$m C5
m ext{ } ex$

By: Delegates Wims and Mireku-North

Introduced and read first time: February 7, 2024

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning 2 Public Utilities - Transportation Network Service - Assessment Cap Increase 3 FOR the purpose of increasing the cap on the assessment a county or municipal corporation may impose on each transportation network service per trip; and generally relating 4 5 to assessments imposed on transportation network services. 6 BY repealing and reenacting, without amendments, 7 Article – Public Utilities 8 Section 10–406(a) and (b) 9 Annotated Code of Maryland 10 (2020 Replacement Volume and 2023 Supplement) 11 BY repealing and reenacting, with amendments, 12 Article – Public Utilities Section 10–406(c) 13 14 Annotated Code of Maryland 15 (2020 Replacement Volume and 2023 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 16

Article – Public Utilities

19 10–406.

17

18

- 20 (a) (1) In this section the following words have the meanings indicated.
- 21 (2) "Assessment" means a charge imposed by a local jurisdiction on each 22 transportation network service that includes a passenger trip during transportation 23 network coverage period three as described in § 10–101(n)(1)(iii) of this title.



That the Laws of Maryland read as follows:



4

5

6

HOUSE BILL 1133

- 1 (3) "Exempt jurisdiction" means a county or municipal corporation that 2 imposed a tax, fee, or charge on for-hire transportation services provided on a per ride or 3 per passenger basis in that county or municipal corporation on or before January 1, 2015.
 - (b) (1) Except as provided in paragraph (2) of this subsection, this section does not limit the authority of an exempt jurisdiction to impose an assessment, a tax, a fee, or a charge on for—hire transportation services, including transportation network services.
- 7 (2) An exempt jurisdiction may not impose more than one assessment or 8 similar charge on a transportation network service.
- 9 (c) (1) In accordance with subsections (d) and (e) of this section, a county or 10 municipal corporation may impose an assessment under this section.
- 11 (2) Except in an exempt jurisdiction, an assessment by a county or 12 municipal corporation authorized by this section may not exceed [25] **50** cents per trip.
- 13 (3) (i) Except as provided in subsection (e)(5) of this section, an assessment may not be imposed on a transportation network service by both a county and a municipal corporation.
- 16 (ii) If both a county and a municipal corporation impose an assessment on a transportation network service in accordance with subsection (e)(5) of this section, the sum of the assessments imposed by both jurisdictions may not exceed [25] **50** cents per trip.
- 20 (4) The revenue generated from an assessment authorized under this 21 section shall be used for transportation purposes.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024.