R2 71r2248 CF SB 463

By: Delegates Haynes, Anderson, Aumann, Bronrott, Carter, Conaway, DeBoy, Doory, Frank, Glenn, Hucker, James, Kirk, Krysiak, McHale, Montgomery, Oaks, Rice, Rosenberg, Shewell, Stukes, and Tarrant

Introduced and read first time: February 9, 2007

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2

16

Maryland Transit Administration - Public Hearings

3 FOR the purpose of requiring, except under certain circumstances, the Maryland Transit Administration to hold a public hearing before changing a bus or rail 4 5 route alignment or bus stop location; requiring the Administration to hold a 6 public hearing before establishing or abandoning a rail transit station; limiting the time period during which the Administration may implement a policy 7 8 change on certain matters; establishing notice requirements that must be met 9 for a public hearing on certain matters before the Administration may implement policy changes on those matters; requiring a public hearing to be at 10 a certain location and time; requiring the People's Counsel to the Public Service 11 Commission to appear at certain hearings called by the Administration; making 12 a stylistic change; and generally relating to public hearings held by the 13 14 Maryland Transit Administration.

15 BY repealing and reenacting, with amendments,

Article – Transportation

17 Section 7–506

18 Annotated Code of Maryland

19 (2001 Replacement Volume and 2006 Supplement)

20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

21 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1	Article - Transportation		
2	2 7–506.		
3 4	•	ic hearing is held on the matter, the Administration	
5	[(1)] (I) Fix or	revise any fare or rate charged the general public; [or]	
6	[(2)] (п) Establ	ish or abandon any BUS OR RAIL route;	
7 8 9	STOP LOCATION, UNLESS THE CHANGE IS NEEDED BECAUSE OF TEMPORAR		
10	(IV) ESTAI	BLISH OR ABANDON A RAIL TRANSIT STATION.	
11 12 13 14	POLICY ON A MATTER DESCRIBE THE TIME PERIOD TH	IISTRATION MAY ONLY IMPLEMENT A CHANGE OF RIBED IN PARAGRAPH (1) OF THIS SUBSECTION IAT BEGINS 6 WEEKS AFTER THE PUBLIC HEARING HE PUBLIC HEARING.	
15 16 17 18 19	OF A PUBLIC HEARING ON A SUBSECTION, THE ADMINIST POLICY ON THE MATTER UNI	E ADMINISTRATION GIVES INADEQUATE NOTICE MATTER DESCRIBED IN PARAGRAPH (1) OF THIS TRATION MAY NOT IMPLEMENT A CHANGE OF LESS A LEGALLY SUFFICIENT PUBLIC HEARING IS	
20 21		THE PURPOSES OF THIS PARAGRAPH, NOTICE	
22 23 24	3 THE NEWSPAPER PUBLICATION	THE ADMINISTRATION DOES NOT COMPLY WITH ON REQUIREMENTS UNDER SUBSECTION (C) OF	
25 26 27	6 FACILITIES ARE NOT POSTED	AT LEAST 30% OF THE ADMINISTRATION'S AS REQUIRED UNDER SUBSECTION (C) OF THIS	

1	(4) A PUBLIC HEARING REQUIRED UNDER PARAGRAPH (1) OF		
2 3	THIS SUBSECTION SHALL BE AT A PLACE AND TIME THAT IS REASONABLY ACCESSIBLE AND CONVENIENT TO THE PATRONS OF THE SERVICE TO BE		
4	AFFECTED.		
5	(b) (1)		following persons may request the Administration to hold a
6 7	hearing on any rentals, rates, fares, fees, or other charges of the Administration or any service rendered by the transit facilities owned or controlled by the Administration:		
,	service refluered b	y the	transit facilities owned of controlled by the Administration.
8		(i)	Any person served by or using the transit facilities;
9		(ii)	The People's Counsel to the Public Service Commission, as a
10			
11		(:::)	Anna mainrata aramina aramatina in the District
11		(iii)	Any private carrier operating in the District.
12	(2)	The	request for a hearing shall:
13		(i)	Be in writing;
14		(ii)	State the matter sought to be heard; and
15		(iii)	Set forth clearly the grounds for the request.
16	(3)	As so	oon as possible after the Administration receives a request for
17	a hearing, a designated employee of the Administration shall confer on the matter		
18	with the person requesting the hearing. After the conference, if the Administration		
19	considers the matt	ter me	ritorious and of general significance, it may call a hearing.
20	(c) (1)	The	Administration shall give at least [30 days] A 30-DAY notice
21	before a hearing.	1110	naministration shari give at least too days] if oo biii notice
	G		
22	(2)	The	notice shall be:
23		(i)	Published once a week for 2 successive weeks in two or more
24	newspapers of dai		ulation throughout the District; and
25	4	(ii)	Posted in all of the Administration's offices, stations, and
26	terminals and all	oi its v	rehicles and rolling stock in revenue service.
27	(3)	The	30-day period begins when the notice first appears in the
28	newspaper.		

- 1 (d) Before calling a hearing under this section, the Administration shall file 2 at its main office and make available for public inspection:
- 3 (1) Its report on the subject matter of the hearing;
- 4 (2) Any report received from the Public Service Commission under § 5 7–507 of this subtitle; and
- 6 (3) If the hearing was requested under subsection (b) of this section, 7 the written request for the hearing and all documents filed in support of it.
- 8 (e) [If the] **THE** People's Counsel to the Public Service Commission 9 [considers the public interest to be involved, the People's Counsel] shall appear and 10 represent the public interest at each hearing called by the Administration under this 11 section.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2007.