#### A Bill

To authorize highway infrastructure and safety, transit, motor carrier, rail, and other surface transportation programs, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

### SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- (a) SHORT TITLE.--This Act may be cited as the "Generating Renewal, Opportunity, and Work with Accelerated Mobility, Efficiency, and Rebuilding of Infrastructure and Communities throughout America Act" or the "GROW AMERICA Act".
  - (b) TABLE OF CONTENTS.--The table of contents of this Act is as follows:
- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. Effective date.

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SEC. 2. DEF	INITIONS.	
In this	Act, the following definitions apply:	
	(1) DEPARTMENTThe term "Department" means the Department of	
Transp	portation.	
	(2) SECRETARYThe term "Secretary" means the Secretary of	
Transp	portation.	
SEC. 3. EFFI	ECTIVE DATE.	
Except	Except as otherwise provided, this Act, and the amendments made by this Act,	
	ct on October 1, 2015.	
TITL	E ITRANSPORTATION INFRASTRUCTURE INITIATIVES	
	Subtitle AIncreasing Efficiency in Project Delivery	

1	SEC. 1001.	IMPROVING STATE AND FEDERAL AGENCY ENGAGEMENT
2		IN ENVIRONMENTAL REVIEWS.
3	(a) IN GENERALTitle 49, United States Code, is amended by inserting after	
4	section 306 th	ne following:
5	"Sec. 307. In	nproving State and Federal agency engagement in environmental
6	reviews	
7	"(a) II	N GENERALA public entity receiving financial assistance from the
8	Department of	of Transportation for one or more projects or for a program of projects, may
9	request that th	ne Secretary allow the public entity to provide funds to Federal agencies,
10	including the	Department of Transportation, State agencies, and Indian tribes
11	participating	in the environmental planning and review process for the project, projects,
12	or program.	The funds may be provided only to support activities that directly and
13	meaningfully contribute to expediting and improving permitting and review processes,	
14	including pla	nning, approval and consultation processes for the project, projects, or
15	program.	
16	"(b) A	ACTIVITIES ELIGIBLE FOR FUNDINGActivities for which funds may
17	be provided u	inder subsection (a) include transportation planning activities that precede
18	the initiation	of the environmental review process, activities directly related to the
19	environmenta	l review process, dedicated staffing, training of agency personnel,
20	information g	athering and mapping, and development of programmatic agreements.
21	"(c) A	MOUNTSRequests under subsection (a) may be approved only for the
22	additional am	ounts that the Secretary determines are necessary for the Federal agencies,
23	State agencie	s, or Indian tribes participating in the environmental review process to
24	timely condu	ct their review.
25	"(d) A	GREEMENTSPrior to providing funds approved by the Secretary for
26	dedicated stat	ffing at an affected Federal agency under subsection (a), the affected Federal
27	agency and th	ne requesting public entity shall enter into an agreement that establishes a
28	process to ide	entify projects or priorities to be addressed by the use of the funds.
29	"(e) E	XISTING AUTHORITYNothing in this section shall be construed as
30	conflicting w	ith the provisions of Section 139(j) of title 23.".

1	(b) CONFORMING AMENDMENTThe analysis of chapter 3 of title 49,		
2	United States Code, is amended by inserting after the item relating to section 306 the		
3	following:		
4	"307. Improving State and Federal agency engagement in environmental reviews.".		
5	SEC. 1002. ENVIRONMENTAL REVIEW ALIGNMENT AND REFORM.		
6	(a) IN GENERALTitle 49, United States Code, is amended by inserting after		
7	section 309 the following:		
8	"Sec. 310. Aligning Federal environmental reviews		
9	"(a) COORDINATED AND CONCURRENT ENVIRONMENTAL		
10	REVIEWS.—Within one year of the date of enactment of the GROW AMERICA Act,		
11	the Department of Transportation, in coordination with the Steering Committee, shall		
12	develop a coordinated and concurrent environmental review and permitting process for		
13	transportation projects when initiating an environmental impact statement under the		
14	National Environmental Policy Act (42 U.S.C. 4321 et seq.) (referred to as 'NEPA' in		
15	this section). This coordinated and concurrent environmental review and permitting		
16	process shall		
17	"(1) ensure that the Department of Transportation and agencies of		
18	jurisdiction possess sufficient information early in the review process to		
19	determine a statement of a transportation project's purpose and need and range	of	
20	alternatives for analysis that the lead agency and agencies of jurisdiction will re	ly	
21	upon for concurrent environmental reviews and permitting decisions required for	or	
22	the proposed project;		
23	"(2) achieve early concurrence or issue resolution during the NEPA		
24	scoping process on the Department of Transportation's statement of a project's		
25	purpose and need and during development of the environmental impact stateme	nt	
26	on the range of alternatives for analysis that the lead agency and agencies of		
27	jurisdiction will rely upon for concurrent environmental reviews and permitting	,	
28	decisions required for the proposed project absent circumstances that require		
29	reconsideration in order to meet an agency of jurisdiction's obligations under		
30	statute or Executive Order; and		

1	"(3) achieve concurrence or issue resolution in an expedited manner if
2	circumstances arise that require a reconsideration of the purpose and need or
3	range of alternatives considered during any Federal agency's environmental or
4	permitting review in order to meet an agency of jurisdiction's obligations under
5	statute or Executive Order.
6	"(b) ENVIRONMENTAL CHECKLIST -The Secretary and Federal Agencies of
7	jurisdiction likely to have substantive review or approval responsibilities on
8	transportation projects shall, within 90 days of the date of enactment of the GROW
9	AMERICA Act, jointly develop a checklist to help project sponsors identify potential
10	natural, cultural, and historic resources in the area of a proposed project. The purpose of
11	the checklist is to
12	"(1) identify agencies of jurisdiction and cooperating agencies,
13	"(2) develop the information needed for the purpose and need and
14	alternatives for analysis; and
15	"(3) improve interagency collaboration to help expedite the permitting
16	process for the lead agency and agencies of jurisdiction.
17	"(c) INTERAGENCY COLLABORATION.— Consistent with Federal
18	environmental statutes and the priority reform actions for Federal agency permitting and
19	reviews defined and identified by the Steering Committee described in Section 1009, the
20	Secretary shall facilitate annual interagency collaboration sessions at the appropriate
21	jurisdictional level to coordinate business plans and facilitate coordination of workload
22	planning and workforce management. This engagement shall also ensure agency staff is
23	fully engaged and utilizing the flexibility of existing regulations, policies, and guidance
24	and identifying additional actions to facilitate high quality, efficient, and targeted
25	environmental reviews and permitting decisions. These sessions and the interagency
26	collaborations they generate shall also focus on how to work with state and local
27	transportation entities to improve project planning, siting, and application quality and
28	how to consult and coordinate with relevant stakeholders and Federal, Tribal, state, and
29	local representatives early in permitting processes.
30	"(d) PERFORMANCE MEASUREMENT— Within one year of the date of
31	enactment of the GROW AMERICA Act, the Department of Transportation, in

1	coordination with the Steering Committee, shall establish a program to measure and	
2	report on progress towards aligning federal reviews as outlined in this section.".	
3	(b) CONFORMING AMENDMENTThe analysis of subchapter I of chapter 3	
4	of title 49, United States Code, is amended by adding at the end the following:	
5	"310	). Aligning Federal environmental reviews.".
6	SEC. 1003.	IMPROVING COLLABORATION FOR ACCELERATED
7		DECISION MAKING.
8	Section	on 139(h) of title 23, United States Code, is amended
9		(1) in paragraph (5)(A)(ii)(I), by inserting ", including modifications to the
10	project schedule" after "review process"; and	
11		(2) in paragraph (6)(B), by striking clause (ii) and inserting the following:
12		"(ii) DESCRIPTION OF DATE The date referred to in clause (i)
13		is one of the following:
14		"(I) The date that is 30 days after the date for rendering a
15		decision as set in the project schedule created pursuant to
16		paragraph $(g)(1)(B)$ of this section.
17		"(II) If no schedule exists, the later of
18		"(aa) the date that is 180 days after the date on
19		which an application for the permit, license or approval is
20		complete; or
21		"(bb) the date that is 180 days after the date on
22		which the Federal lead agency issues a decision on the
23		project under the National Environmental Policy Act of
24		1969 (42 U.S.C. 4321 et seq.).
25		"(III) A modified date consistent with subsection (g)(1)(D)
26		of this section.".
27	SEC. 1004.	UNREASONABLE OBSTRUCTION OF NAVIGATION
28		DETERMINATION.
29	(a) Bl	RIDGE ACT OF 1906Section 4 of the Bridge Act of 1906 (33 U.S.C. 494)
30	is amended	
31		(1) by designating the existing text as subsection (a); and

1	(2) by inserting at the end the following:		
2	"(b) W	Then determining whether a bridge unreasonably obstructs the free	
3	navigation of	the waters over which it is constructed, the Secretary shall, for projects that	
4	are funded un	der title 23 or title 49, United States Code, consider	
5		"(1) the necessities of rail, aviation, transit, and highway traffic; and	
6		"(2) construction, maintenance, and operation costs of the proposed	
7	bridge	.".	
8	(b) GE	ENERAL BRIDGE ACT OF 1946Section 502 of the General Bridge Act	
9	of 1946 (33 U	.S.C. 525) is amended by inserting at the end the following:	
10	"(d) U	NREASONABLE OBSTRUCTION OF NAVIGATION	
11	DETERMINA.	ATIONWhen determining whether a bridge unreasonably obstructs the	
12	free navigation	n of the waters over which it is constructed, the Secretary shall, for projects	
13	that are funde	d under title 23 or title 49, United States Code, consider	
14		"(1) the necessities of rail, aviation, transit, and highway traffic; and	
15		"(2) construction, maintenance, and operation costs of the proposed	
16	bridge	.".	
16 17	bridge SEC. 1005.	.". SATISFACTION OF REQUIREMENTS FOR CERTAIN	
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17	SEC. 1005.	SATISFACTION OF REQUIREMENTS FOR CERTAIN	
17 18	SEC. 1005.	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES.	
17 18 19	SEC. 1005.  (a) TIT amended by a	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is	
17 18 19 20	SEC. 1005.  (a) TIT amended by a	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following:	
17 18 19 20 21	SEC. 1005.  (a) TIT amended by a "(c) SA	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following:	
17 18 19 20 21 22	sec. 1005.  (a) TIT amended by a "(c) SA SITES	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following: ATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC	
17 18 19 20 21 22 23	(a) TIT amended by a "(c) SA SITES	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following: ATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC  "(1) IN GENERAL The Secretary shall seek to align the requirements	
17 18 19 20 21 22 23 24	(a) TIT amended by a "(c) SA SITES  of this (42 U.	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following: ATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC  "(1) IN GENERAL The Secretary shall seek to align the requirements section with the requirements of the National Environmental Policy Act	
17 18 19 20 21 22 23 24 25	sec. 1005.  (a) TIT amended by a "(c) SA SITES  of this (42 U. Preser	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following: ATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC  "(1) IN GENERAL The Secretary shall seek to align the requirements section with the requirements of the National Environmental Policy Act S.C. 4231 et seq.) (NEPA), Section 106 of the National Historic	
17 18 19 20 21 22 23 24 25 26	sec. 1005.  (a) TIT amended by a "(c) SA SITES  of this (42 U. Preser their in	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES.  TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following: ATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC  "(1) IN GENERAL The Secretary shall seek to align the requirements section with the requirements of the National Environmental Policy Act S.C. 4231 et seq.) (NEPA), Section 106 of the National Historic vation Act (16 U.S.C. 470f) (referred to as Section 106 in this section), and	
17 18 19 20 21 22 23 24 25 26 27	sec. 1005.  (a) TIT amended by a "(c) SA SITES  of this (42 U. Preser their in Interior	SATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC SITES. TLE 23 AMENDMENTSection 138 of title 23, United States Code, is dding at the end the following: ATISFACTION OF REQUIREMENTS FOR CERTAIN HISTORIC  "(1) IN GENERAL The Secretary shall seek to align the requirements section with the requirements of the National Environmental Policy Act S.C. 4231 et seq.) (NEPA), Section 106 of the National Historic vation Act (16 U.S.C. 470f) (referred to as Section 106 in this section), and implementing regulations and will coordinate with the Department of the	

"(2) AVOIDANCE ALTERNATIVE ANALYSIS. -- If, in an analysis required under NEPA the Secretary determines that there is no feasible or prudent alternative to avoid a use of an historic site, the Secretary may include the Secretary's determination in the NEPA analysis and notify the applicable State historic preservation officer, tribal historic preservation officer, the Advisory Council on Historic Preservation (if the Council is participating in the Section 106 consultation process), and the Secretary of the Interior of such findings and request concurrence that such determination is sufficient to satisfy (a)(1). If the applicable preservation officer, the Council, and the Secretary of the Interior concur, no further analysis under (a)(1) shall be required. The Secretary's Record of Decision or Finding of No Significant Impact shall include such a finding, as well as documentation of the concurrence of the applicable preservation officer, the Council, and the Secretary of the Interior. A notice of intent from the Secretary of such a finding, as well as notice of the concurrence of the applicable preservation officer, the Council, and the Secretary of the Interior will be posted on an appropriate Federal website within 3 days of their occurrence. "(3) ALIGNING HISTORICAL REVIEWS. – If the Secretary, the applicable preservation officer, the Council, and the Secretary of the Interior concur that no feasible and prudent alternative exists as described in (2), the Secretary may then notify the applicable preservation officer, the Secretary of the Interior, and the Advisory Council on Historic Preservation of the Department's intent to satisfy the conditions of (a)(2) through the consultation requirements of Section 106. The applicable preservation officer, the Council, and the Secretary of the Interior must concur in the treatment of the historic site agreed upon in the Memorandum of Agreement or Programmatic Agreement developed in accordance with Section 106 in order to satisfy the conditions of (a)(2).". (b) TITLE 49 AMENDMENT.--Section 303 of title 49, United States Code, is amended--(1) in subsection (c), by striking "subsection (d)" and inserting "subsections (d) and (e)"; and

(2) by inserting at the end the following:

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"(e) SATISFACTION OF REQUIREMENTS FO	R CERTAIN HISTORIC

SITES.--

"(1) IN GENERAL.-- The Secretary shall seek to align the requirements of this section with the requirements of the National Environmental Policy Act (42 U.S.C. 4231 et seq.) (NEPA), Section 106 of the National Historic Preservation Act (16 U.S.C. 470f) (referred to as Section 106 in this section), and their implementing regulations and will coordinate with the Department of the Interior and the Advisory Council on Historic Preservation to establish procedures that will satisfy the requirements of both within 90 days of enactment of the GROW AMERICA Act.

"(2) AVOIDANCE ALTERNATIVE ANALYSIS. -- If, in an analysis required under NEPA the Secretary determines that there is no feasible or prudent alternative to avoid a use of an historic site, the Secretary may include the Secretary's determination in the NEPA analysis and notify the applicable State historic preservation officer, tribal historic preservation officer, the Advisory Council on Historic Preservation (if the Council is participating in the Section 106 consultation process), and the Secretary of the Interior of such findings and request concurrence that such determination is sufficient to satisfy (a)(1). If the applicable preservation officer, the Council, and the Secretary of the Interior concur, no further analysis under (a)(1) shall be required. The Secretary's Record of Decision or Finding of No Significant Impact shall include such a finding, as well as documentation of the concurrence of the applicable preservation officer, the Council, and the Secretary of the Interior. A notice of intent from the Secretary of such a finding, as well as notice of the concurrence of the applicable preservation officer, the Council, and the Secretary of the Interior will be posted on an appropriate Federal website within 3 days of their occurrence.

"(3) ALIGNING HISTORICAL REVIEWS. – If the Secretary, the applicable preservation officer, the Council, and the Secretary of the Interior concur that no feasible and prudent alternative exists as described in (2), the Secretary may then notify the applicable preservation officer, the Secretary of the Interior, and the Advisory Council on Historic Preservation of the Department's

1	intent to satisfy the conditions of (a)(2) through the consultation requirements of		
2	Section 106. The applicable preservation officer, the Council, and the Secretary		
3	of the Interior must concur in the treatment of the historic site agreed upon in the		
4	Memorandum of Agreement or Programmatic Agreement developed in		
5	accordance with Section 106 in order to satisfy the conditions of (a)(2).".		
6	SEC. 1006. RAIL AND TRANSIT EXEMPTION FROM CONSIDERATION		
7	UNDER SECTION 4(f).		
8	(a) TITLE 23 AMENDMENTSection 138 of title 23, United States Code, as		
9	amended by this Act, is further amended by inserting the following after subsection (c):		
10	"(d) RAIL AND TRANSIT Improvements to, or the maintenance, rehabilitation,		
11	or operation of railroad or rail transit lines or elements thereof, with the exception of		
12	stations, that are in-use or were historically used for transportation of goods or		
13	passengers, shall not be considered a use of an historic site under subsection (a),		
14	regardless of whether the railroad or rail transit line or element thereof is listed on, or		
15	eligible for listing on, the National Register of Historic Places.".		
16	(b) TITLE 49 AMENDMENTSection 303 of title 49, United States Code, as		
17	amended by this Act, is further amended		
18	(1) in subsection (c), by striking "subsections (d) and (e)" and inserting		
19	"subsections (d), (e) and (f)"; and		
20	(2) by inserting the following after subsection (e):		
21	"(f) RAIL AND TRANSIT Improvements to, or the maintenance, rehabilitation,		
22	or operation of railroad or rail transit lines or elements thereof, with the exception of		
23	stations, that are in-use or were historically used for transportation of goods or		
24	passengers, shall not be considered a use of an historic site under subsection (c),		
25	regardless of whether the railroad or rail transit line or element thereof is listed on, or		
26	eligible for listing on, the National Register of Historic Places.".		
27	SEC. 1007. MULTIMODAL CATEGORICAL EXCLUSIONS.		
28	Section 304 of title 49, United States Code, is amended as follows:		
29	(1) Subsection (a)(1) is amended		
30	(A) by striking "operating authority" and inserting "operating		
31	administration or secretarial office";		

1	(B) by inserting "has expertise but" before "is not the lead"; and
2	(C) by inserting "proposed multimodal" before "project".
3	(2) Subsection (a)(2) is amended to read as follows:
4	"(2) Lead AuthorityThe term 'lead authority' means a Department of
5	Transportation operating administration or secretarial office that has the lead
6	responsibility for a proposed multimodal project.".
7	(3) Subsection (a)(3) is amended by striking "has the meaning given the
8	term in section 139(a) of title 23" and inserting "means an action by the
9	Department of Transportation that involves expertise of one or more Department
10	of Transportation operating administrations or secretarial offices".
11	(4) Subsection (b) is amended by striking "under this title" and inserting
12	"by the Secretary".
13	(5) Subsection (c) is amended
14	(A) by striking "a categorical exclusion designated under the
15	implementing regulations or" and inserting "categorical exclusions
16	designated under the National Environmental Policy Act of 1969 (42
17	U.S.C. 4321, et seq.) implementing";
18	(B) by striking "other components of the" and inserting "a
19	proposed multimodal";
20	(C) by amending paragraphs (1) and (2) to read as follows:
21	"(1) the lead authority makes a preliminary determination on the
22	applicability of a categorical exclusion to a proposed multimodal project and
23	notifies the cooperating authority of its intent to apply the cooperating authority
24	categorical exclusion;
25	"(2) the cooperating authority does not object to the lead authority's
26	preliminary determination of its applicability;";
27	(D) by amending paragraph (3) by inserting "the lead authority
28	determines that" at the beginning, and "proposed multimodal" before
29	"project to be covered"; and
30	(E) by amending paragraph (4) to read as follows:
31	"(4) the lead authority, with the concurrence of the cooperating authority-

1	"(A) follows implementing regulations or procedures un	der the
2	National Environmental Policy Act of 1969 (42 U.S.C. 4321 et	seq.);
3	"(B) determines that the proposed multimodal project d	oes not
4	individually or cumulatively have a significant impact on the er	vironment;
5	and	
6	"(C) determines that extraordinary circumstances do not	exist that
7	merit additional analysis and documentation in an environment	al impact
8	statement or environmental assessment required under the Natio	onal
9	Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).".	
10	(6) Subsection (d) is amended to read as follows:	
11	"(d) Cooperating Authority Expertise A cooperating authority shall p	rovide
12	expertise to the lead authority on aspects of the multimodal project in which the	e
13	cooperating authority has expertise.".	
14	SEC. 1008. IMPROVING TRANSPARENCY IN ENVIRONMENTAL	
15	REVIEWS.	
16	(a) IN GENERALTitle 49, United States Code, is amended by insert	ing after
17	section 310, as added by this Act, the following:	
18	"Sec. 311. Improving transparency in environmental reviews	
19	"(a) IN GENERALNot later than 2 years after the date of enactment	of the
20	GROW AMERICA Act, the Secretary shall establish an online platform and, in	
21	coordination with agencies described in subsection (b), issue reporting standards to make	
22	publically available the status and progress with respect to compliance with applicable	
23	requirements under the National Environmental Policy Act of 1969 (42 U.S. C	. 4321 et
24	seq.) and any other Federal approval required under applicable laws for projec	ts and
25	activities requiring an environmental assessment or an environmental impact s	tatement.
26	"(b) FEDERAL AGENCY PARTICIPATION A Federal agency of ju	risdiction
27	over an approval required for a project under applicable laws shall provide infe	ormation
28	regarding the status and progress of the approval to the online platform, consist	tent with
29	the standards established under subsection (a).	
30	"(c) ASSIGNMENT OF RESPONSIBILITIES An entity with assigne	ed
31	authority for responsibilities under the National Environmental Policy Act of 1	969 (42

1	U.S. C. 4321 et seq.), pursuant to section 326 or 327 of title 23, United States Code, shall
2	be responsible for supplying project development and compliance status for all applicable
3	projects.".
4	(b) CONFORMING AMENDMENTThe analysis of chapter 3 of title 49,
5	United States Code, is amended by inserting after the item relating to section 310, as
6	added by this Act, the following:
7	"311. Improving transparency in environmental reviews.".
8	SEC. 1009. INFRASTRUCTURE PERMITTING IMPROVEMENT CENTER.
9	(a) IN GENERALTitle 49, United States Code, is amended by inserting after
10	section 311, as added by this Act, the following:
11	"Sec. 312. Interagency Infrastructure Permitting Improvement Center
12	"(a) IN GENERALThere is established in the Office of the Secretary an
13	Interagency Infrastructure Permitting Improvement Center (referred to in this section as
14	the 'Center').
15	"(b) ROLES AND RESPONSIBILITIES
16	"(1) GOVERNANCEThe Center shall report to the chair of the Steering
17	Committee described in paragraph (2) to ensure that the perspectives of all
18	member agencies are represented.
19	"(2) INFRASTRUCTURE PERMITTING STEERING COMMITTEE
20	An Infrastructure Permitting Steering Committee is established to oversee the
21	work of the Center. The Steering Committee shall be chaired by the Federal Chief
22	Performance Officer in consultation with the Chair of the Council on
23	Environmental Quality and shall be comprised of Deputy-level representatives
24	from the following agencies:
25	"(A) The Department of Defense.
26	"(B) The Department of the Interior.
27	"(C) The Department of Agriculture.
28	"(D) The Department of Commerce.
29	"(E) The Department of Transportation.
30	"(F) The Department of Energy.
31	"(G) The Department of Homeland Security.

1	"(H) The Environmental Protection Agency.
2	"(I) The Advisory Council on Historic Preservation.
3	"(J) The Department of the Army.
4	"(K) The Department of Housing and Urban Development.
5	"(L) Other agencies the Chair invites to participate.
6	"(3) ACTIVITIESThe Center shall support the Chair of the Steering
7	Committee described in paragraph (2) and undertake the following:
8	"(A) Coordinate and support implementation of priority reform
9	actions for Federal agency permitting and reviews for areas as defined and
10	identified by the Steering Committee described in paragraph (2).
11	"(B) Support modernization efforts at agencies and interagency
12	pilots for innovative approaches to the permitting and review of
13	infrastructure projects.
14	"(C) Provide technical assistance and training to field and
15	headquarters staff of Federal agencies on policy changes, innovative
16	approaches to project delivery and other topics as appropriate.
17	"(D) Identify, develop and track metrics for timeliness of permit
18	reviews, permit decisions, and project outcomes.
19	"(E) Administer and expand the use of online transparency tools
20	providing for
21	"(i) tracking and reporting of metrics;
22	"(ii) development and posting of schedules for permit
23	reviews and permit decisions; and
24	"(iii) sharing of best practices related to efficient project
25	permitting and reviews.
26	"(F) Provide reporting to the President on progress towards
27	achieving greater efficiency in permitting decisions and review of
28	infrastructure projects and progress towards achieving better outcomes for
29	communities and the environment.

1	"(4) INFRASTRUCTURE SECTORS COVEREDThe Center shall	
2	support process improvements in the permitting and review of projects in the	
3	following sectors:	
4	"(A) Surface transportation.	
5	"(B) Aviation.	
6	"(C) Ports and waterways.	
7	"(D) Water resource projects.	
8	"(E) Renewable energy generation.	
9	"(F) Electricity transmission.	
10	"(G) Broadband.	
11	"(H) Pipelines.	
12	"(I) Other sectors, as determined by the Steering Committee	
13	described in subparagraph (2).".	
14	(b) CONFORMING AMENDMENTThe analysis of chapter 3 of title 49,	
15	United States Code, is amended by inserting after the item relating to section 312, as	
16	added by this Act, the following:	
17	"312. Interagency Infrastructure Permitting Improvement Center.".	
18	SEC. 1010. CLARIFICATION OF TRANSPORTATION ENVIRONMENTAL	
19	AUTHORITIES.	
20	(a) TITLE 49 REFERENCE TO SECTION 4(f)Section 303 of title 49, United	
21	States Code, as amended by section 1012 of this Act, is further amended by inserting at	
22	the end the following:	
23	"(h) SECTION 4(f)This section may be referred to as 'section 4(f)' or 'section	
24	4(f) of title 49, United States Code'.".	
25	(b) TITLE 23 REFERENCE TO SECTION 4(f)Section 138 of title 23, United	
26	States Code, as amended by this Act, is further amended by adding at the end the	
27	following:	
28	"(f) SECTION 4(f)This section may be referred to as 'section 4(f)' or 'section	
29	4(f) of title 23, United States Code'.".	
30	(c) RELOCATION AND CLARIFICATION OF SECTION 1319 OF MAP-21	

1	(1) REPEALSection 1319 of the Moving Ahead for Progress in the 21st		
2	Century Act (Public Law 112-141, 126 Stat. 551; 42 U.S.C. 4332a) is repealed.		
3	(2) ACCELERATED DECISIONMAKING IN ENVIRONMENTAL		
4	REVIEWSChapter 3 of title 49, United States Code, is amended by inserting		
5	after section 304 the following:		
6	"Sec. 304a. Accelerated decision-making in environmental reviews.		
7	"(a) IN GENERALIn preparing a final environmental impact statement under the		
8	National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), if the Department of		
9	Transportation, when acting as lead agency, modifies the statement in response to comments that		
10	are minor and are confined to factual corrections or explanations of why the comments do not		
11	warrant additional Departmental response, the Department may write on errata sheets attached to		
12	the statement instead of rewriting the draft statement, subject to the condition that the errata		
13	sheets		
14	"(1) cite the sources, authorities, or reasons that support the position of the		
15	Department; and		
16	"(2) if appropriate, indicate the circumstances that would trigger Departmental		
17	reappraisal or further response.		
18	"(b) INCORPORATION To the maximum extent practicable, the Department shall		
19	expeditiously develop a single document that consists of a final environmental impact statement		
20	and a record of decision, unless		
21	"(1) the final environmental impact statement makes substantial changes to the		
22	proposed action that are relevant to environmental or safety concerns; or		
23	"(2) there are significant new circumstances or information relevant to		
24	environmental concerns and that bear on the proposed action or the impacts of the		
25	proposed action.".		
26	(d) CONFORMING AMENDMENTThe analysis of chapter 3 of title 49,		
27	United States Code, is amended by inserting the following after the item relating to		
28	section 304:		
29	"304a. Accelerated decision-making in environmental reviews.".		

1	(e) EFFECTIVE DATEThe repeal and amendments made by this section are
2	effective on the date of enactment of the Moving Ahead for Progress in the 21st Century
3	Act.
4	SEC. 1011. ADVANCE ACQUISITION.
5	(a) ADVANCE ACQUISITION Chapter 241 of title 49, United States Code, is
6	amended by inserting the following after section 24105:
7	"Sec. 24106. Advance acquisition
8	"(a) RAIL CORRIDOR PRESERVATION The Secretary may assist a recipient
9	of funding in acquiring right-of-way and adjacent real property interests before or during
10	the completion of the environmental reviews for any project receiving funding under
11	subtitle V of title 49, United States Code, that may use such property interests if the
12	acquisition is otherwise permitted under Federal law, and the recipient requesting Federal
13	funding for the acquisition certifies, with the concurrence of the Secretary, that
14	"(1) the recipient has authority to acquire the real property interest;
15	"(2) the acquisition of the real property interest
16	"(A) is for a transportation purpose;
17	"(B) will not cause significant adverse environmental impact;
18	"(C) will not limit the choice of reasonable alternatives for the
19	proposed project or otherwise influence the decision of the Secretary on
20	any approval required for the project;
21	"(D) does not prevent the lead agency from making an impartial
22	decision as to whether to accept an alternative that is being considered;
23	"(E) complies with other applicable Federal laws and regulations;
24	"(F) will be acquired through negotiation, without threat of
25	condemnation; and
26	"(G) will not result in elimination or reduction of benefits or
27	assistance to a displaced person required by the Uniform Relocation
28	Assistance and Real Property Acquisition Policies Act of 1970 (42 USC
29	4601 et seq.) and title VI of the Civil Rights Act of 1964 (42 USC 2000d et
30	seq).
31	"(b) ENVIRONMENTAL REVIEWS

1	"(1) COMPLETION OF NEPA REVIEWBefore authorizing Federal	
2	funding for an acquisition of a real property interest, the Secretary shall complete	
3	the review process under the National Environmental Policy Act of 1969 (42 USC	
4	4321 et seq.) with respect to the acquisition.	
5	"(2) COMPLETION OF SECTION 106An acquisition of a real property	
6	interest involving an historic site shall not occur unless the section 106 process	
7	under the National Historic Preservation Act (16 U.S.C. 470f) (as described in 77	
8	Fed. Reg. 68790) is complete.	
9	"(3) TIMING OF ACQUISITION A real property interest acquired under	
10	subsection (a) may not be developed in anticipation of the proposed project until	
11	all required environmental reviews for the project have been completed.".	
12	(b) CONFORMING AMENDMENTThe analysis of chapter 241 of title 49,	
13	United States Code, is amended by inserting the following after the item relating to	
14	section 24105:	
15	"Sec. 24106. Advance acquisition.".	
16	SEC. 1012. BRIDGE EXEMPTION FROM CONSIDERATION UNDER	
17	SECTION 4(f).	
18	(a) TITLE 23 AMENDMENTSection 138 of title 23, United States Code, as	
19	amended by this Act, is further amended by adding at the end the following:	
20	"(e) BRIDGE EXEMPTION FROM CONSIDERATION UNDER SECTION	
21	4(f)A common post-1945 concrete or steel bridge or culvert that is exempt from	
22	individual review under section 106 of the National Historic Preservation Act (16 U.S.C.	
23	470f) (as described in 77 Fed. Reg. 68790) shall also be exempt from consideration under	
24	this section."	
25	(b) TITLE 49 AMENDMENTSection 303 of title 49, United States Code, as	
26	amended by this Act, is further amended by adding at the end the following:	
27	"(g) BRIDGE EXEMPTION FROM CONSIDERATION UNDER SECTION	
28	4(f)A common post-1945 concrete or steel bridge or culvert that is exempt from	
29	individual review under section 106 of the National Historic Preservation Act (16 U.S.C.	
30	470f) (as described in 77 Fed. Reg. 68790) shall also be exempt from consideration under	
31	this section."	

1	Subtitle BFreight Policy and Financing	
2	SEC. 1101. MULTIMODAL FREIGHT INVESTMENT PROGRAM.	
3	(a) MULTIMODAL FREIGHT INCENTIVE PROGRAM	
4	(1) ESTABLISHMENTTitle 49, United States Code, is amended by adding	
5	after Chapter 53 the following:	
6	"CHAPTER 54FREIGHT	
7	"Sec.	
8	"5401. Multimodal freight incentive program.	
9	"5402. National freight infrastructure program.	
10	"5403. State freight advisory committees.	
11	"5404. State freight plans.	
12	"5405. National freight policy, network, plan, and data.	
13	"Sec. 5401. Multimodal freight incentive program	
14	"(a) IN GENERALSubject to the requirements of this section, the Secretary	
15	shall –	
16	"(1) establish a program to make grants to States to improve the efficien	nc
17	and reliability of freight movement in the United States;	
18	"(2) under subsection (c), calculate the maximum amount of funding th	at
19	the Secretary may allocate to a State under this section for a fiscal year; and	
20	"(3) under subsection (e), allocate to a State one or more grants for whi	ch
21	the State qualifies in such fiscal year, based on the criteria specified in such	
22	subsection.	
23	"(b) DEFINITION In this section, the term "State" means any of the 50 State	s,
24	the District of Columbia, or Puerto Rico.	
25	"(c) CALCULATION	
26	"(1) ANNUAL AMOUNTThe Secretary shall calculate the amount of	f
27	funding available to be allocated to a State under this section for a fiscal year a	S
28	follows –	
29	"(A) the amount made available to provide multimodal freight	
30	incentive grants under this section for such fiscal year; multiplied by	
31	"(B) the overall ratio specified in paragraph (3).	

1	"(2) FLOOR AMOUNTUnder the calculations in paragraph (1), a
2	State's amount for a fiscal year shall not be less than 0.5 percent of the amount
3	made available to provide multimodal freight incentive grants under this section
4	for such fiscal year.
5	"(3) RATIOSubject to paragraph (2), the Secretary shall determine the
6	overall ratio referenced in paragraph (1)(B) based on the following ratios:
7	"(A) 6.25 percent in the ratio that
8	"(i) the number of ports in each State; bears to
9	"(ii) the number of ports in all States.
10	"(B) 6.25 percent in the ratio that
11	"(i) the number of rail track-miles used for the movement
12	of freight in each State; bears to
13	"(ii) the number of such rail track-miles in all States.
14	"(C) 6.25 percent in the ratio that
15	"(i) the number of cargo-handling airports in each State;
16	bears to
17	"(ii) the number of such airports in all States.
18	"(D) 6.25 percent in the ratio that
19	"(i) the number of Interstate system miles in each State;
20	bears to
21	"(ii) the number of Interstate system miles in all States.
22	"(E) 37.5 percent in the ratio that –
23	"(i) the tonnage of rail, waterborne, highway, airport and
24	pipeline freight moved in each State; bears to
25	"(ii) the tonnage of such freight moved in all States.
26	"(F) 37.5 percent in the ratio that –
27	"(i) the value of rail, waterborne, highway, airport and
28	pipeline freight moved in each State; bears to
29	"(ii) the value of such freight moved in all States.
30	"(d) ELIGIBILITY A State shall use a grant under this section for
31	"(1) the development of corridor freight plans or regional freight plans; or

1	"(2) one or more phases of capital projects, equipment or operational
2	improvements on roads, rails, landside infrastructure on ports and airports, and
3	intermodal connectors included in a State freight plan under section 5404 of this
4	title for projects that
5	"(A) maintain or improve the efficiency and reliability of freight
6	supply chains;
7	"(B) demonstrate public freight benefits;
8	"(C) improve modal components of a multimodal corridor that is
9	critical to a State or region;
10	"(D) address freight needs to facilitate a regionally or nationally
11	significant economic development issue;
12	"(E) are multimodal, multi-jurisdictional, or corridor-based and
13	address freight needs;
14	"(F) relieve freight or non-freight access, congestion, or safety
15	issues; or
16	"(G) address first and last mile connectors.
17	"(e) GRANTS
18	"(1) IN GENERALIf during a fiscal year a State meets the eligibility
19	criteria specified in paragraph (2) or (3) the Secretary shall allocate to the State in
20	such fiscal year a grant under such paragraph. The determination of whether a
21	State meets such eligibility criteria shall be made by the Secretary.
22	"(2) TIER I INCENTIVE GRANT
23	"(A) ALLOCATIONS OF FUNDINGSubject to paragraph (4),
24	if a State meets the eligibility criteria specified in subparagraph (B) during
25	a fiscal year, the Secretary shall allocate to the State in such fiscal year 40
26	percent of the amount of the funds available to be allocated to the State in
27	such fiscal year.
28	"(B) ELIGIBILITY CRITERIAThe Secretary may allocate
29	funding to a State under this paragraph in a fiscal year if the State
30	"(i) has an established freight advisory committee in
31	accordance with section 5403 of this title;

1	"(ii) has an approved freight plan in accordance with
2	section 5404 of this title;
3	"(iii) has conducted a statewide analysis of freight needs
4	and bottlenecks on all modes of transportation, including
5	intermodal and last mile needs;
6	"(iv) demonstrates use of the statewide analysis of freight
7	needs in prioritizing projects in the freight plan required by section
8	5404 of this title; and
9	"(v) demonstrates that it will use the funding that it is
10	allocated under this paragraph for the highest priority projects that
11	are identified in the freight plan required by section 5404 of this
12	title and are ready to be advanced.
13	"(3) TIER II INCENTIVE GRANT
14	"(A) ALLOCATIONS OF FUNDINGSubject to paragraph (4),
15	if a State meets the eligibility criteria specified in subparagraph (B) during
16	a fiscal year, the Secretary shall allocate to the State in such fiscal year 60
17	percent of the amount of the funds available to be allocated to the State in
18	such fiscal year.
19	"(B) ELIGIBILITY CRITERIAThe Secretary may allocate
20	funding to a State under this paragraph in a fiscal year if the State
21	"(i) has met the eligibility criteria specified in paragraph
22	(2)(B);
23	"(ii) has conducted, in cooperation with at least one other
24	State, a multistate analysis of freight needs and bottlenecks on all
25	modes of transportation, including intermodal and last mile needs
26	along a multistate freight corridor;
27	"(iii) has developed, in cooperation with at least one other
28	State or relevant entities in Canada or Mexico, a regional freight
29	investment plan that focuses on the end-to-end investment needs of
30	critical multistate freight corridors based on the multistate analysis

1	of freight needs and bottlenecks on all modes of transportation,
2	including intermodal and last mile needs; and
3	"(iv) demonstrates that it will use the funding that it is
4	allocated under this paragraph for the highest priority projects
5	identified in the regional freight plan.
6	"(4) TIER I and II ANALYSES AND PLANS
7	"(A) APPROVAL A State shall demonstrate that it developed the
8	analyses and plans required under paragraphs (2) and (3) with the approval
9	of a State Freight Advisory Committee.
10	"(B) CERTIFICATION The determination of whether the
11	analyses and plans required to qualify under paragraphs (2) and (3) satisfy
12	the requirements of the paragraphs shall be at the discretion of the
13	Secretary.
14	"(C) FORECAST PERIOD All analyses and plans required under
15	paragraph (3) shall address a 10-year and 20-year forecast period.
16	"(D) UPDATES In order to obligate funding under paragraphs
17	(2) and (3), a State shall update all analyses and plans required under such
18	paragraph at least every 5 years.
19	"(f) TRANSFER AUTHORITY
20	"(1) ADMINISTRATION OF PROJECTSFor the purpose of
21	administering a grant under this subsection, funds authorized for this section may
22	be transferred within the Department and administered in accordance with the
23	requirements of titles 23 or 49 of the United States Code applicable to the agency
24	to which the funds are transferred and any other requirements applicable to the
25	project.
26	"(2) TRANSFER TO OTHER PROGRAMS Funds authorized for this
27	section may not be transferred to any other program under titles 23 or 49, United
28	States Code.
29	"(g) FEDERAL SHARE The Federal share for projects funded under this
30	section shall not exceed 80 percent. Funds authorized for this section may not be applied
31	towards the non-federal share of costs under another federal program.

