Unofficial Copy R4

16

2003 Regular Session (3lr0253)

ENROLLED BILL

-- Ways and Means/Budget and Taxation --

Introduced by Montgomery County Delegation

	and by shading and y a cognition	
	Read and Examined by Proofreaders:	
		Proofreader.
Seale	ed with the Great Seal and presented to the Governor, for his approval thisday of at o'clock,M.	Proofreader.
		Speaker.
	CHAPTER	
2 3 4	AN ACT concerning Montgomery County - "Go Montgomery!" Local Vehicle Surcharge - Transportation Fund - Vehicle Registration Surcharge MC 303-03	
_	FOR the purpose of requiring motor vehicle owners who reside in Montgomery County to pay a certain annual surcharge; establishing the "Go Montgomery!"	
6 7	Transportation Fund for financing certain transportation projects in	
8	Montgomery County; requiring the Motor Vehicle Administration to administer	
9	the Fund; requiring that certain revenue be distributed to the Fund; requiring	
10	the Administration to distribute the money in the Fund to Montgomery County	
11	at certain times; defining certain terms; providing for the termination of this	
12	Act; and generally relating to requiring motor vehicle owners who reside in	
13	Montgomery County to pay a certain annual surcharge to be used for financing	
14	transportation projects in Montgomery County authorizing the County Council	
15	for Montgomery County to impose a local surcharge not to exceed a certain	

amount on certain motor vehicles owned by Montgomery County residents;

1	providing that the aggregate local surcharge imposed on the owner of certain
	rental vehicles may not exceed a certain amount annually; requiring
2	Montgomery County to deposit certain money in a special fund to be used to
4	finance certain transportation-related initiatives in Montgomery County;
5	requiring the Motor Vehicle Administration to provide certain information by a
6	certain time; prohibiting the Motor Vehicle Administration from registering or
7	transferring certain registrations under certain circumstances; requiring the
8	Motor Vehicle Administration in cooperation with Montgomery County to adopt
9	
	procedures necessary to implement this Act; providing for the collection of a
0	certain fee; defining certain terms; providing for the termination of this Act; and
1	generally relating to a local surcharge on vehicles in Montgomery County to be
2	used to finance certain transportation-related initiatives in Montgomery
3	County.
4	BY repealing and reenacting, with amendments,
5	Article - Transportation
6	Section 13 954 and 13 955
7	Annotated Code of Maryland
8	(2002 Replacement Volume)
.0	(2002 Replacement Volume)
9	BY repealing and reenacting, without amendments,
20	Article - Transportation
21	Section 11-113.1, 11-127.2, 11-143, 11-149, 11-178, 13-815(a)(6), and 13-903
22	13-903, and 13-912(b)
23	Annotated Code of Maryland
24	(2002 Replacement Volume)
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25	BY adding to
26	Article - Transportation
27	Section <u>13-418</u> ; <u>13-956</u> <u>13-1001 through 13-1006</u> , <u>13-1005</u> , inclusive, to be
28	under the new subtitle "Subtitle 10. Local Vehicle Surcharge"
29	Annotated Code of Maryland
80	(2002 Replacement Volume)
31	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
52	MARYLAND, That the Laws of Maryland read as follows:
33	Article - Transportation
,,,	mucie - Hansportation
34	13-954.
35	(a) In this section, "motor vehicle" means a:
,,	(u) In this section, motor ventere metals u.
36	(1) Class A (passenger) vehicle;
37	(2) Class B (for hire) vehicle:

1		(3)	Class C (funeral and ambulance) vehicle;
2		(4)	Class D (motorcycle) vehicle;
3		(5)	Class E (truck) vehicle;
4		(6)	Class F (tractor) vehicle;
5		(7)	Class H (school) vehicle;
6		(8)	Class J (vanpool) vehicle;
7		(9)	Class M (multipurpose) vehicle;
8		(10)	Class P (passenger bus) vehicle;
9		(11)	Class Q (limousine) vehicle; or
10		(12)	Vehicle within any other class designated by the Administrator.
11 12	(b) owner of an		ion to the registration fee otherwise required by this title, the vehicle registered under this title shall pay [a]:
13		(1)	A surcharge of \$11 per year for each motor vehicle registered; AND
14 15	SURCHAR	(2) GE FOR	IF THE OWNER RESIDES IN MONTGOMERY COUNTY, AN ADDITIONAL EACH MOTOR VEHICLE REGISTERED, THE AMOUNT OF WHICH:
16 17	COUNTY;	AND	(I) SHALL BE SET BY THE GOVERNING BODY OF MONTGOMERY
18			(II) SHALL NOT EXCEED THE REGISTRATION FEE.
19	13-955.		
20 21	(a) Operations		ection, "Fund" means the Maryland Emergency Medical System
22	(b)	(1)	There is a Maryland Emergency Medical System Operations Fund.
23 24	7 302 of the	(2) State Fin	The Fund is a continuing, nonlapsing fund which is not subject to § nance and Procurement Article.
	and credited Procuremen		Interest and earnings on the Fund shall be separately accounted for und, and are not subject to § 6 226(a) of the State Finance and
28	(c)	The Fur	nd consists of:
29 30	this subtitle;	(1) ; and	Registration surcharges collected under [§ 13 954] § 13 954(B)(1) of

2 interhospital transfers of patients, generated by an entity specified in subsection (e) of this section that is a unit of State government. 4 (d) Expenditures from the Fund shall be made pursuant to an appropriation approved by the General Assembly in the annual State budget or by the budget amendment procedure provided under § 7-209 of the State Finance and Procurement Article, provided that any budget amendment shall be submitted to and approved by the Legislative Policy Committee prior to the expenditure or obligation of funds. 9 (e) The money in the Fund shall be used solely for: 10 (1) Medically oriented functions of the Department of State Police, 11 Special Operations Bureau, Aviation Division; 12 (2) The Maryland Institute for Emergency Medical Services Systems; 13 (3) The R-Adams Cowley Shock Trauma Center at the University of 14 Maryland Medical System; 15 (4) The Maryland Fire and Rescue Institute; 16 (5) The provision of grants under the Senator William H. Amoss Fire, 17 Rescue, and Ambulance Fund in accordance with the provisions of Article 38A, §§ 45A through 45D of the Code; and 19 (6) The Low Interest Revolving Loan Account under the Volunteer 20 Company Assistance Fund in accordance with the provisions of Article 38A, §§ 46E through 46H of the Code. 21 13-956. 23 (A) IN THIS SECTION, "FUND" MEANS THE "GO MONTGOMERY!" 24 TRANSPORTATION FUND. 25 (B) THERE IS A "GO MONTGOMERY!" TRANSPORTATION FUND. 26 (C) THE PURPOSE OF THE FUND IS TO PROVIDE A DEDICATED SOURCE OF TREVENUE TO FINANCE TRANSPORTATION RELATED PROJECTS IN MONTGOMERY COUNTY, INCLUDING MASS TRANSIT INITIATIVES AND CONSTRUCTION OF HIGHWAYS AND OTHER INFRASTRUCTURE IDENTIFIED IN COUNTY MASTER PLAT THAT ARE DESIGNED TO: 31 (1) ALLEVIATE TRANSFIC CONGESTION AND PREVENT GRIDLOCK COUNTY, INCLUDING MASS TRANSIT INITIATIVES AND CONSTRUCTION OF HIGHWAYS IN MONTGOMERY COUNTY; 33 (2) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE MONITO AND AND REGULATION OF TRAFFIC:	1	(2) All funds, including charges for accident scene transports and
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31 (1) ALLEVIATE TRAFFIC CONGESTION AND PREVENT GRIDLOCK C 32 HIGHWAYS IN MONTGOMERY COUNTY; 33 (2) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE MONITO		$^{\prime}$
32 HIGHWAYS IN MONTGOMERY COUNTY; 33 (2) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE MONITO	JU	THE TIME DESIGNED TO.
32 HIGHWAYS IN MONTGOMERY COUNTY; 33 (2) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE MONITO		
33 (2) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE MONITO	31	(1) ALLEVIATE TRAFFIC CONGESTION AND PREVENT GRIDLOCK ON
33 (2) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE MONITO	32	HIGHWAYS IN MONTGOMERY COUNTY:
		,
	22	(A) OPEN MIZE THE LISE OF THE CHARLES AND A COLUMN TO
34 AND REGULATION OF TRAFFIC;		
	34	AND REGULATION OF TRAFFIC;

