1 AN ACT concerning transportation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Department of Transportation Law of the 5 Civil Administrative Code of Illinois is amended by adding 6 Section 2705-630 as follows:

7 (20 ILCS 2705/2705-630 new)

8 Sec. 2705-630. Transit-to-Trails Grant Program.

9 (a) The Secretary of Transportation shall establish a grant program, to be known as the "Transit-to-Trails Grant 10 Program", under which the Secretary shall award grants to 11 eligible entities for projects that facilitate travel by 12 public transportation to public outdoor recreation sites for 13 14 outdoor activities, including hiking, biking, boating, picnicking, hunting, fishing, wildlife observation, or other 15 nature-based activities. Projects that may receive funding 16 through the grant program include, but are not limited to, 17 projects that lead to: 18 19 (1) altered or expanded operation of existing transit

20 <u>service to accommodate increased access by the public to</u> 21 <u>outdoor recreation activities;</u>

22 (2) new or improved infrastructure to facilitate safe, 23 <u>convenient access to outdoor recreation sites, including,</u>

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1	but not limited to, stations, stops, shelters, and bicycle
2	infrastructure; and
3	(3) public outreach, education, and engagement efforts
4	to inform the public and encourage use of transit and
5	access to outdoor recreation.
6	(b) The Secretary shall offer grants through the
7	Transit-to-Trails program on an annual basis. The Department
8	of Transportation shall adopt rules necessary to implement and
9	administer the program.
10	(c) Eligible recipients of grants under the program shall
11	include:
12	(1) public transit agencies;
13	(2) owners of outdoor recreation lands accessible by
14	the general public, including parks districts,
15	conservation districts, forest preserve districts;
16	(3) units of local government, State agencies, and
17	nonprofit organizations engaged in facilitating outdoor
18	recreation opportunities.
19	(d) In considering grant applications, the Department
20	shall prioritize projects with demonstrated intent to enhance
21	access to outdoor recreation opportunities for populations in
22	greatest need of improved access to outdoor nature-based
23	recreation. These populations shall be defined as residents
24	<u>of:</u>
25	(1) R3 Areas, as established under Section 10-40 of
26	the Cannabis Regulation and Tax Act, where residents have

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1	historically been excluded from economic opportunities;
2	(2) environmental justice communities, as defined by
3	the Illinois Power Agency under the Illinois Power Agency
4	Act, where residents have historically been subject to
5	disproportionate burdens of pollution; and
6	(3) a community that can demonstrate to the Secretary
7	that the community has inadequate, insufficient, or no
8	park space or recreation facilities, including by
9	demonstrating:
10	(A) quality concerns relating to the available
11	park space or recreation facilities;
12	(B) the presence of recreational facilities that
13	do not serve the needs of the community;
14	(C) the inequitable distribution of park space for
15	high-need populations based on income, age, or other
16	measures of vulnerability and need; or
17	(D) at least 50% of the population is not located
18	within 1/2 mile of park space.
19	(e) Upon request, the Department shall provide technical
20	assistance in preparing grant applications under this Section.
21	Implementation of this Section is subject to appropriation by
22	the General Assembly.