1	"(h) TREATMENT FOR OBLIGATION LIMITATION DISTRIBUTIONFor
2	purposes of distributing obligation limitation in any fiscal year, the Secretary shall
3	provide funds made available for this section with obligation limitation as follows:
4	"(1) The Secretary shall provide funds authorized for that fiscal year with
5	obligation limitation under section 2002(c)(4) of the GROW AMERICA Act or
6	the equivalent provision of the relevant appropriations act for a fiscal year, as
7	appropriate.
8	"(2) The Secretary shall provide funds carried over from prior fiscal years
9	with obligation limitation under section 2002(c)(2) of such Act or the equivalent
10	provision of the relevant appropriations act for a fiscal year, as appropriate.".
11	(2)FUNDING
12	(A) AUTHORIZATIONThere is authorized to be appropriated
13	from the highway account of the transportation trust fund to carry out
14	section 5401 of title 49, United States Code –
15	(i) \$500,000,000 for fiscal year 2016;
16	(ii) \$1,000,000,000 for fiscal year 2017;
17	(iii) \$1,500,000,000 for fiscal year 2018;
18	(iv)\$2,000,000,000 for fiscal year 2019;
19	(v) \$2,000,000,000 for fiscal year 2020; and
20	(vi)\$2,000,000,000 for fiscal year 2021.
21	(B) AVAILABILITY AND ADMINISTRATIONThe funds
22	authorized by subparagraph (A) shall be
23	(i) available for obligation on October 1 of the fiscal year
24	for which they are authorized;
25	(ii) available for obligation until expended; and
26	(iii) administered as if such funds were apportioned under
27	chapter 1 of title 23, United States Code.
28	(C) TRANSFER TO NATIONAL FREIGHT
29	INFRASTRUCTURE PROGRAMNotwithstanding section 5401(f)(2)
30	of title 49, United States Code, as soon as practicable after October 1,

National Freight Infrastructure program under section 5402 of such title –  (i) of the funds authorized under subparagraph (A) to carry out section 5401 of such title, any funds that –  (I) were available to be allocated to a State for the prior fiscal year under subsection (c) of such section; but (II) the Secretary did not allocate to that State for
out section 5401 of such title, any funds that –  (I) were available to be allocated to a State for the prior fiscal year under subsection (c) of such section; but
(I) were available to be allocated to a State for the prior fiscal year under subsection (c) of such section; but
prior fiscal year under subsection (c) of such section; but
- · · · · · · · · · · · · · · · · · · ·
(II) the Secretary did not allocate to that State for
(ii) the Secretary did not anocate to that State for
that prior fiscal year due to that State not meeting the
eligibility criteria specified under subsections (e)(2) or
(e)(3) of such section; and
(ii) an amount of obligation limitation equal to the amount
of funds that the Secretary transfers under clause (i).
(b) NATIONAL FREIGHT INFRASTRUCTURE PROGRAM
(1) ESTABLISHMENTChapter 54 of such title is amended by adding a
the end the following:
"Sec. 5402. National Freight Infrastructure Program
"(a) GENERALThe Secretary shall establish and implement a National Freight
Infrastructure Program under this section.
"(b) GOALSThe goals of the program shall be to
"(1) Reduce the cost of freight transportation;
"(2) Improve the safety of freight transportation;
"(3) Relieve bottlenecks in the freight transportation system;
"(4) Improve the state of good repair of the freight transportation system;
and
"(5) Reduce the adverse environmental and community impacts of freight
transportation.
"(c) DEFINITIONSIn this section the following definitions apply:
"(1) ELIGIBLE APPLICANT
"(A) IN GENERALThe term "eligible applicant" means
"(i) a State (as defined in section 101(a)(25) of title 23);

1	"(ii) American Samoa, the Commonwealth of the Northern
2	Mariana Islands, Guam, or the U.S. Virgin Islands;
3	"(iii) a local government;
4	"(iv) a metropolitan planning organization;
5	"(v) a public transportation authority (including a port
6	authority);
7	"(vi) a tribal government; or
8	"(vii) a group of entities described in clauses (i) through
9	(vi).
10	"(B) GROUPS OF ENTITIES A group described in clause (vii)
11	of subparagraph (A) shall submit an application through a lead applicant
12	that qualifies under one of the clauses (i) through (vi) of that
13	subparagraph. Public-private partnerships are eligible provided the lead
14	applicant qualifies under one of the clauses (i) through (vi) of
15	subparagraph (A).
16	"(2) ELIGIBLE PROJECT
17	"(A) IN GENERALThe term "eligible project" means a capital
18	investment for a transportation infrastructure facility, or for an operational
19	improvement or equipment for such a facility
20	"(i) that is for a facility significantly used for the movement
21	of freight, and that is
22	"(I) a road, rail, air, water, or pipeline facility;
23	"(II) an intermodal facility such as an intermodal
24	facility serving a seaport, a port on the inland waterways, or
25	an airport; or a highway/rail intermodal facility; or
26	"(III) a facility related to an international border
27	crossing;
28	"(ii) that the Secretary has determined will help to achieve
29	the goals set out in subsection (b);
30	"(iii) for which funding committed by state and local
31	governments and other public and private partners, along with the

1	Federal funding requested, will be sufficient to complete the
2	capital investment; and
3	"(iv) that upon completion will have independent utility.
4	"(B) PLANS AND ANALYSES The term "eligible project"
5	includes the development of plans and analysis required by this chapter.
6	"(d) APPLICATIONS An eligible applicant seeking to receive a grant under this
7	section for an eligible project shall submit to the Secretary an application in such form
8	and in accordance with such requirements as the Secretary shall establish.
9	"(e) SELECTION OF PROJECTS The Secretary shall select projects for
10	funding based on the criteria specified in subsection (f).
11	"(f) CRITERIA FOR SELECTION The Secretary shall select eligible projects
12	for funding based on the following criteria:
13	"(1) The extent to which the project is likely to advance the goals
14	set forth in subsection (b).
15	"(2) The likely benefits of the project relative to its costs.
16	"(3) The extent to which the project demonstrates the use of
17	innovative technology, strategies, and practices.
18	"(4) The likely effect of the project on increasing U.S. exports.
19	"(5) The consistency of the project with the National Freight
20	Strategic Plan under section 5405 of this title.
21	"(6) Inclusion of the project in the State freight plan required under
22	section 5404 of this title.
23	"(7) The extent to which the project leverages Federal funds by
24	matching State, local, tribal, or private funds to the Federal funding
25	requested under this section.
26	"(8) The extent to which funds for the project are not available
27	from other sources.
28	"(g) RETROSPECTIVE ANALYSIS
29	"(1) ANALYSISA grant agreement made under this section between the
30	Government and a grantee shall specify that the grantee will collect data and
31	report to the Secretary, at times that the Secretary shall specify, on

1	"(A) the actual cost of constructing the project;
2	"(B) the time required to complete the project and put it into
3	service;
4	"(C) the level of usage of the facility built or improved by the
5	project;
6	"(D) the benefits of the project, measured in a way that is
7	consistent with the benefits that were estimated in the application for
8	funding that was submitted to the Secretary; and
9	"(E) any costs resulting from the project in addition to the costs of
10	constructing the project.
11	"(h) TERMS AND CONDITIONS The Secretary shall determine such other
12	terms and conditions, other than those listed in this section, as are necessary and
13	appropriate to implement this section.
14	(i) ADMINISTRATIVE AND OVERSIGHT COSTS
15	"(1) IN GENERALThe Secretary may retain up to one-half of 1 percent
16	of the amounts authorized for each fiscal year under this section for
17	"(A) administration of the National Freight Infrastructure Program
18	under this section and
19	"(B) oversight of projects funded under this section.
20	"(2) TRANSFER OF FUNDS The Secretary may transfer portions of the
21	funds retained under this subsection to the Administrators of the Federal Highway
22	Administration, the Federal Railroad Administration, the Federal Aviation
23	Administration, and the Federal Maritime Administration to carry out the
24	administration and oversight of grants made under this section.
25	"(j) FEDERAL SHARE The Federal share for projects funded under this section
26	shall not exceed 80 percent.
27	"(k) ADMINISTRATION OF PROJECTSFor the purpose of administering a
28	grant under this section, funds authorized for this section may be transferred within the
29	Department and administered in accordance with the requirements of titles 23 or 49 of the
30	United States Code applicable to the agency to which the funds are transferred and any
31	other requirements applicable to the project.".

1	(2) FUNDING
2	(A) IN GENERALThere is authorized to be appropriated from
3	the highway account of the transportation trust fund to carry out this
4	section –
5	(i) \$500,000,000 for fiscal year 2016;
6	(ii) \$1,000,000,000 for fiscal year 2017;
7	(iii) \$1,500,000,000 for fiscal year 2018;
8	(iv) \$2,000,000,000 for fiscal year 2019;
9	(v) \$2,000,000,000 for fiscal year 2020; and
10	(vi) \$2,000,000,000 for fiscal year 2021.
11	
12	(B) ADMINISTRATION OF FUNDSThe funds authorized by
13	subparagraph (A) shall be
14	(i) available for obligation on October 1 of the fiscal year
15	for which they are authorized; and
16	(ii) available for obligation until expended.
17	(c) STATE FREIGHT ADVISORY COMMITTEEChapter 54 of such title is
18	amended by adding at the end the following:
19	"Sec. 5403. State freight advisory committees
20	"(a) IN GENERAL
21	"(1) FREIGHT ADVISORY COMMITTEEEach State that receives a
22	grant under this chapter shall establish and maintain a freight advisory committee
23	consistent with criteria established by the Secretary and consisting of a
24	representative cross-section of public and private sector freight stakeholders,
25	including
26	"(A) all modes of freight transportation active in the State,
27	including airports, highways, ports, and rail;
28	"(B) shippers;
29	"(C) carriers;
30	"(D) freight-related associations:
31	"(E) the freight industry workforce;

1	"(F) the transportation department of the State;
2	"(G) metropolitan planning organizations; and
3	"(H) local governments.
4	"(2) QUALIFICATIONSIndividuals selected under paragraph (1) must
5	be widely recognized to have qualifications sufficient to represent the interests of
6	their specific stakeholder group, including
7	"(A) general business and financial experience;
8	"(B) experience or qualifications in the areas freight transportation
9	and logistics;
10	"(C) experience in transportation planning;
11	"(D) representing employees of the freight industry; or
12	"(E) representing State or local governments, or metropolitan
13	planning organizations."
14	"(b) ROLE OF COMMITTEEThe freight advisory committee shall
15	"(1) advise the State on freight-related priorities, issues, projects, and
16	funding needs;
17	"(2) serve as a forum for discussion for State transportation decisions
18	affecting freight mobility;
19	"(3) communicate and coordinate regional priorities with other
20	organizations;
21	"(4) promote the sharing of information between the private and public
22	sectors on freight issues;
23	"(5) participate in the development of the State freight plan, including
24	advising on the development of the freight investment plan; and
25	"(6) approve the State freight plan under section 5404 of this title,
26	including the freight investment plan required thereunder.".
27	(d) STATE FREIGHT PLANChapter 54 of such title is amended by adding at
28	the end the following:
29	"Sec. 5404. State freight plan
30	"(a) IN GENERALEach State that receives a grant under this chapter shall
31	develop a freight plan that provides a multimodal, comprehensive plan for the immediate

1	and long-range planning activities and investments of the State with respect to freight.
2	The freight plan shall include a strategic, long-term component and a tactical, short-term
3	component.
4	"(b) PLAN CONTENTSThe freight plan shall consider all modes of freight
5	transportation in the State and include, at a minimum
6	"(1) an identification of significant freight system trends, needs, and issues
7	with respect to a State;
8	"(2) a description of the freight policies, strategies, and performance
9	measures that will guide the freight-related transportation investment decisions of
10	the State;
11	"(3) a description of how the plan will improve the ability of the State to
12	meet the national freight goals established under section 5405 of this title;
13	"(4) evidence of consideration of innovative technologies and operational
14	strategies, including intelligent transportation systems, that improve the safety and
15	efficiency of freight movement;
16	"(5) in the case of routes on which travel of heavy vehicles (including
17	mining, agricultural, energy cargo or equipment, and timber vehicles) is projected
18	to substantially deteriorate the condition of the roadways, a description of
19	improvements that may be required to reduce or impede the deterioration;
20	"(6) an inventory of facilities with freight mobility issues, such as truck
21	bottlenecks, within the State, and a description of the strategies the State is
22	employing to address those freight mobility issues; and
23	"(7) a freight investment plan that includes a list of projects in order of
24	priority and describes how multimodal freight investment funds under section
25	5401 of this title would be invested and matched.
26	"(c) RELATIONSHIP TO LONG-RANGE PLAN
27	"(1) INCORPORATION The freight plan may be developed separate
28	from or incorporated into the statewide strategic long-range transportation plan
29	required by section 135(f) of title 23, United States Code.
30	"(2) REQUIREMENT OF ANTICIPATED FULL FUNDINGThe
31	priority freight investment plan component of the freight plan shall include a

1	project, or an identified phase of a project, only if funding for completion of the
2	project can reasonably be anticipated to be available for the project within the
3	time period identified in the freight investment plan.
4	"(d) CERTIFICATION The Secretary shall approve state freight plans if they
5	address the requirements of this section and are consistent with the National Freight
6	Strategic Plan.
7	"(e) FORECAST PERIOD The freight plan shall address a 10-year forecast
8	period.
9	"(f) UPDATES A State shall update the freight plan at least every 5 years. The
10	State may update the freight investment plan on a more frequent basis.".
11	(e) NATIONAL FREIGHT POLICY, NETWORK, PLAN, AND DATA
12	Chapter 54 of such title is amended by adding at the end the following:
13	"Sec. 5405. National freight policy, network, plan, and data
14	"(a) NATIONAL FREIGHT POLICY It is the policy of the United States to
15	improve the condition and performance of the national freight system to ensure that the
16	national freight system provides the foundation for the United States to compete in the
17	global economy and achieve each goal described in subsection (b).
18	"(b) GOALSThe goals of the national freight policy are
19	"(1) to increase the productivity and efficiency of the national freight
20	system so as to enhance the economic competitiveness of the United States;
21	"(2) to improve the safety, security, and resilience of freight
22	transportation;
23	and
24	"(3) to improve quality of life by reducing, eliminating or reversing
25	adverse environmental and community impacts of freight projects and goods
26	movement in the United States.
27	"(c) STRATEGY The strategies that the United States shall use to achieve the
28	goals set forth in subsection (b) shall include
29	"(1) support for or investment in infrastructure, equipment and operational
30	improvements;

1	"(2) appropriate safety, environmental, energy, and other transportation
2	policies;
3	"(3) advanced technology and innovation;
4	"(4) enhancement of competition and accountability in the transportation
5	industries; and
6	"(5) use of performance management.
7	"(d) NATIONAL FREIGHT SYSTEM DEFINED In this section, the term
8	"national freight system" means the publicly and privately-owned transportation
9	facilities that are used in transporting freight within the United States, including roads,
10	railroads, ports, waterways, locks and dams, airports, airways, pipelines, warehouses,
11	distribution centers, and intermodal facilities.
12	"(e) MULTIMODAL NATIONAL FREIGHT NETWORK
13	"(1) ESTABLISHMENTThe Secretary shall establish a multimodal
14	national freight network in accordance with this section to inform public and
15	private planning, to prioritize for Federal investment, to aid the public and private
16	sector in strategically directing resources, and to support Federal decision-making
17	to achieve the national freight policy goals set forth in subsection (b).
18	"(2) NETWORK COMPONENTSThe national freight network shall
19	consist of such connectors, corridors and facilities in all freight transportation
20	modes as most critical to the current and future movement of freight within the
21	national freight system;
22	"(3) INITIAL DESIGNATION OF THE NATIONAL FREIGHT
23	NETWORK
24	"(A) DESIGNATION The Secretary shall designate a national
25	freight network
26	"(i) using measurable data to assess the significance of
27	goods movement, including consideration of points of origin,
28	destination, and linking components of the United States global
29	and domestic supply chains;
30	"(ii) fostering network connectivity; and

I	(111) reflecting input collected from stakeholders through a
2	public process, including input from metropolitan planning
3	organizations and States, to identify critical freight facilities that
4	are vital links in national or regionally significant goods movement
5	and supply chains.
6	"(B) FACTORS FOR DESIGNATION In designating the
7	national freight network, the Secretary may consider
8	"(i) volume, tonnage, and value of freight;
9	"(ii) origins and destinations of freight movement in, to,
10	and from the United States;
11	"(iii) land and maritime ports of entry;
12	"(iv) population centers;
13	"(v) economic factors or other inputs determined to be
14	relevant by the Secretary;
15	"(vi) bottlenecks and other impediments contributing to
16	significant measurable congestion and delay in freight movement;
17	"(vii) facilities of future freight importance based on input
18	from stakeholders and analysis of projections for future growth and
19	changes to the freight system; and
20	"(viii) elements of the freight system identified and
21	documented by a metropolitan planning organization and State
22	using national or local data as having critical freight importance to
23	the region.
24	"(4) REDESIGNATION OF THE NATIONAL FREIGHT NETWORK
25	Effective beginning 5 years after the designation of the national freight network
26	and every 5 years thereafter, using the designation factors described in
27	paragraph(1), the Secretary shall redesignate the national freight network.
28	"(f) NATIONAL FREIGHT STRATEGIC PLAN
29	"(1) ESTABLISHMENT OF PLANNot later than October 1, 2015, the
30	Secretary shall, in consultation with the Secretary of Homeland Security,
31	Secretary of Commerce, Assistant Secretary of the Army for Civil Works, State

1	departments of transportation, and other appropriate public and private
2	transportation stakeholders, develop, maintain, and post on the Department of
3	Transportation public website a national freight strategic plan that shall include-
4	"(A) an assessment of the condition and performance of the
5	national freight system;
6	"(B) an identification of bottlenecks on the national freight system
7	that create significant freight congestion problems, based on a quantitative
8	methodology developed by the Secretary, which shall, at a minimum,
9	include
10	"(i) information from the Freight Analysis Framework of
11	the Federal Highway Administration; and
12	"(ii) to the maximum extent practicable, an estimate of the
13	cost of addressing each bottleneck and any operational
14	improvements that could be implemented;
15	"(C) forecasts of freight volumes for 10-year and 20-year periods
16	beginning in the year during which the plan is issued;
17	"(D) an identification of major trade gateways and national freight
18	corridors that connect major population centers, trade gateways, and other
19	major freight generators for current and forecasted traffic and freight
20	volumes, the identification of which shall be revised, as appropriate, in
21	subsequent plans;
22	"(E) an assessment of statutory, regulatory, technological,
23	institutional, financial, and other barriers to improved freight
24	transportation performance (including opportunities for overcoming the
25	barriers);
26	"(F) an identification of routes providing access to energy
27	exploration, development, installation, or production areas;
28	"(G) best practices for improving the performance of the national
29	freight system;
30	"(H) best practices for addressing the impacts of freight movement
31	on communities;

1	"(I) a process for addressing multistate projects and encouraging
2	jurisdictions to collaborate; and
3	"(J) strategies to improve freight connectivity between modes of
4	transportation.
5	"(2) UPDATES TO NATIONAL FREIGHT STRATEGIC PLANNot
6	later than 5 years after the date of completion of the first national freight strategic
7	plan under paragraph (1), and every 5 years thereafter, the Secretary shall update
8	and repost on the Department of Transportation public website a revised national
9	freight strategic plan.
10	"(g) FREIGHT TRANSPORTATION CONDITIONS AND PERFORMANCE
11	REPORTSNot later than October 1, 2016, and biennially thereafter, the Secretary shall
12	prepare a report that contains a description of the conditions and performance of the
13	national freight system in the United States.
14	"(h) TRANSPORTATION INVESTMENT DATA AND PLANNING TOOLS
15	"(1) IN GENERALThe Secretary shall develop new tools and improve
16	existing tools to support an outcome-oriented, performance-based approach to
17	evaluate proposed freight-related and other transportation projects, including
18	"(A) methodologies for systematic analysis of benefits and costs;
19	"(B) freight forecasting models;
20	"(C) tools for ensuring that the evaluation of freight-related and
21	other transportation projects can consider safety, economic
22	competitiveness, environmental sustainability, and system condition in the
23	project selection process; and
24	"(D) other elements to assist in effective transportation planning.
25	"(2) FREIGHT DATA In support of these tools, and to support a broad
26	range of evaluation methods and techniques to assist in making transportation
27	investment decisions, the Secretary shall
28	"(A) direct the collection of appropriate transportation-related data,
29	including data to measure the condition and performance of the national
30	freight system; and

1		"(B) consider any improvements to existing freight data collection
2	efforts that could reduce identified freight data gaps and deficiencies and	
3		help improve forecasts of freight transportation demand.
4		"(3) CONSULTATION The Secretary shall consult with Federal, State,
5	and or	ther stakeholders to develop, improve, and implement the tools and collect
6	the da	ta identified pursuant to this subsection.
7		"(4) MULTIMODAL FREIGHT MEASUREThe Secretary shall evaluate
8	the an	alyses and plans required under section 5401(e)(2) and (3) of this title and
9	consid	ler development of a national performance measure to assess the efficiency of the
10	multir	nodal freight network in accordance with the National Freight Strategic Plan.".
11	(f) CO	ONFORMING AMENDMENTS
12		(1) TABLE OF CHAPTERSThe table of chapters for such title is
13	ameno	ded by inserting after the item related to chapter 53 the following:
14	"54. Freight	5401.".
15		(2) REPEALS
16		(A) MAP-21Sections 1116, 1117, and 1118 of MAP-21 (Public
17		Law 112-141) are repealed.
18		(B) TITLE 23Section 167 of title 23, United States Code, is
19		repealed.
20		(3) CROSS-REFERENCESection 505(a)(3) of title 23, United States
21	Code,	is amended by striking "149, and 167" and inserting "and 149, and section
22	5405	of title 49".
23	SEC. 1102.	REDESIGNATION OF THE NATIONAL NETWORK.
24	(a) Ol	PERATION OF COMMERCIAL VEHICLES ON THE NATIONAL
25	HIGHWAY S	SYSTEM AND THE NATIONAL FREIGHT NETWORK.
26		(1) SECTION 31111 AMENDMENTSection 31111 of title 49, United
27	States	Code, is amended
28		(A) in subsection (b)(1)(A) by striking "the Dwight D. Eisenhower
29		System of Interstate and Defense Highways (except a segment exempted
30		under subsection (f) of this section) and those classes of qualifying
31		Federal-aid Primary System highways designated by the Secretary of

1	Transportation under subsection (e) of this section and inserting "the
2	National Highway System and the National Freight Network (except a
3	segment exempted under subsection (e) of this section)";
4	(B) in subsection (c) by striking "the Dwight D. Eisenhower
5	System of Interstate and Defense Highways (except a segment exempted
6	under subsection (f) of this section) and those classes of qualifying
7	Federal-aid Primary System highways designated by the Secretary of
8	Transportation under subsection (e) of this section" and inserting "the
9	National Highway System and the National Freight Network (except a
10	segment exempted under subsection (e) of this section)";
11	(C) by striking subsection (e);
12	(D) by redesignating subsections (f) and (g) as subsections (e) and
13	(f), respectively; and
14	(E) in subsection (e), as redesignated
15	(i) in paragraph (1) by striking "the Dwight D. Eisenhower
16	System of Interstate and Defense Highways" and inserting "the
17	National Highway System or the National Freight Network";
18	(ii) in paragraph (2) by striking "the Dwight D. Eisenhower
19	System of Interstate and Defense Highways" and inserting "the
20	National Highway System or the National Freight Network"; and
21	(iii) in paragraph (4)(A) by striking "the Dwight D.
22	Eisenhower System of Interstate and Defense Highways" and
23	inserting "the National Highway System or the National Freight
24	Network";
25	(2) SECTION 31112 AMENDMENTSection 31112 of title 49, United
26	States Code, is amended in subsection (b) by striking "by the Secretary of
27	Transportation under section 31111(e) of this title" and inserting "in part 658 of
28	title 23, Code of Federal Regulations";
29	(3) SECTION 31113 AMENDMENTSection 31113 of title 49, United
30	States Code, is amended
31	(A) by amending subsection (a) to read as follows:

1	"(a) GENERAL LIMITATIONSExcept as provided in subsection (e) of this
2	section, a State (except Hawaii) may not prescribe or enforce a regulation of commerce
3	that imposes a vehicle width limitation of more or less than 102 inches on a commercial
4	motor vehicle operating on the National Highway System or the National Freight
5	Network.";
6	(B) in subsection (d) by striking "the Dwight D. Eisenhower
7	System of Interstate and Defense Highways (except a segment exempted
8	under subsection (e) of this section) or other qualifying Federal-aid
9	highway designated by the Secretary" and inserting "the National
10	Highway System or National Freight Network"; and
11	(C) in subsection (e)
12	(i) in paragraph (1) by striking "the Dwight D. Eisenhower
13	System of Interstate and Defense Highways" and inserting "the
14	National Highway System or National Freight Network";
15	(ii) in paragraph (2) by striking "the Dwight D. Eisenhowe
16	System of Interstate and Defense Highways" and inserting "the
17	National Highway System or National Freight Network"; and
18	(iii) in paragraph (4)(A) by striking "the Dwight D.
19	Eisenhower System of Interstate and Defense Highways" and
20	"inserting "the National Highway System or National Freight
21	Network"; and
22	(4) SECTION 31114 AMENDMENTSection 31114 of title 49, United
23	States Code, is amended
24	(A) in the section heading by striking "Interstate System" and
25	inserting "National Highway System and National Freight Network"; and
26	(B) by amending subsection (a)(1) to read as follows:
27	"(1) the National Highway System or the National Freight Network; and".
28	(b) DELAYED APPLICABILITY The Secretary shall not enforce the
29	amendments made by this section until 3 years after the effective date of this Act.
30	Subtitle CPlanning
31	SEC 1201 TRANSPORTATION SYSTEM RESILIENCE ASSESSMENT

1	(a) SECTION 134 AMENDMEN1Section 134 of title 23, United States Code,		
2	is amended		
3	(1) in subsection (b)		
4	(A) by redesignating paragraphs (1), (2), (3), (4), (5), (6), and (7)		
5	as paragraphs (4), (5), (6), (7), (8), (10), and (11), respectively;		
6	(B) by inserting before paragraph (4), as redesignated, the		
7	following:		
8	"(1) ADAPTATION The term 'adaptation' means adjustment in natural		
9	or human systems in anticipation of or response to a changing environment in a		
10	way that effectively uses beneficial opportunities or moderates negative effects of		
11	extreme weather events or climate change.		
12	"(2) CLIMATE CHANGEThe term 'climate change' means any		
13	significant change in the measures of climate lasting for an extended period of		
14	time. This may include major changes in temperature, precipitation, or wind		
15	patterns, among others, that occur over several decades or longer.		
16	"(3) CRITICAL HIGHWAY AND TRANSIT ASSETSThe term		
17	'critical highway and transit assets' means transportation facilities considered		
18	critical to support population centers, freight movement and economic activity, or		
19	evacuation, recovery or national security functions."; and		
20	(C) by inserting before paragraph (10), as redesignated, the		
21	following:		
22	"(9) RESILIENCEThe term 'resilience' means the ability to anticipate,		
23	prepare for, and adapt to changing conditions and to withstand, respond to, and		
24	recover rapidly from disruptions, including extreme weather events and climate		
25	change."; and		
26	(2) in subsection (i)(2)		
27	(A) by redesignating subparagraphs (E), (F), (G), and (H), as		
28	subparagraphs (F), (G), (H), and (I), respectively; and		
29	(B) by inserting before subparagraph (F), as redesignated, the		
30	following:		
31	"(E) ADAPTATION AND RESILIENCE		

1	"(i) IN GENERALIn order to protect the integrity and
2	enhance the resilience of the transportation system and to ensure
3	the efficient use of Federal resources, the long-range transportation
4	plan shall include
5	"(I) an analysis of potential vulnerabilities and risks
6	of critical highway and transit assets to the impacts of
7	current and future extreme weather and climate change
8	effects; and
9	"(II) an explanation of potential strategies for the
10	adaptation of those critical assets.
11	"(ii) CONSULTATION AND COORDINATIONThe
12	analysis shall be developed in consultation with Federal, State,
13	local and Tribal agencies, as appropriate. The analysis and
14	strategies shall take into consideration the risk management
15	analysis in the State's asset management plan, developed pursuant
16	to section 119 of this title, and the State's evaluation of reasonable
17	alternatives to roads, highways, and bridges that repeatedly require
18	repair and reconstruction activities due to emergency events,
19	carried out in accordance with section 1315(b) of Public Law 112-
20	141(126 Stat. 549).".
21	(b) SECTION 135 AMENDMENTSection 135(f) of title 23, United States
22	Code, is amended by adding at the end the following:
23	"(10) ADAPTATION AND RESILIENCE
24	"(A) IN GENERALTo protect the integrity and enhance the
25	resilience of the transportation system and to ensure the efficient use of
26	Federal resources, the long-range transportation plan shall include
27	"(i) an analysis of potential vulnerabilities and risks of
28	critical highway and transit assets to the impacts of current and
29	future extreme weather and climate change effects; and
30	"(ii) an explanation of potential strategies for the adaptation
31	of those critical assets.

1	(B) CONSULTATION AND COORDINATIONThe analysis
2	shall be developed in consultation with Federal, State, local and Tribal
3	agencies, as appropriate. The analysis and strategies shall take into
4	consideration the risk management analysis in the State's asset
5	management plan, developed pursuant to section 119 of this title, and the
6	State's evaluation of reasonable alternatives to roads, highways, and
7	bridges that repeatedly require repair and reconstruction activities due to
8	emergency events, carried out in accordance with section 1315(b) of
9	Public Law 112-141(126 Stat. 549).".
10	(c) SECTION 5303 AMENDMENTSection 5303 of title 49, United States
11	Code, is amended
12	(1) in subsection (b)
13	(A) by redesignating paragraphs (1), (2), (3), (4), (5), (6), and (7)
14	as paragraphs (4), (5), (6), (7), (8), (10), and (11), respectively;
15	(B) by inserting before paragraph (4), as redesignated, the
16	following:
17	"(1) ADAPTATION The term 'adaption' means an adjustment in natural
18	or human systems in anticipation of or response to a changing environment in a
19	way that effectively uses beneficial opportunities or moderates negative effects of
20	extreme weather events or climate change.
21	"(2) CLIMATE CHANGEThe term 'climate change' means any
22	significant change in the measures of climate lasting for an extended period of
23	time. This may include major changes in temperature, precipitation, or wind
24	patterns, among others, that occur over several decades or longer.
25	"(3) CRITICAL HIGHWAY AND TRANSIT ASSETSThe term
26	'critical highway and transit assets' means transportation facilities considered
27	critical to support population centers, freight movement and economic activity, or
28	evacuation, recovery or national security functions."; and
29	(C) by inserting before paragraph (10), as redesignated, the
30	following:

1	"(9) RESILIENCEThe term 'resilience' means the ability to anticipate,
2	prepare for, and adapt to changing conditions and to withstand, respond to, and
3	recover rapidly from disruptions, including extreme weather events and climate
4	change."; and
5	(2) in subsection (i)(2)
6	(A) by redesignating subparagraphs (E), (F), (G), and (H), as
7	subparagraphs (F), (G), (H), and (I), respectively; and
8	(B) by inserting before subparagraph (F), as redesignated, the
9	following:
10	"(E) ADAPTATION AND RESILIENCE
11	"(i) IN GENERALTo protect the integrity and enhance
12	the resilience of the transportation system and to ensure the
13	efficient use of Federal resources, the long-range transportation
14	plan shall include
15	"(I) an analysis of potential vulnerabilities and risks
16	of critical highway and transit assets to the impacts of current and
17	future extreme weather and climate change effects; and
18	"(II) an explanation of potential strategies for the
19	adaptation of those critical assets.
20	"(ii) CONSULTATION AND COORDINATIONThe
21	analysis shall be developed in consultation with Federal, State,
22	local and Tribal agencies, as appropriate. The analysis and
23	strategies shall take into consideration the risk management
24	analysis in the State's asset management plan, developed pursuant
25	to section 119 of this title, and the State's evaluation of reasonable
26	alternatives to roads, highways, and bridges that repeatedly require
27	repair and reconstruction activities due to emergency events,
28	carried out in accordance with section 1315(b) of Public Law 112-
29	141(126 Stat. 549).".
30	

1	(d) S	ECTION 5304 AMENDMENTSection 5304(f) of title 49, United States
2	Code, is ame	nded by adding at the end the following:
3		"(10) ADAPTATION AND RESILIENCE
4		"(A) IN GENERALTo protect the integrity and enhance the
5		resilience of the transportation system and ensure the efficient use of
6		Federal resources, the long-range transportation plan shall include
7		"(i) an analysis of potential vulnerabilities and risks of
8		critical highway and transit assets to the impacts of current and
9		future extreme weather and climate change effects; and
10		"(ii) an explanation of potential strategies for the adaptation
11		of those critical assets.
12		"(B) CONSULTATION AND COORDINATIONThe analysis
13		shall be developed in consultation with Federal, State, local and Tribal
14		agencies, as appropriate. The analysis and strategies shall take into
15		consideration the risk management analysis in the State's asset
16		management plan, developed pursuant to section 119 of this title, and the
17		State's evaluation of reasonable alternatives to roads, highways, and
18		bridges that repeatedly require repair and reconstruction activities due to
19		emergency events, carried out in accordance with section 1315(b) of
20		Public Law 112-141(126 Stat. 549).".
21	SEC. 1202.	CONSOLIDATED AND HIGH PERFORMING METROPOLITAN
22		PLANNING ORGANIZATIONS.
23	(a) CO	ONSOLIDATION OF METROPOLITAN PLANNING
24	ORGANIZA'	ΓΙΟΝS
25		(1) SECTION 134 AMENDMENTSection 134(d)(6) of title 23, United
26	States	Code, is amended to read as follows:
27		"(6) CONSOLIDATION OF METROPOLITAN PLANNING
28	ORGA	ANIZATIONS WITHIN URBANIZED AREAS
29		"(A) LIMITATION ON NEW METROPOLITAN PLANNING
30		ORGANIZATION DESIGNATIONSA metropolitan planning
31		organization shall not be newly-designated

1	"(1) within a metropolitan statistical area if another
2	metropolitan planning organization already exists within the
3	boundaries of the metropolitan statistical area, or
4	"(ii) outside of a metropolitan statistical area.
5	"(B) MULTIPLE EXISTING METROPOLITAN PLANNING
6	ORGANIZATIONSIf multiple existing metropolitan planning
7	organizations are designated within a metropolitan statistical area
8	"(i) the metropolitan planning organizations may
9	"(I) retain their designation as distinct metropolitan
10	planning organizations; or
11	"(II) be consolidated by agreement between the
12	metropolitan planning organizations;
13	"(ii) the Governor (or Governors) and the existing
14	metropolitan planning organizations shall
15	"(I) revisit a determination to remain
16	unconsolidated every 10 years, beginning two years after
17	the next decennial census; and
18	"(II) provide justification to the Secretary of the
19	continued necessity of the designation of multiple
20	metropolitan planning organizations in the area; and
21	"(iii) where multiple metropolitan planning organizations
22	exist within a single metropolitan statistical area, they shall
23	cooperate with one another to
24	"(I) develop a single transportation improvement
25	plan and a single long-range plan for use by all
26	metropolitan planning organizations within the
27	metropolitan statistical area when developing their
28	individual plans; and
29	"(II) establish a single set of performance targets
30	that address the performance measures described in section

1	150(c) for use in developing individual performance targets
2	in accordance with section 134(h)(2).".
3	(2) SECTION 5303 AMENDMENTSection 5303(d)(6) of title 49,
4	United States Code, is amended to read as follows:
5	"(6) CONSOLIDATION OF METROPOLITAN PLANNING
6	ORGANIZATIONS WITHIN URBANIZED AREAS
7	"(A) LIMITATION ON NEW METROPOLITAN PLANNING
8	ORGANIZATION DESIGNATIONS A metropolitan planning
9	organization shall not be newly-designated
10	"(i) within a metropolitan statistical area if another
11	metropolitan planning organization already exists within the
12	boundaries of the metropolitan statistical area, or
13	"(ii) outside of a metropolitan statistical area.
14	"(B) MULTIPLE EXISTING METROPOLITAN PLANNING
15	ORGANIZATIONSIf multiple existing metropolitan planning
16	organizations are designated within a metropolitan statistical area,
17	"(i) the metropolitan planning organizations may
18	"(I) retain their designation as distinct metropolitan
19	planning organizations; or
20	"(II) be consolidated by agreement between the
21	metropolitan planning organizations;
22	"(ii) the Governor (or Governors) and the existing
23	metropolitan planning organizations shall
24	"(I) revisit a determination to remain
25	unconsolidated every 10 years, beginning two years after
26	the next decennial census; and
27	"(II) provide justification to the Secretary of the
28	continued necessity of the designation of multiple
29	metropolitan planning organizations in the area; and

1	"(iii) where multiple metropolitan planning organizations
2	exist within a single metropolitan statistical area, they shall
3	cooperate with one another to
4	"(I) develop a single transportation improvement
5	plan and a single long-range plan for use by all
6	metropolitan planning organizations within the
7	metropolitan statistical area when developing their
8	individual plans; and
9	"(II) establish a single set of performance targets
10	that address the performance measures described in section
11	150(c) of title 23, United States Code, for use in developing
12	individual performance targets in accordance with
13	subsection (h)(2) and sections 5326(c) and 5329(d) of this
14	title.".
15	(3) DEFINITIONS
16	(A) HIGHWAY DEFINITION Section 134(b) of title 23, United
17	States Code, as amended by section 1201(a) of this Act, is further
18	amended by—
19	(i) redesignating paragraphs (3) through (11) as paragraphs
20	(4) through (12); and
21	(ii) inserting after paragraph (2) the following
22	"(3) CONSOLIDATED METROPOLITAN PLANNING
23	ORGANIZATION The term 'consolidated metropolitan planning organization'
24	means a sole metropolitan planning organization that serves a metropolitan
25	statistical area.".
26	(B) TRANSIT DEFINITION Section 5303(b) of title 49, United
27	States Code, as amended by section 1201(c) of this Act is further amended
28	by—
29	(i) redesignating paragraphs (3) through (11) as paragraphs
30	(4) through (12); and
31	(ii) inserting after paragraph (2) the following—

1	"(3) CONSOLIDATED METROPOLITAN PLANNING
2	ORGANIZATION.—The term 'consolidated metropolitan planning organization'
3	means a sole metropolitan planning organization that serves a metropolitan
4	statistical area.".
5	(b) DESIGNATION OF HIGH PERFORMING METROPOLITAN PLANNING
6	ORGANIZATIONS
7	(1) SECTION 134 AMENDMENTSection 134 of title 23, United States
8	Code, as amended by this Act, is further amended by adding at the end the
9	following:
10	"(r) HIGH PERFORMING METROPOLITAN PLANNING
11	ORGANIZATIONS
12	"(1) IN GENERALA metropolitan planning organization that represents
13	an urbanized area with a population of over 200,000 individuals may request a
14	high performing metropolitan planning organization designation from the
15	Secretary.
16	"(2) CRITERIAIn making a high performing metropolitan planning
17	organization designation, the Secretary shall consider
18	"(A) the extent to which the metropolitan planning organization
19	has an equitable and regional approach to decision-making;
20	"(B) the extent to which the metropolitan planning organization
21	has incorporated its performance targets established pursuant to section
22	150 of this title and sections 5303(h)(2), 5326(c) and 5329(d) of title 49
23	into its planning process;
24	"(C) whether the metropolitan planning organization is a
25	consolidated metropolitan planning organization;
26	"(D) if the metropolitan planning organization is not a consolidated
27	metropolitan planning organization, the extent to which the metropolitan
28	planning organization is coordinating with all other metropolitan planning
29	organizations designated for the same metropolitan statistical area;
30	"(E) the technical capacity of the metropolitan planning
31	organization; and

1	"(F) other criteria established by the Secretary in guidance.
2	"(3) REVIEW A designation under paragraph (1) shall stay in effect for
3	10 years from the date of designation.".
4	(2) SECTION 5303 AMENDMENTSection 5303 of title 49, United
5	States Code, as amended by this Act, is further amended by adding at the end the
6	following:
7	"(r) HIGH PERFORMING METROPOLITAN PLANNING
8	ORGANIZATIONS
9	"(1) IN GENERALA metropolitan planning organization that represents
10	an urbanized area with a population of over 200,000 individuals may request a
11	high performing metropolitan planning organization designation from the
12	Secretary.
13	"(2) CRITERIAIn making a high performing metropolitan planning
14	organization designation, the Secretary shall consider
15	"(A) the extent to which the metropolitan planning organization
16	has an equitable and regional approach to decision-making;
17	"(B) the extent to which the metropolitan planning organization
18	has incorporated its performance targets established pursuant to section
19	150 of title 23, United States Code, subsection (h)(2), and sections 5326(c)
20	and 5329(d) of this title into its planning process;
21	"(C) whether the metropolitan planning organization is a
22	consolidated metropolitan organization;
23	"(D) if the metropolitan planning organization is not a consolidated
24	metropolitan planning organization, the extent to which the metropolitan
25	planning organization is coordinating with all other metropolitan planning
26	organizations designated for the same metropolitan statistical area;
27	"(E) the technical capacity of the metropolitan planning
28	organization; and
29	"(F) other criteria established by the Secretary in guidance.
30	"(3) REVIEWA designation under paragraph (1) shall stay in effect for
31	10 years from the date of designation.".

