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# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2021**

## AN ACT

# RELATING TO HEALTH AND SAFETY – TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT

Introduced By: Senators DiMario, McCaffrey, Goodwin, Euer, Quezada, Miller,

Valverde, and Goldin

Date Introduced: May 05, 2021

Referred To: Senate Environment & Agriculture

It is enacted by the General Assembly as follows:

SECTION 1. The General Assembly hereby finds:

(1) There is scientific consensus that Earth's climate is now changing faster than at any point in the history of modern civilization, primarily as a result of greenhouse gas (GHG) emissions from human activities; climate change has resulted in the increased frequency and severity of

extreme weather events; and climate change poses a clear, present, and increasingly dangerous and

costly threat to the health, safety and welfare of the residents of Rhode Island.

(2) Rhode Island has committed to mitigate the risks of climate change through strategies intended to reduce GHG emissions across all sectors; and the transportation sector causes approximately forty percent (40%) of GHG emissions in Rhode Island.

(3) A group of Northeastern and Mid-Atlantic states, as well as the District of Columbia (the "Participating Jurisdictions"), have worked together to create the transportation climate initiative program ("TCI Program").

(4) The participating jurisdictions agreed to collaborate on the establishment of a multijurisdictional cap-and-invest program (the "TCI Program") that will ensure reductions in greenhouse gas emissions from the transportation sector, and to strategically invest in programs to help residents transition to affordable, low-carbon transportation options that provide substantial public health benefits, reduce congestion, and increase both economic and job opportunities.

(5) The goal of the Rhode Island TCI ("RITCI") is to cap and reduce CO<sub>2</sub> emissions from

1	the transportation sector in a cost-effective and market-based manner and invest in projects that
2	support the goals of the TCI program.
3	(6) Living and working near sources of air pollution can lead to higher exposures of air
4	contaminants, many of which contribute to adverse health effects that negatively impact public
5	health.
6	(7) Lower-income households, people of color and other disadvantaged communities are
7	disproportionately exposed to air pollution from mobile sources. Higher exposures to air pollution
8	and other contaminants contribute to adverse health effects that negatively impact public health.
9	(8) The state of Rhode Island is committed to working with communities, businesses and
10	labor to accelerate the transition to an equitable, safe, and affordable low-carbon transportation
11	sector that will improve public health, create new economic opportunities, and provide enhanced
12	mobility options for Rhode Island communities.
13	(9) The state of Rhode Island recognizes and is committed to working with and investing
14	in communities that are overburdened by air pollution, vulnerable to the impacts of a changing
15	climate and/or underserved by the existing transportation system.
16	SECTION 2. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby
17	amended by adding thereto the following chapter:
18	CHAPTER 95
	CHAPTER 95  TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT
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19 20	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT
19 20 21	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.
19 20 21 22	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile"
19 20 21 22 23	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".
19 20 21 22 23 24	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.
119 220 221 222 223 224 225	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:
119 220 221 222 223 224 225 226	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:  (1) "Allowance" means a limited authorization to emit a fixed amount of carbon dioxide
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119 220 221 222 223 224 225 226 227 228	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:  (1) "Allowance" means a limited authorization to emit a fixed amount of carbon dioxide (CO <sub>2</sub> ), subject to all applicable limitations contained in this chapter and the rules and regulations to be adopted by the department.
19 20 21 22 23 24 25 26 27 28	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:  (1) "Allowance" means a limited authorization to emit a fixed amount of carbon dioxide (CO <sub>2</sub> ), subject to all applicable limitations contained in this chapter and the rules and regulations to be adopted by the department.  (2) "Department" means the Rhode Island department of environmental management.
19 20 21 22 23 24 25 26 27 28 29	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:  (1) "Allowance" means a limited authorization to emit a fixed amount of carbon dioxide (CO <sub>2</sub> ), subject to all applicable limitations contained in this chapter and the rules and regulations to be adopted by the department.  (2) "Department" means the Rhode Island department of environmental management.  (3) "Equity and environmental justice advisory board" or "board" means the board.
19 20 21 22 23 24 25 26 27 28 29 30	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:  (1) "Allowance" means a limited authorization to emit a fixed amount of carbon dioxide (CO <sub>2</sub> ), subject to all applicable limitations contained in this chapter and the rules and regulations to be adopted by the department.  (2) "Department" means the Rhode Island department of environmental management.  (3) "Equity and environmental justice advisory board" or "board" means the board established pursuant to the provisions of § 23-95-5.
118 119 220 221 222 23 224 225 226 227 228 229 330 331 332	TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT  23-95-1. Short title.  This chapter shall be known and may be cited as the "Transportation Emissions and Mobile (TEAM) Community Act".  23-95-2. Definitions.  As used in this chapter:  (1) "Allowance" means a limited authorization to emit a fixed amount of carbon dioxide (CO <sub>2</sub> ), subject to all applicable limitations contained in this chapter and the rules and regulations to be adopted by the department.  (2) "Department" means the Rhode Island department of environmental management.  (3) "Equity and environmental justice advisory board" or "board" means the board established pursuant to the provisions of § 23-95-5.  (4) "Regulated entity" means an entity that the department by regulation determines shall