1		(3)	IMPRO	VE AIR Q	UALITY IN THE WASHINGTON METROPOLITAN
2	REGION BY	Z MINIM			ENVIRONMENTAL IMPACTS ASSOCIATED WITH
3	TRANSPOR	TATION	I- AND	12 (2102	
-	11411.01.01		.,		
4		(4)	CONTR	IRLITE T	O THE DEVELOPMENT IN MONTGOMERY COUNTY OF
	A COMPDE	` /			FION SYSTEM THAT IS SAFE, EFFICIENT, AND
					HON 3131EW THAT IS SAFE, EFFICIENT, AND
6	ENVIRONM	IEN I AL	LY SOU.	ND.	
7	(D)	THE AI	OMINIS T	<u>FRATION</u>	SHALL ADMINISTER THE FUND.
8	(E)	THE FU	IND CON	VSISTS O	F REGISTRATION SURCHARGES COLLECTED UNDER
9	§ 13 954(B)((2) OF TI	IIS SUB	TITLE.	
	, ,	` /			
10	(F)	THE AT	CZINIMO	TRATION	SHALL DISTRIBUTE THE MONEY IN THE FUND TO
	MONTGON				STREED BY TRUE THE MONEY IN THE TOND TO
11	WIGHTGON	TERT C	50141 1 .		
10		(1)	AT 140	NUTTE SZE	AUTED VALC. OD
12		(1)	AT MO	NIHLY I	NTERVALS; OR
13		(2)	AT OTI	IER APPI	ROPRIATE TIMES AS REASONABLY REQUESTED.
14	(G)	MONTO	SOMER	Y COUNT	Y MAY USE PROCEEDS FROM THE FUND FOR
15	FINANCIN	G TRAN	SPORTA	TION PR	OJECTS IN MONTGOMERY COUNTY CONSISTENT
16	WITH THE	PURPOS	SES OF	THE FUN	D SPECIFIED IN SUBSECTION (C) OF THIS SECTION.
	<u>11-113.1.</u>	1 CIU O	JLD OI	TILL T CTV	b billen ilb ii v bebble ii oi v (e) oi viinb ble ii oi v.
1 /	11-113.1.				
10	"D	1.0	. 411.		and the Control of th
18					son's true, fixed, permanent home, without
					doning that home, and to which he has the
					Domicile does not include a temporary
21	dwelling un	less there	is a pres	ent intenti	on to abandon permanently or indefinitely
22	the former d	omicile.			
23	11-127.2.				
	<u> </u>				
24	(a)	"Looso i	ntandad	ne coourity	" manne a large of a vahiala by an individual
	(a)				" means a lease of a vehicle by an individual
					nold purposes for more than 180 consecutive
26	days, includ	ing renev	val period	ds, in whic	<u>h:</u>
27		<u>(1)</u>	The less	ee is provi	ided the option to purchase the leased vehicle; and
28		<u>(2)</u>	Under th	ne terms of	f the purchase option, the lessee becomes or has the
29	option to be				
	<u></u>				
30			<u>(i)</u>	No additi	onal consideration; or
30			(1)	No additi	onar consideration, or
21			(::)	1 1	In the coor of a new vehicle on the latest term of
31			<u>(ii)</u>	<u>1.</u>	In the case of a new vehicle, a nominal consideration of:
32					20 percent or less of the "value at consummation" of the
33	vehicle as th	at term is	s defined	in 12 C.F.	R. § 213.2(a)(18); or
	· · · · · · · · · · · · · · · · · · ·	<u></u>	<u></u>		