1	(c) SURFACE TRANSPORTATION INCENTIVE FUNDSSection 133(d)(1)
2	of title 23, United States Code is amended to read as follows:
3	"(1) CALCULATION The funds apportioned to a State under section
4	104(b)(2) shall be obligated as follows:
5	"(A) SUBALLOCATED FUNDS50 percent of the funds for a
6	fiscal year shall be obligated under this section, in proportion to their
7	relative shares of the population of the State
8	"(i) in urbanized areas of the State with an urbanized area
9	population over 200,000;
10	"(ii) in urban areas of the State with a population of 5,000
11	to 200,000; and
12	"(iii) in areas of the State with a population of fewer than
13	5,000 .
14	"(B) STATEWIDE FUNDS25 percent of the funds for a fiscal
15	year may be obligated in any area of the State.
16	"(C) HIGH PERFORMING METROPOLITAN PLANNING
17	ORGANIZATIONS
18	"(i) IN GENERAL25 percent of the funds for a fiscal
19	year shall be obligated under this section in urbanized areas under
20	subparagraph (A)(i) that are served by high performing
21	metropolitan planning organizations (as designated by the
22	Secretary under section 134(r) or section 5303(r) of title 49, United
23	States Code). Any funds remaining under this clause shall be
24	obligated in any area of the State under subparagraph (B).
25	"(ii) AMOUNTThe amount to be obligated under clause
26	(i) in an urbanized area served by a high performing metropolitan
27	planning organization shall equal 50 percent of the amount to be
28	obligated in that urbanized area under paragraph (4) and is in
29	addition to the amount under such paragraph.".
30	(d) TRANSPORTATION ALTERNATIVES INCENTIVE FUNDS
31	Section 213(c)(1) of such title is amended to read as follows:

1	"(1) CALCULATIONThe funds reserved to a State shall be obligated as
2	follows:
3	"(A) SUBALLOCATED FUNDS50 percent of the funds for a
4	fiscal year shall be obligated under this section to any eligible entity in
5	proportion to its relative share of the population of the State
6	"(i) in urbanized areas of the State with an urbanized area
7	population over 200,000;
8	"(ii) in urban areas of the State with a population of 5,000
9	to 200,000; and
10	"(iii) in areas of the State with a population of fewer than
11	5,000.
12	"(B) STATEWIDE FUNDS25 percent of the funds for a fiscal
13	year may be obligated in any area of the State.
14	"(C) HIGH PERFORMING METROPOLITAN PLANNING
15	ORGANIZATIONS
16	"(i) IN GENERAL25 percent of the funds for a fiscal
17	year shall be obligated under this section in urbanized areas under
18	subparagraph (A)(i) that are served by high performing
19	metropolitan planning organizations (as designated by the
20	Secretary under section 134(r) or section 5303(r) of title 49, United
21	States Code). Any funds remaining under this clause shall be
22	obligated in any area of the State under subparagraph (B).
23	"(ii) AMOUNTThe amount to be obligated under clause
24	(i) in an urbanized area served by a high performing metropolitan
25	planning organization shall equal 50 percent of the amount to
26	obligated in that urbanized area under paragraph (3) and is in
27	addition to the amount under such paragraph.".
28	(e) OBLIGATION AUTHORITY Section 133(f) of such title is amended
29	(1) in paragraph (1), by
30	(A) striking "A State" and inserting "Except as provided in
31	paragraph (2), a State"; and

1	(B) striking "fiscal years 2011 through 2014" and inserting "fiscal
2	years 2016 through 2018 and the period of fiscal years 2019 through
3	2021";
4	(2) by redesignating paragraph (2) as paragraph (3) and inserting after
5	paragraph (1) the following:
6	"(2) HIGH PERFORMING METROPOLITAN PLANNING
7	ORGANIZATIONS
8	"(A) IN GENERALA State that is required to obligate in an
9	urbanized area under subsections (d)(1)(A)(i) and (d)(1)(C)(i) shall make
10	available to such urbanized area on an annual basis an amount of
11	obligation authority distributed to the State for Federal-aid highways and
12	highway safety construction programs for use in the area that is equal to
13	the amount obtained by multiplying
14	"(i) the amount of funds that the State is required to
15	obligate in the area under such subsections; and
16	"(ii) the ratio specified in paragraph (1)(B).
17	"(B) AVAILABILITYThe obligation authority that a State
18	makes available to an urbanized area under subparagraph (A) shall remain
19	available for a period of four fiscal years."; and
20	(3) in paragraph (3), as redesignated, by striking "paragraph (1)" and
21	inserting "paragraphs (1) and (2)".
22	(f) DISTRIBUTION OF METROPOLITAN PLANNING FUNDSSection
23	104(d)(2)(A) of such title is amended
24	(1) in clause (i), by striking "; and" and inserting ";";
25	(2) by redesignating clause (ii) as clause (iii); and
26	(3) by inserting after clause (i) the following:
27	"(ii) prioritizes the needs of high performing metropolitan
28	planning organizations (as designated by the Secretary under
29	section 134(r) or section 5303(r) of title 49, United States Code);
30	and".

1	(g) TH	ECHNICAL CORRECTIONSubsection 133(h)(1) of such title is amended
2	by striking "fe	or each of fiscal years 2013 through 2014" and inserting "each fiscal year".
3	SEC. 1203.	PARTICIPATION OF PUBLIC PORT AUTHORITIES.
4	(a) SE	CCTION 134 AMENDMENTSection 134(i)(6)(A) of title 23, United
5	States Code,	is amended by inserting "public ports," before "freight shippers".
6	(b) SE	ECTION 135 AMENDMENTSection 135(g)(3) of title 23, United States
7	Code, is amen	nded by inserting "public ports," before "freight shippers".
8	(c) SE	CCTION 5303 AMENDMENTSection 5303(i)(6)(A) of title 49, United
9	States Code,	is amended by inserting "public ports," before "freight shippers".
10	(d) SE	ECTION 5304 AMENDMENTSection 5304(g)(3) of title 49, United
11	States Code,	is amended by inserting "public ports," before "freight shippers".
12	SEC. 1204.	STRENGTHENING THE STATEWIDE AND
13		NONMETROPOLITAN PLANNING PROCESS.
14	(a) SE	ECTION 135 AMENDMENTSection 135 of title 23, United States Code,
15	is amended	
16		(1) in subsection (f)(5) by striking "may" and inserting "shall";
17		(2) in subsection (f)(7)
18		(A) by striking "should" and inserting "shall"; and
19		(B) by striking the final ";" and inserting".";
20		(3) in subsection (g)(5)(F)(i) by striking "may" and inserting "shall"; and
21		(4) by striking subsection (g)(8) and inserting the following:
22		"(8) CERTIFICATION PROCESS
23		"(A) IN GENERALAt least once every 4 years the Secretary
24		shall certify that each State has met the requirements of
25		"(i) this section; and
26		"(ii) other Federal laws, regulations, and orders applicable
27		to the statewide and nonmetropolitan and the metropolitan
28		planning processes.
29		"(B) FAILURE TO MEET CERTIFICATION If a State does not
30		meet such certification, the Secretary may withhold up to 20 percent of the

1	funds attributable to such State for projects funded under this title and
2	chapter 53 of title 49.
3	"(C) RESTORATION OF FUNDS The withheld funds shall be
4	restored to the State at such time as the State process is certified by the
5	Secretary.
6	"(D) PUBLIC INVOLVEMENT In making the certification
7	determinations under this paragraph, the Secretary shall provide for public
8	involvement appropriate to the State under review.".
9	(b) SECTION 5304 AMENDMENTSection 5304 of title 49, United States
10	Code, is amended
11	(1) in subsection (f)(5) by striking "may" and inserting "shall";
12	(2) in subsection (f)(7) by striking "should" and inserting "shall";
13	(3) in subsection (g)(5)(F)(i) by striking "may" and inserting "shall"; and
14	(4) by striking subsection (g)(8) and inserting the following:
15	"(8) CERTIFICATION PROCESS
16	"(A) IN GENERALAt least once every 4 years the Secretary
17	shall certify that each State has met the requirements of
18	"(i) this section; and
19	"(ii) other Federal laws, regulations, and orders applicable
20	to the statewide and nonmetropolitan and the metropolitan
21	planning processes.
22	"(B) FAILURE TO MEET CERTIFICATION If a State does not
23	meet such certification, the Secretary may withhold up to 20 percent of the
24	funds attributable to such State for projects funded under this title and
25	chapter 53 of title 49.
26	"(C) RESTORATION OF FUNDS The withheld funds shall be
27	restored to the State at such time as the State process is certified by the
28	Secretary.
29	"(D) PUBLIC INVOLVEMENT In making the certification
30	determinations under this paragraph, the Secretary shall provide for public
31	involvement appropriate to the State under review.".

1	SEC. 1205.	REMOVAL OF THE CONGESTION MANAGEMENT PROCESS.
2	(a) SI	ECTION 134 AMENDMENTSection 134 of title 23, United States Code,
3	is amended	
4		(1) by striking subsection (k)(3) and redesignating subsections (k)(4) and
5	(k)(5)	as subsections (k)(3) and (k)(4), respectively; and
6		(2) by striking subsection (n) and redesignating subsections (o) through (q)
7	as sul	osections (n) through (p), respectively.
8	(b) S1	ECTION 135 AMENDMENTSection 135 of title 23, United States Code,
9	is amended b	by striking subsection (j) and redesignating subsections (k) through (m) as
10	subsections (	j) through (l), respectively.
11	(c) SI	ECTION 5303 AMENDMENTSection 5303 of title 49, United States
12	Code, is ame	nded
13		(1) by striking subsection (k)(3) and redesignating subsections (k)(4) and
14	(k)(5)	as subsections (k)(3) and (k)(4), respectively; and
15		(2) by striking subsection (n) and redesignating subsections (o) through (q)
16	as sul	osections (n) through (p), respectively.
17	(d) S1	ECTION 5304 AMENDMENTSection 5304 of title 49, United States
18	Code, is ame	nded by striking subsection (i) and redesignating subsections (j) through (l)
19	as subsection	as (i) through (k), respectively.
20	SEC. 1206.	PUBLIC INVOLVEMENT IN PLAN DEVELOPMENT.
21	(a) SI	ECTION 134 AMENDMENTSection 134(i) of title 23, United States
22	Code, is ame	nded
23		(1) in paragraph (4), by inserting after subparagraph (C) the following:
24		"(D) PUBLIC INVOLVEMENTMetropolitan planning
25		organizations shall offer interested parties, such as those described in
26		paragraph (6), a reasonable opportunity to participate in the development
27		and consideration of scenarios."; and
28		(2) in paragraph (6), by striking "comment on the transportation plan" and
29	insert	ing "provide input during the development and implementation of the
30	transı	portation plan".

1	(b) SE(	CTION 135 AMENDMENTSection 135(f)(3)(A)(ii) of title 23, United
2	States Code, is	amended by striking "comment on the transportation plan"; and inserting
3	"provide input	during the development of the transportation plan".
4	(c) SEC	CTION 5303 AMENDMENTSection 5303(i) of title 49, United States
5	Code, is amen	ded
6		(1) in paragraph (4), by inserting after subparagraph (C) the following:
7		"(D) PUBLIC INVOLVEMENTMetropolitan planning
8		organizations shall offer interested parties, such as those described in
9		paragraph (6), a reasonable opportunity to participate in the development
10		and consideration of scenarios."; and
11		(2) in paragraph (6), by striking "comment on the transportation plan" and
12	insertir	ng "provide input during the development and implementation of the
13	transpo	ortation plan".
14	(d) SEO	CTION 5304 AMENDMENTSection 5304(f)(3)(A)(ii) of title 49, United
15	States Code, is amended by striking "comment on the proposed plan"; and inserting	
16	"provide input	during the development of the transportation plan".
17		
18	SEC. 1207.	CONNECTION TO OPPORTUNITIES NATIONAL GOAL AND
19		POTENTIAL PERFORMANCE MEASURE.
20	(a) TR.	ANSPORTATION CONNECTIONS TO OPPORTUNITIESSection
21	150(b) of title	23, United States Codes, is amended
22		(1) in paragraph (2), by striking "highway infrastructure asset system" and
23	insertir	ng "infrastructure asset system under title 23"; and
24		(2) by adding at the end the following:
25		"(8) MULTIMODAL CONNECTIVITYTo achieve an interconnected
26	transpo	ortation system which connects people to jobs, schools, and other essential
27	service	s through a multimodal network.".
28	(b) ES	TABLISHMENT OF PERFORMANCE MEASURESSection 150(c) of
29	title 23, United	l States Code, is amended
30		(1) in paragraph (1), by inserting "as listed in paragraphs (3), (4), (5) and
31	(6)" be	fore the period at the end; and

1	(2) by adding the following at the end:
2	"(7) MULTIMODAL FREIGHT The Secretary may, in accordance with
3	the National Freight Strategic Plan, establish Performance Measures to assess the
4	efficiency of the multimodal freight network.
5	"(8) TRANSPORTATION CONNECTIVITY The Secretary may, in
6	accordance with the framework established in section 134 of this title (Measuring
7	Transportation Connections to Opportunity), establish a Performance Measure to
8	be used by MPOs to assess the degree to which the transportation system provide
9	multimodal connections to economic opportunities, particularly for disadvantaged
10	populations.".
11	SEC. 1208. WORKFORCE DEVELOPMENT.
12	Section 140(b) of title 23, United States Code, is amended to read as follows:
13	"(b) WORKFORCE TRAINING AND DEVELOPMENT
14	"(1) IN GENERALThe Secretary, in cooperation with the Secretary
15	of Labor and any other department or agency of the Government, State agency,
16	authority, association, institution, Indian tribal government, corporation (profit or
17	nonprofit), or any other organization or person, is authorized to develop, conduct,
18	and administer surface transportation and technology training, including skill
19	improvement programs, and to develop and fund summer transportation institutes
20	"(2) STATE DOT RESPONSIBILITIES A State department of
21	transportation participating in the program shall
22	"(A) develop a workforce plan that identifies immediate and
23	anticipated workforce gaps and underrepresentation of women and
24	minorities, and a detailed plan to fill gaps and address such
25	underrepresentation;
26	"(B) establish a 'workforce development compact' with the State
27	workforce development board and appropriate agencies to provide a
28	coordinated approach to workforce training, job placement, and
29	identification of training and skill development program needs, which
30	shall be coordinated to the extent practical with an institution or agency,

1	such as a State workforce development board under 29 U.S.C. 3111, that
2	has established skills training, recruitment, and placement resources; and
3	"(C) demonstrate program outcomes, including
4	"(i) impact on areas with transportation workforce
5	shortages;
6	"(ii) diversity of training participants;
7	"(iii) number and percentage of participants obtaining
8	certifications or credentials required for specific types of
9	employment;
10	"(iv) employment outcome, including job placement and
11	job retention rates and earnings, using performance metrics
12	established in consultation with the Secretary of Labor and
13	consistent with metrics used by programs under the Workforce
14	Innovation and Opportunity Act (29 U.S.C. 3101 et seq.); and
15	"(v) to the extent practical, evidence that the program did
16	not preclude workers that participate in training or registered
17	apprenticeship activities under the program from being referred to,
18	or hired on, projects funded under this chapter.
19	"(3) FUNDINGFunds authorized for the program under paragraph (1)
20	of this subsection shall remain available until expended.
21	"(4) NONAPPLICABILITY OF TITLE 41The provisions of sections
22	6101(b) through (d) of title 41 shall not be applicable to contracts and agreements
23	made under the authority granted under this subsection to the Secretary.
24	"(5) USE OF SURFACE TRANSPORTATION AND NATIONAL
25	HIGHWAY PERFORMANCE PROGRAM FUNDS Notwithstanding any other
26	provision of law, not to exceed ½ of 1 percent of funds apportioned to a State
27	under section 104(b)(1) or (2) may be available to carry out this subsection upon
28	request of the State transportation department to the Secretary.
29	"(6) JOB-DRIVEN SKILLS TRAINING INCENTIVE
30	"(A) IN GENERALIn a fiscal year, the Secretary shall provide
31	incentive funding to States for transportation workforce development,

1	including skills training, on the job training, and work-based learning,
2	including apprenticeship programs that are registered under the National
3	Apprenticeship Act (29 U.S.C. 50 et seq.) leading to credential attainment,
4	employment, and career pathways for disadvantaged populations.
5	"(B) ELIGIBILITY
6	"(i) LEVERAGING EXISTING FUNDSIf a State agrees
7	to obligate in a fiscal year funds apportioned to the State under
8	section 104(b)(1) or (2) for the purposes authorized in paragraph
9	(1), the Secretary may provide up to twice the amount the State has
10	agreed to obligate for such purposes.
11	"(ii) DEMONSTRATING SUCCESS IN SKILLS
12	TRAINING, RECRUITMENT, AND JOB PLACEMENTThe
13	Secretary may provide incentive funding to up to 20 States that
14	demonstrate that their program under paragraph (2)
15	"(I) operates in partnership with an institution or
16	agency, such as a State workforce development board
17	under 29 U.S.C. 3111, that has established skills training,
18	recruitment, and placement resources; and
19	"(II) successfully places individuals in permanent
20	jobs, as measured by a job placement, retention, and
21	earnings metrics established by the Secretary; and
22	"(III) establishes recruitment strategies that result in
23	positive employment outcomes for minorities, women, and
24	disadvantaged individuals.
25	"(C) GRANTS
26	"(i) IN GENERALA State may provide incentive funds
27	received under this paragraph to an institution or agency, such as a
28	State workforce development board under 29 U.S.C. 3111, that has
29	established skills training, recruitment, and placement resources
30	for use consistent with subparagraph (A).

1		"(ii) COMPLIANCEA State that provides funds to an
2		entity under clause (i) shall establish measures to verify that
3		recipients of such funds comply with the requirements of this
4		subsection.
5		"(D) FEDERAL SHAREThe Federal share for incentive funding
6		under this paragraph may be up to 100 percent.".
7	SEC. 1209.	MEASURING TRANSPORTATION CONNECTIVITY PILOT
8		ACTIVITIES.
9	(a) TI	TLE 23Section 134 of title 23, United States Code, as amended by this
10	Act, is furthe	r amended by inserting after subsection (p), as redesignated, the following:
11	"(q) N	MEASURING TRANSPORTATION CONNECTIONS TO
12	OPPORTUN	ITY
13		"(1) CONNECTION TO OPPORTUNITY PILOT PROGRAM
14		"(A) ESTABLISHMENTThe Secretary shall establish a pilot
15		program in which up to ten metropolitan planning organizations shall
16		develop and deploy one or more pilot measures and targets to improve
17		multimodal connectivity and increase connections for disadvantaged
18		Americans and neighborhoods with limited transportation options.
19		"(B) PILOT LOCATIONS The Secretary shall select up to ten
20		metropolitan planning organizations in up to ten locations, each of which
21		is the sole metropolitan planning organization serving an urbanized area of
22		more than 1 million residents, which shall include
23		"(i) metropolitan planning organizations that can
24		demonstrate previous successful use of performance measurements
25		and performance-based planning efforts, which the Secretary shall
26		designate as mentor grantees; and
27		"(ii) metropolitan planning organizations that have limited
28		or no successful previous experience in performance
29		measurements and performance-based planning efforts, which the
30		Secretary shall designate as novice grantees.
31		"(C) PILOT PROGRAM ACTIVITIES

1	"(i) TRANSPORTATION CONNECTIVITY
2	INVENTORY Within 6 months of selection as a pilot location,
3	and in consultation with appropriate States, transit agencies, and
4	local governments, metropolitan planning organizations in pilot
5	locations shall develop an inventory of transportation assets within
6	the urbanized planning area they represent, which will describe
7	"(I) the condition of key highway, transit, bicycle,
8	and pedestrian facilities;
9	"(II) the degree to which these facilities provide
10	residents with connections to economic opportunities,
11	including but not restricted to job centers and schools;
12	"(III) the identity and location of disadvantaged
13	populations within the planning area; and
14	"(IV) local challenges to multimodal connectivity,
15	such as zoning or land use issues, availability of affordable
16	housing, and physical barriers that obstruct access from
17	residential areas to economic opportunities.
18	"(ii) PERFORMANCE INDICATORSWithin one year
19	of selection, metropolitan planning organizations in pilot locations
20	shall apply the baseline data developed in the Transportation
21	Connectivity Inventory to adopt one or more provisional indicators
22	to measure multimodal connectivity improvements in the
23	transportation system, including measurements of multimodal
24	connectivity improvements available to populations identified in
25	clause (i)(III), and appropriate to local assets and needs.
26	"(iii) DATA COLLECTION AND REPORTING
27	Metropolitan planning organizations in pilot locations shall collect
28	and report baseline and annual performance data on multimodal
29	transportation connectivity to opportunity, and shall report that
30	data to the Secretary for the duration of the pilot project.

"(iv) KNOWLEDGE-SHARING.--Metropolitan planning organizations designated as mentor grantees shall engage in knowledge-sharing activities with novice grantees to the extent feasible, which may include peer exchanges and technical assistance, as appropriate to their existing level of performance measurement capacity.

"(v) PROJECT IMPLEMENTATION.--Notwithstanding section 120 of this title, a metropolitan planning organization may use funds remaining after the completion of the Transportation Connectivity Inventory, provisional measure, and related tracking activities for the non-Federal share to implement projects within the metropolitan planning area that are reasonably anticipated to address system gaps and improve performance according to the locally-adopted provisional multimodal transportation connectivity measures.

"(2) NATIONAL PERFORMANCE MEASURE DEVELOPMENT ACTIVITIES.--The Secretary shall reserve up to a cumulative maximum of \$9,000,000 of the amount authorized for this subsection over the period of fiscal years 2016 through 2021 for use on evaluation of multimodal connectivity measures developed by metropolitan planning organizations in pilot locations, and to consider development of a national indicator to measure the multimodal connections to opportunities provided by the transportation network, including the following activities:

"(A) NATIONAL TECHNICAL ASSISTANCE AND PEER EXCHANGE FORUMS.--The Secretary shall support the measure development and data collection of metropolitan planning organizations in pilot locations through technical assistance and peer exchanges, and through workshops with States, transit agencies, and MPOs to discuss Pilot Program findings, and shall establish an online collaboration center for local jurisdictions to share ideas and challenges, and document lessons learned.

1	"(B) CONNECTION TO OPPORTUNITY FINAL REPORTAt
2	the end of the Connection to Opportunity Pilot Program, the Department
3	shall produce in consultation with the Secretary of the Department of
4	Housing and Urban Development, the Secretary of the Department of
5	Commerce and the Administrator of the Environmental Protection
6	Agency, and seek public comment on a final report that documents the
7	outcomes of the Connection to Opportunity Pilot Program. The report
8	shall provide recommendations on the establishment of one or more
9	national multimodal connectivity measures, and shall include
10	"(i) results of the pilot locations' efforts to measure and
11	improve multimodal connectivity;
12	"(ii) the Secretary's recommendations for one or more
13	national connectivity measures and integrating them into the
14	Federal transportation performance management framework, in
15	accordance with section 150 of this title; and
16	"(iii) an assessment of social outcomes and impact that may
17	result from the pilot measures as well as estimated savings to
18	Federal, state and local social service subsidy programs, as well as
19	other costs avoided and new tax revenues attributable to increased
20	connectivity.
21	"(C) POTENTIAL RULEMAKING Following publication of the
22	Connection to Opportunity Final Report, the Secretary, in consultation
23	with State Departments of Transportation, metropolitan planning
24	organizations, and other stakeholders, may promulgate a rulemaking that
25	establishes performance measures and standards as described in Section
26	150(c)(8).".
27	(b) CHAPTER 53Section 5303 of title 49, United States Code, as amended by
28	this Act, is further amended by inserting after subsection (p), as redesignated, the
29	following:
30	"(q) MEASURING TRANSPORTATION CONNECTIONS TO
31	OPPORTUNITY

1	"(1) CONNECTION TO OPPORTUNITY PILOT PROGRAM
2	"(A) ESTABLISHMENTThe Secretary shall establish a pilot
3	program in which up to ten metropolitan planning organizations shall
4	develop and deploy one or more pilot measures and targets to improve
5	multimodal connectivity and increase connections for disadvantaged
6	Americans and neighborhoods with limited transportation options.
7	"(B) PILOT LOCATIONS The Secretary shall select up to ten
8	metropolitan planning organizations, each of which is the sole
9	metropolitan planning organization serving an urbanized area of more than
10	1 million residents, which shall include
11	"(i) metropolitan planning organizations that can
12	demonstrate previous successful use of performance measurements
13	and performance-based planning efforts, which the Secretary shall
14	designate as mentor grantees; and
15	"(ii) metropolitan planning organizations that have limited
16	or no successful previous experience in performance
17	measurements and performance-based planning efforts, which the
18	Secretary shall designate as novice grantees.
19	"(C) PILOT PROGRAM ACTIVITIES
20	"(i) TRANSPORTATION CONNECTIVITY
21	INVENTORY Within 6 months of selection as a pilot location,
22	and in consultation with appropriate States, transit agencies, and
23	local governments, metropolitan planning organizations in pilot
24	locations shall develop an inventory of transportation assets within
25	the urbanized planning area they represent, which will describe
26	"(I) the condition of key highway, transit, bicycle,
27	and pedestrian facilities;
28	"(II) the degree to which these facilities provide
29	residents with connections to economic opportunities,
30	including but not restricted to job centers and schools,;

1	"(III) the identity and location of disadvantaged
2	populations within the planning area; and
3	"(IV) local challenges to multimodal connectivity,
4	such as zoning or land use issues, availability of affordable
5	housing, and physical barriers that obstruct access from
6	residential areas to economic opportunities.
7	"(ii) PERFORMANCE INDICATORSWithin one year
8	of selection, metropolitan planning organizations in pilot locations
9	shall apply the baseline data developed in the Transportation
10	Connectivity Inventory to adopt one or more provisional indicators
11	to measure multimodal connectivity improvements in the
12	transportation system, including measurements of multimodal
13	connectivity improvements available to populations identified in
14	clause (i)(III), and appropriate to local assets and needs.
15	"(iii) DATA COLLECTION AND REPORTING
16	Metropolitan planning organizations in pilot locations shall collect
17	and report baseline and annual performance data on multimodal
18	transportation connectivity to opportunity, and shall report that
19	data to the Secretary for the duration of the pilot project.
20	"(iv) KNOWLEDGE-SHARINGMetropolitan planning
21	organizations designated as mentor grantees shall engage in
22	knowledge-sharing activities with novice grantees to the extent
23	feasible, which may include peer exchanges and technical
24	assistance, as appropriate to their existing level of performance
25	measurement capacity.
26	"(v) PROJECT IMPLEMENTATIONNotwithstanding
27	section 120 of this title, a metropolitan planning organization may
28	use funds remaining after the completion of the Transportation
29	Connectivity Inventory, provisional measure, and related tracking
30	activities for the non-Federal share to implement projects within
31	the metropolitan planning area that are reasonably anticipated to

1 address system gaps and improve performance according to the 2 locally-adopted provisional multimodal transportation connectivity 3 measures. 4 "(2) NATIONAL PERFORMANCE MEASURE DEVELOPMENT 5 ACTIVITIES.--The Secretary shall reserve up to a cumulative \$9,000,000 of the 6 amount authorized for this subsection over the period of fiscal years 2016 through 7 2021 for use on evaluation of multimodal connectivity measures developed by 8 metropolitan planning organizations in pilot locations, and to consider 9 development of a national indicator to measure the multimodal connections to 10 opportunities provided by the transportation network, including the following 11 activities: 12 "(A) NATIONAL TECHNICAL ASSISTANCE AND PEER 13 EXCHANGE FORUMS.--The Secretary shall support the measure 14 development and data collection of metropolitan planning organizations in 15 pilot locations through technical assistance and peer exchanges, and 16 through workshops with States, transit agencies, and MPOs to discuss 17 Pilot Program findings, and shall establish an online collaboration center 18 for local jurisdictions to share ideas and challenges, and document lessons 19 learned. 20 "(B) CONNECTION TO OPPORTUNITY FINAL REPORT--At 21 the end of the Connection to Opportunity Pilot Program, the Department 22 shall produce and seek public comment on a final report that documents 23 the outcomes of the Connection to Opportunity Pilot Program. The report 24 shall provide recommendations on the establishment of one or more 25 national multimodal connectivity measures, and shall include--26 "(i) results of the pilot locations' efforts to measure and 27 improve multimodal connectivity; 28 "(ii) the Secretary's recommendations for one or more 29 national connectivity measures and integrating them into the 30 Federal transportation performance management framework in 31 accordance with section 150 of this title; and

1		"(iii) an assessment of social outcomes and impact that may
2		result from the pilot measures as well as estimated savings to
3		Federal, state and local social service subsidy programs, as well as
4		other costs avoided and new tax revenues attributable to increased
5		connectivity.
6		"(C) POTENTIAL RULEMAKING Within two years of the
7		publication of the Connection to Opportunity Final Report, the Secretary,
8		in consultation with State Departments of Transportation, metropolitan
9		planning organizations, and other stakeholders, may promulgate a
10		rulemaking that establishes performance measures and standards.".
11	SEC. 1210.	PERFORMANCE-BASED PROJECT SELECTION.
12	(a) SE	ECTION 134 AMENDMENTSection 134(j)(2)(D) of title 23, United
13	States Code,	is amended to read as follows:
14		"(D) PERFORMANCE TARGET ACHIEVEMENTIn adding
15		projects to a transportation improvement program, a metropolitan planning
16		organization shall create a process to evaluate and select each project or
17		collection of projects based on the project's (or collection of projects')
18		inclusion of elements that are known to support, or will foreseeably
19		support outcomes that will achieve the performance targets established in
20		the metropolitan transportation plan by the metropolitan planning
21		organization in accordance with subsection (h)(2)(B).".
22	(b) SI	ECTION 135 AMENDMENTSection 135(g)(4) of title 23, United States
23	Code, is ame	nded to read as follows:
24		"(4) PERFORMANCE TARGET ACHIEVEMENTIn adding
25		projects to a state transportation improvement program, a State shall create
26		a process to evaluate and select each project or collection of projects based
27		on the project's (or collection of projects') inclusion of elements that are
28		known to support, or will foreseeably support, outcomes that will achieve
29		the performance targets established in the long-range statewide
30		transportation plan in accordance with subsection (f)(7)(A).".

1	(c) SE	CTION 5303 AMENDMENTSection 5303(j)(2)(D) of title 49, United
2	States Code, i	is amended to read as follows:
3		"(D) PERFORMANCE TARGET ACHIEVEMENTIn adding
4		projects to a transportation improvement program, a metropolitan planning
5		organization shall create a process to evaluate and select each project or
6		collection of projects based on the project's (or collection of projects')
7		inclusion of elements that are known to support, or will foreseeably
8		support outcomes that will achieve the performance targets established in
9		the metropolitan transportation plan by the metropolitan planning
10		organization in accordance with section 134(h)(2)(B) of title 23.".
11	(d) SE	ECTION 5304 AMENDMENTSection 5304(g)(4) of title 49, United
12	States Code, i	s amended to read as follows:
13		"(4) PERFORMANCE TARGET ACHIEVEMENTIn adding
14		projects to a State transportation improvement program, a State shall
15		create a process to evaluate and select each project or collection of
16		projects based on the project's (or collection of projects') inclusion of
17		elements that are known to support, or will foreseeably support, outcomes
18		that will achieve the performance targets established in the long-range
19		statewide transportation plan in accordance with section 135(f)(7)(A) of
20		title 23.".
21	SEC. 1211.	STORMWATER PLANNING.
22	(a) SE	CTION 134 AMENDMENTSection 134(h)(1) of title 23, United States
23	Code, is amer	nded
24		(1) in subparagraph (G), by striking "; and" and inserting ";";
25		(2) in subparagraph (H), by striking the final period and inserting "; and";
26	and	
27		(3) by inserting the following at the end:
28		"(I) improve the resilience and reliability of the transportation
29		system and reduce or mitigate stormwater impacts of surface
30		transportation.".

