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Keeley

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Ramone, B. Short, D. Short

DELAWARE STATE SENATE 148th GENERAL ASSEMBLY

SENATE BILL NO. 130

AN ACT TO AMEND TITLE 2, TITLE 9 AND TITLE 22 OF THE DELAWARE CODE RELATING TO TRANSPORTATION AND LAND USE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1 Section 1. Amend Title 2, Delaware Code, by making deletions as shown by strike through and insertions as 2 shown by underline as follows: 3 Chapter 21. Complete Community Enterprise District. 4 § 2101 Findings and declaration of policy. 5 (a) Findings. The General Assembly hereby finds that: 6 (1) It is essential for the economic well-being of the State that the people of the State receive the highest possible 7 economic return on both existing and new transportation system investments made by State government. 8 (2) The State has limited resources to fund the operation, maintenance and expansion of the State transportation 9 system. 10 (3) Most household spending on transportation leaves Delaware's local economy. Lowering the total cost of 11 transportation for new and existing households can therefore mean more income for Delaware businesses and more 12 Delaware jobs and is a critical economic development strategy for the State. 13 (4) Reducing road congestion by shifting trips made by new and existing households to non-automotive modes is 14 a lower cost strategy for the State in the long run than building new road capacity. 15 (5) Traditional communities, built before 1910 in Delaware, are a model for both efficient use of public 16 infrastructure and of households with lower transportation costs.

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activity centers is a pre-requisite for the State to be able to economically expand transit service.

(6) The relatively high population density of traditional communities permits a more efficient and cost- effective

(7) New high density development in downtown or urban core areas, traditional towns or villages, or regional

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use of public infrastructure and services.

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21	(8) Households in traditional communities can use less energy and produce less air pollution per capita while still
22	enjoying a level of mobility and access equal or superior to that which is only available at much higher cost to households
23	where most daily travel destinations are spread out over large distances.
24	(9) The average housing cost burden in Delaware can be reduced by encouraging housing development that is less
25	directed by local regulations and restrictions and more market-driven.
26	(b) Policy. It is the policy of this State to:
27	(1) Encourage new development that maximizes the economic value to the citizens and the government of the
28	State of both existing and new transportation infrastructure.
29	(2) Strategically deploy limited transportation funds in ways that meet the mobility needs of the people of the State
30	at the lowest total economic cost to the people and government of the State.
31	(3) Provide transportation solutions that enable the formation of new households in the State that have less than
32	one vehicle per adult worker.
33	(4) Invite municipal and county governments to identify opportunities for local and state government to cooperate
34	in developing communities in Delaware that have land use characteristics that are economically consistent with expanded
35	multimodal transportation systems.
36	§ 2102 Definitions.
37	As used in this chapter, unless the context indicates a different intent:
38	(a) "Complete Community Enterprise District" means an area of a city and/or county that meets the criteria set
39	forth in § 2103 and 2104 of this title.
40	(b) "Department" means the Department of Transportation.
41	(c) "District" means a Complete Community Enterprise District, as defined by the criteria set forth in §
42	2104 of this title.
43	(d) "Farebox recovery ratio" is the fraction of a transit system's operating expenses which are met by the fares
44	paid by passengers.
45	(e) "Housing cost burden" is the percent of income spent on housing, commonly measured by the ratio of median
46	house prices and rents to median household income.
47	(f) "Isoperimetric quotient" is a measure of how compact a particular defined District is. It is the ratio of the area
48	of the District to the area of a circle with the same perimeter as the District.

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49	(g) "Parcel of land" means any quantity of land capable of being described with such definiteness that its locations
50	and boundaries may be established, which is designated by its owner or developer as land to be used or developed as a unit
51	or which has been used or developed as a unit.
52	(h) "Project" means any capital-related improvement and addition to the State's transportation infrastructure,
53	including but not limited to transit systems, facilities, stations and equipment, sidewalks, multi-use paths, protected bike
54	lanes and bicycle boulevards.
55	(j) "Traditional community" refers to the patterns of land usage that characterized cities and towns built before
56	1910 in the United States.
57	§ 2103 District designation.
58	(a) Any municipality, county or municipality/county partnership may enter into an agreement with the Department
59	of Transportation to create a District.
60	(b) The municipality and/or county and the Department will agree on the boundaries of the District and create a
61	Master Development Plan for the District that will subsequently be reviewed through the PLUS process and adopted into
62	their Comprehensive Plan. The Master Development Plan may include the following:
63	1) A mix of parcels of land zoned for residential, commercial, light industrial and institutional uses, and a guide
64	for the specific design of the physical form, public spaces and amenities of the District so that transit, walking and cycling
65	are safe and comfortable modes of travel for all the residents of the District.
66	2) An agreement to modify the level of service requirements.
67	§ 2104 District requirements.
68	A Complete Community Enterprise District must meet all of the following requirements:
69	(a) The District is contiguous.
70	(b) The District is more than one square mile but less than nine square miles in area. (c) The District has a compact
71	shape with an isoperimetric quotient of at least 0.7.
72	(d) All parcels of land zoned for residential use included in the District are zoned and otherwise regulated such that
73	they may be developed at a density that is high enough to enable the provision of frequent transit service to the residents of
74	the District.
75	(e) All development on all parcels of land included in the District is exempted from any municipal or county
76	requirements for the provision of off-street parking.
77	(i) The total area of the District that is zoned for residential use is greater than the total area that is zoned for
78	commercial or other uses.

