Transit Benefit Ordinances- Seperating Myths from Reality

NJ State Ordinance

The New Jersey Senate and Assembly are considering identical bills that would require employers to offer pre-tax transit benefits to their employees. The bills S 1567 and A 2425 are designed to help employees commute to work by providing Federal tax savings. Employers also save on their share of FICA. The Federal law is found in Internal Revenue Code Sec. 132(f).

The following is an effort to clear up misconceptions about the pending bills.

Myth: I don't have any employers that use transit, but I have to set up a program.

Reality: If you don't have employees that use transit, there's nothing to do. Employers are required to offer a pre-tax benefit only when employees commute by transit (bus, rail, vanpool).

Myth: A transit benefit program is going to be expensive.

Reality: Actually, no. NJ Transit's Business Pass Program is free. For employers that use third party providers, your FICA tax savings (7.65% on every dollar set aside for transit by the employee) typically offset fees changed by third party providers.

Myth: Administering a transit benefit program is very time consuming and my payroll system can't handle it.

Reality: Surveys of companies that offer the benefit indicate they spend about one hour per month on administration. Your payroll processor or payroll software is probably set-up to handle transit benefit.

Myth: I have less than 20 employees so I can't offer the benefit

Reality: The law does not require you to, but experience in other cities shows that small businesses that offer the benefit have a competitive edge on those that don't. It also helps attract and retain employees that might look to larger employers that offer it.

Myth: There are lots of rules and reporting associated with the program.

Reality: Transit Benefit programs are very popular with businesses through out New Jersey. They are surprisingly easy to implement and there are no reports to file. NJ Transit or any third party administrator can help you set-up your program. The state's eight Transportation Management Associations (TMAs) which are private, non-profit organizations established to work with employers and governments to help provide effective and efficient commuting and other transportation options can also provide assistance.



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Myth: Once the law passes, I can't possibly implement a program right away.

Reality: The law delays implementation for 365 days. The Department of Labor and Workforce is charged with developing rules "in a manner that is most compatible with current practices for providing pre-tax transportation fringe benefits."

Myth: This is just for employees that commuter to New York, Newark or Philadelphia.

Reality: Due to extensive bus and rail network in New Jersey and the availability of vanpools, commuter in just about every part of the state can take advantage of it. The TMAs, noted above, can help identify commuting options.

Myth: The NJ Treasury will lose money in lost tax revenue.

Reality: Because NJ personal gross income is reported differently to the State compared to the IRS, the State will not lose any tax revenue.

For more information on transit benefit ordinances, visit: http://www.smartertransportation.org/state-local-policies/transportation-fringe-benefits-ordinance-information-active-campaigns/