1	(b) SE	ECTION 135 AMENDMENT Section 135(d)(1) of title 23, United States
2	Code, is amer	nded
3		(1) in subparagraph (G), by striking "; and" and inserting ";";
4		(2) in subparagraph (H), by striking the final period and inserting "; and";
5	and	
6		(3) by inserting the following at the end:
7		"(I) improve the resilience and reliability of the transportation
8		system and reduce or mitigate stormwater impacts of surface
9		transportation.".
10	(c) SE	CTION 5303 AMENDMENTSection 5303(h)(1) of title 49, United
11	States Code, i	s amended
12		(1) in subparagraph (G), by striking "; and" and inserting ";";
13		(2) in subparagraph (H), by striking the final period and inserting "; and";
14	and	
15		(3) by inserting the following at the end:
16		"(I) improve the resilience and reliability of the transportation
17		system and reduce or mitigate stormwater impacts of surface
18		transportation.".
19	(d) SE	ECTION 5304 AMENDMENTSection 5304(d)(1) of title 49, United
20	States Code, i	is amended
21		(1) in subparagraph (G), by striking "; and" and inserting ";";
22		(2) in subparagraph (H), by striking the final period and inserting "; and";
23	and	
24		(3) by inserting the following at the end:
25		"(I) improve the resilience and reliability of the transportation
26		system and reduce or mitigate stormwater impacts of surface
27		transportation.".
28	Sul	btitle DCongestion Mitigation and Air Quality Improvement
29	SEC. 1301.	ELIGIBLE PROJECTS.
30	Sectio	on 149(b) of title 23, United States Code, is amended

1		(1) in paragraph (1)(A)(i)(I), by inserting "in the designated
2	nonat	tainment area" after "standard";
3		(2) in paragraph (3), by inserting "or maintenance" after "attainment,";
4		(3) in paragraph (4), by striking "is likely to contribute to the attainment
5	of a n	ational ambient air quality standard" and inserting "is likely to contribute to
6	the ar	ea's attainment or maintenance of a national ambient air quality standard";
7	and	
8		(4) in paragraph (5), by inserting "reduces air pollution and" after "if the
9	progra	am or project".
10	SEC. 1302.	SPECIAL RULES.
11	(a) TH	RANSFERABILITY OF CMAQ FUNDSSection 126(a) of title 23, United
12	States Code,	is amended by inserting "(or, for an apportionment under section 104(b)(4),
13	25 percent of	the amount apportioned for the fiscal year)" after "for the fiscal year".
14	(b) PM	M-10 NONATTAINMENT AND MAINTENANCE AREASSection
15	149(c)(1) of t	itle 23, United States Code, is amended by striking "for ozone or carbon
16	monoxide, or	both, and for PM-10 resulting from transportation activities, without regard
17	to any limitat	ion of the Department of Transportation relating to the type of ambient air
18	quality standa	ard such project or program addresses" and inserting "or maintenance for
19	PM-10 result	ing from transportation activities".
20	SEC. 1303.	PRIORITY CONSIDERATION.
21	Section	on 149(g)(3) of title 23, United States Code, is amended to read as follows:
22		"(3) PRIORITY CONSIDERATION States and metropolitan planning
23	organ	izations shall give priority
24		"(A) in areas designated as nonattainment or maintenance for PM-
25		2.5 under the Clean Air Act (42 U.S.C. 7401 et seq.) in distributing funds
26		received for congestion mitigation and air quality projects and programs
27		from apportionments under section 104(b)(4) to projects and programs
28		that are likely to reduce emissions or precursor emissions of PM-2.5,
29		including diesel retrofits; and
30		"(B) in areas designated as nonattainment or maintenance for
31		ozone under the Clean Air Act (42 U.S.C. 7401 et seq.) in distributing

1		funds received for congestion mitigation and air quality projects and
2		programs from apportionments under section 104(b)(4) to projects and
3		programs that are likely to reduce precursor emissions of ozone.".
4	SEC. 1304.	EVALUATION AND ASSESSMENT OF PROJECTS.
5	Section	on 149(i)(1)(A) of title 23, United States Code, is amended by inserting "that
6	would contrib	oute to attainment or maintenance of a national ambient air quality standard"
7	before the per	riod at the end.
8	SEC. 1305.	ELECTRIC VEHICLE CHARGING STATIONS AND
9		COMMERCIAL MOTOR VEHICLE ANTI-IDLING FACILITIES
10		IN REST AREAS.
11	(a) IN	GENERALSection 111 of title 23, United States Code, is amended by
12	inserting at th	ne end the following:
13	"(f) E	LECTRIC VEHICLE CHARGING STATIONS AND COMMERCIAL
14	MOTOR VE	HICLE ANTI-IDLING FACILITIES IN REST AREAS
15		"(1) IN GENERALNotwithstanding subsection (a), a State may
16		"(A) permit electric vehicle charging stations and commercial
17		motor vehicle anti-idling facilities in a rest area along a highway on the
18		Interstate System in the State, if such stations or facilities will not impair
19		the highway or interfere with the free and safe flow of traffic thereon; and
20		"(B) charge a fee, or permit the charging of a fee, for the use of
21		such stations or facilities.
22		"(2) LIMITATION ON USE OF REVENUES Notwithstanding
23	subse	ction (b)(4), a State shall use any revenues received from fees collected
24	under	paragraph (1) for projects eligible under this title.".
25	(b) C0	ONFORMING AMENDMENTS
26		(1) CONGESTION MITIGATION AND AIR QUALITY
27	IMPR	OVEMENT PROGRAMSection 149(c)(2) of title 23, United States
28	Code,	is amended by striking "except that such stations may not be established or
29	suppo	rted where commercial establishments serving motor vehicle users are
30	prohil	pited by section 111 of title 23, United States Code".

1		(2) JASON'S LAWSection 1401(d) of the Moving Ahead for Progress
2	in the	21st Century Act, (23 U.S.C. 137 note) is amended
3		(A) in paragraph (1) by striking "Except as provided in paragraph
4		(2), a" and inserting "A";
5		(B) by striking paragraph (2); and
6		(C) by redesignating paragraph (3) as paragraph (2).
7		Subtitle EInnovative Finance and Tolling
8	SEC. 1401.	21st CENTURY INFRASTRUCTURE INVESTMENTS.
9	(a) IN	GENERALTitle 49, United States Code, is amended by inserting the
10	following after	er chapter 55:
11		"Chapter 5621st Century Infrastructure Investments
12	"Sec.	
13	"5601.	'TIGER' infrastructure investment grants.
14	"5602.	Fixing and Accelerating Surface Transportation grants.
15	"Sec. 5601.	'TIGER' infrastructure investment grants
16	"(a) E	STABLISHMENTThere is established in the Department a discretionary
17	grant progran	n, to be known as the 'TIGER Infrastructure Grant Program' and to be
18	administered	by the Secretary.
19	"(b) P	URPOSEFunds authorized under this section shall be available for
20	discretionary	grants to be provided on a competitive basis for projects that will have a
21	significant in	npact on the Nation, a metropolitan area, or a region.
22	"(c) E	LIGIBLE APPLICANTSApplicants eligible for funding under this
23	section include	le State, local, and Tribal governments, including U.S. territories, transit
24	agencies, por	t authorities, metropolitan planning organizations, other political
25	subdivisions	of State or local governments, and multi-State or multi-jurisdictional groups
26	applying thro	ugh a single lead applicant.
27	"(d) E	LIGIBLE PROJECTSProjects eligible for funding under this section
28	include the fo	ollowing:
29		"(1) Highway or bridge projects eligible under title 23, United States Code
30	(inclu	ding bicycle and pedestrian related projects).

1	(2) Public transportation projects eligible under chapter 53 of title 49,
2	United States Code.
3	"(3) Passenger and freight rail transportation projects.
4	"(4) Port infrastructure investments.
5	"(5) Intermodal projects.
6	"(6) Activities related to
7	"(A) the planning, preparation, or design of a single surface
8	transportation project; or
9	"(B) regional transportation investment planning, including
10	transportation planning that is coordinated with interdisciplinary factors
11	including housing development, economic competitiveness, network
12	connectivity, stormwater and other infrastructure investments, or that
13	addresses future risks and vulnerabilities, including extreme weather and
14	climate change.
15	"(e) GEOGRAPHIC DISTRIBUTION
16	"(1) EQUITABLE DISTRIBUTION In awarding funds under this
17	section, the Secretary shall take measures to ensure an equitable geographic
18	distribution of funds and an appropriate balance in addressing the needs of urban
19	and rural communities and the investment in a variety of transportation modes.
20	"(2) RURAL PROJECTS Not less than 20 percent of the funds provided
21	under this section shall be for projects located in rural areas. For the purposes of
22	the TIGER program, rural areas are those outside of an urbanized area as defined
23	by the U.S. Census Bureau.
24	"(3) LIMITATION BY STATENot more than 25 percent of the funds
25	provided under this section may be awarded to projects in a single State.
26	"(f) GRANT PROGRAM CRITERIA, SOLICITATION AND AWARDIn
27	administering the grant program under this section, the Secretary shall, within 90 days of
28	the enactment of this section, publish grant program criteria on which to base the
29	competition for any grants awarded under this section.
30	"(g) PLANNING GRANTS The Secretary may use up to 10 percent of the funds
31	authorized under this section to fund the activities specified in subsection (d)(6).

1	"(h) FEDERAL SHARE
2	"(1) IN GENERALThe Federal share of the costs for which an
3	expenditure is made under this section shall be up to 80 percent.
4	"(2) RURAL AREASThe Secretary may provide a Federal share of up
5	to 100 percent for a project in a rural area.
6	"(3) PRIORITYIn establishing grant program criteria pursuant to
7	subsection (g), the Secretary shall include priority for projects that request a
8	smaller Federal share.
9	"(i) DAVIS-BACON REQUIREMENT Projects conducted using funds
10	provided under this section shall comply with the requirements of the Davis-Bacon Act,
11	subchapter IV of chapter 31 of title 40, United States Code.
12	"(j) ADMINISTRATIVE EXPENSES
13	"(1) IN GENERALThe Secretary may use up to 1.5 percent of the funds
14	authorized under this section to administer
15	"(A) the grant program authorized under this section;
16	"(B) the Supplemental Discretionary Grants for a National Surface
17	Transportation System provided for in Pub. L. 111-5; and
18	"(C) the National Infrastructure Investments provided for in Public
19	Laws 111-117, 112-10, 113-6, and 113-235.
20	"(2) AVAILABILITYThe funds made available under paragraph (1)
21	shall remain available until expended.
22	"(k) TIFIA SUBSIDY AND ADMINISTRATIVE COSTSThe Secretary may
23	use up to 10 percent of the funds authorized under this section to pay the subsidy and
24	administrative costs of projects eligible for Federal credit assistance under chapter 6 of
25	title 23, United States Code, if the Secretary finds that the use of the funds would advance
26	the purposes of this section.
27	"(l) TRANSFER AUTHORITY Funds authorized under this section may be
28	transferred within the Department and administered in accordance with the requirements
29	of title 23 or 49 of the United States Code applicable to the agency to which the funds are
30	transferred and any other requirements applicable to the project.
31	"(m) INTERAGENCY COORDINATION AND COOPERATION

1	"(1) IN GENERALThe Secretary shall coordinate and cooperate with
2	other Federal agencies in carrying out the grant program authorized under this
3	section if the Secretary finds that such coordination and cooperation would
4	advance the purposes of this section.
5	"(2) INTERAGENCY AUTHORITY The Secretary may accept and
6	provide services from other Federal agencies with or without reimbursement in
7	order to further the purposes of this section.
8	"(3) INTERAGENCY DELEGATION OF AUTHORITYThe Secretary
9	may delegate the authority to issue or administer grants pursuant to this section to
10	other Federal agencies in the interest of administrative or programmatic efficiency
11	if the Secretary finds that such delegation would advance the purposes of this
12	section.
13	"(n) AUTHORIZATIONS
14	"(1) IN GENERALThere is authorized to be appropriated from the
15	Multimodal Account of the Transportation Trust Fund to carry out this section
16	"(A) \$1,250,000,000 for fiscal year 2016;
17	"(B) \$1,250,000,000 for fiscal year 2017;
18	"(C) \$1,250,000,000 for fiscal year 2018;
19	"(D) \$1,250,000,000 for fiscal year 2019;
20	"(E) \$1,250,000,000 for fiscal year 2020; and
21	"(F) \$1,250,000,000 for fiscal year 2021.
22	"(2) AVAILABILITY Funds authorized under this subsection
23	"(A) shall be available for obligation on October 1 of the fiscal
24	year for which they are authorized; and
25	"(B) except as specified in subsection (j), shall remain available for
26	obligation for a period of 2 years after the year for which they are
27	authorized.
28	"Sec. 5602. Fixing and Accelerating Surface Transportation grants
29	"(a) ESTABLISHMENT There is established in the Department a discretionary
30	grant program, to be known as the 'FAST Grant Program" and to be administered by the
31	Secretary. The program shall be a competitive program and designed to reform the way

1 transportation investments and decisions are made, implemented, and funded to achieve 2 National transportation outcomes, by promoting the implementation of policies and 3 procedures that generate long-term, institutionalized changes, and support performance-4 based management of the transportation system to improve transportation outcomes. 5 "(b) BEST PRACTICES.-- Evaluations of applications for funding under this 6 section shall be based in part on the extent to which the applicant has adopted or 7 implemented best practices, including--8 "(1) commitment to sustainable and innovative non-Federal sources of 9 transportation funding, including value capture and authority for local 10 governments to raise funding for transportation, that provide flexibility to make 11 investments across all modes of transportation and convey the full social cost of travel decisions to users; 12 13 "(2) development and incorporation of analytical tools in the investment 14 decision-making process, including benefit cost analysis; other economic 15 analyses; watershed-driven web-based geographic information systems; and use 16 of innovations in design, procurement and purchasing to improve project delivery 17 and efficiency and reduce costs; 18 "(3) use of operating practices and deployment of technologies that 19 increase the efficient use of transportation system capacity and reduce the need to 20 invest in new highway capacity; 21 "(4) adoption of laws, rules and regulations, and commitment of resources 22 toward practices that have been demonstrated to reduce transportation-related 23 fatalities and injuries; 24 "(5) integration of transportation planning and investment decisions with 25 other land-use and economic development decisions, including water 26 infrastructure and broadband deployment, to improve connectivity and 27 accessibility and to focus transportation investments near existing infrastructure; 28 "(6) adoption of laws, regulations, and practices that have been 29 demonstrated to reduce energy use, improve air and water quality, reduce or 30 mitigate stormwater impacts, promote long-term management of stormwater from

surface transportation assets, reduce greenhouse gas emissions, improve

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1	community adaptability and resilience, enhance community health and quality of
2	life, and expand transportation choices; and
3	"(7) improvements to regional governance that increase metropolitan
4	planning organization capacity and strengthens local and stakeholder input,
5	particularly traditionally underrepresented populations, into project selection.
6	"(c) ELIGIBLE APPLICANTS States, the District of Columbia, Puerto Rico,
7	U.S. territories (as defined in section 165(c) of title 23, United States Code), Tribal
8	governments, and metropolitan planning organizations are eligible applicants for funding
9	under this section, provided that
10	"(1) States, the District of Columbia, Puerto Rico, U.S. territories, and
11	Tribal applicants demonstrate meaningful participation of metropolitan planning
12	organizations, local governments, or transit agencies within the applicant's
13	jurisdiction in the development of the application;
14	"(2) metropolitan planning organizations include, as partners in their
15	applications, the State (or the District of Columbia, as appropriate), local
16	governments, or transit agencies required to carry out the best practices relied on
17	in their application; and
18	"(3) the applicant has experience in successfully and independently
19	administering Federal-aid highway or transit programs or projects.
20	"(d) LIST OF PROJECTS Applicants shall submit a program of transportation
21	projects that are related to the best practices identified in subsection (b) to demonstrate
22	how funds, if awarded under this section, will be spent. The list of projects shall
23	"(1) with regard to State applications, be developed with, and include
24	priorities of, metropolitan planning organizations within the applicant's
25	jurisdiction as identified in the metropolitan planning organization'
26	Transportation Improvement Programs;
27	"(2) demonstrate strong return on investment and competitive value for
28	taxpayer money by means of a benefit-cost analysis and consideration of
29	alternatives; and
30	"(3) further the best practices and reform initiatives identified under
31	subsection (b) and relied upon in the application.

1	"(e) AWARD OF FUNDSThe Federal Highway Administrator and Federal
2	Transit Administrator shall
3	"(1) competitively award funds under this section in one fiscal year or
4	over multiple fiscal years;
5	"(2) withhold a reasonable amount of funds under this section for
6	administration of the program, but not to exceed \$25,000,000 per year;
7	"(3) devise a methodology for the size of awards under this program based
8	on an applicant's share of the Federal transportation allocated or formula funding,
9	subject to the provision in paragraph (4);
10	"(4) make awards of no less than \$50,000,000, except that this paragraph
11	shall not apply to awards made to a Tribal government or a U.S. territory; and
12	"(5) in awarding funds under this section (other than under subsection (j)),
13	ensure an appropriate balance in addressing the needs of urban and rural
14	communities.
15	"(f) ELIGIBLE ACTIVITIES Funds provided under this program shall be used
16	for capital or planning expenses for
17	"(1) highway or bridge projects eligible for funding under title 23, United
18	States Code (including bicycle and pedestrian-related projects);
19	"(2) public transportation projects eligible for funding under chapter 53 of
20	title 49, United States Code;
21	"(3) passenger and freight rail transportation projects;
22	"(4) maritime port infrastructure investments eligible for funding under
23	chapter 503 of title 46;
24	"(5) domestic short sea shipping projects eligible for funding under
25	chapter 556 of title 46; and
26	"(6) intermodal projects combining any of the above.
27	"(g) CRITERIA FOR GRANT SELECTION In awarding a grant under this
28	subsection, the Secretary shall consider the extent to which the application
29	"(1) demonstrates the greatest performance as well as applicants that have
30	made the greatest progress in implementing the best practices listed in subsection
31	(b);

1	"(2) promotes National transportation priorities, including
2	"(A) reducing transportation fatalities and serious injuries;
3	"(B) strengthening economic competitiveness, including
4	multimodal goods movement and coordination of transportation and
5	economic development investments;
6	"(C) improving the state of repair of the transportation system and
7	enhancing community adaptability and resilience;
8	"(D) enhancing community health and improving quality of life by
9	increasing access to active transportation infrastructure, jobs and essential
10	services, particularly for under-served populations;
11	"(E) improving asset performance by reducing congestion through
12	demand management strategies, particularly strategies that curb demand
13	for single occupancy vehicle travel;
14	"(F) improving the efficiency of project development and system
15	performance and reducing the cost of projects and maintenance of the
16	transportation system; and
17	"(G) adoption of laws, regulations, and practices that have been
18	demonstrated to reduce energy use, improve air and water quality, reduce
19	or mitigate stormwater impacts, promote long-term management of
20	stormwater from surface transportation assets, reduce greenhouse gas
21	emissions, improve community adaptability and resilience, encourage
22	groundwater recharge, enhance community health and quality of life, and
23	expand transportation choices; and
24	"(3) meets other criteria the Secretary requires.
25	"(h) FUNDING
26	"(1) AUTHORIZED FUNDINGThere is authorized to be appropriated
27	for each of fiscal years 2016 through 2021 to carry out this section
28	"(A) \$500,000,000 from the Highway Account of the
29	Transportation Trust Fund; and
30	"(B) \$500,000,000 from the Mass Transit Account of the
31	Transportation Trust Fund.

1	"(2) OBLIGATION
2	"(A) IN GENERALThe funds authorized by paragraph (1) shall
3	be
4	"(i) available for obligation on October 1 of the fiscal year
5	for which they are authorized;
6	"(ii) available for obligation for a period of 3 years after the
7	last day of the fiscal year for which the funds are authorized; and
8	"(iii) subject to the limitation on obligations under
9	subparagraph (B).
10	"(B) OBLIGATION LIMITATION Notwithstanding any other
11	provision of law, in each of fiscal years 2016 through 2021, obligations
12	for the program under this section shall not exceed
13	"(i) \$1,000,000,0000; plus
14	"(ii) any amount remaining available for obligation under
15	the program from prior fiscal years.
16	"(3) FEDERAL SHAREThe Federal share for projects funded under
17	this section may be up to 100 percent.
18	"(i) TRANSFER AUTHORITY Funds authorized under this section may be
19	transferred within the Department and administered in accordance with the requirements
20	of title 23 or 49 of the United States Code applicable to the agency to which the funds are
21	transferred and any other requirements applicable to the project.
22	"(j) METROPOLITAN MOBILITY PROGRAM
23	"(1) ESTABLISHMENTThe Secretary shall establish a metropolitan
24	mobility program under this subsection.
25	"(2) RESERVATION OF FUNDSThe Secretary shall reserve up to
26	\$1,000,000,000 made available under this section over the period of fiscal years
27	2016 through 2021 for the program under this subsection. Any funds reserved
28	under this paragraph and not allocated under paragraph (3) shall be available for
29	the FAST Grant Program.
30	"(3) ALLOCATION OF FUNDS
31	"(A) AMOUNT AVAILABLE FOR ALLOCATION

1	"(i) IN GENERALThe amount of funding available to be
2	allocated under this subsection for a fiscal year for use in an
3	urbanized area with a population over 200,000 individuals shall
4	be-
5	"(I) \$250,000,000; multiplied by
6	"(II) the ratio that –
7	"(aa) the population of such urbanized area;
8	bears to
9	"(bb) the total population of all urbanized
10	areas with populations of over 200,000 individuals.
11	"(ii) ADJUSTMENTS TO AMOUNTSNotwithstanding
12	clause (i), the Secretary shall adjust the amounts determined under
13	clause (i) as follows:
14	"(I) MINIMUM AMOUNTThe amount available
15	to be allocated under this subsection for a fiscal year for
16	use in an urbanized area with a population over 200,000
17	individuals shall not be less than \$1,000,000.
18	"(II) MAXIMUM AMOUNTThe amount
19	available to be allocated under this subsection for a fiscal
20	year for use in an urbanized area with a population over
21	200,000 individuals shall not be greater than \$3,000,000.
22	"(B) AMOUNT TO ALLOCATE In a fiscal year the Secretary
23	shall make available to a State, for use in an urbanized area served by a
24	high performing metropolitan planning organization, an amount of funds
25	under this subsection equal to –
26	"(i) the amount available for allocation for that fiscal year
27	in that urbanized area under subparagraph (A); plus
28	"(ii) any amounts available for allocation in that urbanized
29	area under that subparagraph for any prior fiscal years
30	"(I) beginning with fiscal year 2016; and

1	"(II) in which the urbanized area was not served by		
2	a high performing metropolitan planning organization.		
3	"(4) ELIGIBLE USES OF FUNDS Funds provided under this subsection		
4	may be used-		
5		"(A) for any project or activity eligible under ti	tle 23;
6		"(B) for any project or activity eligible under cl	hapter 53, title 49;
7		or	
8		"(C) notwithstanding any other provision of law	w, to pay the non-
9		Federal share of the cost of any project or activity fund	led under chapter 53
10		or 56 of this title or under title 23.	
11		"(5) HIGH PERFORMING METROPOLITAN PLAN	NING
12	ORGA	ANIZATION DEFINEDIn this subsection, the term 'h	igh performing
13	metro	politan planning organization' means a metropolitan plan	nning organization
14	that th	he Secretary has designated as high performing under sec	ction 134(r) of title
15	23 or	section 5303(r) of this title.".	
16	(b) C0	ONFORMING AMENDMENTthe analysis of subtitle	III of title 49,
17	United States Code, is amended by inserting the following after the item relating to		
18	chapter 55:		
19	"56. 21st C	Century Infrastructure Investments	5601.".
20	SEC. 1402.	TRANSPORTATION INFRASTRUCTURE FINA	NCE AND
21		INNOVATION ACT OF 1998 AMENDMENTS.	
22	(a) DI	EFINITIONS	
23		(1) MASTER CREDIT AGREEMENTSSection 601	(a)(10) of title 23,
24	United	d States Code, is amended to read as follows:	
25		"(10) MASTER CREDIT AGREEMENTThe term '1	master credit
26	agreement' means a conditional agreement to extend credit assistance for a		
27	progra	am of related projects secured by a common security plea	dge (which shall
28	receiv	ve an investment grade rating from a rating agency) prior	to the Secretary
29	enteri	ing into such master credit agreement) under section 6020	(b)(2)(A), or for a
30	single	e project covered under section 602(b)(2)(B) that does no	ot provide for a
31	currer	nt obligation of Federal funds and that would	

1	"(A) make contingent commitments of 1 or more secured loans or
2	other Federal credit instruments at future dates, subject to the availability
3	of future funds being made available to carry out this chapter and subject
4	to the satisfaction of all the conditions for the provision of credit
5	assistance under this chapter, including section 603(b)(1);
6	"(B) establish the maximum amounts and general terms and
7	conditions of the secured loans or other Federal credit instruments;
8	"(C) identify the 1 or more dedicated non-Federal revenue sources
9	that will secure the repayment of the secured loans or secured Federal
10	credit instruments;
11	"(D) provide for the obligation of funds for the secured loans or
12	secured Federal credit instruments after all requirements have been met for
13	the projects subject to the master credit agreement, including
14	"(i) completion of an environmental impact statement or
15	similar analysis required under the National Environmental Policy
16	Act of 1969 (42 U.S.C. 4321 et seq.);
17	"(ii) compliance with such other requirements as are
18	specified in this chapter, including sections 602(c) and 603(b)(1);
19	and
20	"(iii) the availability of funds to carry out this chapter; and
21	"(E) require that contingent commitments result in a financial close
22	and obligation of credit assistance not later than 3 years after the date of
23	entry into the master credit agreement, or release of the commitment,
24	unless otherwise extended by the Secretary.".
25	(2) RURAL INFRASTRUCTURE PROJECTSection 601(a)(15) of title
26	23, United States Code, is amended to read as follows:
27	"(15) RURAL INFRASTRUCTURE PROJECTThe term 'rural
28	infrastructure project' means a surface infrastructure project located outside of a
29	Census Bureau-defined urbanized area.".
30	(b) MASTER CREDIT AGREEMENTS. Section 602(b)(2) of title 23, United
31	States Code is amended to read as follows:

1	"(2) MASTER CREDIT AGREEMENTS
2	"(A) PROGRAM OF RELATED PROJECTS The Secretary may
3	enter into a master credit agreement for a program of related projects
4	secured by a common security pledge on terms acceptable to the
5	Secretary.
6	"(B) ADEQUATE FUNDING NOT AVAILABLE If the
7	Secretary fully obligates funding to eligible projects in a fiscal year, and
8	adequate funding is not available to fund a credit instrument, a project
9	sponsor of an eligible project may elect to enter into a master credit
10	agreement and wait to execute a credit instrument until the fiscal year
11	during which additional funds are available to receive credit assistance.".
12	(c) APPLICATION PROCESSING PROCEDURES. Section 602(d)(2) of title
13	23, United States Code is amended to read as follows:
14	"(2) APPROVAL OR DENIAL OF APPLICATIONNot later than 60
15	days after the date of issuance of the written notice of a complete application
16	under paragraph (1), the Secretary shall provide to the applicant a written notice
17	informing the applicant whether the Secretary has approved or disapproved the
18	application.".
19	(d) AGREEMENTSSection 603(a)(1)(D) of title 23, United States Code, is
20	amended to read as follows:
21	"(D) to refinance long-term project obligations or Federal credit
22	instruments, if the refinancing provides additional demonstrated funding
23	capacity for the completion, enhancement, or expansion of any project
24	that
25	"(i) is selected under section 602; or
26	"(ii) otherwise meets the requirements of section 602.".
27	(e) LIMITATION ON REFINANCING OF INTERIM CONSTRUCTION
28	FINANCINGSection 603(a)(2) of title 23, United States Code, is amended to read as
29	follows:

1	"(2) LIMITATION ON REFINANCING OF INTERIM			
2	CONSTRUCTION FINANCINGA loan under paragraph (1) shall not			
3	refinance interim construction financing under paragraph (1)(B):			
4	"(A) if the maturity of such interim construction financing is later			
5	than one year after the substantial completion of the project, and			
6	"(B) later than 1 year after the date of substantial completion of the			
7	project.".			
8	(f) PROGRAM ADMINISTRATION Section 605 of title 23, United States			
9	Code, is amended by inserting at the end the following:			
10	"(f) REDUCING BURDEN ON SMALL PROJECTSThe Secretary may use up			
11	to \$5,000,000 of funds made available to carry out this chapter in a fiscal year in lieu of			
12	fees collected under subsection (b) for projects under this chapter having eligible project			
13	costs that are reasonably anticipated not to equal or exceed \$75,000,000.".			
14	(g) FUNDING			
15	(1) Section 608(a) of title 23, United States Code, is amended			
16	(A) by striking paragraph (4); and			
17	(B) by renumbering paragraphs (5) and (6) as (4) and (5),			
18	respectively.			
19	(2) Section 608(a)(6) of title 23, United States Code, is amended to read as			
20	follows:			
21	"(6) ADMINISTRATIVE COSTSOf the amounts made available to			
22	carry out this chapter, the Secretary may use not more than \$10,000,000 in fiscal			
23	year 2016, \$12,000,000 in fiscal year 2017, \$14,000,000 in fiscal year 2018,			
24	\$15,000,000 in fiscal year 2019, \$15,000,000 in fiscal year 2020, and			
25	\$15,000,000 in fiscal year 2021 for the administration of this chapter.".			
26	SEC. 1403. RAILROAD REHABILITATION AND IMPROVEMENT			
27	FINANCING.			
28	(a) DEFINITIONSSection 501 of the Railroad Revitalization and Regulatory			
29	Reform Act of 1976 (45 U.S.C. 821) is amended by inserting at the end the following:			
30	"(9) The term "railroad" means a railroad carrier as that term is defined in			
31	section 20102 of title 49, United States Code.".			

1	(b) GENERAL AUTHORITYSection 502(a) of the Railroad Revitalization and
2	Regulatory Reform Act of 1976 (45 U.S.C. 822(a)) is amended
3	(1) by striking paragraph (5) and inserting the following:
4	"(5) joint ventures that include at least one of the entities described in
5	paragraphs (1) through (4) or paragraph (6) of this section; and";
6	(2) in paragraph (6), by striking "second" and "that is served by no more
7	than a single railroad"; and
8	(3) in paragraph (6), by striking "limited option rail freight shippers" and
9	inserting "limited option freight shippers".
10	(c) ELIGIBLE PURPOSES Section 502(b) of the Railroad Revitalization and
11	Regulatory Reform Act of 1976 (45 U.S.C. 822(b)) is amended
12	(1) in paragraph (1)(A), by striking "shops" and inserting "shops, inclusive
13	of costs related to these activities, but not operating expenses"; and
14	(2) in paragraph (1)(B), by striking "subparagraph (A)" and inserting
15	"subparagraphs (A) or (C)".
16	(d) INFRASTRUCTURE PARTNERSSection 502(f) of the Railroad
17	Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 822(f)) is amended
18	(1) in paragraph (1)
19	(A) by inserting "including modifications thereto" after "1990";
20	(B) by inserting "and modification costs" after "premiums" in the
21	first sentence; and
22	(C) by inserting "or modification" after "application" at the end of
23	the first sentence;
24	(2) in paragraph (3), by inserting ", and in the case of a modification,
25	before the modification is executed" after "amounts"; and
26	(3) by striking paragraph (4).
27	(e) CONDITIONS OF ASSISTANCESection 502(h) of the Railroad
28	Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 822(h)) is amended
29	(1) in paragraph (2)
30	(A) by striking "project" and inserting "project, if applicable";
31	(B) by striking "(2)" and inserting "(2)(A)"; and

1	(C) by inserting at the end the following:
2	"(B) The Secretary may subordinate rights of the Secretary under
3	any provision of title 49 or title 23 of the United States Code, to the rights
4	of the Secretary under this section and section 503 of this Act."; and
5	(2) by inserting the following after subparagraph (3)(B):
6	"(4) The Secretary shall not provide assistance under this section
7	exceeding 80 percent of the reasonably anticipated eligible project costs on
8	projects
9	"(A) that receive a loan for which the Government pays the cost as
10	defined by section 502 of the Federal Credit Reform Act; and
11	"(B) with total eligible project costs estimated to exceed
12	\$100,000,000.".
13	(f) MODIFICATIONSSection 503(c) of the Railroad Revitalization and
14	Regulatory Reform Act of 1976 (45 U.S.C. 823(c)) is amended
15	(1) in paragraph (1), by striking "and" from the end;
16	(2) in paragraph (2), by striking the period and inserting "; and"; and
17	(3) by adding the following after paragraph (2) the following:
18	"(3) the modification cost has been covered pursuant to section 502(f).".
19	(g) EVALUATION, AWARD AND OVERSIGHT CHARGES Section 503 of
20	the Railroad Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 823) is
21	amended by striking subsection (k) and inserting the following:
22	"(k) CHARGES
23	"(1) PURPOSEThe Secretary may collect from each applicant a
24	reasonable charge for
25	"(A) the cost of evaluating the application, amendments,
26	modifications, and waivers including appraisal of the value of the
27	equipment or facilities for which the direct loan or loan guarantee is
28	sought, and for making necessary determinations and findings;
29	"(B) the cost of award and project management oversight;
30	"(C) the cost of services from expert firms, including counsel, in
31	the field of railroad, municipal and project finance, to assist in the

31	SEC. 1405.	TOLL ROADS, BRIDGES, TUNNELS, AND FERRIES.	
30	insert	ing "fiscal year".	
29		(2) in subsection (k), by striking "of fiscal years 2005 through 2009" and	
28		2009" and inserting "fiscal year"; and	
27		(C) in paragraph (3), by striking "of fiscal years 2005 through	
26		2009" and inserting "fiscal year"; and	
25		(B) in paragraph (2), by striking "of fiscal years 2005 through	
24		year under each of sections 104(b)(1) and 104(b)(2); and";	
23		"(A) 10 percent of the funds apportioned to the State for each fiscal	
22		following:	
21		(A) by striking paragraph (1)(A) and inserting in its place the	
20		(1) in subsection (d)	
19	Section	on 610 of title 23, United States Code, is amended	
18	SEC. 1404.	STATE INFRASTRUCTURE BANK PROGRAM.	
17	and Regulatory Reform Act of 1976 (Public Law 94-210).		
16	and loan guarantees pursuant to sections 502 through 504 of the Railroad Revitalization		
15	appropriated to the Secretary such sums as may be necessary for the cost of direct loans		
14	(h) AUTHORIZATION OF APPROPRIATIONSThere are authorized to be		
13	expended to pay for the costs described in this subsection.".		
12	account of the Federal Railroad Administration, and shall remain available until		
11	under this subsection shall be credited directly to the Safety and Operations		
10	-	"(3) FEES CREDITED TO SAFETY ACCOUNTAmounts collected	
9	guara	ntees under this title.	
8	•	II or Class III railroad from having adequate access to direct loans and loan	
7	prescribe standards for applying the charges to ensure that it does not prevent a		
6	percent of the principal amount requested in the application. The Secretary shall		
5	"(2) AMOUNTA charge under this subsection shall not exceed one		
4	of any term or condition or any event of default on a direct loan.		
3	"(D) the cost of all other expenses incurred as a result of a breach		
2	underwriting, auditing, servicing and exercise of rights with respect to direct loans and loan guarantees; and		
1		underwriting auditing servicing and exercise of rights with respect to	

1	(a) TOLLINGSection 129(a) of title 23, United States Code, is amended
2	(1) in paragraph (1)
3	(A) by striking subparagraphs (B), (G), and (H) and redesignating
4	(i) subparagraphs (C) through (F) as subparagraphs (B)
5	through (E), respectively; and
6	(ii) subparagraph (I) as subparagraph (H);
7	(B) in subparagraph (B), as redesignated, by
8	(i) inserting ", including such facilities" after "tunnel" in the
9	first place it appears; and
10	(ii) adding a comma after "Interstate System"; and
11	(C) by inserting after subparagraph (E), as redesignated, the
12	following:
13	"(F) reconstruction of a toll-free Federal-aid highway on the
14	Interstate System and conversion of the highway to a toll facility, subject
15	to the approval of the Secretary in accordance with paragraph (12);
16	"(G) conversion of 1 or more lanes on a toll-free highway, bridge
17	or tunnel (including highways, bridges or tunnels on the Interstate System)
18	to a toll facility for the purpose of reducing or managing high levels of
19	congestion, subject to the approval of the Secretary in accordance with
20	paragraph (12); and";
21	(2) in paragraph (3)(A), by
22	(A) striking "shall use" and inserting "shall ensure that";
23	(B) inserting "are used" after "toll facility" in the second place it
24	appears;
25	(C) redesignating clauses (iv) and (v) as clauses (vi) and (vii),
26	respectively;
27	(D) inserting after clause (iii) the following:
28	"(iv) any costs necessary for the improvement and operation of
29	public transportation service that
30	"(I) is provided within the transportation corridor in which
31	the toll facility is located; or

1	"(II) contributes to the improved operation of the toll
2	facility or the highway on which the toll facility is located;
3	"(v) any costs necessary for mitigating any adverse impacts
4	related to the tolling of the facility and identified under the
5	National Environmental Policy Act process as a priority by the
6	State or public authority imposing the tolls;" and
7	(E) inserting "or chapter 53 of title 49" before the period at the end
8	of clause (vii), as redesignated;
9	(3) by amending paragraph (4) to read as follows:
10	"(4) REQUIREMENTS FOR TOLLING FOR CONGESTION
11	MANAGEMENT
12	"(A) IN GENERALA public authority with jurisdiction over a
13	toll-free highway, bridge, or tunnel that is converted to a toll facility that is
14	tolled under paragraph (1)(G) shall manage the demand to use the facility
15	by varying the toll amount that is charged.
16	"(B) HOV FACILITIESA high occupancy vehicle facility
17	converted to a toll facility under paragraph (1)(G) shall be subject to the
18	requirements of section 166 of this title.";
19	(4) by redesignating paragraph (10) as paragraph (11);
20	(5) by inserting after paragraph (9) the following:
21	"(10) ELECTRONIC TOLL COLLECTION Fees collected from motorists
22	using a toll facility that is tolled pursuant to this section and opened to traffic on or
23	after October 1, 2016, shall be collected only through the use of noncash electronic
24	technology that optimizes the free flow of traffic on the toll facility."; and
25	(6) by inserting at the end the following:
26	"(12) APPROVALA facility tolled under paragraph (1)(F) or (1)(G) shall
27	receive the approval of the Secretary according to criteria that the Secretary shall
28	publish in the Federal Register.".
29	(b) FERRY BOATSSection 129(c)(2) of title 23, United States Code, is
30	amended by inserting ", ferry boats carrying commercial motor vehicles and passengers,"
31	before the phrase "and ferry boats carrying passengers only.".

