#### 

# The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Jay D. Livingstone and Adrian C. Madaro

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 reduce congestion and encourage shared rides.

### PETITION OF:

NAME:	DISTRICT/ADDRESS:
Jay D. Livingstone	8th Suffolk
Peter Capano	11th Essex
Mike Connolly	26th Middlesex
David M. Rogers	24th Middlesex
Christine P. Barber	34th Middlesex
José F. Tosado	9th Hampden
Jennifer E. Benson	37th Middlesex
Paul McMurtry	11th Norfolk
Carmine Lawrence Gentile	13th Middlesex
Natalie M. Higgins	4th Worcester
Christina A. Minicucci	14th Essex
Harold P. Naughton, Jr.	12th Worcester
Andres X. Vargas	3rd Essex
Jonathan Hecht	29th Middlesex
Liz Miranda	5th Suffolk
Maria Duaime Robinson	6th Middlesex
Jon Santiago	9th Suffolk
Jack Patrick Lewis	7th Middlesex

Michelle L. Ciccolo	15th Middlesex
Kay Khan	11th Middlesex
Brendan P. Crighton	Third Essex
Daniel R. Cullinane	12th Suffolk

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By Messrs. Livingstone of Boston and Madaro of Boston, a petition (accompanied by bill, House, No. 1039) of Jay D. Livingstone and others for legislation to encourage transportation network company pre-arranged shared rides. Financial Services.

## The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act to reduce congestion and encourage shared rides.

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

SECTION 1. Section 8 of Chapter 187 of the Acts of 2016 is hereby amended by striking
 (b) and replacing with the following section:

3 (b) Annually, not later than February 1, each transportation network company shall

4 submit to the director of the division established in section 23 of chapter 25 the number of rides

5 from the previous calendar year that originated in each city or town and the amount collected

6 from rider-assessments. Notwithstanding any other law, a rider-assessment is to be charged as

7 follows:

8 (i) Four and one-quarter percent of net rider fares for a shared ride in which, prior to 9 the commencement of the pre-arranged ride, a passenger requests through the transportation 10 network company's digital network, to share the ride with one or more passengers and each 11 passenger is charged a fare that is calculated in whole or in part, based on the passenger's request to share all or part of the ride with one or more passengers, regardless of whether the passengeractually shares all or part of the ride.

14 (ii) Six and one-quarter percent of the net ride fare for a pre-arranged ride other than a
15 ride described in (i).

- Not later than June 30, the director shall post on the division's website the aggregate
  number of rides from the previous calendar year originating within each city or town.
- 18 SECTION 2. Section 1 of Mass General Laws Chapter 159A<sup>1</sup>/<sub>2</sub> is amended by adding the
  19 following definitions:

20 "Pooled ride", a for-hire transportation trip, in which, prior to the commencement of the 21 ride, a passenger requests a pre-arranged ride through the transportation network company's 22 digital network to share the ride with one or more passengers, that separately request 23 transportation and are each charged the same predetermined amount per ride, or are billed 24 independently for a ride in an amount that is proportionate to the transportation they receive, 25 regardless of whether the passenger actually shares all or part of the ride.

26 "For-Hire Transportation Trip", a ride in which, prior to the commencement of the ride, a 27 passenger requests a pre-arranged ride through the transportation network company's digital 28 network as a single passenger between points chosen by the passenger, regardless of the number 29 of stops. This shall not include transportation provided by, or pursuant to a contract with a state 30 agency or an institution.

31 SECTION 3. Section 2 of Chapter 159A<sup>1</sup>/<sub>2</sub> as appearing in the 2016 Official Edition, is
 32 amended as follows:

(d) A transportation network company shall provide clear and conspicuous transportation
fare estimates to riders at all times, including during surge pricing, high volume and demand
times. Fare estimates shall include a clear rate estimate or the amount of price increase resulting
from surge pricing or increased demand and shall show the price difference between the cost of a
shared-ride and a single-occupancy ride.

38 SECTION 4. Section 10 of Chapter 159A<sup>1</sup>/<sub>2</sub> as appearing in the 2016 Official Edition, is
 39 amended as follows:

40 (a) A municipality identified in the fourteen cities or towns defined in Chapter 161A,
41 section 1, that accepts the provisions of this section, may impose a congestion assessment of no
42 more than \$2.25 per ride during regular MBTA service hours. These funds would be dedicated
43 for municipal investment in public transportation, bicycle and pedestrian investments, and
44 electric vehicle charging infrastructure.

45 (b) Other than those municipalities identified in (a), no municipality or other local 46 state entity, except the Massachusetts Port Authority, may: (i) impose a tax on or require any 47 additional license for a transportation network company, a transportation network driver or a 48 vehicle used by a transportation network driver where the tax or licenses relate to facilitating or 49 providing pre-arranged rides; (ii) require any additional license for a transportation network 50 company or transportation network driver; or (iii) subject a transportation network company to 51 the municipality's or other local or state entity's rates or other requirements, including but not 52 limited to entry or operational requirements; provided, however, that a municipality or other 53 local or state entity may regulate traffic flow and traffic patterns to ensure public safety and 54 convenience.

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SECTION 5. Section 11 of Chapter 159A<sup>1</sup>/<sub>2</sub> as appearing in the 2016 Official Edition, is
 amended as follows:

57 The division shall promulgate regulations necessary for the implementation, 58 administration and enforcement of this chapter. In addition to existing regulations, the division 59 shall (i) create regulations regarding data sharing, provided, however, that all data shall be safely 60 secured and, where appropriate, encrypted or limited and used for the purposes of public safety, 61 congestion management and transportation planning, including curbside management, road 62 improvements, traffic management, transit service planning and the allocation of public monies 63 for those purposes; (ii) consider practices to disclose or report information to cities and towns, 64 the Massachusetts Department of Transportation, and regional planning agencies; and (iii) 65 determine what information must be collected from transportation network companies to 66 effectuate the purposes outlined in (i).