1	the combustion of the quantities of fuel supplied in Rhode Island by the regulated entities.
2	(6) "Transportation climate initiative program" or "TCI Program" means the multi-
3	jurisdictional cap-and-invest program developed by a group of northeastern and mid-atlantic states
4	and the District of Columbia and outlined in a memorandum of understanding dated December 21,
5	2020, as may be amended or expanded, designed to cap and reduce CO <sub>2</sub> emissions from the
6	transportation sector, and to invest proceeds from the program in measures designed to further
7	reduce CO <sub>2</sub> emissions, provide incentives for low-carbon and more resilient transportation, and
8	otherwise further the goals of the TCI program.
9	23-95-3. Rhode Island transportation climate initiative implementation.
10	(a) The department shall promulgate regulations establishing the Rhode Island
11	transportation climate initiative (RITCI) to limit and reduce the CO <sub>2</sub> emissions that result from the
12	combustion of fuel the regulated entities supplied in Rhode Island and to promote the purposes of
13	the TCI program.
14	(b) The regulations shall be substantially similar to those promulgated by other
15	participating jurisdictions and shall allow the holders of allowances to trade them in a multi-
16	jurisdictional market established through the TCI program.
17	(c) A regulated entity's compliance obligation is based on the total tons of indirect CO2
18	emissions that result from the combustion of the quantity of fuel the regulated entity supplied in
19	Rhode Island during the compliance period pursuant to department regulations. The department
20	may require third-party verification of the accuracy of information reported by such regulated
21	entities.
22	(d) The department may establish the number of allowances equal to the total amount of
23	indirect CO <sub>2</sub> emissions allowed in Rhode Island. Regulated entities shall acquire and surrender
24	allowances equivalent to the tons of CO <sub>2</sub> emissions that result from the combustion of the quantity
25	of fuel the regulated entity supplied in Rhode Island during the compliance period.
26	(e) The department is authorized to conduct auctions and sell up to one hundred percent
27	(100%) of the allowances created under RITCI. The department shall hold the proceeds from the
28	auction of allowances in a separate, restricted receipt account, and is authorized to spend the
29	proceeds to support the purposes of the RITCI in accordance with § 23-95-5 and ensure that the
30	funds Rhode Island receives from the sale of allowances be invested in programs and initiatives to
31	reduce the use of fossil fuels in the transportation sector, reduce greenhouse gas emissions from the
32	transportation sector, and ensure equitable distribution of these benefits to those communities that
33	have suffered disproportionate impacts of vehicular pollution and climate change.
34	(f) The department is authorized to request and obtain information from regulated entities,

1	and other persons, to verify the amount of Co <sub>2</sub> emissions the regulated entity reported to the state
2	and obtain such information from other Rhode Island agencies including, but not limited to, the
3	department of revenue and the office of energy resources, as well as agencies in other states or
4	jurisdictions.
5	(g) Notwithstanding any law to the contrary, any information required by the department
6	from any person participating in the RITCI, with the exception of information regarding air
7	emission, offset, and allowance tracking required for compliance with the RITCI, shall be
8	maintained for the sole and confidential use of the state, the general assembly, the department and
9	their agents. This information shall be exempt from the definition of a public record as defined in
10	§ 38-2-2(4)(B), and shall not be subject to demand for production under chapter 2 of title 38. All
11	information collected under this section may be shared with other TCI program participating
12	jurisdictions which afford such information similar protection from public disclosure.
13	(h) The department may work with other TCI program participating jurisdictions to create
14	a multi-jurisdictional organization or join an existing administrative organization to provide
15	technical and administrative assistance on the ongoing administration and implementation of the
16	TCI program and RITCI including, but not limited to, the establishment of a multi-jurisdictional
17	emissions and allowance tracking system, the administration of a multi-jurisdictional auction, the
18	monitoring of transportation fuel and allowance trading markets. The administrative organization
19	shall not be a joint regulatory body with regulatory and enforcement powers that are greater than
20	those of the state and the other participating jurisdictions.
21	(i) Any violation by a regulated entity of the provisions of this chapter or the rules and
22	regulations promulgated by the department shall be deemed to be an air pollution violation subject
23	to enforcement under § 23-23-14.
24	23-95-4. Transportation climate initiative special fund.
25	(a) There is established the transportation climate initiative special fund (the "TCI fund")
26	that shall be administered by the department in consultation with other state agencies through the
27	executive climate change coordinating council (EC4) established pursuant to chapter 6.2 of title 42.
28	Rhode Island's proceeds from auction of the allowances shall be deposited in the TCI fund.
29	(b) The proceeds shall be used, without further appropriation, to reduce CO <sub>2</sub> emissions and
30	otherwise achieve the goals of the RITCI, and to fund the administration of RITCI. A minimum of
31	thirty-five percent (35%) of the annual proceeds from auction of allowances shall be used to benefit
32	overburdened and underserved communities, as defined through the processes set forth in § 23-95-
33	5. In keeping with the CO <sub>2</sub> emissions reduction goals of RITCI, the proceeds may be used to
34	promote clean transportation and improve mobility, including, but not limited to, the following:

	(1) Projects to elinance and expand public transportation services particularly for low-
2	income communities, and environmental justice populations, and communities underserved by
;	public transportation;
ļ	(2) Projects to accelerate the adoption of zero-emission public transportation services;
	(3) Projects to accelerate adoption of zero-emission vehicles, including battery electric
	vehicles, plug-in hybrid electric vehicles and hydrogen fuel cell vehicles, particularly to make these
	vehicles more affordable and accessible for low- and moderate-income resident drivers and for
	Rhode Island businesses and municipalities;
	(4) Projects that expand and increase the safety of bicycle and pedestrian transportation
	and micromobility, particularly in low-income communities;
	(5) Projects that accommodate an increase in pedestrians, bicyclists and transit users;
	(6) Projects to increase the resiliency of transportation infrastructure to withstand the
	impacts of climate change;
	(7) Projects that will promote density, reduce congestion, and increase the production of
	affordable housing near public transit, and/or promote the use of public transportation;
	(8) Payment for costs associated with administration of TCI program;
	(9) Support for the purchase, construction, operation and maintenance of zero-emission
	vehicle fueling systems and supply equipment in Rhode Island;
	(10) Projects to increase the availability of broadband Internet access; and
	(11) Support for related complementary policies and programs that further the goals of
	<u>RITCI.</u>
	(c) Up to five percent (5%) of program proceeds annually shall be available to the
	department to administer the program.
	(d) Investments of auction proceeds under this chapter should comply with the
	requirements of chapter 13 of title 37 and should promote fair labor standards, support local jobs
	and prioritize hiring and training for workers affected by the transition to cleaner transportation,
	underrepresented in the workforce, or facing employment barriers, including women, people of
	color, veterans, formerly incarcerated individuals, and people with disabilities.
	(e) Monies in the TCI fund shall only be used to support the programs and activities
	authorized pursuant to this section and shall not be available to meet the general obligations of the
	state. Balances in the TCI fund shall be carried forward and remain in the TCI fund at the end of
	each fiscal year and interest earned shall remain in the fund.
	(f) The TCI fund shall be exempt from the indirect cost recovery provisions of § 35-4-27.
	23-95-5. Equity and environmental justice advisory board.

(a) There shall be an equity and environmental justice advisory board to ensure that
overburdened and underserved communities are able to provide meaningful input into decision-
making processes relating to the investment of RITCI proceeds. The department shall establish an
equity advisory board composed of diverse stakeholder groups to include one member of each of
the state's Health Equity Zones, with a majority of the remaining members being representatives of
overburdened and underserved communities or populations, to advise on decision making and
equitable outcomes. The roles of the equity advisory board shall include:
(1) Developing criteria for defining overburdened and underserved communities, building
on existing criteria and definitions, where applicable;
(2) Providing recommendations for equitable investments of RITCI proceeds and
complementary policies that would achieve the requisite benefits for overburdened and underserved
communities; and
(3) Developing metrics for evaluating how investments of program proceeds demonstrably
provide direct and meaningful benefits for overburdened and underserved communities.
23-95-6. Severability.
If any clause, sentence, paragraph, section, or part of this chapter shall be adjudged by any
court of competent jurisdiction to be invalid, that judgment shall not affect, impair, or invalidate
the remainder of the chapter but shall be confined in its operation to the clause, sentence, paragraph,
section, or part directly involved in the controversy in which that judgment shall have been
rendered.
SECTION 3. Section 35-4-27 of the General Laws in Chapter 35-4 entitled "State Funds"
is hereby amended to read as follows:
35-4-27. Indirect cost recoveries on restricted receipt accounts.
Indirect cost recoveries of ten percent (10%) of cash receipts shall be transferred from all
restricted-receipt accounts, to be recorded as general revenues in the general fund. However, there
shall be no transfer from cash receipts with restrictions received exclusively: (1) From contributions
from nonprofit charitable organizations; (2) From the assessment of indirect cost-recovery rates on
federal grant funds; or (3) Through transfers from state agencies to the department of administration
for the payment of debt service. These indirect cost recoveries shall be applied to all accounts,
unless prohibited by federal law or regulation, court order, or court settlement. The following
restricted receipt accounts shall not be subject to the provisions of this section:
Executive Office of Health and Human Services
Organ Transplant Fund
HIV Care Grant Drug Rebates