1	<u>B.</u> If the value at consummation is not stated in the lease, 20 percent or less of the Monrone sticker price for the vehicle; or
5 6	2. In the case of a used vehicle, a nominal consideration of 20 percent or less of the wholesale value of the vehicle as shown in the official used car guide of the National Automobile Dealer's Association (N.A.D.A.), taking into account accessories and mileage plus any costs incurred by the lessor in repairing and servicing the vehicle in anticipation of a lease.
	(b) "Lease not intended as security" means a lease of a vehicle by an individual primarily for personal, family, or household purposes for more than 180 consecutive days, including renewal periods, in which:
13	(1) The lessee may return the motor vehicle at the end of the lease term with no financial obligations other than payments required under, and disclosed in, the lease for excess wear and tear and excess mileage charges and for administration, disposition, and similar costs incurred at the end of the lease; and
15	(2) The lessee is provided the option to purchase the leased vehicle for:
16	(i) In the case of a new vehicle, a consideration in excess of:
17 18	1. 20 percent of the "value at consummation" of the vehicle as that term is defined in 12 C.F.R. § 213.2(a)(18); or
19 20	2. If the value at consummation is not stated in the lease, 20 percent of the Monrone sticker price for the vehicle; or
23 24	(ii) In the case of a used vehicle, a consideration in excess of 20 percent of the wholesale value of the vehicle as shown in the official used car guide of the National Automobile Dealer's Association (N.A.D.A.), taking into account accessories and mileage plus any costs incurred by the lessor in repairing and servicing the vehicle in anticipation of a lease.
26	<u>11-143.</u>
27	"Owner", as used in reference to a vehicle:
28	(1) Means a person who has the property in or title to the vehicle;
29 30	(2) Includes a person who, subject to a security interest in another person, is entitled to the use and possession of the vehicle;
31	(3) Does not include a lessee under a lease not intended as security; and
32	(4) Includes a lessee under a lease intended as a security.

1	<u>11-149.</u>			
2	"Reside	nt" mean	s any per	son:
3		<u>(1)</u>	Who is	domiciled in this State;
4 5	State; and	<u>(2)</u>	<u>(i)</u>	Who owns, leases, or rents a primary place of residence in this
6 7	more than a	year;	<u>(ii)</u>	Who regardless of the person's domicile resides in this State for
8 9	this State; an	(3) nd	<u>(i)</u>	Who maintains a main or branch office or warehouse facility in
10 11	<u>or</u>		<u>(ii)</u>	Who bases and operates motor vehicles intrastate in this State;
12		<u>(4)</u>	Who ha	s filed as a Maryland resident for income tax purposes.
13	<u>11-178.</u>			
14 15	<u>(a)</u> as a Class E			means a passenger car or a vehicle that may be registered le under Title 13, Subtitle 9 of this article:
16 17	same person	(1) 1 for a pe		acquired solely for rental purposes but will not be rented to the ore than 180 consecutive days;
	owned by th subsection;	<u>(2)</u> se same p	<u>(i)</u> erson, at	That, at the time of purchase, is part of a fleet of passenger cars least five of which meet the criteria in item (1) of this
	owned by th subsection;		<u>(ii)</u> erson, at	That, at the time of purchase, is part of a fleet of rental trucks least five of which meet the criteria in item (1) of this
	passenger v item (1) of t			That, at the time of purchase, is part of a fleet of multipurpose the same person, at least five of which meet the criteria in
27		<u>(3)</u>	For whi	ch the owner does not provide a driver; and
28 29	vehicle, will	(4) not be u		the vehicle is a passenger car or multipurpose passenger insport individuals or property for hire.
30	<u>(b)</u>	<u>"Rental</u>	vehicle"	does not include:
31		<u>(1)</u>	A dump	truck, as described in § 13-919 of this article;
32		<u>(2)</u>	A tow tr	uck, as described in § 13-920 of this article; or

