<u>a home-based business;</u>
335		<u>(3)</u>	a business with no employees housed at that work site;
336	[(2	2)] <u>(4)</u>	any business with no permanent workplace or location; or
337	[(3	3)] <u>(5)</u>	any government agency not required by law to follow County regulations.
338	[(j)]	Peak	period means the hours of highest transportation use in a district each workday,
339		as def	ined in the resolution creating [that] a district.

340	[(k)]	Planning Board means the Montgomery County Planning Board of the Maryland-
341		National Capital Park and Planning Commission.
342	[(1)]	Single-occupancy vehicle means a motor vehicle occupied by one employee for
343		commuting purposes, other than a two-wheeled vehicle.
344		<u>Telework</u> means a work arrangement where a manager directs or permits an
345		employee to perform usual job duties away from the central workplace in
346		accordance with established performance expectations and agency-approved or
347		agreed-upon terms.
348	[(m)]	Transportation demand management means any method of reducing demand for
349		road capacity during [the] <u>a</u> peak period, including <u>an</u> alternative work hours
350		program[s], carpool, vanpool, subsidized transit pass[es], preferential parking,
351		improved bicycle and pedestrian access and safety, [and] or peak period parking
352		charge[s].
353	[(n)]	Transportation management organization means a public, nonprofit private, or
354		public-private firm, corporation, or instrumentality created or contracted to manage
355		or coordinate transportation demand management programs.
356	[(o)]	Vanpool means a van occupied by at least 8 employees traveling together.
357	[(p)]	Workplace means the place of employment, base of operations, or predominant
358		location of an employee.
359	42A-22. Find	ings and purposes.
360	(a)	New economic development is important to stimulate the local economy. Focusing
361		new development in [highly] <u>high</u> transit-[serviceable] <u>service</u> areas [, such as Metro

302		station policy areas,] is an important County land use and economic development
363		objective.
364	(b)	Limited transportation infrastructure, [and related] traffic congestion, pedestrian
365		access, and safety [concerns] <u>issues</u> [are constraining] <u>impede</u> the [achievement of]
366		County's land use and economic development objectives.
367	(c)	Transportation demand management, in conjunction with adequate transportation
368		facility review, planned capital improvement projects, and parking and traffic
369		control measures, will:
370		(1) help provide sufficient transportation capacity to achieve County land use
371		objectives and permit further economic development [in Metro station policy
372		areas];
373		(2) reduce the demand for road capacity, and promote traffic safety and
374		pedestrian access [in Metro station policy areas]; and
375		(3) help reduce vehicular emissions, energy consumption, and noise levels.
376	(d)	[The resulting improved] $\underline{\text{Improved}}$ traffic levels [of service,] $\underline{\text{and}}$ air quality and $\underline{\text{a}}$
377		reduction in ambient noise levels will help [make Metro station policy areas] create
378		attractive and convenient places to live, work, visit, and [do] conduct business.
379	(e)	Transportation demand management will [also] equitably allocate responsibility for
380		reducing single-occupancy vehicle trips among government, developers, employers,
381		[nonresidential] property owners, and the public.
382	(f)	Transportation demand management should be [used in Metro station policy areas,]
383		consistent with any commuting goals set in the [annual growth policy] Annual
384		Growth Policy, [to] and foster coordinated and comprehensive government, private