1	Health System Transformation Project
2	Department of Human Services
3	Veterans' home Restricted account
4	Veterans' home Resident benefits
5	Pharmaceutical Rebates Account
6	Demand Side Management Grants
7	Veteran's Cemetery Memorial Fund
8	Donations New Veterans' Home Construction
9	Department of Health
10	Pandemic medications and equipment account
11	Miscellaneous Donations/Grants from Non-Profits
12	State Loan Repayment Match
13	Healthcare Information Technology
14	Department of Behavioral Healthcare, Developmental Disabilities and Hospitals
15	Eleanor Slater non-Medicaid third-party payor account
16	Hospital Medicare Part D Receipts
17	RICLAS Group Home Operations
18	Commission on the Deaf and Hard of Hearing
19	Emergency and public communication access account
20	Department of Environmental Management
21	National heritage revolving fund
22	Environmental response fund II
23	Underground storage tanks registration fees
24	De Coppet Estate Fund
25	Rhode Island Historical Preservation and Heritage Commission
26	Historic preservation revolving loan fund
27	Historic Preservation loan fund Interest revenue
28	Department of Public Safety
29	E-911 Uniform Emergency Telephone System
30	Forfeited property Retained
31	Forfeitures Federal
32	Forfeited property Gambling
33	Donation Polygraph and Law Enforcement Training
34	Rhode Island State Firefighter's League Training Account

1	Fire Academy Training Fees Account
2	Attorney General
3	Forfeiture of property
4	Federal forfeitures
5	Attorney General multi-state account
6	Forfeited property Gambling
7	Department of Administration
8	OER Reconciliation Funding
9	Health Insurance Market Integrity Fund
10	RI Health Benefits Exchange
11	Information Technology Investment Fund
12	Restore and replacement Insurance coverage
13	Convention Center Authority rental payments
14	Investment Receipts TANS
15	OPEB System Restricted Receipt Account
16	Car Rental Tax/Surcharge-Warwick Share
17	Executive Office of Commerce
18	Housing Resources Commission Restricted Account
19	Department of Revenue
20	DMV Modernization Project
21	Jobs Tax Credit Redemption Fund
22	Legislature
23	Audit of federal assisted programs
24	Department of Children, Youth and Families
25	Children's Trust Accounts SSI
26	Military Staff
27	RI Military Family Relief Fund
28	RI National Guard Counterdrug Program
29	Treasury
30	Admin. Expenses State Retirement System
31	Retirement Treasury Investment Options
32	Defined Contribution Administration - RR
33	Violent Crimes Compensation Refunds
34	Treasury Research Fellowship

Business Regulation
Banking Division Reimbursement Account
Office of the Health Insurance Commissioner Reimbursement Account
Securities Division Reimbursement Account
Commercial Licensing and Racing and Athletics Division Reimbursement Account
Insurance Division Reimbursement Account
Historic Preservation Tax Credit Account
Judiciary
Arbitration Fund Restricted Receipt Account
Third-Party Grants
RI Judiciary Technology Surcharge Account
Department of Elementary and Secondary Education
Statewide Student Transportation Services Account
School for the Deaf Fee-for-Service Account
School for the Deaf School Breakfast and Lunch Program
Davies Career and Technical School Local Education Aid Account
Davies National School Breakfast & Lunch Program
School Construction Services
Office of the Postsecondary Commissioner
Higher Education and Industry Center
Department of Labor and Training
Job Development Fund
Transportation Climate Initiative Special Fund
SECTION 4. This act shall take effect upon passage.

LC002724

# **EXPLANATION**

## BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

# RELATING TO HEALTH AND SAFETY – TRANSPORTATION EMISSIONS AND MOBILE (TEAM) COMMUNITY ACT

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1 This act would establish the Transportation Emission and Mobile (TEAM) Community Act intended to limit and reduce indirect carbon dioxide emissions throughout the state while promoting 2 3 the purposes of the transportation climate initiative program. 4 This act would take effect upon passage. LC002724