SENATE, No. 2286 **STATE OF NEW JERSEY** 218th LEGISLATURE

INTRODUCED MARCH 12, 2018

Sponsored by: Senator BOB SMITH District 17 (Middlesex and Somerset)

SYNOPSIS

"New Jersey Traffic Management Act"; requires certain employers to plan and implement traffic reduction programs for employees.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT concerning the reduction of traffic during peak-hours and 2 designated as the New Jersey Traffic Management Act, and 3 supplementing Title 27 of the Revised Statutes. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. This act shall be known and may be cited as the "New Jersey 9 Traffic Management Act." 10 11 2. The Legislature finds and declares that: 12 In recent years, New Jersey has experienced tremendous a. 13 growth in certain regions, often along highway routes. This growth has outpaced the capacity of the highways in this State to efficiently 14 15 move traffic, creating constraints on future economic development, 16 and, in particular, making it increasingly difficult for employers to 17 maintain a desirable environment for their employees as they 18 commute to work. b. Levels of traffic congestion in this State are related to levels of air pollution, particularly ozone, carbon monoxide, and particulate matter. The federal Clean Air Act, 42 U.S.C. s.7401 et seq., as amended and supplemented, sets attainment standards for While New Jersey has demonstrated these various pollutants. attainment of the National Ambient Air Quality Standard ("NAAQS") for carbon monoxide through the implementation of pollution reducing measures, the State has not yet demonstrated attainment of the NAAQS for ozone levels for the entire State. In New Jersey, it is estimated that 50 percent of the ozone pollution is caused by mobile sources, such as cars and trucks. c. Recent gasoline price increases have created financial hardships for many commuters who are located in areas with inadequate mass transportation or who do not have access to ridesharing programs, and are therefore required to drive to and from work each day at substantial costs to themselves. d. The continuing rise in gasoline prices since the oil-price shocks of the 1970's and the 1973-74 oil embargo have led to the development of various strategies to decrease this nation's dependence on foreign oil including, but not limited to, the offering of incentives to stimulate greater use of ride-sharing programs, as well as public transit, where available. e. In order to deal with the economic, social, and environmental costs and effects enumerated above, to avoid or delay expensive or environmentally costly new highway construction, to assist the State in reaching attainment standards set forth in the federal Clean Air Act with regard to federally mandated ozone levels, and to further the national goal of decreasing dependence on foreign oil, it is in the public interest for the

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41 42 43 44 45 46 47 48 Department of Transportation to require every business employing 100 or more persons at one or more work locations to undertake an annual survey of its employees and issue an annual report to the Commissioner of Transportation as to the commutation patterns of its employees; and to further require every business employing 100

5 or more persons at one or more work locations to plan and 6 implement trip-reduction strategies, if a plan has not previously 7 been established, that will provide their employees with programs 8 and incentives to increase private passenger vehicle occupancy or 9 increase the use of public transit or other alternative transportation 10 modes on home-to-work trips during peak-hours.

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3. As part of its transportation control strategy required by
section 4 of P.L.1992, c.32 (C.27:26A-4), the Department of
Transportation shall establish and monitor a program to be known
as the "Traffic Management Program" to:

a. monitor and analyze traffic commutation patterns of
businesses employing 100 or more persons at one or more work
locations in this State;

19 b. monitor and regulate businesses employing 100 or more 20 persons at one or more work locations in this State and require these businesses to establish and implement traffic reduction plans, 21 22 except as otherwise provided in section 8 of P.L. , c. (C. 23 (pending before the Legislature as this bill), in order to reduce the 24 number of vehicles in use by their employees traveling to and from 25 work during peak-hour periods; and

c. render technical assistance and information to businesseswith regard to implementation of traffic reduction plans.

For the purposes of P.L. , c. (C.) (pending before the Legislature as this bill), "peak-hour periods" means the hours from 30 7:00 a.m. to 9:00 a.m. and the hours from 3:30 p.m. to 6:00 p.m. 31 during weekdays when normal business hours are being conducted.

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33 4. Every business employing 100 or more persons at one or 34 more work locations in this State shall survey its workforce 35 annually to gather data on place of residence, working hours, and 36 modes of commutation. The results of this survey shall be provided 37 to the Commissioner of Transportation in the form of an annual 38 report no later than December 1 of each year. The annual report 39 shall protect the privacy of the survey respondents to the greatest 40 extent practicable and feasible and shall include, but not be limited 41 to, the following information:

42 a. the number of employees beginning and ending work by 1543 minute time intervals during peak-hour periods;

b. the number of peak-hour automobile trips of employees whoare commuting to work by means of single occupancy vehicles;

46 c. a description of measures taken by the business to reduce
47 traffic generation, including efforts to market traffic reduction
48 measures; and

d. the number of employees participating in an alternative
 work-hours program.

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4 5. a. Notwithstanding the provisions of any law, rule, 5 regulation, or order to the contrary, within one year of the effective 6 date of P.L., c. (C.) (pending before the Legislature as this 7 bill), every business employing 100 or more persons at one or more 8 work locations in this State shall, except as otherwise provided by 9 section 8 of P.L. , c. (C.) (pending before the Legislature 10 as this bill), establish and implement a traffic reduction plan to, 11 within two years of the effective date of P.L. , c. (C.) 12 (pending before the Legislature as this bill), reduce the number of 13 peak-hour automobile trips of its employees commuting to work by 14 means of single occupancy vehicles by 25 percent.