1	(c) INTERSTATE SYSTEM RECONSTRUCTION AND REHABILITATION		
2	PILOT PROGRAMSection 1216(b) of the Transportation Equity Act for the 21st		
3	Century (Public Law 105-178) is repealed.		
4	SEC. 1406.	TAX-EXEMPT FINANCING FOR QUALIFIED SURFACE	
5		TRANSPORTATION PROJECTS.	
6	Section	on 142(m)(2)(A) of the Internal Revenue Code of 1986 (26 U.S.C	
7	142(m)(2)(A)) is amended by striking "\$15,000,000,000" and inserting		
8	"\$19,000,000	0,000".	
9	SEC. 1407.	PAY FOR SUCCESS.	
10	To the	e extent practicable, the Secretary shall encourage the use of pay for success	
11	contracting in the implementation of the programs administered by the Department.		
12	SEC. 1408.	ASSISTANT SECRETARY FOR INNOVATIVE FINANCE.	
13	(a) ES	STABLISHMENT OF ASSISTANT SECRETARY POSITIONSection	
14	102(e)(1) of title 49, as amended by section 8110 of this Act, is further amended		
15		(1) by striking "6 Assistant Secretaries" and inserting "7 Assistant	
16	Secre	taries"; and	
17		(2) in subparagraph (A), by inserting "an Assistant Secretary for	
18	Innovative Finance," before "and an Assistant Secretary".		
19	(b) CONFORMING AMENDMENT TO TITLE 5Section 5315 of title 5, as		
20	amended by section 8110 of this Act, is further amended by striking "(5)" in the		
21	undesignated	item relating to Assistant Secretaries of Transportation and inserting "(6)".	
22		TITLE IIFEDERAL-AID HIGHWAYS	
23		Subtitle AAuthorizations and Programs	
24	SEC. 2001.	AUTHORIZATION OF APPROPRIATIONS.	
25	(a) IN	GENERALThe following sums are authorized to be appropriated out of	
26	the Highway	Account of the Transportation Trust Fund:	
27		(1) FEDERAL-AID HIGHWAY PROGRAMFor the national highway	
28	perfo	rmance program under section 119 of title 23, United States Code, the	
29	surfac	e transportation program under section 133 of such title, the highway safety	
30	impro	evement program under section 148 of such title, the congestion mitigation	

1	and air quality improvement program under section 149 of such title, and to carry
2	out section 134 of such title
3	(A) \$38,640,000,000 for fiscal year 2016;
4	(B) \$39,413,000,000 for fiscal year 2017;
5	(C) \$40,182,000,000 for fiscal year 2018;
6	(D) \$40,984,000,000 for fiscal year 2019;
7	(E) \$41,792,000,000 for fiscal year 2020; and
8	(F) \$42,627,000,000 for fiscal year 2021.
9	(2) CRITICAL IMMEDIATE SAFETY INVESTMENTS PROGRAM
10	For the critical immediate safety investments program under section 2012 of this
11	Act
12	(A) \$7,450,000,000 for fiscal year 2016;
13	(B) \$6,250,000,000 for fiscal year 2017;
14	(C) \$5,000,000,000 for fiscal year 2018;
15	(D) \$3,800,000,000 for fiscal year 2019;
16	(E) \$3,550,000,000 for fiscal year 2020; and
17	(F) \$3,350,000,000 for fiscal year 2021.
18	(3) FEDERAL LANDS AND TRIBAL TRANSPORTATION
19	PROGRAMS
20	(A) TRIBAL TRANSPORTATION PROGRAMFor the Tribal
21	transportation program under section 202 of title 23, United States Code
22	(i) \$507,000,000 for fiscal year 2016;
23	(ii) \$517,000,000 for fiscal year 2017;
24	(iii) \$527,000,000 for fiscal year 2018;
25	(iv) \$538,000,000 for fiscal year 2019;
26	(v) \$548,760,000 for fiscal year 2020; and
27	(vi) \$559,735,000 for fiscal year 2021.
28	(B) FEDERAL LANDS TRANSPORTATION PROGRAMFor
29	the Federal lands transportation program under section 203 of such title
30	(i) \$370,000,000 for fiscal year 2016;
31	(ii) \$377.000.000 for fiscal year 2017:

1	(iii) \$385,000,000 for fiscal year 2018;
2	(iv) \$393,000,000 for fiscal year 2019;
3	(v) \$400,860,000 for fiscal year 2020; and
4	(vi) \$408,877,000 for fiscal year 2021,
5	of which 5 percent of the amount made available for each fiscal year shall
6	be for the United States Army Corps of Engineers; 15 percent of the
7	amount made available for each fiscal year shall be for the United States
8	Forest Service; and 80 percent of the amount made available for each
9	fiscal year shall be for the Department of Interior and divided by the
10	Secretary of Interior, with notification to the Secretary, among the
11	National Park Service, the Fish and Wildlife Service, the Bureau of Land
12	Management, and the Bureau of Reclamation.
13	(C) FEDERAL LANDS ACCESS PROGRAMFor the Federal
14	lands access program under section 204 of such title
15	(i) \$250,000,000 for fiscal year 2016;
16	(ii) \$255,000,000 for fiscal year 2017;
17	(iii) \$260,000,000 for fiscal year 2018;
18	(iv) \$265,000,000 for fiscal year 2019;
19	(v) \$270,000,000 for fiscal year 2020; and
20	(vi) \$275,000,000 for fiscal year 2021.
21	(D) NATIONALLY SIGNIFICANT FEDERAL LANDS AND
22	TRIBAL PROJECTS PROGRAM For the nationally significant Federal
23	lands and Tribal projects program under section 2008 of this Act,
24	\$150,000,000 for each of fiscal years 2016 through 2021.
25	(4) TRANSPORTATION INFRASTRUCTURE FINANCE AND
26	INNOVATION PROGRAMFor credit assistance under the transportation
27	infrastructure finance and innovation program under chapter 6 of such title,
28	\$1,000,000,000 for each of fiscal years 2016 through 2021.
29	(5) FEDERAL ALLOCATION PROGRAMS

1	(A) ON-THE-JOB TRAININGFor surface transportation and
2	technology training and summer transportation institutes under section
3	140(b) of such title
4	(i) \$11,000,000 for fiscal year 2016;
5	(ii) \$11,000,000 for fiscal year 2017;
6	(iii) \$11,000,000 for fiscal year 2018;
7	(iv) \$12,000,000 for fiscal year 2019;
8	(v) \$12,000,000 for fiscal year 2020; and
9	(vi) \$12,000,000 for fiscal year 20121.
10	(B) DISADVANTAGED BUSINESS ENTERPRISESFor
11	training programs and assistance programs under section 140(c) of such
12	title
13	(i) \$11,000,000 for fiscal year 2016;
14	(ii) \$11,000,000 for fiscal year 2017;
15	(iii) \$11,000,000 for fiscal year 2018;
16	(iv) \$12,000,000 for fiscal year 2019;
17	(v) \$12,000,000 for fiscal year 2020; and
18	(vi) \$12,000,000 for fiscal year 2021.
19	(C) HIGHWAY USE TAX EVASION PROJECTSFor highway
20	use tax evasion projects under section 143 of such title, \$10,000,000 for
21	each of fiscal years 2016 through 2021.
22	(D) CONSTRUCTION OF FERRY BOATS AND FERRY
23	TERMINAL FACILITIES For the construction of ferry boats and ferry
24	terminal facilities under section 147 of such title
25	(i) \$70,000,000 for fiscal year 2016;
26	(ii) \$71,000,000 for fiscal year 2017;
27	(iii) \$73,000,000 for fiscal year 2018;
28	(iv) \$74,000,000 for fiscal year 2019;
29	(v) \$75,420,000 for fiscal year 2020; and
30	(vi) \$76,868,000 for fiscal year 2021.
31	

1	(E) PERFORMANCE MANAGEMENT DATA SUPPORT
2	PROGRAMFor the performance management data support program
3	under section 150(f) of title 23, United States Code, \$10,000,000 for each
4	of fiscal years 2016 through 2021.
5	(F) TERRITORIAL AND PUERTO RICO HIGHWAY
6	PROGRAM For the territorial and Puerto Rico highway program under
7	section 165 of such title
8	(i) \$190,000,000 for fiscal year 2016;
9	(ii) \$194,000,000 for fiscal year 2017;
10	(iii) \$198,000,000 for fiscal year 2018;
11	(iv) \$202,000,000 for fiscal year 2019;
12	(v) \$206,040,000 for fiscal year 2020; and
13	(vi) \$210,161,000 for fiscal year 2021.
14	(G) JOBS-DRIVEN SKILLS AND OPPORTUNITY
15	PROGRAMS\$100,000,000 in each of fiscal years 2016 through 2021,
16	of which
17	(i) \$30,000,000 for each such fiscal year shall be for the
18	jobs-driven skills training program under section 140(b) of such
19	title (as added by section 1208 of this Act); and
20	(ii) \$70,000,000 for each such fiscal year shall be for the
21	connection to opportunity pilot program under section 134(q) of
22	such title and section 5303(q) of title 49, United States Code (as
23	added by section 1209 of this Act).
24	(b) DISADVANTAGED BUSINESS ENTERPRISES
25	(1) DEFINITIONSIn this subsection, the following definitions apply:
26	(A) SMALL BUSINESS CONCERN
27	(i) IN GENERALThe term "small business concern"
28	means a small business concern as the term is used in section 3 of
29	the Small Business Act (15 U.S.C. 632).
30	(ii) EXCLUSIONSThe term "small business concern"
31	does not include any concern or group of concerns controlled by

1	the same socially and economically disadvantaged individual or
2	individuals that have average annual gross receipts during the
3	preceding 3 fiscal years in excess of \$22,410,000, as adjusted
4	annually by the Secretary for inflation.
5	(B) SOCIALLY AND ECONOMICALLY DISADVANTAGED
6	INDIVIDUALS The term "socially and economically disadvantaged
7	individuals" has the meaning given the term in section 8(d) of the Small
8	Business Act (15 U.S.C. 637(d)) and relevant subcontracting regulations
9	issued pursuant to that Act, except that women shall be presumed to be
10	socially and economically disadvantaged individuals for purposes of this
11	subsection.
12	(2) AMOUNTS FOR SMALL BUSINESS CONCERNSExcept to the
13	extent that the Secretary determines otherwise, not less than 10 percent of the
14	amounts made available for any program under Titles II and III of this Act and
15	section 403 of title 23, United States Code, shall be expended through small
16	business concerns owned and controlled by socially and economically
17	disadvantaged individuals.
18	(3) ANNUAL LISTING OF DISADVANTAGED BUSINESS
19	ENTERPRISESEach State that receives funds under Title II of this Act, Title
20	III of this Act, Title VIII of this Act, or section 403 of title 23, United States
21	Code, shall annually
22	(A) survey and compile a list of the small business concerns
23	referred to in paragraph (2) in the State, including the location of the small
24	business concerns in the State; and
25	(B) notify the Secretary, in writing, of the percentage of the small
26	business concerns that are controlled by
27	(i) women;
28	(ii) socially and economically disadvantaged individuals
29	(other than women); and
30	(iii) individuals who are women and are otherwise socially
31	and economically disadvantaged individuals.

1	(4) UNIFORM CERTIFICATION
2	(A) IN GENERALThe Secretary shall establish minimum
3	uniform criteria for use by State governments in certifying whether a
4	concern qualifies as a small business concern for the purpose of this
5	subsection.
6	(B) INCLUSIONSThe minimum uniform criteria established
7	under subparagraph (A) shall include, with respect to a potential small
8	business concern
9	(i) on-site visits;
10	(ii) personal interviews with personnel;
11	(iii) issuance or inspection of licenses;
12	(iv) analyses of stock ownership;
13	(v) listings of equipment;
14	(vi) analyses of bonding capacity;
15	(vii) listings of work completed;
16	(viii) examination of the resumes of principal owners;
17	(ix) analyses of financial capacity; and
18	(x) analyses of the type of work preferred.
19	(5) REPORTINGThe Secretary shall establish minimum requirements
20	for use by State governments in reporting to the Secretary
21	(A) information concerning disadvantaged business enterprise
22	awards, commitments, and achievements; and
23	(B) such other information as the Secretary determines to be
24	appropriate for the proper monitoring of the disadvantaged business
25	enterprise program.
26	(6) COMPLIANCE WITH COURT ORDERSNothing in this subsection
27	limits the eligibility of an individual or entity to receive funds made available
28	under Titles II and III of this Act and section 403 of title 23, United States Code,
29	if the entity or person is prevented, in whole or in part, from complying with
30	paragraph (2) because a Federal court issues a final order in which the court finds
31	that a requirement or the implementation of paragraph (2) is unconstitutional.

1	(c) CONFORMING AMENDMENTS
2	(1) PUERTO RICO AND TERRITORIAL HIGHWAYSSection 165(a)
3	of title 23, United States Code, is amended to read as follows:
4	"(a) DIVISION OF FUNDS Of funds made available for the territorial and
5	Puerto Rico highway program-
6	"(1) for fiscal year 2016
7	"(A) \$150,000,000 shall be for the Puerto Rico highway program
8	under subsection (b); and
9	"(B) \$40,000,000 shall be for the territorial highway program
10	under subsection (c);
11	"(2) for fiscal year 2017–
12	"(A) \$153,000,000 shall be for the Puerto Rico highway program
13	under subsection (b); and
14	"(B) \$41,000,000 shall be for the territorial highway program
15	under subsection (c);
16	"(3) for fiscal year 2018
17	"(A) \$156,000,000 shall be for the Puerto Rico highway program
18	under subsection (b); and
19	"(B) \$42,000,000 shall be for the territorial highway program
20	under subsection (c);
21	"(4) for fiscal year 2019
22	"(A) \$159,000,000 shall be for the Puerto Rico highway program
23	under subsection (b); and
24	"(B) \$43,000,000 shall be for the territorial highway program
25	under subsection (c).
26	"(5) for fiscal year 2020
27	"(A) \$162,030,000 shall be for the Puerto Rico highway program
28	under subsection (b); and
29	"(B) \$44,010,000 shall be for the territorial highway program
30	under subsection (c).".
31	"(6) for fiscal year 2021

1		"(A) \$165,120,750 shall be for the Puerto Rico highway program	
2	under subsection (b); and		
3	"(B) \$45,040,250 shall be for the territorial highway program		
4	under subsection (c).".		
5		(2) DISADVANTAGED BUSINESS ENTERPRISESSection 140(c) of	
6	such t	itle is amended by striking "From administrative funds made available	
7	under	section 104(a), the Secretary shall deduct such sums as necessary, not to	
8	excee	d \$10,000,000 per fiscal year, for the administration of this subsection.".	
9	(3) HIGHWAY USE TAX EVASION PROJECTSSection 143(b)(2		
10	such title is amended to read as follows:		
11	"(2) FUNDINGFunds made available to carry out this section may be		
12	allocated to the Internal Revenue Service and the States at the discretion of the		
13	Secretary, except that of funds so made available for each fiscal year, \$2,000,00		
14	shall be available only to carry out intergovernmental enforcement efforts,		
15	including research and training.".		
16		(4) CONSTRUCTION OF FERRY BOATS AND FERRY TERMINAL	
17	FACILITIESSection 147 of such title is amended		
18	(A) by striking subsection (e); and		
19	(B) by redesignating subsections (f) and (g) as subsections (e) and		
20		(f), respectively.	
21	SEC. 2002.	OBLIGATION LIMITATION.	
22	(a) GENERAL LIMITATION Subject to subsection (e), and notwithstanding		
23	any other provision of law, the obligations for Federal-aid highway and highway safety		
24	construction programs shall not exceed		
25		(1) \$50,068,248,000 for fiscal year 2016;	
26		(2) \$50,705,248,000 for fiscal year 2017;	
27		(3) \$51,263,248,000 for fiscal year 2018;	
28		(4) \$51,876,248,000 for fiscal year 2019;	
29		(5) \$52,485,293,000 for fiscal year 2020; and	
30		(6) \$53,169,199,000 for fiscal year 2021.	

1	(b) EXCEPTIONSThe limitations under subsection (a) shall not apply to
2	obligations under or for
3	(1) section 125 of title 23, United States Code;
4	(2) section 147 of the Surface Transportation Assistance Act of 1978 (23
5	U.S.C. 144 note; 92 Stat. 2714);
6	(3) section 9 of the Federal-Aid Highway Act of 1981 (95 Stat. 1701);
7	(4) subsections (b) and (j) of section 131 of the Surface Transportation
8	Assistance Act of 1982 (96 Stat. 2119);
9	(5) subsections (b) and (c) of section 149 of the Surface Transportation
10	and Uniform Relocation Assistance Act of 1987 (101 Stat. 198);
11	(6) sections 1103 through 1108 of the Intermodal Surface Transportation
12	Efficiency Act of 1991 (105 Stat. 2027);
13	(7) section 157 of title 23, United States Code (as in effect on June 8,
14	1998);
15	(8) section 105 of title 23, United States Code (as in effect for fiscal years
16	1998 through 2004, but only in an amount equal to \$639,000,000 for each of
17	those fiscal years);
18	(9) Federal-aid highway programs for which obligation authority was
19	made available under the Transportation Equity Act for the 21st Century (112
20	Stat. 107) or subsequent Acts for multiple years or to remain available until
21	expended, but only to the extent that the obligation authority has not lapsed or
22	been used;
23	(10) section 105 of title 23, United States Code (but, for each of fiscal
24	years 2005 through 2012, only in an amount equal to \$639,000,000 for each of
25	those fiscal years);
26	(11) section 1603 of SAFETEA-LU (23 U.S.C. 118 note; 119 Stat. 1248)
27	to the extent that funds obligated in accordance with that section were not subject
28	to a limitation on obligations at the time at which the funds were initially made
29	available for obligation; and

1	(12) section 119 of title 23, United States Code (but, for each of fiscal
2	years 2013 through 2021, only in an amount equal to \$639,000,000 for each of
3	those fiscal years).
4	(c) DISTRIBUTION OF OBLIGATION AUTHORITY For each of fiscal years
5	2016 through 2021, the Secretary
6	(1) shall not distribute obligation authority provided by subsection (a) for
7	the fiscal year for
8	(A) amounts authorized for administrative expenses and programs
9	by section 104(a) of title 23, United States Code; and
10	(B) amounts authorized for the Bureau of Transportation
11	Statistics;
12	(2) shall not distribute an amount of obligation authority provided by
13	subsection (a) that is equal to the unobligated balance of amounts
14	(A) made available from the Highway Trust Fund (other than the
15	Mass Transit Account) or from the Highway Account of the
16	Transportation Trust Fund for Federal-aid highway and highway safety
17	construction programs for previous fiscal years the funds for which are
18	allocated by the Secretary (or apportioned by the Secretary under sections
19	202 or 204 of title 23, United States Code); and
20	(B) for which obligation authority was provided in a previous
21	fiscal year;
22	(3) shall determine the proportion that
23	(A) the obligation authority provided by subsection (a) for the
24	fiscal year, less the aggregate of amounts not distributed under paragraphs
25	(1) and (2) of this subsection; bears to
26	(B) the total of the sums authorized to be appropriated for the
27	Federal-aid highway and highway safety construction programs (other
28	than sums authorized to be appropriated for provisions of law described in
29	paragraphs (1) through (11) of subsection (b) and sums authorized to be
30	appropriated for section 119 of title 23, United States Code, equal to the
31	amount referred to in subsection (b)(12) for the fiscal year), less the

1	aggregate of the amounts not distributed under paragraphs (1) and (2) of
2	this subsection;
3	(4) shall distribute the obligation authority provided by subsection (a), less
4	the aggregate amounts not distributed under paragraphs (1) and (2), for each of
5	the programs (other than programs to which paragraph (1) applies) that are
6	allocated by the Secretary under this Act and title 23, United States Code, or
7	apportioned by the Secretary under sections 202 or 204 of that title, by
8	multiplying
9	(A) the proportion determined under paragraph (3); by
10	(B) the amounts authorized to be appropriated for each such
11	program for the fiscal year; and
12	(5) shall distribute the obligation authority provided by subsection (a), less
13	the aggregate amounts not distributed under paragraphs (1) and (2) and the
14	amounts distributed under paragraph (4), for Federal-aid highway and highway
15	safety construction programs that are apportioned by the Secretary under title 23,
16	United States Code (other than the amounts apportioned for the national highway
17	performance program in section 119 of title 23, United States Code, that are
18	exempt from the limitation under subsection (b)(12) and the amounts apportioned
19	under sections 202 and 204 of that title) or under this Act in the proportion that
20	(A) amounts authorized to be appropriated for the programs that
21	are apportioned under title 23, United States Code, or under this Act to
22	each State for the fiscal year; bears to
23	(B) the total of the amounts authorized to be appropriated for the
24	programs that are apportioned under title 23, United States Code, or under
25	this Act to all States for the fiscal year.
26	(d) REDISTRIBUTION OF UNUSED OBLIGATION AUTHORITY
27	Notwithstanding subsection (c), the Secretary shall, after August 1of each of fiscal years
28	2016 through 2021
29	(1) revise a distribution of the obligation authority made available under
30	subsection (c) if an amount distributed cannot be obligated during that fiscal year;
31	and

1	(2) redistribute sufficient amounts to those States able to obligate amounts
2	in addition to those previously distributed during that fiscal year, giving priority
3	to those States having large unobligated balances of funds apportioned under
4	sections 144 (as in effect on the day before the date of enactment of Public Law
5	112-141) and 104 of title 23, United States Code.
6	(e) APPLICABILITY OF OBLIGATION LIMITATIONS TO
7	TRANSPORTATION RESEARCH PROGRAMS
8	(1) IN GENERALExcept as provided in paragraph (2), obligation
9	limitations imposed by subsection (a) shall apply to contract authority for
10	transportation research programs carried out under
11	(A) chapter 5 of title 23, United States Code; and
12	(B) Title VIII of this Act.
13	(2) EXCEPTIONObligation authority made available under paragraph (1)
14	shall—
15	(A) remain available for a period of 4 fiscal years; and
16	(B) be in addition to the amount of any limitation imposed on
17	obligations for Federal-aid highway and highway safety construction
18	programs for future fiscal years.
19	(f) REDISTRIBUTION OF CERTAIN AUTHORIZED FUNDS
20	(1) IN GENERALNot later than 30 days after the date of distribution of
21	obligation authority under subsection (c) for each of fiscal years 2016 through
22	2021, the Secretary shall distribute to the States any funds (excluding funds
23	authorized for the program under section 202 of title 23, United States Code)
24	that—
25	(A) are authorized to be appropriated for the fiscal year for
26	Federal-aid highway programs; and
27	(B) the Secretary determines will not be allocated to the States (or
28	will not be apportioned to the States under section 204 of title 23, United
29	States Code), and will not be available for obligation, for the fiscal year
30	because of the imposition of any obligation limitation for the fiscal year.

1		(2) RATIOFunds shall be distributed under paragraph (1) in the same	
2	proportion as the distribution of obligation authority under subsection (c)(5).		
3		(3) AVAILABILITYFunds distributed to each State under paragraph (1)	
4	shall	be available for any purpose described in section 133(b) of title 23, United	
5	States	s Code.	
6	SEC. 2003.	APPORTIONMENT.	
7	(a) SI	ECTION 104 AMENDMENTSSection 104 of title 23, United States Code, is	
8	amended		
9		(1) by amending subsection (a)(1) to read as follows:	
10		"(1) IN GENERALThere are authorized to be appropriated from the Highway	
11	Acco	unt of the Transportation Trust Fund to be made available to the Secretary for	
12	admii	nistrative expenses of the Federal Highway Administration	
13		"(A) \$442,248,000 for fiscal year 2016;	
14		"(B) \$451,248,000 for fiscal year 2017;	
15		"(C) \$460,248,000 for fiscal year 2018;	
16		"(D) \$469,248,000 for fiscal year 2019;	
17		"(E) \$478,633,000 for fiscal year 2020; and	
18		"(F) \$488,206,000 for fiscal year 2021.".	
19		(2) in subsection (c)(2)	
20		(A) by adding "and thereafter" after "2014" the first time it appears; and	
21		(B) in subparagraph (A) by adding "and each fiscal year thereafter" after	
22		"2014"; and	
23		(3) by inserting at the end the following:	
24	"(h) I	MPLEMENTATION OF FUTURE STRATEGIC HIGHWAY RESEARCH	
25	PROGRAM	FINDINGS AND RESULTSBefore making an apportionment under	
26	subsection (c	) for each of fiscal years 2016 through 2021, the Secretary may set aside up	
27	to \$25,000,00	00 for each fiscal year to carry out the implementation of future strategic	
28	highway rese	earch program findings and results under section 503(c)(2)(C). Funds	
29	expended und	der this subsection shall not be considered to be part of the extramural	
30	budget of the	agency for the purpose of section 9 of the Small Business Act (15 U.S.C.	
31	638)".		

1	(b) CONFORMING AMENDMENTSection 505 of title 23, United States		
2	Code, is amended by striking subsection (c) and redesignating subsections (d) and (e) as		
3	(c) and (d), re	espectively.	
4	SEC. 2004.	FEDERAL LANDS TRANSPORTATION PROGRAM.	
5	(a) DI	EFINITIONSSection 101(a) of title 23, United States Code, is amended	
6		(1) in paragraph (8) by striking "is adjacent to,"; and	
7		(2) by striking paragraphs (9) and (10) and redesignating paragraphs (11)	
8	throug	gh (34) as paragraphs (9) through (32), respectively.	
9	(b) O'	THER AMENDMENTSSection 203 of title 23, United States Code, is	
10	amended		
11		(1) in subsection (a)(1), by	
12		(A) striking "; and" at the end of subparagraph (C) and inserting a	
13		period; and	
14		(B) striking subparagraph (D);	
15		(2) in subsection (b)(1)	
16		(A) in the matter preceding subparagraph (A), by striking "2011"	
17		and inserting "2012"; and	
18		(B) in subparagraph (B)	
19		(i) by striking "; and" at the end of clause (iv) and inserting	
20		a semicolon;	
21		(ii) by striking the period at the end of clause (v) and insert	
22		"; and"; and	
23		(iii) by inserting at the end the following:	
24		"(vi) the Bureau of Reclamation.";	
25		(3) at the end of subsection (c)(2)(B), by inserting the following:	
26		"(vi) The Bureau of Reclamation."; and	
27		(4) by striking subsection (d).	
28	(c) PE	ERFORMANCE MANAGEMENTSection 203(b)(2)(B) of title 23, United	
29	States Code,	is amended by inserting "performance management, including" after	
30	"support".		
31	SEC. 2005.	EMERGENCY RELIEF FOR FEDERALLY OWNED ROADS.	

1	(a) FEDERAL SHARESection 120(e)(2) of title 23, United States Code, is		
2	amended by striking "Federal land access transportation facilities" and inserting "other		
3	federally owned roads that are open to public travel (as defined in section 125(e)(1) of		
4	this title)".		
5	(b) EI	LIGIBILITYSection 125(d)(3) of title 23, United States Code, is	
6	amended		
7		(1) at the end of subparagraph (A) by striking "or";	
8		(2) at the end of subparagraph (B) by striking the period and inserting ";	
9	or"; ar	nd	
10		(3) by inserting at the end the following:	
11		"(C) projects eligible for assistance under this section located on	
12		Tribal transportation facilities, Federal lands transportation facilities, or	
13		other federally owned roads that are open to public travel.".	
14	(c) DI	EFINITIONSection 125(e) of title 23, United States Code, is amended by	
15	striking parag	graph (1) and inserting the following:	
16		"(1) DEFINITIONSIn this subsection	
17		"(A) 'open to public travel' means, with respect to a road, that,	
18		except during scheduled periods, extreme weather conditions, or	
19		emergencies, the road is maintained and open to the general public and	
20		can accommodate travel by a standard passenger vehicle, without	
21		restrictive gates or prohibitive signs or regulations, other than for general	
22		traffic control or restrictions based on size, weight, or class of registration;	
23		and	
24		"(B) 'standard passenger vehicle' means a vehicle with six inches	
25		of clearance from the lowest point of the frame, body, suspension, or	
26		differential to the ground.".	
27	SEC. 2006.	TRIBAL HIGH PRIORITY PROJECTS PROGRAM AND TRIBAL	
28		TRANSPORTATION PROGRAM AMENDMENTS.	
29	(a) IN	GENERALSection 202 of title 23, United States Code, is amended as	
30	follows:		
31		(1) In subsection (a)(1)	

1	(A) in subparagraph (A), by striking the final semicolon and
2	inserting "; and";
3	(B) in subparagraph (B), by striking "; and" and inserting a period;
4	and
5	(C) by striking subparagraph (C).
6	(2) In subsection (b)(3)(A)(i), by striking "and subsections (c), (d), and
7	(e)" and inserting "and subsections (a)(6), (c), (d), (e), and (g)".
8	(3) In subsection (c)(1), by striking "2 percent" and inserting "3 percent".
9	(4) In subsection (d)(2), by striking "2 percent" and inserting "4 percent".
10	(5) Inserting after subsection (f) the following:
11	"(g) TRIBAL HIGH PRIORITY PROJECTS PROGRAM
12	"(1) FUNDINGBefore making any distribution under subsection (b), the
13	Secretary shall set aside not more than 7 percent of the funds made available for
14	the Tribal transportation program for that fiscal year to carry out this subsection.
15	"(2) ELIGIBLE APPLICANTS Applicants eligible for program funds
16	under this subsection include
17	"(A) an Indian tribe whose annual allocation of funding under
18	subsection (b) is insufficient to complete the highest priority project of the
19	Indian tribe;
20	"(B) a governmental subdivision of an Indian tribe
21	"(i) that is authorized to administer the funding of the
22	Indian tribe under this section; and
23	"(ii) for which the annual allocation under subsection (b) is
24	insufficient to complete the highest priority project of the Indian
25	tribe; or
26	"(C) any Indian tribe or governmental subdivision of an Indian
27	tribe that has an emergency or disaster with respect to a transportation
28	facility included on the national inventory of Tribal transportation
29	facilities under subsection (b)(1).
30	"(3) ELIGIBLE FACILITIES AND ACTIVITIESTo be funded under
31	this subsection, a project

1	"(A) shall be on a Tribal transportation facility that is included in
2	the national inventory of Tribal transportation facilities under subsection
3	(b)(1); and
4	"(B) except as specified in paragraph (4), shall be an activity
5	eligible under
6	"(i) subsection (a)(1); or
7	"(ii) the emergency relief program, authorized under
8	section 125 of this title, but that does not meet the funding
9	thresholds under part 668 of title 23, Code of Federal Regulations.
10	"(4) LIMITATION ON USE OF FUNDS Funds under this subsection
11	shall not be used for
12	"(A) transportation planning;
13	"(B) research;
14	"(C) routine maintenance activities;
15	"(D) structures and erosion protection unrelated to transportation
16	and roadways;
17	"(E) general reservation planning not involving transportation;
18	"(F) landscaping and irrigation systems not involving a
19	transportation program or project;
20	"(G) work performed on a project that is not included on a
21	transportation improvement program approved by the Federal Highway
22	Administration, unless otherwise authorized by the Secretary of the
23	Interior and the Secretary;
24	"(H) the purchase of equipment, unless otherwise authorized by
25	Federal law; or
26	"(I) the condemnation of land for recreational trails.
27	"(5) PROJECT APPLICATIONS; FUNDING
28	"(A) IN GENERAL To apply for funds under this subsection, an
29	eligible applicant shall submit to the Department of the Interior or the
30	Department of Transportation an application that includes

1	(1) project scope of work, including deliverables, budget,
2	and timeline;
3	"(ii) the amount of funds requested;
4	"(iii) project information addressing
5	"(I) the ranking criteria identified in subparagraph
6	(C); or
7	"(II) the nature of the emergency or disaster;
8	"(iv) documentation that the project meets the definition of
9	a Tribal transportation facility and is included in the national
10	inventory of Tribal transportation facilities under subsection (b)(1)
11	"(v) documentation of official Tribal action requesting the
12	project;
13	"(vi) documentation from the Indian tribe providing
14	authority for the Secretary of the Interior to place the project on a
15	transportation improvement program if the project is selected and
16	approved; and
17	"(vii) any other information the Secretary of the Interior or
18	Secretary considers appropriate to make a determination.
19	"(B) LIMITATION ON APPLICATIONSAn applicant for funds
20	under the program may only have one application for assistance under this
21	subsection pending at any one time, including any emergency or disaster
22	project application under paragraph (6).
23	"(C) APPLICATION RANKING
24	"(i) IN GENERALThe Secretary of the Interior and the
25	Secretary shall determine the eligibility of, and fund, program
26	applications, subject to the availability of funds.
27	"(ii) RANKING CRITERIAThe project ranking criteria
28	for applications under this subsection shall include
29	"(I) the existence of safety hazards with
30	documented fatality and injury crashes;

1	"(II) the number of years since the Indian tribe last
2	completed a construction project funded by the Indian
3	Reservation Roads program (as in effect the day before the
4	date of enactment of MAP-21) or the Tribal Transportation
5	Program under section 202 of title 23, United States Code;
6	"(III) the readiness of the Indian tribe to proceed to
7	construction or bridge design need;
8	"(IV) the percentage of project costs matched by
9	funds that are not provided under this section, with projects
10	with a greater percentage of other sources of matching
11	funds ranked ahead of lesser matches);
12	"(V) the amount of funds requested, with requests
13	for lesser amounts given greater priority;
14	"(VI) the challenges caused by geographic isolation
15	and
16	"(VII) all-weather access for employment,
17	commerce, health, safety, educational resources, or
18	housing.
19	"(iii) PROJECT SCORING MATRIXThe project scoring
20	matrix established in Subpart I of part 170 of title 25, Code of
21	Federal Regulations (as in effect on July 19, 2004) shall be used to
22	rank all applications accepted under this subsection.
23	"(D) FUNDING PRIORITY LIST
24	"(i) IN GENERALThe Secretary of the Interior and the
25	Secretary shall jointly produce a funding priority list that ranks the
26	projects approved for funding under the program.
27	"(ii) LIMITATION The number of projects on the list
28	shall be limited by the amount of funding set aside for this
29	subsection.
30	"(E) TIMELINEThe Secretary of the Interior and the Secretary
31	shall

1	"(i) establish deadlines for applications;
2	"(ii) notify all applicants and Regions in writing of
3	acceptance of applications;
4	"(iii) rank all accepted applications in accordance with the
5	project scoring matrix, develop the funding priority list, and return
6	unaccepted applications to the applicant with an explanation of
7	deficiencies;
8	"(iv) notify all accepted applicants of the projects included
9	on the funding priority list; and
10	"(v) distribute funds to successful applicants.
11	"(6) EMERGENCY OR DISASTER PROJECT APPLICATIONS
12	"(A) IN GENERALNotwithstanding paragraph (5)(E), an
13	eligible applicant may submit an emergency or disaster project application
14	at any time.
15	"(B) CONSIDERATION AS PRIORITY The Secretary of the
16	Interior and the Secretary shall
17	"(i) consider project applications submitted under this
18	paragraph to be a priority project under this subsection; and
19	"(ii) fund the project applications in accordance with
20	subparagraph (C).
21	"(C) FUNDING
22	"(i) IN GENERALIf an eligible applicant submits an
23	application for a project under this paragraph before the issuance
24	of the list under paragraph (5)(D) and the project is determined to
25	be eligible for program funds, the Secretary of the Interior and the
26	Secretary shall provide funding for the project before providing
27	funding for other approved projects on the list.
28	"(ii) SUBMISSION AFTER ISSUANCE OF LISTIf an
29	eligible applicant submits an application under this subsection after
30	the issuance of the list under paragraph (5)(D) and the distribution
31	of program funds in accordance with the list, the Secretary of the

1	Interior and the Secretary shall provide funding for the project on
2	the date on which unobligated funds provided to projects on the list
3	are returned to the respective Department.
4	"(iii) EFFECT ON OTHER PROJECTS If the Secretary
5	of the Interior and the Secretary use funding previously designated
6	for a project on the list under paragraph (5)(D) to fund an
7	emergency or disaster project under this paragraph, the project on
8	the list that did not receive funding as a result of the redesignation
9	of funds shall move to the top of the list the following year.
10	"(D) EMERGENCY OR DISASTER PROJECT COSTThe cost
11	of a project submitted as an emergency or disaster under this paragraph
12	shall equal at least 10 percent of the distribution of funds of the Indian
13	tribe under subsection (b).
14	"(7) LIMITATION ON PROJECT AMOUNTSProject funding shall be
15	limited to a maximum of \$1,500,000 per application, except that funding for
16	disaster or emergency projects shall also be limited to the estimated cost of
17	repairing damage to the Tribal transportation facility.
18	"(8) COST ESTIMATE CERTIFICATIONAll cost estimates prepared
19	for a project shall be required to be submitted by the applicant to the Secretary of
20	the Interior or the Secretary for certification and approval.".
21	(b) CONFORMING AMENDMENTSection 1123 of the Moving Ahead for
22	Progress in the 21st Century Act (P.L. 112-141) is repealed.
23	SEC. 2007. FEDERAL LANDS ACCESS PROGRAM FEDERAL SHARE.
24	Section 201(b)(7) of title 23, United States Code, is amended
25	(1) in subparagraph (A), by striking "shall be 100 percent" and inserting
26	"may be up to 100 percent"; and
27	(2) in subparagraph (B), by inserting before the final period ", except that
28	the Federal share for the cost of a project on a Federal lands access transportation
29	facility owned by a county, town, township, municipal, Tribal, or local
30	government may be up to 95 percent".

1	<b>SEC. 2008.</b>	NATIONALLY SIGNIFICANT FEDERAL LANDS AND TRIBAL	
2		PROJECTS PROGRAM.	
3	(a) IN GENERALChapter 2 of title 23, United States Code, is amended by		
4	inserting after section 206 the following:		
5	"Sec. 207. Na	tionally significant Federal lands and tribal projects program	
6	"(a) PU	RPOSEThe Secretary shall establish a nationally significant Federal	
7	lands and trib	al projects program to provide funding needed to construct, reconstruct, or	
8	rehabilitate na	ationally significant Federal lands and Tribal transportation projects.	
9	"(b) AP	PLICANTS	
10	,	"(1) IN GENERALExcept as specified in paragraph (2), entities eligible	
11	to receiv	ve funds under sections 201, 202, 203 and 204 of this title may apply for	
12	funding	under this program.	
13	,	'(2) SPECIAL RULEA State, county or local governments may only	
14	apply if	sponsored by an eligible Federal Land Management Agency or Indian tribe.	
15	"(c) ELl	IGIBLE PROJECTSAn eligible project under this section shall be a single	
16	continuous pr	oject	
17	•	'(1) on a Federal lands transportation facility, a Federal lands access	
18	transpor	tation facility, or a Tribal transportation facility, as defined under section	
19	101 of t	his title, except that such facility is not required to be included on an	
20	inventor	ry as described under sections 202 or 203 of title 23, United States Code;	
21	•	(2) for which completion of activities required under the National	
22	Environ	mental Policy Act of 1969 (42 U.S.C. 4321 et seq.), has been demonstrated	
23	through	a record of decision with respect to the project, a finding that the project	
24	has no s	ignificant impact, or a determination that the project is categorically	
25	exclude	d; and	
26	•	(3) having an estimated cost, based on the results of preliminary	
27	enginee	ring, equal to or exceeding \$25,000,0000, with priority consideration given	
28	to proje	cts with an estimated cost equal to or exceeding \$50,000,000.	
29	"(d) EL	IGIBLE ACTIVITIESAn applicant receiving funds under this section	
30	may only use	such funds for construction, reconstruction, and rehabilitation activities,	
31	except that ac	tivities related to project design are not eligible.	

