SENATE No. 1278

The Commonwealth of Massachusetts

PRESENTED BY:

Michael J. Barrett

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to generate revenue to expand transit options.

PETITION OF:

NAME:DISTRICT/ADDRESS:Michael J. BarrettThird Middlesex

SENATE DOCKET, NO. 2384 FILED ON: 1/20/2023

SENATE No. 1278

By Mr. Barrett, a petition (accompanied by bill, Senate, No. 1278) of Michael J. Barrett for legislation to generate revenue to expand transit options. Municipalities and Regional Government.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act to generate revenue to expand transit options.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. The General Laws are hereby amended by inserting after chapter 40W the
2	following chapter:-
3	Chapter 40X. TRANSIT IMPROVEMENT DISTRICTS.
4	Section 1. Definitions. For the purposes of this chapter, the following words shall, unless
5	the context clearly requires otherwise, have the following meanings:
6	"Fee", a payment for services or improvements within a TID.
7	"Lead municipality", the municipality exercising managerial control over the TID, as
8	designated by the group of municipalities participating in the establishment of a TID.
9	"Municipal executive body", the mayor or city manager in a city or the board of
10	selectmen, town manager, or town administrator in a town.

11 "Municipal legislative body", the city council or board of alderman in a city or the town12 meeting in a town.

13 "Partners", the businesses, entities, municipalities, districts, regional entities, and state
14 agencies participating in a TID.

"Program plan", a statement of means and objectives for providing the capital,
operational facilities, and resources to improve transit, transportation, and quality of life within a
TID.

18 "TID", a transit improvement district formed pursuant to this chapter, which is a 19 specified area within 1 or more municipalities that shall consist of 2 or more parcels or lots of 20 land, whether or not contiguous, or 2 or more buildings or structures, whether or not adjacent, on 21 2 or more parcels of land; provided, that the total area of all TIDs within a municipality shall not 22 exceed 25 per cent of the total area of the municipality.

23 "Transit improvement program" a transit project that implements transit improvements24 upon existing transportation services within a TID.

25 Section 2. Program Plan and TID Adoption Requirements

(a) Prior to establishing a TID, a municipality or group of municipalities shall develop a
 program plan describing said TID's means and objectives. At a minimum, the program plan shall
 include:

(1) a financial plan that describes the costs and sources of revenue required to establish transit improvement programs within a TID, including cost estimates for the transit improvement programs, the amount of indebtedness, if any, to be incurred, and any sources of anticipated

32 capital; provided, that the financial plan's cost estimates may include any of the following types 33 of costs: (i) administrative costs, including any reasonable charges for the time spent by town 34 employees in connection with the implementation of a transit improvement program and for 35 committing the assessment, collections of fees and payment enforcement; (ii) capital costs, 36 including the costs of the construction of public works or improvements, new buildings, 37 structures and fixtures, the demolition, alteration, remodeling, repair or reconstruction of existing 38 buildings, structures or fixtures, the acquisition of equipment, or the grading and clearing of 39 land; (iii) discretionary costs, including any payments made by a municipal entity that, in its 40 discretion, are necessary for the creation of TID or the implementation of a transit improvement 41 program; (iv) financing costs, including all interest paid to holders of evidences of indebtedness 42 issued to pay for transit improvement program costs and any premium paid over the principal 43 amount of that indebtedness because of the redemption of the obligations before maturity; (v) 44 information costs, including any costs associated with promoting and advertising the transit 45 improvement programs, providing public safety information, disseminating transit schedules, or 46 providing other forms of information necessary to the transit operations of a TID; (vi) 47 management costs, including costs incurred by establishing and maintaining TID administrative 48 and managerial support and other services, as necessary or appropriate, to provide transit 49 improvement programs; or (vii) professional service costs, including any costs incurred for 50 consultants, planning, engineering, architectural, or legal advice, or other services related to 51 providing transit improvement programs;

- 52 (2) a list of the necessary capital and operational resources to be procured and public
 53 facilities, if any, to be constructed;
- 54

(3) identification of the use, if any, of private property for transit improvement programs;

