An act to add Section 65917.7 to the Government Code, relating to land use.

LEGISLATIVE COUNSEL’S DIGEST

SB 827, as introduced, Wiener. Planning and zoning: transit-rich housing bonus.

The Planning and Zoning Law requires, when an applicant proposes a housing development within the jurisdiction of a local government, that the city, county, or city and county provide the developer with a density bonus and other incentives or concessions for the production of lower income housing units or for the donation of land within the development if the developer, among other things, agrees to construct a specified percentage of units for very low, low-, or moderate-income households or qualifying residents.

This bill would authorize a transit-rich housing project to receive a transit-rich housing bonus. The bill would define a transit-rich housing project as a residential development project the parcels of which are all within a \( \frac{1}{2} \) mile radius of a major transit stop or a \( \frac{3}{4} \) mile radius of a high-quality transit corridor, as those terms are further defined. The bill would exempt a project awarded a housing opportunity bonus from various requirements, including maximum controls on residential density or floor area ratio, minimum automobile parking requirements, design standards that restrict the applicant’s ability to construct the maximum number of units consistent with any applicable building code, and maximum height limitations, as provided.
The bill would declare that its provisions address a matter of statewide concern and apply equally to all cities and counties in this state, including a charter city.

By adding to the duties of local planning officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.


The people of the State of California do enact as follows:

SECTION 1. The Legislature finds and declares that this act addresses a matter of statewide concern and shall apply equally to all cities and counties in this state, including charter cities.

SEC. 2. Section 65917.7 is added to the Government Code, to read:

65917.7. (a) As used in this section, the following definitions shall apply:

(1) “Block” has the same meaning as defined in subdivision (a) of Section 5870 of the Streets and Highways Code.

(2) “High-quality transit corridor” means a corridor with fixed route bus service that has service intervals of no more than 15 minutes during peak commute hours.

(3) “Transit-rich housing project” means a residential development project the parcels of which are all within a one-half mile radius of a major transit stop or a one-quarter mile radius of a high-quality transit corridor. A project shall be deemed to be within a one-half mile radius of a major transit stop or a one-quarter mile radius of a high-quality transit corridor if both of the following apply:

(A) All parcels within the project have no more than 25 percent of their area outside of a one-half mile radius of a major transit stop or a one-quarter mile radius of a high-quality transit corridor.

(B) No more than 10 percent of the residential units or 100 units, whichever is less, of the project are outside of a one-half mile...
radius of a major transit stop or a one-quarter mile radius of a 
high-quality transit corridor.

(4) “Major transit stop” has the same meaning as defined in 
Section 21064.3 of the Public Resources Code.

(b) Notwithstanding any local ordinance, general plan element, 
specific plan, charter, or other local law, policy, resolution, or 
regulation, a transit-rich housing project shall receive a transit-rich 
housing bonus which shall exempt the project from all of the 
following:

(1) Maximum controls on residential density or floor area ratio.
(2) Minimum automobile parking requirements.
(3) Any design standard that restricts the applicant’s ability to 
construct the maximum number of units consistent with any 
applicable building code.

(4) (A) If the transit-rich housing project is within either a 
one-quarter mile radius of a high-quality transit corridor or within 
one block of a major transit stop, any maximum height limitation 
that is less than 85 feet, except in cases where a parcel facing a 
street that is less than 45 feet wide from curb to curb, in which 
case the maximum height shall not be less than 55 feet. If the 
project is exempted from the local maximum height limitation, the 
governing height limitation for a transit-rich housing project shall 
be 85 feet or 55 feet, as provided in this subparagraph.

(B) If the transit-rich housing project is within one-half mile of 
a major transit stop, but does not meet the criteria specified in 
subparagraph (A), any maximum height limitation that is less than 
55 feet, except in cases where a parcel facing a street that is less 
than 45 feet wide from curb to curb, in which case the maximum 
height shall not be less than 45 feet. If the project is exempted 
from the local maximum height limitation, the governing height 
limitation for a transit-rich housing project shall be 55 feet or 45 
feet, as provided in this subparagraph.

(C) For purposes of this paragraph, if a parcel has street frontage 
on two or more different streets, the height maximum pursuant to 
this paragraph shall be based on the widest street.

SEC. 3. No reimbursement is required by this act pursuant to 
Section 6 of Article XIII B of the California Constitution because 
a local agency or school district has the authority to levy service 
charges, fees, or assessments sufficient to pay for the program or
level of service mandated by this act, within the meaning of Section 17556 of the Government Code.