1	"(e) APPLICATIONSApplicants shall submit to the Secretary an application in
2	such form and in accordance with such requirements as the Secretary shall establish.
3	"(f) SELECTION CRITERIAIn selecting a project to receive funds under this
4	program the Secretary shall consider the extent to which the project
5	"(1) furthers Departmental goals such as state of good repair, environmental
6	sustainability, economic competitiveness, quality of life, or safety;
7	"(2) improves the condition of critical multimodal transportation facilities;
8	"(3) needs construction, reconstruction, or rehabilitation;
9	"(4) is included in or eligible for inclusion in the National Register of
10	Historic Places;
11	"(5) enhances environmental ecosystems;
12	"(6) uses new technologies and innovations that enhance the efficiency of
13	the project;
14	"(7) is supported by funds other than those received under this title to
15	construct, maintain, and operate the facility;
16	"(8) spans 2 or more States; and
17	"(9) serves lands owned by multiple Federal agencies or Tribes.".
18	(b) CONFORMING AMENDMENTS
19	(1) AVAILABILITY OF FUNDSSection 201(b) of such title is
20	amended
21	(A) in paragraph (1), by inserting "nationally significant Federal
22	lands and tribal projects program," after "Federal lands transportation
23	program,";
24	(B) in paragraph (4)(A), by inserting "nationally significant
25	Federal lands and tribal projects program," after "Federal lands
26	transportation program,"; and
27	(C) by adding at the end of paragraph (7) the following—
28	"(C) NATIONALLY SIGNIFICANT FEDERAL LANDS AND
29	TRIBAL PROJECTS PROGRAMThe Federal share of a the cost of a
30	project carried out under the nationally significant Federal lands and tribal
31	projects program may be up to 100 percent.".

1		(2) PLANNINGSection 201(c)(3) of such title is amended by inserting	
2	"nationally significant Federal lands and tribal projects program" after "Federal		
3	lands transportation program," the first time it appears.		
4		(3) ANALYSISThe analysis for chapter 2 of such title is amended by	
5	inserting after the item related to 206 the following:		
6	"207. Nation	nally significant Federal lands and tribal projects program.".	
7	SEC. 2009.	FEDERAL LANDS PROGRAMMATIC ACTIVITIES.	
8	(a) TR	RANSPORTATION PLANNINGSection 201(c) of title 23, United States	
9	Code, is amer	nded	
10		(1) in paragraph (6)(A) by	
11		(A) inserting a period after "Tribal transportation program";	
12		(B) inserting "Data collected to implement the Tribal	
13		transportation program shall be" before "in accordance with"; and	
14		(C) striking ", including" and inserting ". Data collected under this	
15		paragraph includes"; and	
16		(2) by striking paragraph (7) and inserting the following	
17		"(7) COOPERATIVE RESEARCH AND TECHNOLOGY	
18	DEPL	OYMENTThe Secretary may conduct cooperative research and	
19	techno	ology deployment in coordination with Federal land management agencies,	
20	as dee	med appropriate by the Secretary.	
21		"(8) FUNDING	
22		"(A) IN GENERALTo implement activities described in this	
23		subsection for Federal lands transportation facilities, Federal lands access	
24		transportation facilities, and other federally-owned roads open to public	
25		travel (as defined under section 125 of this title), the Secretary shall	
26		combine and use not more than 5 percent for each fiscal year of the funds	
27		authorized for programs under sections 203 and 204 of this title.	
28		"(B) OTHER ACTIVITIES In addition to the activities specified	
29		in subparagraph (A), funds described under such subparagraph may also	
30		be used for	

1	"(i) bridge inspections on any Federally owned bridge even
2	if such bridge is not included on the inventory, as described under
3	section 203 of this title; and
4	"(ii) transportation planning activities undertaken by any
5	Federal agency.
6	"(C) ELIGIBLE ENTITIES Funds described under subparagraph
7	(A) may be used by the following agencies:
8	"(i) Bureau of Land Management;
9	"(ii) Bureau of Reclamation;
10	"(iii) Military Surface Deployment and Distribution
11	Command;
12	"(iv) National Park Service;
13	"(v) Tennessee Valley Authority;
14	"(vi) United States Air Force;
15	"(vii) United States Army;
16	"(viii) United States Army Corps of Engineers;
17	"(ix) United States Fish & Wildlife Service;
18	"(x) United States Forest Service; and
19	"(xi) United States Navy.
20	"(D) SPECIAL RULENotwithstanding subparagraphs (A)
21	through (C), a Federal Land Management Agency receiving funds to carry
22	out section 203 of this title may use funds authorized for that section to
23	meet the requirements of this subsection.".
24	(b) COORDINATION Section 201 of such title is amended by adding at the end
25	the following"
26	"(f) FEDERAL LANDS TRANSPORTATION EXECUTIVE COUNCILThe
27	Secretary periodically shall convene and chair a Federal Lands Transportation Executive
28	Council, which shall be composed of Secretaries of the appropriate Federal Land
29	Management Agencies or their designees, and chaired by the Secretary or the Secretary's
30	designee. The purpose of the Federal Lands Transportation Executive Council is to

1	consult on in	terdepartmental data standardization, technology integration, and
2	interdepartme	ental consistency.".
3	SEC. 2010.	BRIDGES REQUIRING CLOSURE OR LOAD RESTRICTIONS.
4	Section 1	44(h) of title 23, United States Code, is amended by
5		(1) redesignating paragraphs (6) and (7) as paragraphs (7) and (8),
6	respec	ctively;
7		(2) inserting after paragraph (5), the following new paragraph:
8		"(6) BRIDGES REQUIRING CLOSURE OR LOAD RESTRICTIONS
9		"(A) BRIDGES OWNED BY FEDERAL AGENCIES OR
10		TRIBAL GOVERNMENTS If a Federal agency or Tribal
11		government fails to ensure that any highway bridge that is open to
12		public travel and is located within the jurisdiction of the Federal
13		agency or Tribal government is properly closed or restricted to
14		loads it can carry safely, the Secretary
15		"(i) shall, upon learning of the need to close such bridge or
16		to restrict loads on it, require the Federal agency or Tribal
17		government to take action necessary to
18		"(I) close the bridge within 48 hours; or
19		"(II) within 30 days, restrict public travel on the
20		bridge to loads the bridge can carry safely; and
21		"(ii) may, if the Federal agency or Tribal government fails
22		to take action necessary under clause (i), withhold all
23		funding authorized under this title for the Federal agency or
24		Tribal government.
25		"(B) OTHER BRIDGESIf a State fails to ensure that any
26		highway bridge (other than a bridge described in subparagraph
27		(A)) that is open to public travel and is located within the
28		boundaries of the State is properly closed or restricted to loads it
29		can carry safely, the Secretary
30		"(i) shall, upon learning of the need to close such bridge or
31		to restrict loads on it, require the State to take action necessary to

1	"(I) close the bridge within 48 hours; or
2	"(II) within 30 days, restrict public travel on the
3	bridge to loads the bridge can carry safely; and
4	"(ii) may, if the State fails to take action necessary under
5	clause (i), withhold approval for Federal-aid projects in such
6	State."; and
7	(3) in paragraph (8), as redesignated, by striking "(6)" and inserting "(7)".
8	SEC. 2011. BROADBAND INFRASTRUCTURE DEPLOYMENT.
9	(a) POLICY It is in the national interest for the Department of Transportation
10	and State departments of transportation to expand the use of rights-of-way on Federal-aid
11	highways to accommodate broadband infrastructure; to ensure the safe and efficient
12	accommodation of broadband infrastructure in the public right-of-way; to identify areas
13	where additional broadband infrastructure is most needed; to include broadband
14	stakeholders in the transportation planning process; to coordinate highway construction
15	plans with other statewide telecommunications and broadband plans; and to improve
16	broadband connectivity to rural communities and improve broadband services in urban
17	areas.
18	(b) ESTABLISHMENT OF BROADBAND INFRASTRUCTURE
19	DEPLOYMENT INITIATIVE
20	(1) IN GENERALTo advance the policy identified in subsection (a), the
21	Secretary shall carry out a broadband infrastructure deployment initiative under
22	this section.
23	(2) ADVANCING THE USE OF BEST PRACTICESIn order to expand
24	the installation of broadband infrastructure, the Secretary shall require each State
25	that receives funds under Title II of this Act to meet the following requirements:
26	(A) BROADBAND COORDINATION Each State department of
27	transportation shall
28	(i) have a broadband utility coordinator responsible for
29	coordinating the broadband infrastructure needs of the State with
30	Federal-aid highway projects;

1	(ii) provide for online registration of broadband
2	infrastructure entities that seek to be included in such broadband
3	infrastructure coordination efforts within the State;
4	(iii) coordinate with other State and local agencies and
5	broadband infrastructure entities registered with the State
6	department of transportation under clause (ii) and the First
7	Responder Network Authority (FirstNet) as established in Section
8	6204 of the Middle Class Tax Relief and Job Creation Act of 2012
9	(42 U.S.C. 1424), to review areas within the State that are
10	unserved or underserved by broadband; and
11	(iv) include broadband infrastructure entities registered
12	with the State department of transportation under clause (ii) in the
13	transportation planning processes under sections 134 and 135 of
14	title 23, United States Code.
15	(B) BROADBAND INFRASTRUCTURE COORDINATION
16	PLANEach State department of transportation shall
17	(i) based on the coordination under subparagraph (A),
18	develop a comprehensive State broadband infrastructure
19	coordination plan to expand the adoption and deployment of
20	broadband infrastructure within the State through, at a minimum,
21	the use of rights-of-way for Federal-aid highways and strategies to
22	support increased availability and adoption in unserved and
23	underserved areas in accordance with paragraph (2)(A)(iii);
24	(ii) to the extent practicable, coordinate the State broadband
25	infrastructure coordination plan with other statewide
26	telecommunication or broadband plans, and with State and local
27	transportation and land use plans;
28	(iii) include in its State broadband infrastructure
29	coordination plan strategies to minimize repeated excavations that
30	involve the installation of broadband infrastructure in the right-of-
31	way; and

1	(iv) include in its State broadband infrastructure
2	coordination plan strategies to support increased broadband
3	availability and adoption in unserved and underserved areas in
4	accordance with paragraph (2)(A)(iii).
5	(C) RIGHT-OF-WAY ACCESS Notwithstanding any other
6	provision of law
7	(i) each State department of transportation shall
8	(I) allow the installation of broadband infrastructure
9	in the right-of-way of every Federal-aid highway to the
10	extent the State holds sufficient ownership rights to
11	authorize such accommodation; and
12	(II) establish reasonable conditions to provide right-
13	of-way access to broadband infrastructure entities to
14	construct, operate, and maintain broadband infrastructure,
15	and may prohibit such uses that would adversely affect
16	highway or traffic safety. Such use and access shall be free
17	of charge to a broadband infrastructure entity requesting
18	access for the purposes of broadband infrastructure
19	installation; and
20	(ii) each State may
21	(I) designate one or more longitudinal areas within
22	each right-of-way to accommodate broadband
23	infrastructure; and
24	(II) require all broadband infrastructure entities to
25	locate their broadband infrastructure within such
26	longitudinal areas.
27	(D) INNOVATIONEach State department of transportation
28	shall consider new technology and construction practices that would allow
29	for the safe and efficient accommodation of broadband infrastructure in
30	the right-of-way.

1	(3) STATE FLEXIBILITYA State meeting the requirements under		
2	paragraph (2) may use funds authorized for the surface transportation program		
3	under section 133 of title 23, United States Code, and the national highway		
4	performance program under section 119 of such title, to install broadband		
5	infrastructure as part of a Federal-aid highway project located in an area		
6	identified under paragraph (2)(A)(iii), and the broadband infrastructure may		
7	be utilized to support non-transportation purposes in addition to transportation		
8	purposes.		
9	(c) DEFINITIONSIn this section, the following definitions apply:		
10	(1) BROADBAND INFRASTRUCTUREThe term "broadband		
11	infrastructure" means buried or aerial facilities, wireless or wireline connection		
12	that enables users to send and receive voice, video, data, graphics, or a		
13	combination thereof.		
14	(2) BROADBAND INFRASTRUCTURE ENTITYThe term "broadband		
15	infrastructure entity" means any entity that installs, owns, or operates broadband		
16	infrastructure and provides services to members of the public.		
17	(3) RIGHT-OF-WAY The term "right-of-way" means any real property, or		
18	interest therein, acquired, dedicated, or reserved for the construction, operation,		
19	and maintenance of a Federal-aid highway.		
20	(4) STATEThe term "State" means any of the 50 States, the District of		
21	Columbia, or Puerto Rico.		
22	SEC. 2012. CRITICAL IMMEDIATE SAFETY INVESTMENTS PROGRAM.		
23	(a) ESTABLISHMENTThe Secretary shall establish a program under this		
24	section to make critical and immediate improvements to infrastructure and highway		
25	safety. This program shall include		
26	(1) the interstate bridge revitalization initiative under subsection (b);		
27	(2) the systemic safety initiative under subsection (c); and		
28	(3) the state of good repair initiative under subsection (d).		
29	(b) INTERSTATE BRIDGE REVITALIZATION INITIATIVE.—		

1	(1) APPORTIONMENTThe Secretary shall apportion funds made
2	available to carry out this subsection for a fiscal year among States in the ratio
3	that
4	(A) the amount of funds that the Secretary apportions to the State
5	for such fiscal year for the national highway performance program under
6	section 104(b)(1) of title 23, United States Code; bears to
7	(B) the amount of funds that the Secretary apportions to all States
8	for such fiscal year for such program under such section.
9	(2) USE OF FUNDS
10	(A) IF ABOVE THRESHOLDIf the Secretary determines that
11	more than 5 percent of the total deck area of bridges on the Interstate
12	System in a State is located on bridges that the Secretary has classified as
13	structurally deficient, the State may use funds under this subsection to
14	repair, rehabilitate, or replace structurally deficient bridges on the
15	Interstate System.
16	(B) IF BELOW THRESHOLD If the Secretary determines that
17	less than 5 percent of the total deck area of bridges on the Interstate
18	System in a State is located on bridges that the Secretary has classified as
19	structurally deficient, the State may use funds under this subsection to
20	repair, rehabilitate, or replace structurally deficient bridges on the National
21	Highway System.
22	(C) EXCLUSION A State may not use funds under this
23	subsection to construct a new bridge except as a replacement for an
24	eligible structurally deficient bridge.
25	(c) SYSTEMIC SAFETY INITIATIVE
26	(1) DISTRIBUTION OF FUNDS
27	(A) APPORTIONMENTSubject to subparagraph (B), the
28	Secretary shall apportion funds made available to carry out this subsection
29	for a fiscal year among States in the ratio specified in subsection (b)(1).

1	(B) RESERVATION OF FUNDSBefore apportioning funds
2	under paragraph (1) in a fiscal year, the Secretary shall reserve
3	\$150,000,000 under this subsection for use under paragraph (3).
4	(2) ELIGIBLE USES OF FUNDS
5	(A) IN GENERAL A State may use funds under this subsection
6	on –
7	(i) systemic safety improvements that are
8	(I) eligible uses of funding under section 148 of title
9	23, United States Code;
10	(II) consistent with the State's strategic highway
11	safety plan under such section; and
12	(III) located on a highway that is not owned by the
13	State; and
14	(ii) data improvement activities (or safety data systems)
15	related to highways described in clause (i)(III).
16	(B) SPECIAL RULENotwithstanding subparagraph (A)(i)(III),
17	if a State, in the judgment of the Secretary, meets its infrastructure safety
18	needs relating to systemic safety improvements on highways that are not
19	owned by the State, the State may use funds under this subsection on such
20	an improvement
21	(i) that is located on a highway owned by the State; and
22	(ii) that meets the requirements of subparagraphs (A)(i)(I)
23	and $(A)(i)(II)$ .
24	(3) BUILD TO EVALUATE
25	(A) IN GENERALThe Secretary shall provide grants under this
26	paragraph to
27	(i) allow local agencies to implement systemic safety
28	improvements; and
29	(ii) enable the Secretary to evaluate the effectiveness and
30	in-service performance of such improvements.

1	(B) ELIGIBLE APPLICANTSA local agency seeking to receive
2	a grant under this paragraph shall
3	(i) submit to the Secretary an application in such form and
4	in accordance with such requirements as the Secretary shall
5	establish; and
6	(ii) agree to provide the Secretary with data and access
7	sufficient, in the judgment of the Secretary, to allow the Secretary
8	to rigorously evaluate the effectiveness and in-service performance
9	of the projects that the agency implements with such a grant.
10	(4) DEFINITIONSIn this subsection, the terms "data improvement
11	activities," "safety data system," "systemic safety improvement" and "strategic
12	highway safety plan" have the same meaning as in section 148 of title 23, United
13	States Code.
14	(d) STATE OF GOOD REPAIR INITIATIVE
15	(1) APPORTIONMENTThe Secretary shall apportion funds made
16	available to carry out this subsection for a fiscal year among States in the ratio
17	specified in subsection (b)(1).
18	(2) ELIGIBLE USES OF FUNDS
19	(A) IN GENERALSubject to subparagraph (B), a State may use
20	funds under this subsection to
21	(i) reconstruct, resurface, restore, rehabilitate, or preserve a
22	highway on the National Highway System; or
23	(ii) replace, rehabilitate, preserve, or protect a bridge or
24	tunnel on the National Highway System.
25	(B) PRESERVATION PROJECTSA State may use 50 percent
26	of the funds that the Secretary apportions to the State under paragraph (1)
27	only for preservation or rehabilitation projects under subparagraph (A)
28	that would prevent or reduce the need for more costly future repair or
29	replacement.
30	(3) USE OF SYSTEMSIn selecting projects to fund under this
31	subsection, a State shall use information from its pavement and bridge

1	management systems to identify potential projects that need immediate action to
2	preserve the asset and avoid further deterioration.
3	(e) TRANSFERSNotwithstanding subsection (d), a State may transfer up to 100
4	percent of its apportionment under such subsection
5	(1) to its apportionment under subsection (b) if, in the judgment of the
6	Secretary, such transfer will help the State to meet the performance targets that
7	the State has established under section 150(d) of title 23, United States Code, in
8	relation to the national highway performance program; or
9	(2) to its apportionment under subsection (c) if, in the judgment of the
10	Secretary, such transfer will help the State to meet the performance targets that
11	the State has established under section 150(d) of such title in relation to the
12	highway safety improvement program.
13	(f) ADMINISTRATION OF FUNDS
14	(1) AVAILABILITY OF FUNDS Of the funds authorized for each fiscal
15	year for the Critical Immediate Safety Investments Program
16	(A) 25 percent shall be available for the Interstate Bridge
17	Revitalization Initiative under subsection (b);
18	(B) 25 percent shall be available for the Systemic Safety Initiative
19	under subsection (c); and
20	(C) 50 percent shall be available for the State of Good Repair
21	Initiative under subsection (d).
22	(2) CONTRACT AUTHORITY Except as specified in paragraph (2),
23	funds made available for the program under this section shall be available for
24	obligation and administered as if apportioned under chapter 1 of title 23, United
25	States Code.
26	(3) FEDERAL SHARE
27	(A) IN GENERALThe Federal share of the cost of a project
28	under this section may be up to 80 percent of the total project cost.
29	(B) USE OF OTHER FEDERAL FUNDS A State may use to
30	pay the non-Federal share of a project under this section Federal funds
31	apportioned or allocated to the State under title 23, United States Code.

1	SEC. 2013. APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM.	
2	Subsections (b) and (c) of section 1528 of the Moving Ahead for Progress in the	e
3	21st Century Act (Public Law 112-141; 126 Stat. 582) are amended by striking "shall be	рe
4	100 percent" and inserting "shall be up to 100 percent" each place it appears.	
5	SEC. 2014. HIGHWAY SAFETY DATA IMPROVEMENT.	
6	Section 148 of title 23, United States Code, is amended by adding at the end the	
7	following:	
8	"(k) FUNDS FOR HIGHWAY SAFETY DATA IMPROVEMENT	
9	"(1) RESERVATION OF FUNDS	
10	"(A) IN GENERALBefore making an apportionment under section	
11	104(c) for a fiscal year, the Secretary shall set aside, for highway safety data	
12	improvement activities on all public roads, from the funds described in	
13	subparagraph (B), the amount specified for that fiscal year in subparagraph (C)	•
14	"(B) SOURCE OF FUNDS The funds referred to in subparagraph (A	)
15	are amounts authorized to be appropriated out of the Highway Account of the	
16	Transportation Trust Fund for that fiscal year for the national highway	
17	performance program under section 119, the surface transportation program un	der
18	section 133, the highway safety improvement program under section 148, the	
19	congestion mitigation and air quality improvement program under section 149,	
20	and to carry out section 134.	
21	"(C) AMOUNT RESERVED The amounts to be reserved under	
22	subparagraph (A) are	
23	"(i) \$100,000,000 for fiscal year 2016;	
24	"(ii) \$100,000,000 for fiscal year 2017;	
25	"(iii) \$80,000,000 for fiscal year 2018;	
26	"(iv) \$80,000,000 for fiscal year 2019;	
27	"(v) \$70,000,000 for fiscal year 2020; and	
28	"(vi) \$70,000,000 for fiscal year 2021.	
29	"(2) APPORTIONMENT TO STATESThe Secretary shall apportion funds s	et
30	aside under this subsection for a fiscal year among States in the ratio that	

1	"(A) the amount of funds that the Secretary apportions to each State for		
2	such fiscal year for the highway safety improvement program under section		
3	104(b)(3); bears to		
4	"(B) the amount of funds that the Secretary apportions to all Sta	tes for	
5	such fiscal year for such program under such section.		
6	"(3) USE OF FUNDSBefore using funds set aside under this subsection	on for	
7	other data improvement activities eligible under this section, a State shall first	orioritize	
8	such funds for the collection, maintenance, and use of the following data elements	nts as part	
9	of the State's safety data system		
10	"(A) the subset of the model inventory of roadway elements esta	ıblished	
11	under subsection (f)(2) of this section;		
12	"(B) horizontal curves; and		
13	"(C) inventories of implemented safety improvements and shari	ng such	
14	information with other States.		
15	"(4) SPECIAL RULE A State may use funds set aside under this subs	ection for	
16	any project eligible under this section if the State certifies to the Secretary that	the State	
17	has met all of the State's needs for highway safety data improvement.".		
18	<b>Subtitle BPerformance Management</b>		
19	SEC. 2101. PERFORMANCE MANAGEMENT DATA SUPPORT PRO	OGRAM.	
20	(a) PERFORMANCE MANAGEMENT DATA SUPPORT PROGRAM	1	
21	Section 150 of title 23, United States Code, is amended by inserting at the end	the	
22	following:		
23	"(f) PERFORMANCE MANAGEMENT DATA SUPPORT To assist		
24	metropolitan planning organizations, States, and the Department in carrying ou	t	
25	performance management analyses, including the performance management requirement		
26	of this chapter, the Secretary shall create and maintain data sets and data analysis tools.		
27	Such activities may include		
28	"(1) collecting and distributing vehicle probe data describing tra	ffic on the	
29	National Highway System;		
30	"(2) collecting household travel behavior data crossing local jur	sdictional	
31	boundaries to accommodate external and through travel;		

1	"(3) enhancing existing data collection and analysis tools to accommodate		
2	performance measures, targets, and related data;		
3	"(4) enhancing existing data analysis tools to improve performance		
4	predictions in reports described in subsection (e) or section 5405 of title 49; and		
5	"(5) developing tools to improve performance analysis and evaluate the		
6	effects of project investments on performance.".		
7	(b) FEDERAL SHARE Section 120 of such title is amended by adding at the		
8	end the following:		
9	"(1) PERFORMANCE MANAGEMENT DATA SUPPORT PROGRAMThe		
10	Federal share payable on account of an activity under the performance management data		
11	support program under section 150(f) shall be 100 percent of the cost of the activity.".		
12	SEC. 2102. PERFORMANCE PERIOD ADJUSTMENT.		
13	(a) HIGHWAY SAFETY IMPROVEMENT PROGRAMSection 148(i) of titl		
14	23, United States Code, is amended in the matter preceding paragraph (1), by striking "b		
15	the date that is 2 years after the date of the establishment of the performance targets".		
16	(b) NATIONAL HIGHWAY PERFORMANCE PROGRAMSection 119 of		
17	title 23, United States Code, is amended –		
18	(1) in subsection (e)(7), by striking "for 2 consecutive reports submitted		
19	under this paragraph shall include in the next report submitted" and inserting		
20	"shall include as part of the performance target report"; and		
21	(2) in subsection (f)(1)(A), by striking "If, during 2 consecutive reporting		
22	periods, the condition of the Interstate System, excluding bridges on the Interstat		
23	System, in a State falls" and inserting "If a State reports that the condition of the		
24	Interstate System, excluding bridges on the Interstate System, has fallen".		
25	SEC. 2103. MULTIMODAL ACCOMMODATIONS.		
26	(a) DESIGN STANDARDSSection 109 of title 23, United States Code, is		
27	amended		
28	(1) in subsection (c)		
29	(A) in paragraph (1)		
30	(i) by striking "may take into account" and inserting "shall take		
31	into account"; and		

1	(ii) by striking paragraph (1)(C) and inserting the following:
2	"(C) access and safety for users of all foreseeable modes of
3	transportation."; and
4	(B) in paragraph (2), by striking "may develop" and inserting
5	"shall develop"; and
6	(2) in subsection (m), by
7	(A) striking "and light motorcycles"; and
8	(B) inserting ", safe, convenient, and continuous" before "alternate
9	route".
10	(b) TRANSPORTATION ALTERNATIVES
11	(1) FEDERAL SHARESection 120 of title 23, United States Code, as
12	amended by this Act, is further amended by adding at the end the following:
13	"(m) TRANSPORTATION ALTERNATIVES PROGRAMThe Federal
14	share requirements under this section applicable to the transportation alternatives
15	program under section 213 of this title may be met based on
16	"(1) an individual project or activity under that section; or
17	"(2) a program of projects or activities approved under subsection
18	(c)(6)(B) of that section.".
19	(2) RESERVATION OF FUNDSSection 213 of such title is amended in
20	subsection (a)(1) by striking "of fiscal years 2013 and 2014" and inserting "fiscal
21	year".
22	(3) ELIGIBLE ENTITIESSection 213(c)(4)(B) of such title is amended
23	by
24	(A) redesignating clauses (vi) and (vii) as clauses (viii) and (ix);
25	and
26	(B) inserting after clause (v) the following:
27	"(vi) a nonprofit organization;
28	"(vii) a metropolitan planning organization that is not
29	developing the competitive process for funding;".
30	(4) PROGRAM OF PROJECTSSection 213(c) of such title is further
31	amended by adding at the end the following:

1		"(6) PROGRAM OF PROJECTSFunds may be obligated under this
2	sectio	n for
3		"(A) a project or activity eligible under subsection (b); or
4		"(B) a program of projects or activities eligible under that
5		subsection.
6		"(7) ADMINISTRATION
7		"(A) SUBMISSION OF PROJECT AGREEMENTFor each
8		fiscal year, each State shall submit a project agreement that
9		"(i) certifies that the State will meet all the requirements of this
10		section; and
11		"(ii) notifies the Secretary of the amount of obligations needed to
12		carry out the program under this section.
13		"(B) REQUEST FOR ADJUSTMENTS OF AMOUNTSEach
14		State shall request from the Secretary such adjustments to the amount of
15		obligations referred to in subparagraph (A)(ii) as the State determines to
16		be necessary.
17		"(C) EFFECT OF APPROVAL BY THE SECRETARY
18		Approval by the Secretary of a project agreement under subparagraph (A)
19		shall be deemed a contractual obligation of the United States to pay funds
20		made available under this title.".
21		Subtitle CImproved Federal Stewardship
22	SEC. 2201.	PROJECT APPROVAL AND OVERSIGHT.
23	Section 1	06 (g)(4) of title 23, United States Code, is amended by inserting at the end
24	the following	:
25		"(C) FUNDING
26		"(i) IN GENERAL Subject to project approval by the Secretary,
27		and the limitation in clause (iv), a State may use funds made available to
28		the State under section 133(d)(1)(B) to carry out its administration and
29		oversight responsibilities under subparagraph (A).
30		"(ii) APPROVAL BY SECRETARY To obligate such funds
31		under this subparagraph, the State shall, prior to the beginning of the fiscal

1	year, submit to the Secretary for review and approval an annual work plan	
2	identifying activities to be carried out during the fiscal year.	
3	"(iii) FEDERAL SHARE The Federal share of the cost of	
4	activities carried out in accordance with this subparagraph shall not exceed	
5	80 percent.	
6	"(iv) LIMITATION A State's obligation of funds under this	
7	subparagraph shall not exceed an amount equal to 3 percent of the State's	
8	apportioned funds available for obligation in a fiscal year as specified in	
9	section 133(d)(1)(B).".	
10	Subtitle DOther	
11	SEC. 2301. LETTING OF CONTRACTS.	
12	Section 112 of title 23, United States Code, is amended by inserting the following	
13	at the end:	
14	"(h) LOCAL HIRING	
15	"(1) IN GENERALThe Secretary or recipient of assistance under the	
16	Federal-aid highway program may advertise, post job opportunities on State job	
17	banks and with One Stop centers established under the Workforce Innovation and	
18	Opportunity Act, and award a contract for construction containing requirements	
19	for the employment of individuals residing in or adjacent to any of the areas in	
20	which the work is to be performed under the contract, provided that	
21	"(A) all or part of the construction work performed under the	
22	contract occurs in an area that has	
23	"(i) a per capita income of 80 percent or less of the national	
24	average; or	
25	"(ii) an unemployment rate that is, for the most recent 24-	
26	month period for which data are available, at least 1 percent greater	
27	than the national average unemployment rate;	
28	"(B) the estimated cost of the project of which the contract is a part	
29	is greater than \$10 million; and	
30	"(C) the recipient may not require the hiring of individuals who do	
31	not have the necessary skills to perform work in any craft or trade, except	

1	for individuals who are subject to skills training, on the job training, and		
2	work-based learning, including apprenticeship programs that are registered		
3		under the National Apprenticeship Act (29 U.S.C. 50 et seq.), or other	
4		training program meeting the requirements of section 140 of this title; and	
5		"(2) ADVERTISEMENTIn advertising and awarding a contract under	
6	this su	absection, the Secretary or recipient of assistance shall ensure that the	
7	requir	ements contained in the advertisement would not	
8		"(A) compromise the quality of the project;	
9		"(B) unreasonably delay the completion of the project; or	
10		"(C) unreasonably increase the cost of the project.	
11	"(i) P	ERMISSIBLE RESTRICTIONSA State or local law governing	
12	contractir	g practices that prohibits the awarding of contracts to businesses that have	
13	solicited o	or made contributions to political candidates, political parties and holders of	
14	public off	ice does not violate the requirements of this section.".	
15	SEC. 2302.	CONSTRUCTION OF FERRY BOATS AND FERRY TERMINAL	
16		FACILITIES.	
17	Section	n 1801(e) of the SAFETEALU (23 U.S.C. 129 note; Public Law 109–59),	
18	as amended b	y Section 1121 of the MAP-21 (Public Law 112-141), is amended in	
19	paragraph (4)	(D) by striking "2014" and inserting "2021".	
20	SEC. 2303.	GREEN STORMWATER INFRASTRUCTURE.	
21	(a) EI	IGIBILITY FOR ENVIRONMENTAL RESTORTATION AND	
22	POLLUTION	ABATEMENTSection 328(a) of title 23 United States Code, is amended	
23	by striking "c	onstruction of stormwater treatment systems" and inserting "construction of	
24	stormwater tr	eatment systems or green stormwater infrastructure".	
25	(b) EI	IGIBIITY UNDER SURFACE TRANSPORTATION PROGRAM	
26	Section 133(t	o) of such title is amended	
27		(1) in paragraph (2) by inserting "and green infrastructure" after	
28	"mate	rial"; and	
29		(2) in paragraph (7) by striking "wildlife," and inserting "wildlife or	
30	storm	water,".	

1	SEC. 2304.	ELIMINATION OR MODIFICATION OF CERTAIN FHWA
2		REPORTING REQUIREMENTS.
3	(a) FU	UNDAMENTAL PROPERTIES OF ASPHALTS REPORTSection 6016
4	of the Interme	odal Surface Transportation Efficiency Act of 1991 (23 U.S.C. 307 note) is
5	amended by s	striking subsection (g).
6	(b) PF	ROJECTS OF REGIONAL AND NATIONAL SIGNIFICANCE ANNUAL
7	REPORTS	ection 1301 of the Safe, Accountable, Flexible, Efficient Transportation
8	Equity Act: A	Legacy for Users (23 U.S.C. 101 note) is amended by striking subsection
9	(k).	
10	(c) EX	XPRESS LANE DEMONSTRATION PROGRAM REPORTSSection
11	1604 of the S	afe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy
12	for Users (23	U.S.C. 129 note) is amended by striking subsection (b)(7)(B).
13	(d) SU	JRFACE TRANSPORTATION PROJECT DELIVERY PILOT
14	PROGRAM.	Section 327 of title 23, United States Code, is amended
15		(1) by striking subsection (i); and
16		(2) by redesignating subsection (j) as subsection (i).
17	(e) EX	XPEDIENT DECISIONS AND REVIEWS REPORTSection 139(h)(7)(B)
18	of title 23, U	nited States Code, is amended by striking "every 120 days" and inserting in
19	its place "ann	ually".
20		TITLE IIIPUBLIC TRANSPORTATION
21	SEC. 3001.	SHORT TITLE; AMENDMENTS TO TITLE 49, UNITED STATES
22		CODE.
23	(a) SH	IORT TITLEThis title may be cited as the "Federal Public Transportation
24	Act of 2015".	
25	(b) A	MENDMENT OF TITLE 49Except as otherwise expressly provided,
26	whenever in	this title an amendment or repeal is expressed in terms of an amendment to,
27	or a repeal of	, a section or other provision, the reference shall be considered to be made
28	to a section o	r other provision of title 49, United States Code.
29	SEC. 3002.	DEFINITIONS.
30	Section	on 5302 is amended

1		(1) by redesignating paragraphs (2) through (23) as paragraphs (3) through
2	(24), r	espectively;
3		(2) by inserting a new paragraph (2) to read as follows:
4		"(2) BASE-MODEL BUSThe term 'base-model bus' means a heavy-
5	duty p	ublic transportation bus manufactured to meet, but not exceed, transit
6	specifi	ic minimum performance criteria developed by the Secretary.";
7		(3) by revising paragraph (5), redesignated, to read as follows:
8		"(5) DESIGNATED RECIPIENTThe term 'designated recipient'
9	means	<u> </u>
10		"(A) an entity designated, in accordance with the planning process
11		under sections 5303 and 5304 of this title, by the governor of a State,
12		responsible local officials, and publicly owned operators of public
13		transportation, to receive and apportion amounts under section 5336 of
14		this title to urbanized areas of 200,000 or more in population;
15		"(B) a State that receives and apportions amounts under sections
16		5310, 5336, 5337 and 5339 of this title to urbanized areas of less than
17		200,000 in population notwithstanding such an area's designated as a
18		transportation management area to pursuant section 5303; or
19		"(C) a State, or State authority, if the authority is responsible under
20		the laws of a State for a capital project and for financing and directly
21		providing public transportation."; and
22		(4) by inserting a new paragraph at the end to read as follows:
23		"(25) VALUE CAPTUREThe term 'value capture' means
24		recovering the increased value to property located near public
25		transportation resulting from investments in public transportation.".
26	SEC. 3002a.	CAPITAL INVESTMENT GRANTS.
27	Sectio	n 5309 is amended
28	(1) In	subsection (a), by adding a new paragraph (8) at the end to read as follows:
29		"(8) VERY SMALL STARTS.—The term 'very small starts' means a
30	projec	t for new corridor or regional based bus service with premium features that

1	is located in an area with a population of fewer than 200,000 individuals,
2	as determined by the Bureau of the Census.";
3	(2) in subsection (b)
4	(A) in paragraph (1) by striking "and";
5	(B) by redesignating paragraph (2) as paragraph (3); and
6	(C) by adding a new paragraph (2) to reads as follows:
7	"(2) a very small starts project; and";
8	(3) in subsection (c)(1), by striking "for new fixed guideway capital projects,
9	small start projects, or core capacity improvement project,";
10	(4) in subsection (l)(1), by adding at the end the following:
11	"A grant for a very small starts project shall not exceed 80 percent of the
12	net capital project cost."; and
13	(5) by adding at the end a new subsection (p) to read as follows:
14	"(p) VERY SMALL STARTS PROJECTS.—
15	"(1) IN GENERAL. – A very small starts project shall be subject to the
16	requirements of this subsection.
17	"(2)The Secretary shall define a process by which an applicant develops
18	sufficient information to enable the Secretary to make findings of project
19	justification and local financial commitment under this subsection'.
20	"(3) SELECTION CRITIERA.—The Secretary may provide financial
21	assistance for a very small starts project under this subsection only if the
22	Secretary determines that the project—
23	"(A) is based on the results of an analysis of the benefits of the
24	project in accordance with criteria established by the Secretary; and
25	"(B) is supported by an acceptable degree of local financial
26	commitment.
27	"(4) GRANTS AND EXPEDITED GRANT AGREEMENTS.—
28	"(A) IN GENERAL.—The Secretary, to the maximum extent
29	practicable, shall provide Federal assistance under this subsection in a
30	single grant. If the Secretary cannot provide such a single grant, the
31	Secretary may execute an expedited grant agreement in order to provide a