(4) identification of the municipal department responsible for administering the transit
improvement programs; provided, that for a program involving a TID consisting of more than 1
municipality, the program plan shall designate a lead municipality responsible for managing the
program;
(5) a proposed management and operational plan regarding transit service delivery within
the TID, which may include contracting for transit service management with an existing regional
transit authority, a transportation management association, or a private service entity;

62 (6) the duration of any transit improvement programs, which shall be a minimum of 3
63 years and shall not exceed 6 years after the transit service start date;

64 (7) a list of the entities participating as partners in a transit improvement program;

65 (8) the means for setting policy and making decisions related to the transit improvement66 program;

67 (9) the target start date for the collection of funds and initiation of transit service within68 the TID;

(10) a careful consideration of how the TID can fill public transportation gaps not
 currently provided by publicly accessible local, regional, or state transit services; and

(11) a proposal for communication and collaboration between any municipalities
involved in establishing the TID, any regional transit authorities and transportation management
associations with relevant jurisdiction, any applicable regional planning authority, the
surrounding business community and housing providers, and the Massachusetts department of
transportation.

76	A municipality or group of municipalities that has developed a program plan shall hold a
77	public meeting to consider the merits of the program plan prior to its submittal for adoption.
78	Notice of said public meeting shall be sent to all relevant regional planning authorities and
79	regional transit authorities a minimum of ten days in advance.
80	A separate program plan shall be adopted for each proposed TID. The program plan shall
81	be adopted at the same time as the TID, as part of the TID adoption proceedings pursuant to
82	subsection (b) of this section or, if at a different time, in the same manner as the adoption of the
83	TID, with the same requirements of subsection (b). Once adopted, a program plan shall only be
84	substantially altered or amended after meeting the same requirements for adoption.
85	(b) A municipality or group of municipalities may, after the development of a program
86	plan and a public meeting on the merits of said plan pursuant to subsection (a), establish a TID,
87	as defined in section 1, within the boundaries of said municipality or municipalities by:
88	(1) a majority vote of the appropriate municipal legislative body of each participating
89	municipality; provided, that the municipal legislative body of each participating municipality
90	finds that the establishment of the TID is in the public's best interest; and
91	(2) a vote of the property owners subject to the fee provided for in section 5 within said
92	TID, where a minimum of 51 per cent of property owners shall be required to vote in the
93	affirmative and said voters casting ballots in the affirmative shall constitute at least 51 per cent of
94	the total assessed value of land of fee-paying properties in said TID; provided, that ballots for
95	such vote shall be sent by certified mail to each property owner in accordance with the mailing
96	address officially on file with the municipal assessor.

97 Nothing in this section shall prevent a TID from including more than 1 municipality; 98 provided, however, that each participating municipality shall vote affirmatively for the 99 establishment of said TID pursuant to the requirements under paragraphs (1) and (2) of this 100 subsection. If any of the municipalities considering establishment of a TID fail to meet the 101 requirements under paragraphs (1) and (2) of this subsection, a TID shall not be established. 102 (c) Any vote by a municipal legislative body under paragraph (1) of subsection (b) of this 103 section shall include: 104 (1) a declaration that management authority over a TID rest with the municipal executive 105 body or, where a group of municipalities are establishing a TID, the municipal executive body of 106 the lead municipality; 107 (2) a designation of the municipal department under whose authority funds may be 108 expended under section 5; provided, that said designation shall reference the applicable program 109 plan and require that all funds be spent in a manner consistent with said plan; 110 (3) a statement describing the methodology used for the calculation of any proposed 111 transit improvement fees pursuant to section 5; 112 (4) a designation of the source of the municipal matching funds and an authorization for 113 the appropriation of said funds; and 114 (5) a designation, if the transit improvement program is in a TID involving more than 1 115 municipality, of which municipality shall be the lead municipality for the purposes of managing 116 said transit improvement program.

Section 3. At any time after the establishment of a TID pursuant to section 2, the district
boundaries may be amended by an affirmative vote of the municipal legislative body of each
participating municipality.