1 2	(3) the Tax - General		vehicle exempt from the sales and use tax under § 11-201(a) of
3	<u>13-418.</u>		
6 7	<u>COUNTY THAT T</u> IMPOSED ON TH	HE OWNE IE VEHICL	E ADMINISTRATION RECEIVES NOTICE FROM MONTGOMERY R OF A VEHICLE HAS FAILED TO PAY A LOCAL SURCHARGE E PURSUANT TO § 13-1002 OF THIS ARTICLE, THE T REGISTER OR TRANSFER THE REGISTRATION OF THE
11		RANSFER A	DMINISTRATION SHALL CONTINUE THE REFUSAL TO A REGISTRATION OF A VEHICLE UNTIL MONTGOMERY DMINISTRATION THAT THE LOCAL SURCHARGE HAS BEEN
15	MONTGOMERY OWNER OF A VE	COUNTY T EHICLE TO	TRATION SHALL ADOPT PROCEDURES REQUIRING TO NOTIFY THE ADMINISTRATION OF THE FAILURE OF THE D PAY A LOCAL SURCHARGE IMPOSED ON THE VEHICLE OF THIS ARTICLE.
19	THIS SECTION S	<u>'A VEHICI</u> SHALL PAY	DITION TO ANY OTHER FEE OR PENALTY PROVIDED BY LAW, LE WHO IS DENIED REGISTRATION OF THE VEHICLE UNDER YA FEE ESTABLISHED BY THE ADMINISTRATION BEFORE NEWS THE REGISTRATION OF THE VEHICLE.
23		INED BY T MOTOR V	EE AUTHORIZED UNDER PARAGRAPH (1) OF THIS SUBSECTION HE ADMINISTRATION AND MAY NOT BE CREDITED TO THE EHICLE REVENUE ACCOUNT FOR DISTRIBUTION UNDER § ARTICLE.
25	<u>13-815.</u>		
26	<u>(a)</u> <u>(6)</u>	"Quali	fied hybrid vehicle" means an automobile that:
27		<u>(i)</u>	Meets all applicable regulatory requirements;
28 29	National Low-Em	(ii) hission Veh	Meets the current vehicle exhaust standard set under the icle Program for gasoline-powered passenger cars; and
30 31	on-board sources	(iii) of stored er	Can draw propulsion energy from both of the following nergy:
32			1. Gasoline or diesel fuel; and
33			2. <u>A rechargeable energy storage system.</u>
34	<u>13-903.</u>		
35 36	(a) The this subtitle:	following v	ehicles are exempt from the registration fees specified in

1	(1) A vehicle that is owned and operated by the United States, this State, or any political subdivision of this State;
	(2) A vehicle that is owned by a volunteer fire company incorporated in this State or by a rescue squad and that is used for fire-fighting or ambulance purposes;
6 7	(3) A canteen wagon of a recognized fire buff organization, as certified by the International Fire Buffs Association;
8	(4) A vehicle owned and operated by the Civil Air Patrol;
9 10	(5) A vehicle owned and operated by a unit of a national veterans' organization;
11 12	(6) A vehicle owned and operated by a Maryland chapter of the American Red Cross;
	(7) A motor vehicle and trailer known as the "40-8 box car" that is owned and operated only for social or charitable purposes by any voiture of the Forty and Eight of the American Legion, Department of Maryland;
16	(8) A vehicle owned and personally used by a veteran who:
17 18	(i) As designated or classified by the Veterans' Administration, has lost the use of a hand, arm, or leg, or is totally disabled; or
19	(ii) Has a permanent impairment of both eyes so that:
20 21	1. The central visual acuity is 20/200 or less in the better eye, with corrective glasses; or
	2. There is a field defect in which the peripheral field has contracted to such an extent that the widest diameter of visual field subtends an angular distance no greater than 20 degrees in the better eye;
	(9) A vehicle owned and personally used by an individual who is at least 65 years old and is the surviving spouse of a deceased disabled veteran, as defined under § 7-208 of the Tax - Property Article; and
28 29	(10) A Type I or Type II school vehicle owned and operated by a religious organization.
32	(b) The Administration may exempt from the registration fees specified in this subtitle any vehicle of a law enforcement agency of the United States or of any other state, if the United States or other state provides a reciprocal exemption for law enforcement vehicles of this State.
	(c) (1) Each registered vehicle that is exempt from registration fees under subsection (a) of this section shall display a special identification marker approved by the Administrator.