1		commitment on the part of the Secretary to provide funding for the project
2		in future fiscal years.
3		"(B) TERMS OF EXPEDITED GRANT AGREEMENTS.—In
4		executing an expedited grant agreement under this subsection, the
5		Secretary may include in the agreement similar terms to those established
6		under subsection (k)(2).
7		"(C) NOTICE OF PROPOSED GRANTS AND EXPEDITED
8		GRANT AGREEMENTS.—At least 10 days before making a grant award
9		or entering into a grant agreement for a project under this subsection, the
10		Secretary shall notify, in writing, the Committee on Transportation and
11		Infrastructure and the Committee on Appropriations of the House of
12		Representatives and the Committee on Banking, Housing, and Urban
13		Affairs and the Committee on Appropriations of the Senate of the
14		proposed grant or expedited grant agreement, as well as the evaluations
15		and ratings for the project.".
16	SEC. 3003.	FORMULA GRANTS FOR ENHANCED MOBILITY.
17	Section	on 5310(a)(1) of title 49, United States Code, is amended by inserting ", a
18	local governm	nental entity," after "designated recipient".
19	SEC. 3004.	FORMULA GRANTS FOR RURAL AREAS.
20	Section	on 5311 is amended
21		(1) by revising subsection (c)(1)(B) to read as follows:
22		"(B) \$30,000,000 in fiscal year 2016, \$30,871,500 in fiscal year
23		2017, \$31,764,700 in fiscal year 2018, \$32,680,141 in fiscal year 2019,
24		\$33,618,377 in fiscal year 2020, and \$34,579,974 in fiscal year 2021 shall
25		be apportioned as formula grants, as provided in subsection (j).";
26		(2) in subsection (g)(2)
27		(A) in paragraph (A), by striking "by subparagraph (B)" and
28		inserting "otherwise in this paragraph"; and
29		(B) by adding at the end as follows:
30		"(C) MAINTENANCE OF EFFORTNotwithstanding
31		subparagraphs (A) and (B), a grant under this section for operating

1	assistance may be for 80 percent of the net operating costs of the project,
2	as determined by the Secretary, provided the recipient shall enter into such
3	agreement as the Secretary may require to ensure that the recipient will
4	maintain its public transportation capital and operating expenditures in
5	such fiscal year at or above the average level of such expenditures for the
6	preceding 3 fiscal years.
7	"(D) EXCEPTION.—A State entering into an agreement pursuant
8	to subparagraph (C) and described in section 120(b) of title 23 shall
9	receive a Government share of the net operating costs in accordance with
10	the formula under that section.";
11	(3) in subsection (j)(1)(A)(iii), by striking "Tribal lands (as defined by the
12	Bureau of Census)" and inserting "American Indian Areas, Alaska Native Areas,
13	and Hawaiian Home Lands, as defined by the Bureau of the Census,"; and
14	(4) by revising subsection (j)(1)(B) to read as follows:
15	"(B) LIMITATION
16	"(i) Notwithstanding subparagraph (A), no recipient shall
17	receive an apportionment under this subsection that is less than
18	\$20,000; and
19	"(ii) No recipient shall receive more than \$300,000 of the
20	amounts apportioned under subparagraph (A)(iii) in a fiscal year."
21	SEC. 3005. WORKFORCE DEVELOPMENT PROGRAMS.
22	(a) IN GENERALSection 5322 is amended to read as follows:
23	"SEC. 5322. WORKFORCE DEVELOPMENT PROGRAMS
24	"(a) IN GENERALThe Secretary, in consultation with the Secretary of Labor,
25	may undertake, or make grants, cooperative agreements, other agreements, or enter into
26	contracts for programs that address human resource needs as they apply to public
27	transportation. A program may include
28	"(1) an employment training program;
29	"(2) an outreach program to increase employment of minorities, women,
30	and individuals with disabilities in public transportation activities;
31	"(3) research on public transportation personnel and training need; and

1	"(4) training and assistance for minority business opportunities.
2	"(b) LADDERS OF OPPORTUNITY PUBLIC TRANSPORTATION GRANT
3	PROGRAM
4	"(1) IN GENERALThe Secretary shall undertake, make grants or
5	cooperative agreements, or enter into contracts to establish, conduct and
6	administer a public transportation workforce development program that addresses
7	critical workforce issues and prepares individuals for employment and career
8	pathways in public transportation, including in the area of public transportation
9	technology.
10	"(2) PROGRAMSEligible public transportation workforce development
11	programs under this subsection are skills training, on the job training, and work-
12	based learning, including apprenticeship programs that are registered under the
13	National Apprenticeship Act (29 U.S.C. 50 et seq.), that
14	"(A) are, to the extent possible, nationally or regionally significant
15	in scope;
16	"(B) replicate a successful workforce development model adopted
17	in multiple geographic locations;
18	"(C) target areas with high rates of unemployment;
19	"(D) are designed to address current or projected workforce
20	shortages;
21	"(E) give priority to minorities, women, individuals with
22	disabilities, veterans, low income populations and other underserved
23	populations;
24	"(F) are designed to provide career pathways that support the
25	movement of targeted populations from initial or short-term employment
26	opportunities to sustainable careers; and
27	"(G) other critical activities as identified by the Secretary.
28	"(3) PROGRAM OUTCOMESRecipients of assistance pursuant to this
29	subsection shall require that skills training, on the job training, and work-based
30	learning, including registered apprenticeships, utilized to carry out this subsection
31	demonstrate program outcomes including

1	"(A) impact on reducing public transportation workforce shortages
2	in the area served;
3	"(B) diversity of training participants;
4	"(C) number of participants obtaining certifications or credentials
5	required for specific types of employment;
6	"(D) employment outcome, including job placement, job retention,
7	and wages, using performance metrics established in consultation with the
8	Secretary of Labor and consistent with metrics used by programs under
9	the Workforce Innovation and Opportunity Act; and
10	"(E) to the extent practical, evidence that the program did not
11	preclude workers that are participating in skills training, on the job
12	training, and work-based learning, including registered apprenticeships
13	from being referred to, or hired on, projects funded under this chapter
14	without regard to the length of time of their participation in such program.
15	"(4) COORDINATION Recipients of assistance under this subsection
16	shall-
17	"(A) identify the training needs, to be implemented at the local
18	level in coordination with entities such as local employers, local transit
19	operators, labor union organizations, Workforce Development Boards,
20	State workforce agencies, State Apprenticeship Agencies (where
21	applicable), University Transportation Centers, Community Colleges, and
22	community-based organizations representing minority, disability, and low
23	income populations; and
24	"(B) to the extent practicable, conduct local training programs in
25	coordination with existing local training programs supported by the U.S.
26	Department of Transportation, the U.S. Department of Labor (including
27	registered apprenticeship programs), the U.S. Department of Education.
28	"(5) RESEARCH AND PROGRAM EVALUATIONThe Secretary
29	shall conduct research and an impact evaluation based on measurable outcomes of
30	the training funded under this subsection. In the second, fourth and sixth year
31	following the enactment of this subsection, the Secretary shall conduct an

1	aggregate analysis of the national impact related to workforce shortage, diversity,
2	and job placement.
3	"(c) NATIONAL PUBLIC TRANSPORTATION INSTITUTE
4	"(1) IN GENERALThe Secretary may enter into grants, contracts or
5	cooperative agreements, and other agreements, awarded on a competitive basis, to
6	conduct a national public transportation institute to develop and conduct training
7	and educational programs for Federal, State, and local transportation employees,
8	United States citizens, and foreign nationals engaged or to be engaged in
9	Government-aid public transportation work.
10	"(2) COOPERATIVE EFFORT In cooperation with the Secretary, State
11	transportation departments, public transportation authorities, State workforce
12	agencies, and national and international entities, the institute under paragraph (1)
13	shall develop and conduct training and educational programs for Federal, State,
14	and local transportation employees, United States citizens, and foreign nationals
15	engaged or to be engaged in public transportation work.
16	"(3) TRAINING AND EDUCATIONAL PROGRAMSThe training and
17	educational programs developed under paragraph (2) may include courses in
18	recent developments, techniques, and procedures related to
19	"(A) intermodal and public transportation planning;
20	"(B) management;
21	"(C) environmental factors;
22	"(D) acquisition and joint use rights-of-way;
23	"(E) engineering and architectural design;
24	"(F) procurement strategies for public transportation systems;
25	"(G) turnkey approaches to delivering public transportation
26	systems;
27	"(H) new technologies;
28	"(I) emission reduction technologies;
29	"(J) ways to make public transportation accessible to individuals
30	with disabilities;

1	"(K) construction, construction management, insurance, and risk
2	management;
3	"(L) maintenance;
4	"(M) contract administration;
5	"(N) inspection;
6	"(O) innovative finance;
7	"(P) workplace safety; and
8	"(Q) public transportation security.
9	"(4) PROVIDING EDUCATION AND TRAININGEducation and
10	training of Federal, State, and local public transportation employees under this
11	subsection shall be provided
12	"(A) by the Secretary at no cost to the States and local
13	governments for subjects that are a Government program responsibility; or
14	"(B) when the education and training are paid under paragraph (5)
15	of this subsection, by the State, with the approval of the Secretary, through
16	grants and contracts with public and private agencies, other institutions,
17	individuals, and the institute.
18	"(d) USE FOR ADMINISTRATION AND TECHNICAL ASSISTANCEThe
19	Secretary may use up to 1 percent of the amounts made available to carry out this section
20	to administer, oversee, and provide technical assistance for the activities and programs
21	developed and conducted with this section.
22	"(e) GOVERNMENT'S SHARE OF COSTS A grant, cooperative agreement,
23	other agreement, or contract awarded under this section may be up to 100 percent of the
24	cost of the project.
25	"(f) AVAILABILITY OF AMOUNTS
26	"(1) Up to 0.5 percent of the amounts made available to a recipient under
27	sections 5307, 5337 and 5339 is available for expenditure by the recipient, with the
28	approval of the Secretary, to pay up to 80 percent of the cost of eligible activities under
29	this section; and

1	"(2) A recipient may transfer amounts under paragraph (1) to existing	
2	local training programs supported by the Secretary, the U.S. Department of Labor, and	
3	the U.S. Depa	artment of Education.".
4	(b) C0	ONFORMING AMENDMENTThe analysis for chapter 53 is amended by
5	striking the it	em relating to section 5322 and inserting the following:
6	"5322. Worl	xforce development programs.".
7	SEC. 3006.	GENERAL PROVISIONS.
8	Section	on 5323 is amended
9		(1) In subsection (i), by redesignating paragraphs (1) and (2) as (2) and
10	(3), re	spectively and inserting a new paragraph (1) to read as follows:
11		"(1) ACQUISITION OF BASE-MODEL BUSESA grant for the
12	acquis	sition of a base-model bus for use in public transportation may be up to 85
13	percei	nt of the net project cost.";
14		(2) in subsection (j)
15		(A) by revising paragraph (2)(C) to read as follows:
16		"(C) ROLLING STOCK PROCUREMENTWhen procuring
17		rolling stock (including train control, communication, traction power
18		equipment, and rolling stock prototypes) under this chapter
19		"(i) the cost of components and subcomponents produced
20		in the United States
21		"(I) for fiscal year 2016 is more than 60 percent of
22		the cost of all components of the rolling stock;
23		"(II) for fiscal year 2017 is more than 70 percent of
24		the cost of all components of the rolling stock;
25		"(III) for fiscal year 2018 is more than 80 percent of
26		the cost of all components of the rolling stock; and
27		"(IV) for fiscal year 2019 is more than 90 percent of
28		the cost of all components of the rolling stock;" and
29		"(ii) final assembly of the rolling stock, including rolling
30		stock prototypes, has occurred in the United States; or ";

1	(B) by redesignating paragraphs (3) through (9) as paragraphs (4)
2	through (10), respectively; and
3	(C) by inserting a new paragraph (3) following paragraph (2), to
4	read as follows:
5	"(3) ROLLING STOCK COST AND ASSEMBLYBeginning in fiscal
6	year 2020, when procuring rolling stock, including rolling stock prototypes, the
7	cost of the components and subcomponents produced in the United States shall be
8	100 percent and final assembly shall occur in the United States."; and
9	(3) by inserting a new subsection at the end to read as follows:
10	"(s) VALUE CAPTURE REVENUE ELIGIBLE FOR LOCAL SHARE
11	Notwithstanding any other provision of law, a recipient of assistance under this chapter
12	may use the revenue generated from value capture financing mechanisms as local
13	matching funds for capital projects and operating costs eligible under this chapter.".
14	SEC. 3007. PUBLIC TRANSPORTATION LOCAL HIRING.
15	Section 5325 is amended
16	(1) in subsection (a) by striking "Recipients of assistance" and inserting
17	"Except as provided in subsections (k) and (l), recipients of assistance";
18	(2) in subsection (h), by striking "A grant awarded" and inserting "Except
19	as provided in subsections (k) and (l), a grant awarded"; and
20	(3) by inserting a new subsection (l) at the end to read as follows:
21	"(l) LOCAL HIRING
22	"(1) IN GENERALA recipient of assistance may post job opportunities
23	on State job banks and with One Stop Centers established under the Workforce
24	Innovation and Opportunity Act, and may advertise and award a contract for
25	construction containing requirements for the employment of individuals residing
26	in or adjacent to any of the areas in which the work to be performed is for
27	construction work required under the contract, provided that
28	"(A) all or part of the construction work performed under the
29	contract occurs in an area that has
30	"(i) a per capita income of 80 percent or less of the national
31	average; or

1	"(ii) an unemployment rate that is for the most recent 24-
2	month period for which data are available at least 1 percent greater
3	than the national average unemployment rate;
4	"(B) the estimated cost of the project of which the contract is a part
5	is greater than \$10,000,000; and
6	"(C) the recipient may not require the hiring of individuals who do
7	not have the necessary skills to perform work in any craft or trade, except
8	for individuals who are subject to an apprenticeship program or other
9	training program meeting the requirements of section 5332 of this title;
10	and
11	"(2) ADVERTISEMENTIn advertising and awarding a contract under
12	this subsection, the Secretary or a recipient of assistance shall ensure that the
13	requirements contained in the advertisement would not
14	"(A) compromise the quality of the project;
15	"(B) unreasonably delay the completion of the project; or
16	"(C) unreasonably increase the cost of the project.".
17	SEC. 3008. PUBLIC TRANSPORTATION SAFETY PROGRAM.
18	(a) IN GENERALSection 5329(e) is amended
19	(1) by redesignating paragraphs (3) through (9) as paragraphs (4) through
20	(10), respectively;
21	(2) by adding the following after paragraph (2):
22	"(3) STATE PARTICIPATION(A) An eligible State having within its
23	jurisdiction 1 or more rail fixed guideway public transportation systems in
24	revenue service, design or construction that have fewer than 1,000,000 combined
25	actual and projected rail fixed guideway revenue miles per year or which provide
26	fewer than 10,000,000 combined actual and projected unlinked passenger trips per
27	year may request, in writing, that the Secretary oversee the safety of such
28	systems consistent with the oversight and enforcement authority under this
29	section.
30	"(B) Should a State be granted an exemption under this subparagraph (C),
31	the State will not be subject to the state safety oversight requirements under this

1	subsection and shall not be eligible to receive a State Safety Oversight grant
2	authorized under paragraph (6) of this subsection.
3	"(C) The Secretary shall provide an exemption to a State that meets the
4	criteria under subparagraph (A) within 30 days of the Secretary's receipt of the
5	State's request or inform the State of the reason an exemption cannot be granted.";
6	and
7	(3) In paragraph (7), as redesignated,
8	(i) by striking "shall be 80" and insert "may be up to 100"; and
9	(ii) by striking clauses (ii) and (iii) and redesignating clause (iv) as
10	clause (ii).
11	(b) PUBLIC TRANSPORTATION SAFETY ENFORCEMENTSection
12	5329(g) is amended to read as follows:
13	"(g) ENFORCEMENT
14	"(1) TYPES OF ENFORCEMENT ACTIONSThe Secretary may take
15	enforcement action against recipient that does not comply with Federal law with
16	respect to the safety of the public transportation system, including
17	"(A) issuing directives;
18	"(B) requiring more frequent oversight of the recipient by a State
19	safety oversight agency or the Secretary;
20	"(C) imposing more frequent reporting requirements;
21	"(D) requiring that any Federal financial assistance provided under
22	this chapter be spent on correcting safety deficiencies identified by the
23	Secretary or the State safety oversight agency before such funds are spent
24	on other projects; a
25	"(E) withholding financial assistance under this chapter in an
26	amount to be determined by the Secretary;
27	"(F) issuing penalties pursuant to paragraph (2);
28	"(G) instituting a civil action pursuant to paragraph (4); and
29	"(H) issuing orders, including orders issued pursuant to paragraph
30	(7).
31	"(2) PENALTIESThe Secretary has the authority

1	"(A) to establish, impose and compromise a civil penalty for a
2	violation of a public transportation safety regulation promulgated or order
3	issued under this section;
4	"(B) to establish, impose and compromise a civil penalty for
5	violation of the alcohol and controlled substances testing provisions under
6	section 5331 of this chapter;
7	"(C) to request an injunction for a violation of a public
8	transportation safety regulation promulgated or order issued under this
9	section; and
10	"(3) DEPOSIT OF CIVIL PENALTIES An amount collected by the
11	Secretary under this section shall be credited to the Federal Transit
12	Administration's formula and bus appropriations account to carry out subsection
13	(e).
14	"(4) ENFORCEMENT BY THE ATTORNEY GENERALAt the
15	request of the Secretary, the Attorney General shall bring a civil action
16	"(A) for appropriate injunctive relief to ensure compliance
17	with this section;
18	"(B) to collect a civil penalty imposed or an amount agreed
19	upon in a compromise under paragraph (1) of this subsection; or
20	"(C) to enforce a subpoena, request for admissions, request
21	for production of documents or other tangible things, or request for
22	testimony by deposition issued by the Secretary under this section.
23	"(5) JURISDICTIONAn action under paragraph (3) of this subsection
24	may be brought in a district court of the United States in any State in which the
25	relief is required. On a proper showing, the court shall issue a temporary
26	restraining order or preliminary or permanent injunction. An injunction under this
27	section may order a public transportation agency receiving assistance under this
28	chapter to comply with this section, or a regulation promulgated under this
29	section.
30	"(6) CRIMINAL PENALTY A person who knowingly violates this
31	section or a public transportation safety regulation or order issued under this

section shall be fined under title 18, United States Code, imprisoned for not more than 5 years, or both; except that the maximum amount of imprisonment shall be 10 years in any case in which the violation results in death or bodily injury to any person. For purposes of this paragraph--

"(A) a person acts knowingly when the person has actual knowledge of the facts giving rise to the violation; and

"(B) actual knowledge of the existence of a statutory provision, or a regulation or a requirement imposed by the Secretary is not an element of an offense under this paragraph.

## "(7) EMERGENCY AUTHORITY.--

"(A) ORDERING RESTRICTIONS AND PROHIBITIONS.--If, through testing, inspection, investigation, or research carried out under this section, the Secretary decides that an unsafe condition or practice, or a combination of unsafe conditions and practices, causes an emergency situation involving a hazard of death, personal injury, or significant harm to the environment, the Secretary immediately may order restrictions and prohibitions, without regard to section 553 and section 554 of title 5, United States Code, that may be necessary to abate the emergency situation.

"(B) EMERGENCY CONDITION OR PRACTICE.--The order shall describe the condition or practice, or a combination of conditions and practices, that causes the emergency situation and promulgate standards and procedures for obtaining relief from the order. This paragraph does not affect the Secretary's discretion under this subsection to maintain the order in effect for as long as the emergency situation exists.

"(C) REVIEW OF ORDERS.--After issuing an order under this subsection, the Secretary shall provide an opportunity for review of the order under section 554 of title 5, United States Code. If a petition for review is filed and the review is not completed by the end of the 30-day period beginning on the date the order was issued, the order stops being

1	effective at the end of that period unless the Secretary decides in writing
2	that the emergency situation still exists.
3	"(D) CIVIL ACTIONS TO COMPEL ISSUANCE OF ORDERS
4	An employee of a rail fixed guideway public transportation system
5	provider who may be exposed to imminent physical injury during that
6	employment because of the Secretary's failure, without any reasonable
7	basis, to issue an order under paragraph (1) of this subsection, or the
8	employee's authorized representative, may bring a civil action against the
9	Secretary in a district court of the United States to compel the Secretary to
10	issue an order. The action shall be brought in the judicial district in which
11	the emergency situation is alleged to exist, in which the employing
12	provider has its principal executive office, or in the District of Columbia.
13	The Secretary's failure to issue an order under paragraph (1) of this
14	subsection may be reviewed only under section 706 of title 5, United
15	States Code.".
16	(c) DISCLOSURE OF SAFETY INFORMATION Section 5329 is amended by
17	inserting the following at the end:
18	"(1) LIMITATION ON PUBLIC DISCLOSURE OF SAFETY INFORMATION.
19	"(1) IN GENERAL A report, data, investigation, or other information,
20	or any portion thereof, submitted to, developed, produced, collected, or obtained
21	by the Secretary or his representative for purposes of enhancing public
22	transportation safety, including information related to a transit provider's safety
23	plan, safety risks, and mitigation measures, shall not be disclosed to the public
24	pursuant to section 522(b)(3)(B) of title 5 if the Secretary or his representative
25	determines
26	"(A) the receipt of the information aids in fulfilling the Secretary's
27	safety responsibilities; and
28	"(B) withholding such information from disclosure is necessary to
29	the safety or security of public transportation systems.
30	"(2) EXCEPTION FOR DE-IDENTIFIED INFORMATION.

1		"(A) IN GENERALParagraph (1) shall not apply to a report,
2		data, investigation or other information if the information contained in the
3		report, data, investigation or other information collected or obtained by the
4		Secretary or his representative has been de-identified.
5		"(B) DE-IDENTIFIED DEFINED In this subsection, the term
6		"de-identified" means the process by which all information that is likely to
7		establish the identity of specific persons or entities submitting reports,
8		data, investigation or other information is removed from the reports, data,
9		or investigation, or other information.".
10	SEC. 3009.	AUTHORIZATIONS.
11	Section	on 5338 is amended to read as follows:
12	"(a) T	RANSIT FORMULA GRANTS
13		"(1) IN GENERALThere shall be available from the Mass Transit
14	Accou	unt of the Transportation Trust Fund to carry out Federal public
15	transp	portation assistance program under sections 5305, 5307, 5310, 5311, 5318,
16	5322(	d), 5334, 5335, 5337, 5339, and 5340 of this title, and section 20005(b) of
17	the Fe	ederal Public Transportation Act of 2012, as amended, \$13,914,400,000 in
18	fiscal	year 2016, \$14,140,000,000 in fiscal year 2017, \$14,372,000,000 in fiscal
19	year 2	2018, \$14,610,000,000 in fiscal year 2019, \$14,902,200,000 in fiscal year
20	2020,	and \$15,200,244,000 in fiscal year 2021.
21		"(2) ALLOCATION OF FUNDS Of the amounts made available under
22	parag	raph (1)
23		"(A) \$131,819,705 shall be available for fiscal year 2016,
24		\$135,103,394 for fiscal year 2017, \$138,494,393 for fiscal year 2018,
25		\$141,992,702 for fiscal year 2019, \$146,589,866 for fiscal year 2020, and
26		\$151,316,746 for fiscal year 2021, to provide financial assistance for
27		planning under section 5305;
28		"(B) \$10,234,449 shall be available for fiscal year 2016,
29		\$10,489,394 for fiscal year 2017, \$10,752,670 for fiscal year
30		2018,\$11,024,278 for fiscal year 2019, \$11,381,201 for fiscal year 2020,
31		and \$11,748,195 for fiscal year 2021, to carry out the pilot program for

1 transit--oriented development planning under section 20005(b) of Public 2 Law 112-114, as amended; 3 "(C) \$4,563,182,693 shall be available for fiscal year 2016, 4 \$4,676,853,640 for fiscal year 2017, \$4,794,239,323 for fiscal year 2018, 5 \$4,915,339,743 for fiscal year 2019, \$5,074,479,068 for fiscal year 2020, 6 and \$5,238,108,767 for fiscal year 2021, to provide financial assistance 7 under the section 5307 urbanized area formula grant program pursuant to 8 section 5336; 9 "(D) \$264,355,823 shall be available for fiscal year 2016, 10 \$270,941,046 for fiscal year 2017, \$277,741,473 for fiscal year 2018, 11 \$284,757,103 for fiscal year 2019, \$293,976,415 for fiscal year 2020, and 12 \$303,455,865 for fiscal year 2021, to provide financial assistance for 13 services for the enhanced mobility of seniors and individuals with 14 disabilities under section 5310; 15 "(E) \$622,049,823 shall be available for fiscal year 2016, 16 \$637,545,365 for fiscal year 2017, \$653,547,297 for fiscal year 2018, 17 \$670,055,621 for fiscal year 2019, \$691,749,381 for fiscal year 2020, and 18 \$714,055,265 for fiscal year 2021, to provide financial assistance for rural 19 areas under section 5311, of which \$35,000,000 in fiscal year 2016, 20 \$35,871,500 in fiscal year 2017, \$36,764,700 in fiscal year 2018, 21 \$37,680,141 in fiscal year 2019, \$38,618,377 in fiscal year 2020, and 22 \$39,579,974 in fiscal year 2021 shall be available to carry out section 23 5311(c)(1) and \$20,000.000 in each fiscal year 2016 through 2021 shall be 24 available to carry of section 5311(c)(2); 25 "(F) \$3,070,335 shall be available for fiscal year 2016, \$3,146,818 26 for fiscal year 2017, \$3,225,801 for fiscal year 2018, \$3,307,283 for fiscal 27 year 2019, \$3,414,360 for fiscal year 2020, and \$3,524,458 for fiscal year 28 2021, to provide financial assistance for bus testing under section 5318; 29 "(G) \$5,117,225 shall be available for fiscal year 2016, \$5,244,697 30 for fiscal year 2017, \$5,376,335 for fiscal year 2018,\$5,512,139 for fiscal 31 year 2019, \$5,690,600 for fiscal year 2020, and \$5,874,097 for fiscal year

1	2021, to provide financial assistance to the national transit institute under
2	section 5322(d);
3	"(H) \$114,400,000 shall be available for fiscal year 2016,
4	\$120,000,000 for fiscal year 2017, \$126,000,000 for fiscal year 2018,
5	\$132,000,000 for fiscal year 2019, \$139,000,000 for fiscal year 2020, and
6	\$146,000,000 for fiscal year 2021, for the necessary expenses attributable
7	to the administration and operations of the Federal Transit Administration;
8	"(I) \$3,940,263 shall be available for fiscal year 2016, \$4,038,417
9	for fiscal year 2017, \$4,139,778 for fiscal year 2018,\$4,244,347 for fiscal
10	year 2019, \$4,381,762 for fiscal year 2020, and \$4,523,055 for fiscal year
11	2021, to carry out National Transit Database activities under section 5335;
12	"(J) \$5,719,000,000 shall be available for fiscal year 2016,
13	\$5,775,000,00 for fiscal year 2017, \$5,832,000,000 for fiscal year 2018,
14	\$5,890,000,000 for fiscal year 2019, \$5,949,000,000 for fiscal year 2020,
15	and \$6,007,800,000 for fiscal year 2021, to provide financial assistance for
16	state of good repair activities under section 5337;
17	"(K) \$1,939,000,000 shall be available for fiscal year 2016,
18	\$1,950,000,000 for fiscal year 2017, \$1,961,000,000 for fiscal year 2018,
19	\$1,972,000,000 for fiscal year 2019, \$1,984,000,000 for fiscal year 2020,
20	and \$1,996,000,000 for fiscal year 2021, to provide financial assistance the
21	bus and bus facilities program under section 5339; and
22	"(L) \$538,229,684 shall be available for fiscal year 2016,
23	\$551,637,228 for fiscal year 2017, \$565,482,930 for fiscal year 2018,
24	\$579,766,784 for fiscal year 2019, \$598,537,347 for fiscal year 2020, and
25	\$617,837,552 for fiscal year 2021, and shall be allocated in accordance
26	with section 5340 to provide financial assistance for urbanized areas under
27	section 5307 and rural areas under section 5311.
28	"(b) CAPITAL INVESTMENT GRANTS There shall be available from the
29	Mass Transit Account of the Transportation Trust Fund to carry out section 5309,
30	\$3,250,000,000 in fiscal year 2016, \$3,315,000,000 in fiscal year 2017, \$3,380,000,000

1	in fiscal year 2018, \$3,450,000,000 in fiscal year 2019, \$3,520,000,000 in fiscal year
2	2020, and \$3,590,000,000 in fiscal year 2021.
3	"(c) TRANSIT RESEARCH AND TRAINING
4	"(1) IN GENERALThere shall be available from the Mass Transit
5	Account of the Transportation Trust Fund to carry out Federal public
6	transportation research and training programs under sections 5312, 5313, 5314,
7	and 5322(a), (b), (c) and (e), \$60,000,000 for fiscal year 2016, \$61,000,000 for
8	fiscal year 2017, \$63,000,000 for fiscal year 2018, \$67,000,000 for fiscal year
9	2019, \$68,000,000 for fiscal year 2020, and \$70,000,000 for fiscal year 20211.
10	"(2) ALLOCATION OF FUNDS Of the amounts made available under
11	paragraph (1)
12	"(A) \$26,000,000 shall be available for fiscal year 2016,
13	\$27,000,000 for fiscal year 2017, \$29,000,000 for fiscal year
14	2018,\$31,000,000 for fiscal year 2019, \$32,000,000 for fiscal year 2020,
15	and \$34,000,000 for fiscal year 2021, to carry out research under section
16	5312;
17	"(B) \$7,000,000 shall be available in each fiscal year 2016 through
18	2021 to carry out transit cooperative research under section 5313;
19	"(C) \$7,000,000 shall be available for each fiscal year 2016
20	through 2018, and \$9,000,000 for each fiscal year 2019 through 2021, to
21	carry out technical assistance and standards development under section
22	5314; and
23	"(D) \$20,000,000 shall be available for each fiscal year 2016
24	through 2021 to carry out human resources and training under section
25	5322(a), (b), (c) and (e).
26	"(d) EMERGENCY RELIEF There shall be available from the Mass Transit
27	Account of the Transportation Trust Fund to carry out section 5324 of this title,
28	\$25,000,000 for each fiscal year 2016 through 2021.
29	"(e) RAPID GROWTH AREA TRANSIT PROGRAMThere shall be available
30	from the Mass Transit Account of the Transportation Trust Fund to carry out section
31	5341 of this title, \$500,000,000 for fiscal year 2016, \$525,000,000 for fiscal year 2017.

1	\$550,000,000 for fiscal year 2018, \$600,000,000 for fiscal year 2019, \$612,000,000 for
2	fiscal year 2020, and \$624,240,000 for fiscal year 2021.
3	"(f) OVERSIGHT
4	"(1) IN GENERALOf the amounts made available to carry out this
5	chapter for a fiscal year, the Secretary may use not more than the following
6	amounts for the activities described in paragraph (2):
7	"(A) 0.5 percent of amounts made available to carry out section
8	5305.
9	"(B) 0.75 percent of amounts made available to carry out section
10	5307.
11	"(C) 1.5 percent of amounts made available to carry out section
12	5309.
13	"(D) 1 percent of amounts made available to carry out section 601
14	of the Passenger Rail Investment and Improvement Act of 2008 (P.L. 110
15	432; 126 stat. 4968).
16	"(E) 0.5 percent of amounts made available to carry out section
17	5310.
18	"(F) 0.5 percent of amounts made available to carry out section
19	5311.
20	"(G) 0.75 percent of amounts made available to carry out section
21	5337.
22	"(H) 0.75 percent of amounts made available to carry out section
23	5339.
24	"(2) ACTIVITIESThe activities described in this paragraph are as
25	follows:
26	"(A) Activities to oversee the construction of a major capital
27	project.
28	"(B) Activities to review and audit the safety and security,
29	procurement, management, and financial compliance of a recipient or
30	subrecipient of funds under this chapter.

1	"(C) Activities to provide technical assistance generally, and to
2	provide technical assistance to correct deficiencies identified in
3	compliance reviews and audits carried out under this section.
4	"(3) GOVERNMENT SHARE OF COSTSThe Government shall pay
5	the entire cost of carrying out a contract under this subsection.
6	"(4) AVAILABILITY OF CERTAIN FUNDS Funds made available
7	under paragraph (1)(C) shall be made available to the Secretary before allocating
8	the funds appropriated to carry out any project under a full funding grant
9	agreement.
10	"(g) GRANTS AS CONTRACTUAL OBLIGATIONS A grant or contract that
11	is approved by the Secretary and financed with amounts made available from the Mass
12	Transit Account of the Highway Trust Fund pursuant to this section is a contractual
13	obligation of the Government to pay the Government share of the cost of the project.
14	"(h) AVAILABILITY OF AMOUNTS Amounts made available by or
15	appropriated under this section shall remain available until expended.".
16	SEC. 3010. BUS AND BUS FACILITIES PROGRAM.
17	(a) IN GENERALSection 5339 is amended as follows:
18	(1) The section heading is amended by striking "Formula".
19	(2) Subsection (c) is amended
20	(A) by revising paragraph (1) to read as follows:
21	"(1) RECIPIENTSEligible recipients under this section are States and local
22	governmental entities that operate fixed route bus service or designated recipients that
23	allocate funding to fixed route bus operators."; and
24	(B) in paragraph (2), by striking "designated".
25	(3) Subsection (d) is amended
26	(A) by striking the matter preceding paragraph (1) and inserting:
27	"(d) DISTRIBUTION OF GRANTS FUNDS Funds made available under
28	section 5338 to carry out this section shall be allocated as follows:";
29	(B) by redesignating paragraphs (1) and (2) as paragraphs (2) and
30	(3), respectively;

1	(C) in paragraph (3), as redesignated, strike "paragraph (1)" and		
2	insert "paragraphs (1) and (2)"; and		
3	(D) by inserting a new paragraph (1) to read as follows:		
4	"(1) COMPETITIVE ALLOCATIONThirty percent shall be distributed on a		
5	competitive basis by the Secretary, of which not less than 10 percent shall be for projects		
6	located in rural areas.".		
7	(4) Subsection (e) is amended		
8	(A) in paragraph (1) by striking "subsection (d)(1)" and inserting		
9	"subsection (d)(2)"; and		
10	(B) in paragraph (2) by striking "subsection (d)(2)" and inserting		
11	"subsection (d)(3)".		
12	(5) Subsection (g) is amended		
13	(A) by inserting at the end of the first sentence "under subsections		
14	(d)(2) and (d)(3) or three years after the fiscal year in which the project		
15	competitively selected under subsection (d)(1) is announced"; and		
16	(B) by revising the second sentence to read as follows:		
17	"Not later than 30 days after the end of the 3-year period described in the preceding		
18	sentence		
19	"(1) any amount allocated under subsection (d)(1) that is not obligated on		
20	the last day of that period shall be added to the amount that may be available		
21	under such subsection in the next fiscal year; and		
22	"(2) any amount apportioned under subsection (d)(2) and (d)(3) that is not		
23	obligated on the last day of that period shall be added to the amount that may be		
24	apportioned under such subsections in the next fiscal year.".		
25	(b) CHAPTER ANALYSIS The analysis for chapter 53 is amended by striking		
26	the item relating to section 5339 and inserting the following:		
27	"5339. Bus and Bus Facilities Program."		
28	SEC. 3011. RAPID GROWTH AREA TRANSIT PROGRAM.		
29	(a) IN GENERALChapter 53 of title 49, United States Code, is amended by		
30	inserting at the end the following:		
31	"Sec 5341 Ranid Growth Area Transit Program		

1	"(a) IN	GENERALThe Secretary may make grants on a competitive basis to
2	State and local	governmental entities for bus rapid transit projects, which may include
3	acquisition of	right-of-way or land for purposes of future enhancements to public
4	transportation	in the project corridor. Such projects shall serve a high-traffic
5	transportation	artery located in an urbanized or rural area that
6		"(1) has experienced moderate to significant population growth between
7	the 200	00 and 2010 decennial census of population; and
8		"(2) has a transit system in revenue service that
9		"(A) has experienced a moderate to significant increase in
10		ridership; and
11		"(B) has the financial capacity to pay operating expenses for the
12		existing system and an expanded system.
13	"(b) G	OVERNMENT'S SHARE OF COSTS
14		"(1) FEDERAL TRANSIT ASSISTANCEA grant for a bus rapid transit
15	project	financed from amounts made available to carry out this section shall be for
16	up to 5	0 percent of the net capital costs of the project.
17		"(2) FEDERAL-AID HIGHWAY ASSISTANCEUp to 30 percent of
18	the net	project costs may be derived from the Surface Transportation Program and
19	the Cor	ngestion Mitigation and Air Quality Improvement Program.
20		"(3) REMAINDER OF NET CAPITAL PROJECT COSTThe
21	remain	der of the net capital project cost shall be provided from an undistributed
22	cash su	rplus, a replacement or depreciation cash fund or reserve, or new capital.".
23	(b) CH	APTER ANALYSISThe analysis for chapter 53 is amended by inserting
24	at the end the f	following:
25	"5341. Rapid	l Growth Area Transit Program.".
26	SEC. 3012.	TECHNICAL CORRECTIONS.
27	(a) STA	ATEWIDE AND NONMETROPOLITAN TRANSPORTATION
28	PLANNING	-Section 5304 is amended
29		(1) In subsection (d)(2)(B)(ii)
30		(A) by striking "urbanized"; and

1	(B) by striking "with a population of fewer than 200,000, as
2	calculated according to the most recent decennial census, and"; and
3	(2) In subsection (d)(2)(C)
4	(A) by striking "title 23" and by inserting "this Chapter";
5	(B) by striking "urbanized"; and
6	(C) by striking "with a population of fewer than 200,000, as
7	calculated according to the most recent decennial census, and".
8	(b) URBANIZED AREA FORMULA GRANT PROGRAMSection 5307 is
9	amended in subsections (a)(2)(A) and (B), by inserting before "during" each place it
10	appears the following: "or general demand response service".
11	(c) FIXED GUIDEWAY CAPITAL INVESTMENT GRANTSSection 5309 is
12	amended
13	(1) in subsections (d)(1)(B) and (g)(2)(A)(i), by striking "policies and land
14	use patterns that promote public transportation," in each place it appears;
15	(2) in subsection 5309(d)(2)(A)
16	(A) in clause (iii) by inserting "and" after the semicolon preceding
17	the matter in subparagraph (iv);
18	(B) by striking clause (iv); and
19	(C) by redesignating clause (v) as clause (iv).
20	(d) RESEARCH, DEVELOPMENT, DEMONSTRATION, AND
21	DEPLOYMENT PROJECTSSection 5312 is amended
22	(1) in subsection(d)(5)(A)
23	(A) in clause (i)(II), by striking "section 5303" and inserting "23
24	U.S.C. 101(a)(14); and
25	(B) by striking clause (vi), and inserting the following:
26	"(vi) RECIPIENTThe term 'recipient' means a
27	designated recipient, a local governmental entity, or a State that
28	receives a Federal low or no emissions vehicle grant for an
29	urbanized area eligible under clause (i) of this paragraph directly
30	from the Government.";

1	(2) in subsection(d)(5)(C)(ii), by striking "5323(j)" and inserting
2	"5323(i)"; and
3	(3) in subsection(d)(5)(D), by revising the matter preceding clause (i) to
4	read as follows:
5	"(D) ALLOCATIONSOf the amounts made available to carry
6	out this section in each fiscal year, a sum, in an amount to be determined
7	by the Secretary, shall be available to carry out this paragraph, of which
8	" <u>.</u>
9	(e) BICYCLE FACILITIESSection 5319 is amended
10	(1) in the first sentence, after "5307" by striking ", 5309,";
11	(2) by striking "Notwithstanding sections 5307(d), 5309(l), and 5311(g),
12	a" and inserting "A"; and
13	(3) by striking "5307(d)(1)(K) and inserting "5307(c)(1)(K)".
14	(f) HUMAN RESOURCES AND TRAINING`Section 5322(d)(4) is amended
15	by striking "subsection" and inserting "section.".
16	(g) APPORTIONMENTS OF APPROPRIATIONS FOR FORMULA GRANTS
17	-Section 5336(a) is amended by striking "(h)(4)" and inserting "(h)(5)".
18	(h) STATE OF GOOD REPAIR PROGRAM Section 5337 is amended
19	(1) in subsection (c)(2)(B) by striking "5336(b)(1)" and inserting
20	"5336(b)(2)";
21	(2) in subsection (d)(1) by striking "a facility with access for other high-
22	occupancy vehicles" and inserting "high occupancy vehicle lanes during peak
23	hours";
24	(3) in subsection (d)(2) by inserting "vehicle" after "motorbus"; and
25	(4) by inserting the following at the end:
26	"(e) GOVERNMENT SHARE OF COSTS
27	"(1) CAPITAL PROJECTS A grant for a capital project under this
28	section shall be for 80 percent of the net project cost of the project. The recipient
29	may provide additional local matching amounts.