15 b. Traffic reduction plans shall be prepared in cooperation with 16 the Department of Transportation and shall be filed by the affected 17 employer with the Commissioner of Transportation. In developing 18 a traffic reduction plan, any combination of the following traffic 19 mitigation measures may be incorporated: (1) facilitating utilization 20 of mass transit; (2) facilitating ridesharing; (3) establishing an alternative work-hours schedule; and (4) encouraging non-vehicular 21 22 work trips.

23 c. The provisions of section 1 of P.L.1993, c.150 (C. 27:26A-24 15) shall apply to employers required to establish and implement 25 traffic reduction plans pursuant to this section, and shall apply to 26 employers who have established and implemented traffic reduction 27 plans prior to the effective date of P.L., c. (C.) (pending 28 before the Legislature as this bill) which meet or exceed the 29 standards set forth in this section.

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31 6. a. Commencing on the first anniversary of the effective date 32 of P.L. , c. (C.) (pending before the Legislature as this 33 bill), the Department of Transportation shall annually conduct at 34 least one public hearing in the State in order to gather information 35 from interested parties as to the efficacy of the Traffic Management 36 Program established under section 3 of P.L. , c. (C.) 37 (pending before the Legislature as this bill).

b. The department shall submit an annual report to the
Legislature by August 1 of each year covering the period of the
previous State fiscal year. The report shall cover the status of the
Traffic Management Program, including any recommendations to
alter or improve the Traffic Management Program.

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An employer who does not comply with the requirements of
either section 4 or section 5 of P.L., c. (C.) (pending
before the Legislature as this bill) shall be subject to a civil
administrative penalty. The Commissioner of Transportation is
authorized to assess a civil administrative penalty of not more than

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1 \$500 per month. Each month of non-compliance with the 2 requirements of either section 4 or section 5 of P.L. 3 c. (C.) (pending before the Legislature as this bill), or both, 4 shall constitute an additional, separate, and distinct offense. 5 6 The requirements of subsections a. and b. of section 5 of 8. 7) (pending before the Legislature as this bill) P.L. , c. (C. shall not be construed to be applicable to any business in this State 8 9 which has established and implemented a traffic reduction plan 10 prior to the effective date of P.L., c. (C.) (pending before the Legislature as this bill) which meets or exceeds the standards set 11 12 forth in section 5 of P.L. , c. (C.) (pending before the 13 Legislature as this bill). 14 15 9. The Commissioner of Transportation shall adopt, in 16 accordance with the "Administrative Procedure Act," P.L.1968, 17 c.410 (C.52:14B-1 et seq.), rules and regulations to implement the 18 purposes of P.L., c. (C.) (pending before the Legislature as 19 this bill). 20 21 10. This act shall take effect on the 90th day following 22 enactment. 23 24 25 **STATEMENT** 26 27 This bill requires the Department of Transportation (department) 28 to establish a "Traffic Management Program" to monitor businesses 29 employing 100 or more persons in one or more work locations in 30 this State and to assist businesses in the implementation of traffic 31 reduction plans, as appropriate. 32 This bill further requires every business employing 100 or more 33 persons at one or more work locations in this State to undertake an 34 annual survey and provide an annual report to the Commissioner of 35 Transportation (commissioner) regarding the commutation patterns 36 of its employees. The bill further requires each business, except as 37 otherwise provided by section 8 of the bill, to establish and 38 implement a traffic reduction plan to reduce the number of vehicles

in use by its employees traveling to and from work during peakhours; within two years of the effective date of this bill, each of
these businesses is to attain a standard of reducing projected peakhour automobile trips of its employees commuting to work by
means of single occupancy vehicles by 25 percent.

The traffic reduction plans to be developed and implemented by the affected employers are to be prepared in cooperation with the department and be filed with the commissioner. Various traffic mitigation measures may be incorporated in each traffic reduction plan including: facilitating utilization of mass transit; facilitating

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ridesharing arrangements; establishing an alternate work-hours
 schedule; and encouraging non-vehicular work trips.

3 Under the provisions of section 1 of P.L.1993, c.150 (C. 27:26A-4 15), employers are entitled to various tax credits as an incentive for 5 participating in ride-sharing programs. The bill provides that the 6 incentives contained in section 1 of P. L. 1993, c.150 (C. 27:26A-7 15) are to apply to employers required to establish and implement 8 traffic reduction plans under the bill and shall also apply to 9 employers who established and implemented traffic reduction plans prior to the effective date of the bill which meet or exceed the 10 standards for traffic reduction plans, as set forth in the bill. 11

12 The bill requires the department to hold a public hearing 13 annually in the State to gather information about the "Traffic 14 Management Program" and to submit an annual report to the 15 Legislature including any recommendations to alter or improve the 16 "Traffic Management Program."

Penalties are also established for any business subject to the billwhich violates its provisions.