COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2025 Legislative Session

Bill No.	CB-073-2025
Proposed and Presented b	y Council Member Oriadha
Introduced by	
	BILL
AN ACT concerning	
Pub	olic Transit Access Authorization Act of 2025
For the purpose of establish	ing a formal process for public transportation agencies to request and
obtain access to private resi	dential or commercial property for the purpose of installing or
operating a public bus stop	within Prince George's County; providing for certain definitions;
providing for an application	and review process; providing for certain approval; providing for
property owner rights and p	rotections; providing for implementation and regulations and
generally regarding public t	ransit access authorization.
BY adding:	
SU	UBTITLE 20A. TRANSPORTATION.
Se	ections 20A-213, 20A-214, 20A-215, 20A-216,
20	0A-217, and 20A-218,
Tì	ne Prince George's County Code
(2	023 Edition; 2024 Supplement).
SECTION 1. BE IT E	NACTED by the County Council of Prince George's County,
Maryland, that Sections 20A	A-213, 20A-214, 20A-215, 20A-216, 20A-217, and 20A-218 of the
Prince George's County Coo	de be and the same are hereby added:
S	SUBTITLE 20A. TRANSPORTATION.
DIVISIO	ON 3. PUBLIC TRANSIT AUTHORIZATION.
Section 20A-213. Purpose	and Intent.
The purpose of this Act is to	o facilitate equitable access to public transportation by creating a

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I	structured process through which public transit providers may request access to private property
	to install, maintain, or continue a public bus stop, subject to legislative approval. This Act seeks
	to balance the transportation needs of County residents with the property rights of private
	owners.
	Section 20A-214. Definitions.
	(a) For the purposes of this Act, the following definitions shall apply:
	(1) Public Transit Provider means any regional or local public transportation
	agency, including the Washington Metropolitan Area Transit Authority (WMATA), Prince
	George's County DPW&T TheBus, or their designees.
	(2) Private Property means land owned or controlled by a non-governmental entity,
	including apartment complexes, private developments, commercial centers, or private roads not
	otherwise dedicated for public use.
	(3) Transit Access Permit means the formal approval issued pursuant to a County
	Council Resolution authorizing a public transit provider to operate a stop on private property.
	Section 20A-215. Application and Review Process.
	(a) A public transit provider may submit a Transit Access Application to the Department of
	Public Works and Transportation (DPW&T), requesting permission to access private property
	for transit service.
	(b) The application shall include:
	(1) A detailed description of the proposed stop location; and
	(2) Documentation of existing or anticipated ridership volume; and
	(3) A safety and feasibility assessment conducted by the transit provider; and
	(4) A summary of prior use (if any) of the location as a public bus stop; and
	(5) Proof of notification to the property owner, including the proposed site plan and
	rationale.
	(c) Within 30 days of receipt, DPW&T shall:
	(1) Review the application for completeness and accuracy; and
	(2) Notify the property owner of their right to submit a written response or objection
	within 30 calendar days; and
	(3) Refer the application and any owner response to the County Council for
	consideration.

Section 20A-216. Approval.

- (a) The County Council may, after considering the application, any written responses, and the public interest, adopt a Resolution authorizing the issuance of a Transit Access Permit.
- (b) The Council may impose reasonable conditions upon the permit, including hours of operation, noise mitigation, signage, or maintenance responsibilities.
- (c) <u>Upon adoption of a Resolution</u>, the permit shall be deemed approved and the transit provider may proceed with installation and operation of the bus stop, consistent with the terms of the permit.

Section 20A-217. Property Owner Rights and Protections.

- (a) This Act does not grant a permanent or transfer of ownership rights to the transit provider.
- (b) The transit provider shall indemnify and hold harmless the property owner from liability for injuries, damages, or claims arising directly from transit operations on the site, to the extent permitted by law.
- (c) The County may offer mediation services if a dispute arises between a property owner and a transit provider.

Section 20A-218. Implementation and Regulations.

- (a) DPW&T, in consultation with the Office of Law, shall develop implementing regulations, including application forms, review standards, and a model indemnity agreement, within 90 days of the effective date of this Act.
- (b) DPW&T shall publish an annual report to the County Council summarizing all applications received, permits issued, and transit stop locations approved under this Act.

SECTION 2. BE IT FURTHER ENACTED that the provisions of this Act are hereby declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph, sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this Act, since the same would have been enacted without the incorporation in this Act of any such invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection, or section.

BY: Edward P. Burroughs III Chair ATTEST: Donna J. Brown Clerk of the Council APPROVED:	Adopted this day	y of	, 2025.
Chair ATTEST: Donna J. Brown Clerk of the Council APPROVED:			COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
Chair ATTEST: Donna J. Brown Clerk of the Council APPROVED:		BY:	
Donna J. Brown Clerk of the Council APPROVED:			
Clerk of the Council APPROVED:	ATTEST:		
DATE.			APPROVED:
DATE: BY:	DATE:	BY:	
Aisha N. Braveboy County Executive			
	<u>Underscoring</u> indicates lange Brackets] indicate language	deleted from ex	isting law.
KEY: <u>Underscoring</u> indicates language added to existing law. [Brackets] indicate language deleted from existing law. Asterisks *** indicate intervening existing Code provisions that remain unchanged.			