	(2) The special identification marker for a motor vehicle and trailer exempt under subsection (a)(7) of this section shall bear the number of the organization and the number of the local voiture, reading "40-8-(local number)".
6	(3) The special identification marker for a vehicle exempt under subsection (a)(8)(i) of this section shall indicate that the Veterans' Administration has designated or classified the veteran as having lost the use of a hand, arm, or leg or as being totally disabled.
10 11	(d) A disabled veteran whose vehicle is eligible for exemption under subsection (a)(8) of this section may, if eligible, receive the special registration number and special registration plates provided under § 13-616, § 13-617, § 13-618, § 13-619, § 13-619.1, or § 13-619.2 of this title without payment of the registration fees specified in this subtitle.
13	<u>13-912.</u>
14	(b) For each Class A (passenger) vehicle, the annual registration fee is:
15 16	(1) For a vehicle with a manufacturer's shipping weight of 3,700 pounds or less \$27.00; and
17 18	(2) For a vehicle with a manufacturer's shipping weight of more than 3,700 pounds \$40.50.
19	SUBTITLE 10. LOCAL VEHICLE SURCHARGE.
20	<u>13-1001.</u>
21 22	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
23 24	(B) "COUNTY COUNCIL" MEANS THE COUNTY COUNCIL FOR MONTGOMERY COUNTY.
25	(C) "COUNTY" MEANS MONTGOMERY COUNTY.
26 27	(D) "FUND" MEANS THE MONTGOMERY COUNTY DEDICATED TRANSPORTATION FUND ESTABLISHED UNDER § 13-1003 OF THIS SUBTITLE.
28	(E) "RESIDENT OF MONTGOMERY COUNTY" MEANS A PERSON WHO:
29	(1) IS DOMICILED IN THE COUNTY;
30 31	(2) (I) OWNS, LEASES, OR RENTS A PRIMARY PLACE OF RESIDENCE IN THE COUNTY; AND
32 33	(II) REGARDLESS OF THE PERSON'S DOMICILE, RESIDES IN THE

33 TO:

(I)

35 ON HIGHWAYS IN THE COUNTY;

34

11 **HOUSE BILL 563** 1 MAINTAINS A MAIN OR BRANCH OFFICE OR WAREHOUSE (3) (I)2 FACILITY IN THE COUNTY; AND AS PART OF THE OPERATIONS OF THE OFFICE OR WAREHOUSE 4 FACILITY, BASES AND OPERATES MOTOR VEHICLES IN THE COUNTY: OR FILES AS A MARYLAND RESIDENT FOR INCOME TAX PURPOSES AND 6 DESIGNATES THE COUNTY FOR COUNTY INCOME TAX PURPOSES. 7 13-1002. EXCEPT AS PROVIDED IN SUBSECTION (B) SUBSECTIONS (B) THROUGH (D) 8 9 OF THIS SECTION, THE COUNTY COUNCIL MAY IMPOSE A LOCAL SURCHARGE, NOT TO 10 EXCEED THE VEHICLE REGISTRATION FEE SET BY THE STATE IN § 13-912(B)(1) OF 11 THIS TITLE, ON ANY MOTOR VEHICLE OWNED BY A RESIDENT OF THE COUNTY FOR 12 WHICH THE OWNER MUST PAY A REGISTRATION FEE UNDER THIS TITLE. A LOCAL SURCHARGE UNDER SUBSECTION (A) OF THIS SECTION MAY NOT 13 14 BE IMPOSED ON: A QUALIFIED ELECTRIC VEHICLE AS DEFINED IN § 30 OF THE 15 16 INTERNAL REVENUE CODE; OR 17 A QUALIFIED HYBRID VEHICLE AS DEFINED UNDER § 13-815 OF THIS (2) 18 TITLE. 19 IF A PERSON IS A RESIDENT OF MONTGOMERY COUNTY, THE COUNTY 20 COUNCIL MAY IMPOSE A LOCAL SURCHARGE ON A VEHICLE OWNED BY THE PERSON 21 ONLY IF THE VEHICLE IS BASED AND OPERATED IN THE COUNTY. 22 THE AGGREGATE LOCAL SURCHARGE IMPOSED ON THE OWNER OF 23 RENTAL VEHICLES MAY NOT EXCEED \$10,000 ON AN ANNUAL BASIS. 24 13-1003. THE COUNTY SHALL COLLECT AND DEPOSIT ALL REVENUE GENERATED 25 (A) 26 BY THE LOCAL SURCHARGE IN A SPECIAL FUND TO BE KNOWN AS THE 27 MONTGOMERY COUNTY DEDICATED TRANSPORTATION FUND. SUBJECT TO APPROPRIATION BY THE COUNTY COUNCIL AND 28 29 PARAGRAPH (2) OF THIS SUBSECTION, THE FUND SHALL BE USED SOLELY TO 30 FINANCE TRANSPORTATION-RELATED INITIATIVES IN THE COUNTY, INCLUDING 31 MASS TRANSIT INITIATIVES, LOCAL HIGHWAY CONSTRUCTION PROJECTS,

