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By: Chairman, Appropriations Committee (Departmental - Transportation)

Introduced and read first time: January 31, 1996

Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

2 Transportation - Mass Transit Administration - Fare Box Recovery and Appropriations

- 3 FOR the purpose of requiring the Mass Transit Administration to exempt, during a
- 4 certain period after the initiation of new bus, rail, or passenger rail service, any new
- 5 service in the group that is utilized to calculate the fares needed to ensure that at
- 6 least 50 percent of the total operating costs for mass transit are recovered from
- 7 fares and other operating revenues.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Transportation
- 10 Section 7-208 and 7-902
- 11 Annotated Code of Maryland
- 12 (1993 Replacement Volume and 1995 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 14 MARYLAND, That the Laws of Maryland read as follows:

15 **Article - Transportation**

16 7-208.

- 17 (a) (1) Subject to the authority of the Secretary and, where applicable, the
- 18 Maryland Transportation Authority, the Administration has jurisdiction:
- 19 (i) Consistent with the provisions of Division II of the State Finance
- 20 and Procurement Article, for planning, developing, constructing, acquiring, financing,
- 21 and operating the transit facilities authorized by this title; and
- 22 (ii) Over the services performed by and the rentals, rates, fees, fares,
- 23 and other charges imposed for the services performed by transit facilities owned or
- 24 controlled by the Administration.
- 25 (2) (i) [For fiscal years 1988 through 1992 and each fiscal year thereafter,
- 26 the THE Administration shall recover from fares and other operating revenues at least
- 27 50 percent of the total operating costs for the mass transit bus and rail services under its
- 28 jurisdiction. It is the intent of the General Assembly that the provisions of this paragraph
- 29 shall apply on a system-wide basis and not on an individual transit line basis. However,
- 30 given the anticipated efficiency of light rail technology, the Department is encouraged,

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1	after 2 years of light rail operation, to recover from fares and other operating revenues at
	least 60 percent of the total operating costs for light rail services.
3	(ii) The Administration shall obtain the fare recovery ratio through
	the establishment of reasonable fares in the Baltimore region and the implementation of
	cost containment measures as deemed necessary to meet the standard required under this
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O	paragraph.
7	(III) IN ADDITIONAL THE AMOUNT OF THE FARES THAT ARE TO DE
7	(III) IN ADJUSTING THE AMOUNT OF THE FARES THAT ARE TO BE
	IMPOSED EACH FISCAL YEAR UNDER SUBPARAGRAPH (1) OF THIS PARAGRAPH TO
	ENSURE THAT AT LEAST 50 PERCENT OF THE TOTAL OPERATING COSTS FOR MASS
	TRANSIT BUS AND RAIL SERVICE, OR EXTENSIONS THERETO, UNDER ITS
	JURISDICTION ARE RECOVERED FROM FARES AND OTHER OPERATING REVENUES.
12	THE ADMINISTRATION MAY NOT INCLUDE ANY MASS TRANSIT BUS OR RAIL
13	SERVICE THAT HAD BEEN COMPLETED AND IN OPERATION FOR LESS THAN 3 YEARS.
14	(IV) THE OPERATING COST OF ALL MASS TRANSIT BUS AND RAIL
15	SERVICES, INCLUDING THOSE EXCLUDED FROM THE FARE BOX RECOVERY
16	CALCULATION, SHALL NOT EXCEED THE BUDGET APPROPRIATIONS FOR THE
17	FISCAL YEAR.
18	(b) The determinations of the Secretary, Administration, or Maryland
19	Transportation Authority as to the type of service performed or the rentals, rates, fees,
	fares, and other charges imposed are not subject to judicial review or to the processes of
	any court.
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22	(c) Notwithstanding any other provision of this title or the Public Service
23	Commission Law, the Public Service Commission does not have any jurisdiction over
	transit facilities owned or controlled by the Administration or over any contractor
	operating these facilities.
26	(d) Except as provided in this title, the Administration does not have any
	jurisdiction over transportation in the District by private carriers.
	junisticion over dunsportation in the District by private curious.
28	7-902.
20	1-702.
29	(a) The Administration shall continue to operate the following passenger railroad
	services at levels of service at least equivalent to the level of service established as of July
31	1, 1981:
22	(1) The CCV line between Down and the District of Columbia
32	(1) The CSX line between Brunswick and the District of Columbia;
22	(A) The Association by Box Cod of Public Life Bridge Co
33	(2) The Amtrak line between Penn Station in Baltimore and the District of
34	Columbia; and
	(0) 771 - 003711 - 1 - 0 - 1 - 7 - 1 - 1 - 1 - 1 - 1 - 1 - 1
35	(3) The CSX line between Camden Station in Baltimore and the District of
36	Columbia.

(b) The Administration shall recover at least 50 percent of total operating costs

38 for all passenger railroad services under its control from fares and operating revenues.
39 Notwithstanding § 7-208 of this title, the Mass Transit Administration shall calculate for
40 passenger rail services a separate farebox recovery ratio for the administrative purposes

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- 1 of determining a separate cost recovery ratio for each of the aforementioned transit
- 2 modes from the calculation for mass transit, Metro, and light rail.
- 3 (C) IN DETERMINING THE FARES THAT ARE TO BE IMPOSED UNDER
- 4 SUBSECTION (B) OF THIS SECTION TO ENSURE AT LEAST 50 PERCENT OF THE TOTAL
- 5 OPERATING COST FOR ALL PASSENGER RAILROAD SERVICES, OR EXTENSIONS
- 6 THERETO, UNDER ITS JURISDICTION ARE RECOVERED FROM FARES AND OTHER
- 7 OPERATING REVENUES, THE ADMINISTRATION MAY NOT INCLUDE PASSENGER
- 8 RAILROAD SERVICES THAT HAD BEEN COMPLETED AND IN OPERATION FOR LESS
- 9 THAN 3 YEARS.
- 10 (D) THE COST OF ALL PASSENGER RAILROAD SERVICES, INCLUDING THOSE
- 11 STATUTORILY EXCLUDED FROM THE FARE BOX RECOVERY CALCULATION, MAY
- 12 NOT EXCEED THE BUDGET APPROPRIATION FOR THAT FISCAL YEAR.
- 13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 July 1, 1996.