385 industry, and public action [by government, new developers, property owners and 386 employers] to: 387 (1) increase transportation capacity; 388 (2) reduce existing and future levels of traffic congestion; 389 (3) reduce air and noise pollution; and 390 (4) promote traffic safety and pedestrian access. 391 [The use of transportation] Transportation demand management [in Metro station (g) 392 policy areas] will substantially advance [these important] public policy objectives. 393 Adoption of this Article is in the best interest of the public health, safety, and general 394 welfare [in Metro station policy areas and] of the County [as a whole]. 395 42A-23. Districts; authority of the Department and Planning Board. 396 (a) The County Council by resolution may create [one or more] transportation 397 management districts [in each Metro station policy area, or may create one or more 398 districts which include all or parts of more than one Metro station policy area. A 399 district may also include areas which are served by the same transportation network 400 as the Metro station policy area] in any Metro station policy area, which may include 401 adjacent areas served by the same transportation network, or in any area where 402 policy area transportation review applies under the Annual Growth Policy. 403 (b) The Department may take actions necessary to achieve effective transportation 404 demand management in each district, on its own or by contract with any employer, 405 transportation management organization, or other party, including: 406 (1) regulating or limiting public parking, by regulation adopted under method 407 (2);

408		(2)	monitoring and assessing traffic patterns and pedestrian access and safety;
409		(3)	adopting traffic and parking control measures;
410		(4)	providing approved transportation-related capital projects;
411		(5)	promoting or implementing transit and ridesharing incentives;
412		(6)	promoting regional cooperation between the County and other government
413			agencies [[; and]]
414		(7)	creating cooperative County-private sector programs to increase ridesharing
415			and transit use: and [[.]]
416		<u>(8)</u>	conducting surveys, studies, and statistical analysis to determine the
417			effectiveness of traffic mitigation plans and employer efforts.
418	(c)	In each	transportation management district, sole source contracts may be signed
419		with, o	r funds granted to, one or more transportation management organizations to
420		carry o	ut transportation demand management programs [which] that the Department
421		could o	otherwise carry out, under Chapter 11B.
422	(d)	The De	epartment and the Planning Board may, in accordance with this Article and
423		other a	pplicable law, jointly impose [[reasonable]] transportation demand
424		manag	ement measures as conditions on the Board's approval of development in any
425		district	•
426	(e)	Each d	istrict may have a Transportation Management District Advisory Committee
427		if the E	Executive by regulation decides [one] a Committee is necessary to carry out
428		this Ar	ticle or if the Council creates [one] a Committee by resolution. The
429		Execut	ive or Council may [also] designate any existing advisory body appointed by
430		the Exc	ecutive and confirmed by the Council to serve as a Transportation

Management <u>District</u> Advisory Committee. <u>The Executive must appoint and the Council must confirm</u> [The] members of any Advisory Committee [must be appointed by the Executive and confirmed by the Council]. The County must not compensate members of an Advisory Committee for their services. [The County financial disclosure law does not apply to] Advisory Committee members, [who are] not otherwise public employees as defined in Chapter 19A, are not subject to the financial disclosure provisions of that Chapter.

42A-24. Traffic mitigation plans.

- (a) If an employer is subject to this Section, and if the Council by resolution or in the [annual growth policy] Annual Growth Policy has approved the use of traffic mitigation plans in a given district, the Director [may] must notify the employer by letter that the employer must submit a traffic mitigation plan meeting the requirements of this Section.
- (b) An employer who employs 25 or more employees in a district at any time within one year before receiving notice under subsection (a) must submit [[an annual]] a traffic mitigation plan to the Director[[a unless the Director determines that a less frequent plan is appropriate]].
- (c) The traffic mitigation plan should be consistent with <u>and contribute to the</u>

 <u>achievement of any commuting goals set in the [annual growth policy] Annual</u>

 <u>Growth Policy.</u> A traffic mitigation plan may include [use of] an alternative work hours program, [incentives for] carpool[s] or vanpool[s] <u>incentives</u>, subsidized transit passes, preferential parking, peak period or single-occupancy vehicle parking