32 HIKER-BIKER TRAILS, AND PEDESTRIAN SAFETY PROGRAMS THAT ARE DESIGNED

ALLEVIATE TRAFFIC CONGESTION AND PREVENT GRIDLOCK

- 1 (II) OPTIMIZE THE USE OF TECHNOLOGY TO ASSIST IN THE 2 MONITORING AND REGULATION OF TRAFFIC:
- 3 <u>(III) IMPROVE AIR QUALITY IN THE WASHINGTON METROPOLITAN</u>
- 4 AREA BY MINIMIZING ADVERSE ENVIRONMENTAL IMPACTS ASSOCIATED WITH
- 5 TRANSPORTATION; AND
- 6 (IV) CONTRIBUTE TO THE DEVELOPMENT OF A COMPREHENSIVE
- 7 TRANSPORTATION SYSTEM IN MONTGOMERY COUNTY THAT IS SAFE, EFFICIENT,
- 8 AND ENVIRONMENTALLY SOUND.
- 9 (2) THE FUND SHALL BE USED TO SUPPLEMENT COUNTY
- 10 EXPENDITURES FOR TRANSPORTATION COSTS AND MAY NOT SUPPLANT STATE
- 11 CONSTRUCTION FUNDING FOR TRANSPORTATION INITIATIVES IN THE COUNTY.
- 12 13-1004.
- 13 (A) IN ORDER TO ALLOW THE COUNTY TO IMPLEMENT THIS SUBTITLE, THE
- 14 ADMINISTRATION SHALL PROVIDE THE FOLLOWING INFORMATION TO THE COUNTY:
- 15 (1) THE NAME AND ADDRESS OF ANY RESIDENT OF THE COUNTY WHO
- 16 HAS REGISTERED A VEHICLE THAT IS SUBJECT TO A REGISTRATION FEE UNDER THIS
- 17 TITLE; AND
- 18 (2) THE MANUFACTURER, MODEL, MAKE, BODYSTYLE, AND VEHICLE
- 19 REGISTRATION NUMBER OF ANY VEHICLE REGISTERED BY A RESIDENT OF THE
- 20 COUNTY THAT IS SUBJECT TO A REGISTRATION FEE UNDER THIS SUBTITLE.
- 21 (B) (1) NO LATER THAN JULY 1, 2003, THE ADMINISTRATION SHALL PROVIDE
- 22 TO THE COUNTY THE INFORMATION REQUIRED BY SUBSECTION (A) OF THIS
- 23 SECTION.
- 24 (2) AFTER JULY 1, 2003, ON THE FIRST DAY OF EACH MONTH, THE
- 25 <u>ADMINISTRATION SHALL PROVIDE TO THE COUNTY ANY INFORMATION REGARDING</u>
- 26 CHANGES OR UPDATES TO THE INFORMATION REQUIRED BY SUBSECTION (A) OF
- 27 THIS SECTION.
- 28 13-1005.
- 29 IF THE ADMINISTRATION RECEIVES NOTICE FROM THE COUNTY THAT A
- 30 PERSON HAS FAILED TO PAY A LOCAL SURCHARGE IMPOSED UNDER § 13 1002 OF
- 31 THIS SUBTITLE, THE ADMINISTRATION MAY NOT REGISTER OR TRANSFER THE
- 32 REGISTRATION OF THE VEHICLE.
- 33 13 1006. *13-1005*.
- 34 (A) IN COOPERATION WITH THE COUNTY, THE ADMINISTRATION SHALL
- 35 ADOPT PROCEDURES REGARDING THE EXCHANGE OF INFORMATION BETWEEN THE
- 36 COUNTY AND THE ADMINISTRATION TO FACILITATE THE IMPLEMENTATION OF THIS
- 37 SUBTITLE BY BOTH THE COUNTY AND ADMINISTRATION.

- 1 (B) THE ADMINISTRATION MAY COLLECT FROM THE COUNTY A FEE TO COVER 2 THE COSTS ASSOCIATED WITH ADMINISTERING THIS SUBTITLE.
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 4 October June 1, 2003. It shall remain effective for a period of 10 years and, at the end
- 5 of September 30 May 31, 2013, with no further action required by the General
- 6 Assembly, this Act shall be abrogated and of no further force and effect.