120 Section 4. The rights and powers of a TID shall include: developing, managing, and 121 maintaining transit improvement programs; establishing and collecting fees pursuant to section 122 5; leasing, owning, acquiring, or optioning real property; undertaking collections and 123 enforcement of fines associated with the collection of fees; providing planning and design 124 services; formulating a fee structure; accumulating interest; incurring costs or indebtedness; 125 entering into contracts; suing and being sued; employing legal and accounting services; 126 undertaking planning, feasibility and market analyses; developing common marketing and 127 promotional activities; or engaging in other supplemental services or programs that would further 128 the purposes of this chapter.

Section 5. (a) A transit improvement fee may be collected and used solely to fund items
to further the goals identified and approved in a TID program plan and spent in accordance with
the provisions of this chapter.

A transit improvement fee shall be determined by a formula consisting of anycombination of the following:

134 (1) different fee levels for varying classifications of real property;

(2) a fee based on a percentage of the assessed value provided that the fee cannot exceed
5 per cent of the existing annual tax assessment;

137 (3) a fee per employee;

138 (4) a fee per parking space on the site;

(5) a fee per single occupancy vehicle (SOV) trip generated to the site under its current oranticipated use;

141 (6) a fee per residential unit within a multifamily parcel;

142 (7) a fee for service as may be designed to accommodate a specific user or entity; or

143 (8) any other formula that meets the objectives of the TID.

(b) A TID may, in the establishment of a fee structure, elect to exempt any or all of thefollowing property types:

(1) residential dwellings, whether or not they are owner occupied, provided they do not
exceed 3 residential units in the same structure;

148 (2) small commercial properties of up to 5,000 gross square feet per building; or

149 (3) agricultural properties.

(c) The collector-treasurer of the municipality where a TID is located is hereby authorized to collect transit improvement fees and disburse the funds to the duly authorized and designated municipal department identified under subsection (c) of section 2. If the TID contains more than 1 municipality, it shall be the responsibility of the collector-treasurer in each municipality to collect the fee and remit to the lead community. The collector-treasurer of each participating municipality shall be authorized to levy fines for non-payment of fees and, if necessary, to pursue appropriate legal action for said enforcement. 157 The collector-treasurer shall disburse revenues to the designated municipal department158 within 60 days of the collection of transit improvement fees.

(d) Following establishment of a TID, all fees billed by or on behalf of a TID and unpaid
by the obligor after 60 days from the date of billing shall become a lien in favor of the
municipality on the real property of the obligor in an amount sufficient to satisfy all unpaid fees,
which shall have priority over all other liens except municipal liens and mortgages of record
prior to the recording of a notice of lien, if notice of the lien is duly recorded by the municipality
in the appropriate registry of deeds or land court registry district.

(e) Notwithstanding any general or special law to the contrary, transit improvement fees
collected by a municipality under this chapter shall not be deemed to be part of the
municipality's regular levy collections and shall not be subject to the requirements of section
21C of chapter 59.

Section 5A. (a) A property owner subject to an exemption pursuant to clause Third or clause Eleventh of section 5 of chapter 59 shall not be subject to the fee provided for in section 5; provided, however, that such property owner shall have all the rights and privileges as any other property owner pursuant to this chapter if such property owner participates in the voluntary payment program set forth in subsection (b).

(b) A property owner of property located within a TID and subject to an exemption in clause Third or clause Eleventh of section 5 of chapter 59 may enter into an agreement with the municipal executive body in which such property is located for voluntary payments to such municipality for the purposes of this chapter.