453	charge	es, improved bicycle and pedestrian access and safety, telework, and other
454	transp	ortation demand management measures.
455	[[(d)]] [[The	Director [may] must establish a schedule for initial submission of traffic
456	mitiga	tion plans by employers.]]
457	[[(e)]] <u>(d)</u> Each	employer must submit its traffic mitigation plan within [45] 90 days after
458	receiv	ing notice under subsection (a). The Director may extend an employer's time
459	to file	a <u>t</u> raffic mitigation plan for good cause.
460	[[(f)]] <u>(e)</u> (1)	An employer may submit a consolidated traffic mitigation plan with other
461		employers in the same building or <u>building</u> complex [of buildings].
462		[Similarly, an] An owner of a nonresidential building in a district may
463		submit a consolidated traffic mitigation plan on behalf of one or more
464		employers in the building.
465	(2)	A consolidated plan must be designed so that the action[s] it requires
466		[satisfy] satisfies this Section for [all] employers covered by the plan.
467	[[(g)]] <u>(f)</u> (1)	The Director may require an owner of a nonresidential building in a district
468		to submit a traffic mitigation plan if:
469		(A) the Director finds that a plan is necessary to achieve the purpose of
470		this Article because of the owner's control of parking or common
471		space or for similar reasons; and
472		(B) the Director notifies the owner of the building under subsection (a).
473	(2)	As specified in the notice, the owner's plan may cover all or some employers
474		in the building. A plan submitted under this subsection may be in addition to
475		one an individual employer must submit.

476	(3)	After receiving notice under this Section, an owner must submit a traffic
477		mitigation plan that meets the requirements applicable to an employer.
478	[[(h)]](g) (1)	The Director may require an owner of a residential building or complex with
479		at least 100 dwelling units ₂ [(]including a common ownership community as
480		defined in Chapter 10B[)] ₂ in a district to submit a traffic mitigation plan if:
481		(A) the Director finds that a plan is necessary to achieve the purpose of
482		this Article because of the owner's control of parking or common
483		space or for similar reasons; and
484		(B) the Director notifies the owner of the building under subsection (a).
485	(2)	After receiving notice under this Section, an owner of a residential building
486		must submit a traffic mitigation plan that meets the requirements applicable
487		to an employer.
488	[[(i)]](<u>h)</u> The I	Director must offer to help employers and owners prepare traffic mitigation
489	plans	
490	$[[(j)]]$ $\underline{(i)}$ The D	irector must:
491	(1)	decide if each proposed plan meets the requirements of this Section; and
492	(2)	help the employer or owner revise a plan which does not meet the
493		requirements.
494	[[(k)]] <u>(j)</u> The I	Director may require an employer or owner to resubmit a plan [which] that is
495	not con	sistent with any commuting goals set in the [annual growth policy] Annual
496	Growt	Policy. The Director must not require an employer to submit a plan that
497	meets	he requirements of this Section more than once every 2 years.

498 An employer must submit a report on transportation management measures used to 499 implement a traffic mitigation plan to the transportation management organization 500 based on a schedule the Director sets. 501 Sec. 42A-25. Traffic mitigation agreements. 502 (a) Any proposed subdivision or optional method development in a district must be 503 subject to a traffic mitigation agreement if the Planning Board and the Director 504 jointly decide, under standards adopted by the Council for the adequacy of public 505 transportation, that more transportation facilities or transportation demand 506 management measures are necessary to meet any commuting goals set in the annual 507 growth policy. 508 (b) A traffic mitigation agreement must specify [those] transportation demand 509 management measures that the applicant or [another] a responsible party must carry 510 out. The measures must be [[reasonably]] calculated to ensure that public 511 transportation will be adequate to meet [any] commuting goals set in the [annual 512 growth policy] Annual Growth Policy. 513 (c) A traffic mitigation agreement may require: 514 naming a transportation coordinator; (1) 515 (2) limits on parking spaces; 516 (3) peak period or single-occupancy vehicle parking charges; 517 (4) preferential parking for carpools and vanpools; 518 (5) subsidies for employees not using single-occupancy vehicles; 519 (6) financial or other participation in building or operating on- or off-site 520 transportation facilities or systems; [or]