79	§ 2105 District policies.
80	Once a District has been created, the Department shall:
81	(a) Develop transit capital improvement projects with the goal of increasing transit ridership in the District that
82	would result in a greater farebox recovery ratio.
83	(b) Identify the most significant barriers to more trips via walking and cycling in the District and develop capital
84	improvement projects to overcome those barriers.
85	(c) Assign department capital improvement projects within a District the highest weight for Multi-Modal
86	Mobility, Flexibility/Access, as well as the weight equivalent to projects in Transportation Improvement Districts through
87	the Department's project prioritization process pursuant to Title 29 § 8419.
88	(d) Establish an engineering design goal of free flowing 85th percentile motor vehicle traffic speeds of 25 mph or
89	less for all streets and roads that are not limited access in the District.
90	(e) Refrain from developing any projects that expand road capacity in the District unless the Department can
91	demonstrate that such projects will have no negative effect on transit access, pedestrian safety or on the percentage of trips
92	that can be made by bicycle under low traffic stress conditions.
93	Section 2. Amend Chapter 26 of Title 9 of the Delaware Code by making insertions as shown by underlining and
94	deletions as shown by strikethrough as follows:
95	§ 2662 Highway capacity.
96	Except as provided in § 2663 of this chapter, the County Council shall not approve any proposed change in the
97	zoning classification for land (i.e., any "rezoning request") without first complying with the following procedures:
98	§ 2663 Complete Community Enterprise Districts.
99	The County Council may approve a packet of changes in zoning classifications for parcels of land as part of a
100	Complete Community Enterprise District established in § 2103 and 2104 of Title 2.
101	Section 3. Amend Chapter 49 of Title 9 of the Delaware Code by making insertions as shown by underlining and
102	deletions as shown by strikethrough as follows:
103	§ 4962 Highway capacity.
104	Except as provided in § 4963 of this chapter, the county government shall not approve any proposed change in the
105	zoning classification for land (i.e., any "rezoning request") without first complying with the following procedures:
106	§ 4963 Complete Community Enterprise Districts.
	3 - 2 complete Community Enterprise 2 controls
107	The Levy Court may approve a packet of changes in zoning classifications for parcels of land as part

109	Section 4. Amend Chapter 69 of Title 9 of the Delaware Code by making insertions as shown by underlining and
110	deletions as shown by strikethrough as follows:
111	§ 6962 Highway capacity.
112	Except as provided in § 6963 of this chapter, the county government shall not approve any proposed change in the
113	zoning classification for land (i.e., any "rezoning request") without first complying with the following procedures:
114	§ 6963 Complete Community Enterprise Districts.
115	The County Council may approve a packet of changes in zoning classifications for parcels of land as part of a
116	Complete Community Enterprise District designation established in § 2103 and 2104 of Title 2.
117	Section 5. Amend Chapter 3 of Title 22 of the Delaware Code by making insertions as shown by underlining as
118	follows:
119	§ 312 Complete Community Enterprise Districts.
120	For any or all the purposes provided in § 301 of this title, the legislative body of the municipality may amend its
121	zoning regulations for parcels of land as part of a Complete Community Enterprise District established in § 2103 and 2104
122	of Title 2.

SYNOPSIS

This bill defines criteria for any local government to promote economic development by entering into an agreement with the Department of Transportation to create transit-oriented development districts, called "Complete Community Enterprise Districts". Complete Community Enterprise Districts may be designated in downtown or urban core areas, traditional towns or villages, or regional activity centers. They are characterized by their mix of land uses, efficient use of public infrastructure, efficient use of public services and multiple modes of public transportation combined with environmentally friendly private transportation.

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