178 The TID shall establish the amount of and terms of such payment agreement based on 179 factors that include, but are not limited to: (1) the assessed value of the real property; (2) 180 community benefits provided by the property owner such as the property owner's contribution to 181 transportation goals and programs of the TID; (3) the total assets of the property owner, 182 including but not limited to, land, buildings and equipment; and (4) total annual revenues. 183 Section 5B. (a) Any regional transit authority or property owner subject to an exemption 184 under Chapter 161B Section 13 shall not be subject to the fee provided for in section 5; provided, 185 however, that such regional transit authority or property owner shall have all the rights and 186 privileges as any other property owner pursuant to this chapter if such property owner 187 participates in the voluntary payment program set forth in subsection (b). 188 (b) Any regional transit authority or property owner of property located within a TID and 189 subject to an exemption under Chapter 161B Section 13 may enter into an agreement with the 190 municipal executive body in which such property is located for voluntary payments to such 191 municipality for the purposes of this chapter. 192 Section 6. The municipality or group of municipalities participating in the establishment 193 of a TID shall provide a minimum of 25 per cent of the TID's program costs from funds not 194 generated by the fees authorized under section 5. The Massachusetts department of 195 transportation shall provide 25 per cent in matching funds, subject to appropriation. Users of the 196 new transit improvement program shall be required to pay a fee for service, which shall, in the 197 aggregate, be no more than 5 per cent of the total program costs. Property owners located within 198 a TID shall provide a minimum of 25 per cent of the transit improvement program costs.

199	Section 7. The municipal executive body authorized to manage a TID under paragraph
200	(1) of subsection (c) of section 2 shall conduct a review of the program plan 12 months prior to
201	the completion of the duration of the transit improvement programs within a TID to determine if
202	the program is desired to be continued, and if so, complete a program assessment that includes a
203	review of the anticipated costs to continue said service. If continuance is sought, a public hearing
204	shall be conducted on the TID's desire to continue service and a renewal of the authorization
205	shall be approved by the relevant municipal legislative body or bodies in a manner consistent
206	with the authorization set forth in section 2.
207	Section 8. A TID may be dissolved by petition to the local municipal executive body and
208	a subsequent decision by its legislative body to authorize dissolution, or a TID may be dissolved
209	upon request by the chief elected or chief executive official of the lead municipality for a
210	dissolution vote by the local municipal legislative body.
011	Le sultante la securitaria i las successivias i la sistetica ha das succitivas das disertarias TUD
211	In order to be considered by a municipal legislative body, a petition to dissolve a TID
212	shall contain the signatures of the fee-paying property owners whose properties represent at least
213	51 per cent of the total assessed value within the TID and at least 51 per cent of the fee-paying
214	property owners within the TID.
215	The municipal executive body shall hold a public hearing within 30 days of receipt of a
216	completed dissolution petition.
217	Following the public hearing, the municipal executive body shall refer the matter to its
218	legislative body, which may determine, by a majority vote, to dissolve the TID; provided,
219	however, that no TID shall be dissolved until it has satisfied or paid in full all of its outstanding
220	indebtedness, obligations, and liabilities, or until funds are on deposit and available therefor, or

until a repayment schedule has been formulated and municipally approved therefor. The TIDshall be prohibited from incurring any new or increased financial obligations after its dissolution.

Upon the dissolution of a TID, any remaining revenues derived from the sale of assets acquired with fees collected shall be refunded to the property owners in the TID in which fees were charged by applying the same formula used to calculate the fee in the fiscal year in which the TID is dissolved.

In the event a municipality participating in a TID containing more than 1 municipality desires to withdraw from the TID, such municipality may, by petition containing the signatures of the fee-paying owners whose properties represent at least 51 per cent of the assessed value within the TID and at least 51 per cent of the fee-paying property owners within the district, seek a dissolution vote from its municipal legislative body. Upon such approval from a municipal legislative body, the withdrawing municipality shall then also receive an affirmative vote of the lead municipality's legislative body, in order to effectuate the withdrawal.

SECTION 2. Notwithstanding any general or special law to the contrary, upon passage of this act, the Massachusetts department of transportation shall identify and set aside funding to be used to meet its responsibilities under section 6 of chapter 40X, and shall establish a fund to assist any municipality or group of municipalities in establishing a transit improvement district, as defined in section 1 of chapter 40X; provided, that at least 35 per cent of the funds disbursed from said fund shall be used over a 5 year period to fund projects in low-income communities, the city of Boston, and gateway municipalities as defined in section 3A of chapter 23A.