521		<u>(7)</u>	providing space on a periodic basis for marketing and promotional activities
522			of the district;
523		<u>(8)</u>	designating permanent areas in prominent locations to display information
524			on commuting options; or
525	[(7)] <u>(9)</u>	other transportation demand management measures[;].
526	(d)	A traf	fic mitigation agreement must be:
527		(1)	agreed to by the applicant, the Department, and the Planning Board;
528		(2)	made an express condition of any approval for subdivision under Chapter 50
529			or optional method development under Chapter 59; [and]
530		(3)	subject to all other review and approval requirements of Chapter 50 and
531			Chapter 59 [which apply]; and
532		<u>(4)</u>	recorded in the County's land records.
533	(e)	A traf	fic mitigation agreement may:
534		(1)	require adequate financial security, including bonds, letters of credit, or
535			similar guarantees;
536		(2)	bind future tenants of the development; and
537		(3)	specify liquidated damages, specific performance, or other contractual
538			remedies, as appropriate.
539	(f)	The D	Department must enforce the terms of each traffic mitigation agreement. This
540		does r	not limit the Planning Board's authority to revoke or otherwise enforce any
541		appro	vals for subdivision under Chapter 50 or optional method development under
542		Chapt	er 59[if an applicant does not fully comply with a traffic mitigation
543		agreer	ment].

544	42A-26. Ann	ual survey.
545	(a)	The Director, after consulting [[any]] the appropriate Advisory Committee, [may]
546		must schedule an annual commuter survey[s], unless the Director determines that a
547		less frequent plan is appropriate.
548	(b)	The Director, after consulting [[any]] the appropriate Advisory Committee, [may]
549		must prepare a survey that generates information to:
550		(1) create an accurate data base of employee commuting patterns in the [policy
551		area] district; and
552		(2) monitor progress toward reaching any commuting goals set in the [annual
553		growth policy] Annual Growth Policy.
554	(c)	The Department [may] <u>must</u> [mail] <u>distribute</u> the [[annual]] survey [form] to [all]
555		employers [[under the]] <u>based on a</u> schedule the Director sets. Each notified
556		employer must distribute, collect, and return [[submit a]] the completed surveys to
557		the[[Department]] <u>transportation management organization</u> within 45 days after
558		receiving [the form] [[it]] the surveys.
559	<u>(d)</u>	An employer must make a good faith effort to generate survey responses from
560		employees with the objective of achieving at least an 80 percent compliance rate.
561	42A-27. Exec	utive report.
562	(a)	By [September 1] <u>December 1</u> of each even-numbered year, the Director must
563		submit to [[any]] the appropriate Advisory Committee and the Planning Board [an
564		annual] <u>a</u> report on transportation demand management in each district. The report
565		should include:
566		(1) employee commuting patterns by employer;

567		(2)	auto occupancy rates by employer;
568		(3)	level of service measurements for each intersection in the policy area and
569			selected critical intersections outside [it] the area;
570		(4)	parking supply and demand;
571		(5)	status of road or intersection improvements, signal automation, improved
572			bicycle and pedestrian access and safety, and other traffic modifications in or
573			near the policy area;
574		(6)	transit use and availability;
575		(7)	carpool[ing] and vanpool[ing] use; and
576		(8)	the source and use of any funds received under this Article.
577	(b)	By [Ja	nuary 1] March 1 of each odd-numbered year, the Executive must forward
578		each [[annual]] report to the Council. The Executive must note any area of
579		disagr	eement between the Director and an Advisory Committee.
580	(c)	If any	commuting goals set in the [annual growth policy] Annual Growth Policy are
581		not me	et [by] 4 years after a district is created, the Director must recommend [to the
582		Execu	tive] corrective action to the Executive. This action may include mandatory
583		mitiga	tion measures. If the Executive agrees that such action[s are] is necessary, the
584		Execu	tive should propose appropriate legislation or adopt appropriate regulations as
585		author	ized by law.
586	42A-28. Regu	llations	•
587	The Ex	xecutive	e may adopt regulations under method (2) to implement this Article.
588	42A-29. Tran	sporta	tion Management Fee.
589	(a)	(1)	The Executive may by regulation adopted under method (2) set the amount

590			of a [[Transportation Management Fee]] <u>transportation management fee</u>
591			[which] that the Department may annually charge, [each applicant who files
592			an application after January 1, 1994,] under the Alternative Review
593			Procedures [for Metro Station Policy Areas adopted] in the [FY 1994 annual
594			growth policy] Annual Growth Policy, an applicant for subdivision or
595			optional method development approval in a district and each successor in
596			interest of that applicant.
597		(2)	If the resolution creating a district so provides, the Department may also
598			charge the [[Transportation Management Fee]] <u>transportation management</u>
599			fee to:
600			(A) [all] other applicants for subdivision or optional method development
601			in the district, and each successor in interest; and
602			(B) owners of existing commercial and multi-unit residential properties
603			in the district.
604	(b)	The rat	e of the [[Transportation Management Fee]] <u>transportation management fee</u>
605		must b	e set to produce not more than an amount of revenue substantially equal to:
606		(1)	the portion of the cost[s] of administering the district, including the review
607			and monitoring of traffic mitigation plans under Section 42A-24 and traffic
608			mitigation agreements under Section 42A-25, reasonably attributable to the
609			transportation effects of development subject to the [[Fee]] fee; and
610		(2)	the portion of the cost[s] of any program implemented under Section 42A-
611			23(b), including any vehicle or other equipment necessary to carry out any
612			such program, reasonably attributable to the transportation effects of

513		development subject to the [[Fee]] <u>fee</u> .
514	(c)	A [[Transportation Management Fee]] <u>transportation management fee</u> may be
515		assessed on:
516		(1) the gross floor area, the maximum or actual number of employees, or the
517		average number of customers, visitors, or patients, in a nonresidential
518		building;
519		(2) the number of dwelling units, or the gross floor area, in a residential
520		building;
521		(3) the number of parking spaces associated with a building; or
522		(4) any other measurement reasonably related to transportation use by occupants
523		of, employees located in, or visitors to a particular development.
524	(d)	The <u>transportation management</u> fee and the basis on which it is assessed may vary
525		from one district to another and one building or land use category to another.
526	(e)	If the <u>transportation management</u> fee is assessed on a gross floor area basis (as
527		defined in Section 8-38(e)), the rate must not exceed 10 cents per square foot subject
528		to the Fee. If the fee is assessed on any other basis, the total collected each year
529		from any district must not significantly exceed the total amount [which] that would
530		have been collected from that district if the rate were 10 cents per square foot.
531	42A-30. Enfo	rcement.
532	The D	epartment must enforce this Article. [Any] An employer [who] that does not submit a
533	traffic mitigati	on plan or provide survey data within 30 days after a second notice has committed a
534	class C violati	on. An owner who does not submit a traffic mitigation plan within 30 days after a
535	second notice	has committed a class C violation. [Anyl A party to a traffic mitigation agreement

636	under Section 42A-26 who does not comply with the agreement within 30 days after notice has		
637	committed a class A violation.		
638	Sec. 2. Phase-in.		
639	<u>(a)</u>	An employer that employs 50 or more emp	loyees and has received notice under
640		Section 42A-24(a) must submit an initial tra	affic mitigation plan that meets the
641	requirements of this Section to the Director by January 1, 2004.		
642	(b) An employer that employs 25 to 49 employees and has received notice under		
643	Section 42A-24(a) must submit an initial traffic mitigation plan that meets the		
644	requirements of this Section to the Director by January 1, 2005.		
645			
646	Approved:		
647	/S/		November 26, 2002
	Steven A. Silverman, President, County Council		Date
648	Approved:		
649	/S/		December 5, 2002
	Douglas M. Duncan, County Executive		Date
650	This is a correct copy of Council action.		
651	/S/		December 9, 2002
	Mary A. Edg	ar, CMC, Clerk of the Council	Date