1	"(2) REMAINING COSTSThe remainder of the net project costs shall
2	be provided from an undistributed cash surplus, a replacement or depreciation
3	cash fund or reserve, or new capital.".
4	(i) OVERSIGHTSection 5338(i)(1) is amended
5	(1) in subparagraph (G), by striking "section 5337(c)" and inserting
6	"section 5337"; and
7	(2) by adding the following at the end:
8	"(H) 0.75 percent of the amounts made available to carry out
9	section 5339.".
10	(j) BUS AND BUS FACILITIES FORMULA PROGRAMSection 5339 is
11	amended
12	(1) in subsection (a)
13	(A) by inserting before "financing" the following: "only for the
14	purposes of"; and
15	(B) by striking "rehabilitate" and inserting "rebuild".
16	(2) by revising subsection (c) to read as follows:
17	"(c) ELIGIBLE RECIPIENTS AND SUBRECIPIENTS
18	"(1) RECIPIENTSEligible recipients under this section are designated
19	recipients that allocate funds to fixed route bus operators or State or local
20	governmental entities that operate fixed route bus service.
21	"(2) SUBRECIPIENTSA recipient that receives a grant under this
22	section may allocate amounts of the grant to subrecipients that are public agencies
23	or private nonprofit organizations engaged in public transportation.".
24	(k) GROWING STATES AND HIGH DENSITY STATES Section
25	5340(b) is amended by striking "5338(b)(2)(M)" and inserting "5338(a)(2)(K)".
26	(1) TECHNICAL CORRECTIONS TO SURFACE TRANSPORTATION
27	BOARD JURISDICTIONSection 10501(c) is amended
28	(1) in clause (1)(A)(i), by striking "5302(a)" and inserting "5302";
29	(2) in subparagraph (1)(B,) by striking "mass transportation" and inserting
30	"public transportation" and by striking '5302(a)" and inserting "5302"; and

1		(3) in subparagraph(2)(A), by striking "mass transportation" and inserting
2	"public transportation".	
3	SEC. 3013.	TECHNICAL CORRECTIONS TO TITLE II, DIVISION B, OF
4		MAP-21.
5	Section	on 20013(d) of Public Law 112-141 is amended by striking "5307(c)" and
6	inserting "53	07(b)".
7	SEC. 3014.	ELIMINATION OF FTA ANNUAL RESEARCH REPORTING
8		REQUIREMENT.
9	Section	on 5312 is amended
10		(1) by striking subsection (e); and
11		(2) by redesignating subsection (f) as subsection (e).
12	TITLE IVHIGHWAY AND MOTOR VEHICLE SAFETY	
13		Subtitle ATraffic Safety
14	SEC. 4001.	AUTHORIZATION OF APPROPRIATIONS.
15	(a) IN	GENERALThe following sums are authorized to be appropriated out of
16	the Highway	Account of the Transportation Trust Fund:
17	(1) H	IGHWAY SAFETY PROGRAMSFor carrying out section 402 of title
18	23, U	nited States Code
19		(A) \$241,146,000 for fiscal year 2016;
20		(B) \$248,380,380 for fiscal year 2017;
21		(C) \$255,831,791 for fiscal year 2018;
22		(D) \$263,506,745 for fiscal year 2019;
23		(E) \$271,411,947 for fiscal year 2020; and
24		(F) \$279,554,306 for fiscal year 2021.
25	(2) H	IGHWAY SAFETY RESEARCH AND DEVELOPMENT For carrying
26	out se	ection 403 of title 23, United States Code
27		(A) \$152,000,000 for fiscal year 2016;
28		(B) \$158,840,000 for fiscal year 2017;
29		(C) \$166,146,640 for fiscal year 2018;
30		(D) \$173,457,092 for fiscal year 2019;
31		(E) \$181,783,033 for fiscal year 2020; and

1	(F) \$190,145,052 for fiscal year 2021.
2	(3) NATIONAL PRIORITY SAFETY PROGRAMS For carrying out section
3	405 of title 23, United States Code
4	(A) \$278,705,000 for fiscal year 2016;
5	(B) \$287,066,150 for fiscal year 2017;
6	(C) \$295,678,135 for fiscal year 2018;
7	(D) \$304,548,479 for fiscal year 2019;
8	(E) \$313,684,933 for fiscal year 2020; and
9	(F) \$323,095,481 for fiscal year 2021.
10	(4) NATIONAL DRIVER REGISTER For carrying out section 303 of title 49,
11	United States Code
12	(A) \$5,000,000 for fiscal year 2016;
13	(B) \$5,225,000 for fiscal year 2017;
14	(C) \$5,465,350 for fiscal year 2018;
15	(D) \$5,705,825 for fiscal year 2019;
16	(E) \$5,979,705 for fiscal year 2020; and
17	(F) \$6,254,771 for fiscal year 2021.
18	(5) HIGH VISIBILITY ENFORCEMENT PROGRAM For carrying out
19	section 2009 of SAFETEA-LU (23 U.S.C. 402 note)
20	(A) \$29,000,000 for fiscal year 2016;
21	(B) \$29,870,000 for fiscal year 2017;
22	(C) \$30,766,100 for fiscal year 2018;
23	(D) \$31,689,083 for fiscal year 2019;
24	(E) \$32,639,755 for fiscal year 2020; and
25	(F) \$33,618,948 for fiscal year 2021.
26	(6) ADMINISTRATIVE EXPENSES For administrative and related operating
27	expenses of the National Highway Traffic Safety Administration in carrying out
28	chapter 4 of title 23, United States Code, and this subtitle
29	(A) \$28,149,000 for fiscal year 2016;
30	(B) \$28,993,470 for fiscal year 2017;
31	(C) \$29,863,274 for fiscal year 2018;

1	(D) \$30,759,172 for fiscal year 2019;			
2	(E) \$31,681,947 for fiscal year 2020; and			
3	(F) \$32,632,406 for fiscal year 2021.			
4	(b) PROHIBITION ON OTHER USES Except as otherwise provided in chap			
5	4 of title 23, United States Code, in this subtitle and in the amendments made by this			
6	subtitle, the amounts made available from the Highway Account of the Transportation			
7	Trust Fund for a program under such chapter			
8	(1) shall only be used to carry out such program; and			
9	(2) may not be used by States or local governments for construction			
10	purposes.			
11	(c) APPLICABILITY OF TITLE 23Except as otherwise provided in chapter 4			
12	of title 23, United States Code, and in this subtitle, amounts made available under			
13	subsection (a) for fiscal years 2016 through 2021 shall be available for obligation in the			
14	same manner as if such funds were apportioned or allocated under chapter 1 of title 23,			
15	United States Code.			
16	(d) REGULATORY AUTHORITY Grants awarded under this subtitle shall be			
17	in accordance with regulations issued by the Secretary.			
18	(e) STATE MATCHING REQUIREMENTS If a grant awarded under this			
19	subtitle requires a State to share in the cost, the aggregate of all expenditures for highway			
20	safety activities made during any fiscal year by the State and its political subdivisions			
21	(exclusive of Federal funds) for carrying out the grant (other than planning and			
22	administration) shall be available for the purpose of crediting the State during such fiscal			
23	year for the non-Federal share of the cost of any project under this subtitle (other than			
24	planning or administration) without regard to whether such expenditures were actually			
25	made in connection with such project.			
26	(f) GRANT APPLICATION AND DEADLINE To receive a grant under this			
27	subtitle, a State shall submit an application, and the Secretary shall establish a single			
28	deadline for such applications to enable the award of grants early in the next fiscal year.			
29	SEC. 4002. HIGHWAY SAFETY PROGRAMS.			
30	(a) SECTION 402(a) AMENDMENTSSection 402(a)(2)(A) of title 23, United			
31	States Code, is amended by			

1	(1) striking "and" at the end of clause (vi);
2	(2) redesignating clause (vii) as clause (ix), and
3	(3) inserting after clause (vi) the following:
4	"(vii) to reduce injuries and deaths to older drivers;
5	"(viii) to improve emergency medical services response to
6	crash sites; and".
7	(b) SECTION 402(b) AMENDMENTS Section 402(b)(1)(F) of title 23, United
8	States Code, is amended
9	(1) by redesignating clauses (iii) through (v) as clauses (iv) through (vi),
10	respectively, and
11	(2) by inserting after clause (ii) the following:
12	"(iii) countermeasures designed to decrease deaths and
13	injuries to pedestrians and bicyclists traveling in the roadways;".
14	(c) SECTION 402(c) AMENDMENTSSection 402(c) of title 23, United States
15	Code, is amended
16	(1) in paragraph (2) by striking "Funds apportioned under this section to
17	any State," and all that follows;
18	(2) by redesignating paragraphs (3) and (4) as paragraphs (4) and (5),
19	respectively;
20	(3) by inserting after paragraph (2) the following:
21	"(3) REDUCTION IN APPORTIONMENT
22	"(A) NON-APPROVED PROGRAMSFunds apportioned under
23	this section to any State, that does not have a highway safety program
24	approved by the Secretary or that is not implementing an approved
25	program, shall be reduced by amounts equal to not less than 20 percent of
26	the amounts that would otherwise be apportioned to the State under this
27	section, until such time as the Secretary approves such program or
28	determines that the State is implementing an approved program, as
29	appropriate. The Secretary shall consider the gravity of the State's failure
30	to have or implement an approved program in determining the amount of
31	the reduction.

1		"(B) HIGH RISKIn consultation with the State, the Secretary
2		shall take appropriate steps to address any deficiencies if a State is
3		determined to be "high-risk" under regulations or procedures of the
4		Secretary, taking into consideration responsibility, financial stability, and
5		management and staffing capabilities. In the fiscal year in which a State
6		has been determined "high-risk", the Secretary shall redirect funds
7		sufficient to address the deficiency. If the State fails to take adequate
8		steps to address the deficiency within 12 months after a "high-risk"
9		designation, in the next fiscal year the Secretary shall reduce funds under
10		this section by not less than 20 percent of the amounts that would
11		otherwise be apportioned to the State under this section. The Secretary
12		shall consider the gravity of the State's failure to address the deficiency in
13		determining the amount of the reduction. The Secretary shall increase the
14		amount of the reduction in each subsequent fiscal year in which the State
15		fails to take adequate steps to address the deficiency."; and
16		(4) in paragraph (4), as redesignated
17		(A) by striking "or" after "highway safety program" and inserting a
18		comma; and
19		(B) by inserting "or determines that the State has taken adequate
20		steps to address a deficiency" after "approved program".
21	(d) SE	CTION 402(g) AMENDMENTSection 402 of title 23, United States
22	Code, is amen	ded by striking subsection (g) and inserting after subsection (f) the
23	following:	
24	"(g) R	ESTRICTIONNothing in this section may be construed to authorize the
25	appropriation	or expenditure of funds for highway construction, maintenance, or design
26	(other than de	sign of safety features of highways to be incorporated into guidelines).".
27	SEC. 4003.	AMENDMENT TO SECTION 405 NATIONAL PRIORITY
28		SAFETY PROGRAMS TRANSFER AUTHORITY.
29	Section	n 405(a)(1)(G) of title 23, United States Code, is amended by adding after
30	the last senten	ce the following:

1	"If the Secretary reallocates any amounts to increase the amount made available under	
2	section 402, the State shall use not less than 30 percent for the purposes of pedestrian and	
3	bicycle safety if the State's combined pedestrian and bicycle fatalities exceed 5 percent of	
4	the State's total crash fatalities, based on the most recently reported final data from the	
5	Fatality Anal	ysis Reporting System.".
6	SEC. 4004.	AMENDMENT TO MOTORCYCLIST SAFETY GRANT
7		CRITERIA.
8	Section	on 405(f) of title 23, United States Code, is amended by inserting the
9	following after paragraph (5):	
10		"(6) SUPPORT ACTIVITYThe Secretary or the Secretary's designee
11	may engage in activities with States and State legislators to consider proposals	
12	related to motorcycle helmet use laws.".	
13	SEC. 4005.	AMENDMENT TO GRADUATED DRIVER LICENSING
14		INCENTIVE GRANT CRITERIA.
15	Section 405 of title 23, United States Code, is amended by striking subsection (g)	
16	and inserting the following:	
17	"(g) STATE GRADUATED DRIVER LICENSING INCENTIVE GRANT	
18		"(1) GRANTS AUTHORIZED The Secretary shall award grants to
19	States that adopt and implement graduated driver licensing laws that require	
20	novice drivers younger than 18 years of age to comply with the 2-stage licensing	
21	process described in paragraph (2) before receiving an unrestricted driver's	
22	license.	
23	"(2) MINIMUM REQUIREMENTSA State's driver's license laws shall	
24	includ	le
25		"(A) a learner's permit stage that
26		"(i) is at least 6 months in duration, but must remain in
27		effect until the driver reaches 16 years of age;
28		"(ii) requires that the driver be accompanied and supervised
29		at all times while such driver is operating a motor vehicle by a
30		licensed driver who is at least 21 years of age, is the driver's parent
31		or guardian, or is a State-certified driving instructor; and

1	"(iii) has at least two of the following criteria:
2	"(I) a prohibition on the driver using a personal
3	wireless communications device, as defined in subsection
4	(e)(9)(B), while driving except under an exception
5	permitted in subsection (e)(4), and violation of which is a
6	primary offense;
7	"(II) a requirement that the driver obtain at least 40
8	hours of behind-the-wheel training with a licensed driver
9	who is at least 21 years of age, is the driver's parent or
10	guardian, or is a State-certified driving instructor;
11	"(III) a requirement that the driver attend a driver
12	training course; or
13	"(IV) a requirement that the driver not be convicted,
14	for a period of six consecutive months immediately prior to
15	entering the intermediate stage or receiving an unrestricted
16	driver's license, of any offense under State or local law
17	relating to the use or operation of a motor vehicle;
18	"(B) an intermediate stage that
19	"(i) is at least 6 months in duration;
20	"(ii) restricts driving at night;
21	"(iii) for a period of not less than six months, prohibits the
22	driver from operating a motor vehicle with more than 1 nonfamilial
23	passenger younger than 21 years of age unless a licensed driver
24	who is at least 21 years of age, is the driver's parent or guardian, or
25	is a State-certified driving instructor is in the motor vehicle; and
26	"(iv) has at least one of the following criteria:
27	"(I) a requirement that the intermediate stage remain
28	in effect until the driver reaches 18 years of age;
29	"(II) a prohibition on the driver using a personal
30	wireless communications device, as defined in subsection
31	(e)(9)(B), while driving except under an exception

1	permitted in subsection (e)(4), and violation of which is a
2	primary offense; or
3	"(III) a requirement that the driver not be convicted
4	for a period of six consecutive months immediately prior to
5	receiving an unrestricted driver's license, of any offense
6	under State or local law relating to the use or operation of a
7	motor vehicle; and
8	"(C) any other requirement prescribed by the Secretary.
9	"(3) EXCEPTIONA State that otherwise meets the minimum
10	requirements set forth in paragraph (2) shall be deemed by the Secretary to be in
11	compliance with the requirement set forth in paragraph (2) if the State enacted a
12	law before January 1, 2011, establishing a class of license that permits licensees
13	or applicants younger than 18 years of age to drive a motor vehicle
14	"(A) in connection with work performed on, or for the operation
15	of, a farm owned by family members who are directly related to the
16	applicant or licensee; or
17	"(B) if demonstrable hardship would result from the denial of a
18	license to the licensees or applicants.
19	"(4) GRANTS TO STATES THAT IMPLEMENT NATIONAL DRIVER
20	EDUCATION STANDARDS AND ENHANCED INTERMEDIATE STAGE
21	RESTRICTIONS
22	"(A) IN GENERALThe Secretary shall make a separate grant
23	under this paragraph, in accordance with subparagraphs (B) and (C), to
24	each State that implements national driver education and training
25	standards prescribed by the National Highway Traffic Safety
26	Administration and enhanced intermediate stage restrictions.
27	"(B) FIRST YEAR A State is eligible for the grant described in
28	this paragraph if the State
29	"(i) has not received a grant under this paragraph in a prior
30	fiscal year;

1	"(ii) receives a grant in the same fiscal year pursuant to
2	paragraph (1);
3	"(iii) has satisfied the criterion described in paragraph
4	(2)(A)(iii)(III) for the same fiscal year; and
5	"(iv) submits a plan, approved by the Secretary, to
6	implement national driver education and training standards
7	prescribed by the National Highway Traffic Safety Administration.
8	"(C) SUCCESSIVE YEARS A State is eligible for the grant
9	described in this paragraph if the State
10	"(i) has received a grant under this paragraph in a prior
11	fiscal year;
12	"(ii) receives a grant in the same fiscal year pursuant to
13	paragraph (1);
14	"(iii) has satisfied the criterion described in paragraph
15	(2)(A)(iii)(III) for the same fiscal year;
16	"(iv) demonstrates, to the satisfaction of the Secretary, that
17	it is implementing the plan described in subparagraph (B)(iv);
18	"(v) imposes the restrictions described in paragraph
19	(2)(B)(ii) beginning no later than 10:00 pm; and
20	"(vi) imposes the restrictions described in paragraph
21	(2)(B)(iii) for the entire intermediate stage.
22	"(D) FUNDINGNot more than 33 percent of the amounts made
23	available to carry out this subsection in a fiscal year shall be made
24	available by the Secretary for making grants under this paragraph.
25	"(5) GRANT AMOUNTThe allocation of grant funds to a State under
26	this subsection for a fiscal year shall be in proportion to the State's apportionment
27	under section 402 for fiscal year 2009.
28	"(6) USE OF GRANT AMOUNTS Of the grant funds received by a
29	State under this subsection
30	"(A) at least 25 percent shall be used for

1		"(i) enforcing a 2-stage licensing process that complies
2		with paragraph (2);
3		"(ii) training for law enforcement personnel and other
4		relevant State agency personnel relating to the enforcement
5		described in clause (i);
6		"(iii) publishing relevant educational materials that pertain
7		directly or indirectly to the State graduated driver licensing law;
8		"(iv) carrying out other administrative activities that the
9		Secretary considers relevant to the State's 2-stage licensing
10		process; or
11		"(v) carrying out a teen traffic safety program described in
12		section 402(m); and
13		"(B) up to 75 percent may be used for any eligible project or
14		activity under section 402.".
15	SEC. 4006.	AMENDMENT TO IGNITION INTERLOCK GRANT CRITERIA.
16	Section	on 405(d)(6) of title 23, United States Code, is amended by striking
17	subparagraph	(A) and inserting the following:
18		"(A) IN GENERAL The Secretary shall make a separate grant
19		under this subsection to each State that adopts and is enforcing a law that
20		requires all individuals convicted of driving under the influence of alcohol
21		or of driving while intoxicated to receive
22		"(i) a restriction on driving privileges that limits the
23		individual to operating only motor vehicles with an ignition
24		interlock installed; or
25		"(ii) a requirement to participate in a 24-7 sobriety
26		program, if
27		"(I) a State-certified ignition interlock provider is
28		not available within 100 miles of the individual's residence;
29		or
30		"(II) the individual is required to operate an
31		employer's motor vehicle in the course and scope of

1		employment and the business entity that owns the vehicle is
2		not owned or controlled by the individual.".
3	SEC. 4007.	AMENDMENT TO REPEAT OFFENDER AND OPEN
4		CONTAINER CRITERIA.
5	(a) DI	EFINITIONSSection 164(a) of title 23, United States Code, is amended
6		(1) by redesignating paragraphs (1) through (4) as paragraphs (2) through
7	(5), re	spectively; and
8		(2) by inserting before paragraph (2), as redesignated, the following:
9		"(1) 24-7 SOBRIETY PROGRAMThe term "24-7 sobriety program"
10	means	a State law or program that authorizes a State court or a State agency to-
11		"(A) require an individual who plead guilty or was convicted of
12		driving under the influence of alcohol to totally abstain from alcohol for a
13		period of time; and
14		"(B) require the individual to be subject to testing for alcohol
15		"(i) at least twice per day; or
16		"(ii) by continuous transdermal alcohol monitoring via an
17		electronic monitoring device.";
18		(3) in paragraph (5), as redesignated, by striking subparagraph (A) and
19	inserti	ng the following:
20		"(A) receive, for a period of not less than 1 year, one or more of
21		the following penalties
22		"(i) a suspension of all driving privileges;
23		"(ii) a restriction on driving privileges that limits the
24		individual to operating only motor vehicles with an ignition
25		interlock device installed;
26		"(iii) a requirement to participate in a 24-7 sobriety
27		program, if
28		"(I) a State-certified ignition interlock provider is
29		not available within 100 miles of the individual's residence;
30		Or

1	"(II) the individual is required to operate an
2	employer's motor vehicle in the course and scope of
3	employment and the business entity that owns the vehicle is
4	not owned or controlled by the individual; or
5	"(iv) any other restriction established by regulations
6	promulgated by the Secretary;";
7	(4) in paragraph (5), as redesignated, by striking subparagraph (B); and
8	(5) in paragraph (5), as redesignated, by redesignating subparagraphs (C)
9	and (D) as subparagraphs (B) and (C), respectively.
10	(b) TRANSFER OF FUNDS Section 164(b) of title 23, United States Code, is
11	amended
12	(1) in paragraph (2)(A), by striking "among the uses authorized under
13	subparagraphs (A) and (B) of paragraph (1), and paragraph (3)." and inserting
14	"among the uses authorized under subparagraphs (A) and (B) of paragraph (1),
15	paragraph (3), and, beginning in fiscal year 2016, subparagraph (C)."; and
16	(2) by inserting the following after paragraph (2)(B):
17	"(C) ADDITIONAL USES OF FUNDSBeginning in fiscal year
18	2016, of the funds transferred under subparagraph (B)(i)
19	"(i) not less than 5 percent shall be expended for pedestrian
20	and bicycle safety activities if the State's combined pedestrian and
21	bicycle fatalities exceed 5 percent of the State's total crash
22	fatalities, based on the most recently reported final data from the
23	Fatality Analysis Reporting System; and
24	"(ii) not more than 60 percent may be directed to State and
25	local law enforcement agencies for enforcement of laws that can
26	lead to the detection of impaired drivers, including the purchase of
27	equipment, the training of officers, and the use of additional
28	personnel dedicated to enforcement.".
29	(c) TRANSFER OF FUNDSSection 154(c) of title 23, United States Code, is
30	amended

1		(1) in paragraph (2)(A), by striking "use those reserved funds in
2	accord	dance with subparagraphs (A) and (B) of paragraph (1) and paragraph (3)."
3	and in	serting "use those reserved funds in accordance with subparagraphs (A) and
4	(B) of	paragraph (1), paragraph (3), and, beginning in fiscal year 2016,
5	subpa	ragraph (C). "; and
6		(2) by inserting the following after paragraph (2)(B):
7		"(C) ADDITIONAL USES OF FUNDS Beginning in fiscal year
8		2016, of the funds transferred under subparagraph (B)(i)
9		"(i) not less than 5 percent shall be expended for pedestrian
10		and bicycle safety activities if the State's combined pedestrian and
11		bicycle fatalities exceed 5 percent of the State's total crash
12		fatalities, based on the most recently reported final data from the
13		Fatality Analysis Reporting System; and
14		"(ii) not more than 60 percent may be directed to State and
15		local law enforcement agencies for enforcement of laws that can
16		lead to the detection of impaired drivers, including the purchase of
17		equipment, the training of officers, and the use of additional
18		personnel dedicated to enforcement.".
19	SEC. 4008.	AMENDMENT TO DISTRACTED DRIVING GRANT CRITERIA.
20	Section	on 405(e) of title 23, United States Code, is amended
21		(1) in paragraph (3)
22		(i) by inserting "and" at the end of subparagraph (B); and
23		(ii) by striking subparagraph (C) and redesignating subparagraph
24		(D) as subparagraph (C);
25		(2) in paragraph (4)(C), by striking "section 31152" and inserting "section
26	31136	j" <del>,</del>
27		(3) in paragraph (5), by striking "Of" and inserting "Except as provided in
28	paragi	raph (6)(B), of";
29		(4) by striking paragraph (6) and inserting after paragraph (5) the
30	follow	ring:
31		"(6) DISTRACTED DRIVING ENFORCEMENT GRANTS

1	"(A) IN GENERALThe Secretary may use up to 50 percent of
2	the amounts available for grants under this subsection to award grants to a
3	State that
4	"(i) in fiscal year 2016
5	"(I) has a basic text messaging statute, as
6	determined by the Secretary, that is applicable to drivers of
7	all ages;
8	"(II) makes violation of the statute a primary
9	offense;
10	"(III) participates in the annual distracted driving
11	law enforcement mobilization coordinated by the Secretary
12	and
13	"(IV) is otherwise ineligible for a grant under this
14	subsection;
15	"(ii) in fiscal year 2017
16	"(I) meets the requirements of subparagraph (A)(i);
17	and
18	"(II) has a statute that establishes a minimum fine
19	for a first violation and increased fines for repeat violations
20	of the statute; and
21	"(iii) in fiscal year 2018
22	"(I) meets the requirements of subparagraphs (A)(i)
23	and (A)(ii); and
24	"(II) has a statute that prohibits a driver who is
25	younger than 18 years of age from using a personal
26	wireless communications device while driving.
27	"(B) USE OF GRANT FUNDS; ENFORCEMENT GRANTS
28	"(i) Subject to subparagraphs (B)(ii) and (B)(iii), amounts
29	received by a State under subparagraph (A) may be used for
30	activities related to the enforcement of distracted driving laws as
31	follows:

1	"(ii) In fiscal year 2017, up to 15 percent for any eligible		
2	project or activity under section 402.		
3	"(iii) In fiscal year 2018, up to 25 percent for any eligible		
4	project or activity under section 402."; and		
5	(5) by striking paragraph (8), redesignating paragraph (7) as paragraph (8		
6	and inserting after paragraph (6), as amended by this Act, the following:		
7	"(7) GRANT AMOUNTThe allocation of grant funds to a State under		
8	this subsection shall be in proportion to the State's apportionment under section		
9	402 fe	or fiscal year 2009.".	
10	SEC. 4009.	STREAMLINING OF NATIONAL PRIORITY SAFETY	
11		PROGRAMS.	
12	Section 405(a)(1) of title 23, United States Code, is amended by striking		
13	subparagraph (H).		
14	SEC. 4010.	AMENDMENT TO HIGHWAY RESEARCH AND	
15		DEVELOPMENT.	
16	Section 403 of title 23, United States Code, is amended by inserting at the end the		
17	following:		
18	"(i) FEDERAL SHAREThe Federal share of the cost of any project or activity		
19	carried out under this section may be up to 100 percent if so specified in the project		
20	agreement. ".		
21		Subtitle BMotor Vehicle Safety	
22	SEC. 4101.	AUTHORIZATION OF APPROPRIATIONS.	
23	(a) IN	GENERAL The following sums are authorized to be appropriated out of	
24	the Highway Account of the Transportation Trust Fund to carry out chapter 301 of title		
25	49, United St	ates Code, and part C of subtitle VI of title 49, United States Code:	
26		(1) \$179,000,000 for fiscal year 2016;	
27		(2) \$187,055,000 for fiscal year 2017;	
28		(3) \$195,659,530 for fiscal year 2018;	
29		(4) \$204,268,549 for fiscal year 2019;	
30		(5) \$214,073,440 for fiscal year 2020; and	
31		(6) \$223,920,818 for fiscal year 2021.	

1	(b) CONTRACT AUTHORITY The amounts made available under subsection
2	(a) shall be available for obligation in the same manner as if such funds were apportioned
3	or allocated under chapter 1 of title 23, United States Code, except that the Federal share
4	of the cost of any project or activity carried out under chapter 301 of title 49, United
5	States Code, or part C of subtitle VI of title 49, United States Code, shall be 100 percent
6	or as otherwise provided in the project agreement.
7	SEC. 4102. RECALL OBLIGATIONS UNDER BANKRUPTCY.
8	Section 30120A of title 49, United States Code is amended to read as follows:
9	"Notwithstanding any provision of title 11, United States Code, a manufacturer's
10	duty to comply with section 30112, sections 30115 through 30121, and section 30166 of
11	this title shall be enforceable against a manufacturer or a manufacturer's successors-in-
12	interest whether accomplished by merger or by acquisition of the manufacturer's stock,
13	the acquisition of all or substantially all of the manufacturer's assets or a discrete product
14	line, or confirmation of any plan of reorganization under section 1129 of title 11.".
15	SEC. 4103. PROHIBITION ON RENDERING SAFETY ELEMENTS
16	INOPERATIVE AND CRIMINAL PENALTIES.
17	(a) IN GENERALSection 30122 of title 49, United States Code, is amended by
18	revising subsection (b) to read as follows:
19	"(b) PROHIBITION (1) Except as provided in paragraph (2) of this subsection,
20	a person may not knowingly make inoperative any part of a device or element of design
21	installed on or in a motor vehicle or motor vehicle equipment in compliance with an
22	applicable motor vehicle safety standard prescribed under this chapter unless the person
23	reasonably believes the vehicle or equipment will not be used (except for testing or a
24	similar purpose during maintenance or repair) when the device or element is inoperative.
25	"(2) The prohibition in paragraph (1) does not apply to modifications made by an
26	individual to a motor vehicle or item of equipment owned or leased by that individual.".
27	(b) CRIMINAL LIABILITY Section 30170 of title 49, United States Code, is amended
28	by inserting after paragraph (b) the following;
29	"(c) CRIMINAL LIABILITY FOR TAMPERING WITH MOTOR VEHICLE SAFETY
30	ELEMENTSWhoever willfully, with intent to endanger the safety of any person on board a
31	motor vehicle or anyone who he believes will board the same, or with a reckless disregard for

1	the safety of human life, violates section 30122(b) under this title shall be subject to criminal		
2	penalties under section 33(a) of title 18."		
3	SEC. 4104.	COOPERATION WITH FOREIGN GOVERNMENTS.	
4	(a) TI	TLE 49 AMENDMENTSection 30182(b) of title 49, United States Code,	
5	is amended by	y inserting after paragraph (5) the following:	
6		"(6) enter into cooperative agreements (in coordination with the	
7	Depar	tment of State) and collaborative research and development agreements	
8	with f	oreign governments.".	
9	(b) TI	TLE 23 AMENDMENTSection 403 of title 23, United States Code, is	
10	amended-		
11		(1) in subsection (b)(2)(C), by inserting "foreign government (in	
12	coord	ination with the Department of State)" after "institution,"; and	
13		(2) in subsection (c)(1)(A), by inserting "foreign governments," after	
14	"local	governments,".	
15	SEC. 4105.	FUNCTIONAL SAFETY PROCESS.	
16	(a) ST	ANDARDSSection 30111 of title 49, United States Code, is amended	
17		(1) by revising the heading of the section to read as follows:	
18	"Sec.	30111. Standards and functional safety process"; and	
19		(2) by inserting the following after subsection (e):	
20	"(f) F	UNCTIONAL SAFETY PROCESSThe Secretary shall prescribe	
21	requirements	or guidelines for the design, functional safety process, verification and	
22	validation, and development of safety-related electronics or software used in motor		
23	vehicles and	motor vehicle equipment to ensure that they are likely to function as	
24	intended and	contain fail safe features. The requirements shall be in the form of	
25	regulations or	guidelines. In prescribing regulations or guidelines under this subsection,	
26	the Secretary	shall consider existing relevant safety information and motor vehicle safety	
27	standards.".		
28	(b) Se	ction 30165(1) of title 49, United States Code, is amended by inserting	
29	"30111(f)," a	fter "section".	
30	(c) C(	ONFORMING AMENDMENTThe analysis for chapter 301 is amended	
31	by striking th	e item relating to section 30111 and inserting the following:	

1 "30111. Standards and functional safety process." 2 SEC. 4106. NOTIFICATION OF DEFECT OR NONCOMPLIANCE AND 3 IMMINENT HAZARD AUTHORITY. 4 (a) IN GENERAL.--Section 30118 of title 49, United States Code, is amended in 5 subsection (c), by inserting "or electronic mail" after "certified mail". 6 (b) IMMINENT HAZARD.--Title 49, United States Code, is amended by inserting after 7 section 30167 the following: 8 "Sec. 30168. Imminent Hazard Authority 9 "(a) IMMINENT HAZARD ORDERS.--10 "(1) If, through testing, inspection, investigation, or research carried out 11 under this chapter, the Secretary of Transportation decides that an unsafe 12 condition or practice, or a combination of unsafe conditions and practices, causes 13 an emergency situation involving an imminent hazard of death, personal injury, or 14 significant harm to the public, the Secretary immediately may issue an order 15 prescribing such restrictions and prohibitions as may be necessary to abate the 16 situation, without regard to requirements for prior notice or hearings under this 17 chapter. 18 "(2) The order shall describe the condition or practice, or the combination 19 of conditions and practices, that causes the emergency situation and prescribe 20 standards and procedures for obtaining relief from the order. This paragraph does 21 not affect the Secretary's discretion under this section to maintain the order in 22 effect for as long as the emergency situation exists. 23 "(3) The failure to comply immediately with an order under this section 24 shall subject the person to penalties prescribed in section 30165. 25 "(b) TIMELY REVIEW OF ORDERS.--The Secretary shall provide 26 opportunity for review of the order under section 554 of title 5. If a petition for review is 27 filed, the order will cease to have effect 30 days after the date the order was issued if 28 review is not completed by that time, unless the Secretary determines in writing that the 29 emergency situation still exists.

1	(c) CONFORMING AMENDMENTThe analysis of chapter 301 of title 49,		
2	United States Code, is amended by inserting the following after the item relating to		
3	section 30167:		
4	"Sec. 30168. Imminent hazard.".		
5	SEC. 4107. AMENDMENT TO JUDICIAL REVIEW PROVISIONS.		
6	(a) IN GENERALSection 30161 of title 49, United States Code, is amended		
7	(1) by revising the heading of the section to read as follows:		
8	"Sec. 30161. Judicial review of orders and standards"; and		
9	(2) by striking the first sentence of subsection (a), and inserting the		
10	following:		
11	"Except for an order to issue provisional notification under section 30121 of this title,		
12	which may not be reviewed, a person adversely affected by an order issued under this		
13	chapter, a rule prescribing a motor vehicle safety standard under this chapter, or any other		
14	final agency action taken under this chapter may apply for review of the order, rule, or		
15	action by filing a petition for review in the Court of Appeals of the United States for the		
16	circuit in which the person resides or has its principal place of business or the District of		
17	Columbia Circuit.".		
18	(b) RECALLS ENFORCEMENTSection 30163 of title 49, United States Code,		
19	is amended by adding the following at the end:		
20	"(f) ACTIONS TO ENFORCE RECALL ORDERS In an action brought under		
21	subsection (a) of this section concerning an order issued under section 30118(b) of this		
22	title, the Attorney General need only prove that the Secretary provided appropriate		
23	notification to the manufacturer under section 30118 and need not establish the		
24	substantive validity of the order, which may only be challenged by the manufacturer		
25	through the timely filing of a petition under section 30161 of this title. If an action is		
26	brought under subsection (a) of this section prior to the expiration of the time available		
27	for the filing of a petition under section 30161, the manufacturer may seek a stay of the		
28	district court action until the resolution of any petition for review under section 30161.		
29	"(g) ACTIONS TO COLLECT A CIVIL PENALTY The Attorney General may		
30	bring a civil action in a United States District Court to collect a civil penalty or to collect		

1	an amount agreed upon in compromise by the Secretary under section 30165 of this		
2	title.".		
3	(c) CONFORMING AMENDMENTThe analysis for chapter 301 is amended		
4	by striking th	e item relating to section 30161 and inserting the following:	
5	"30161. Jud	icial review of orders and standards.".	
6	SEC. 4108.	INSPECTION AUTHORITY UNDER AUTOMOBILE FUEL	
7		ECONOMY STATUTE.	
8	Section	on 32910 of title 49, United States Code, is amended	
9		(1) in subsection (a)(1)(A), striking "inspect and copy records of any	
10	person	n at reasonable times", and inserting "conduct an inspection or investigation	
11	that m	hay be necessary to enforce this chapter or a regulation prescribed or order	
12	issued	l under this chapter"; and	
13		(2) by redesignating subsections (b), (c) and (d) as (c), (d) and (e),	
14	respec	ctively, and inserting after subsection (a) the following:	
15	"(b) MATTERS THAT CAN BE INSPECTED AND IMPOUNDMENTIn		
16	carrying out this chapter, an officer or employee designated by the Secretary of		
17	Transportation		
18		"(1) at reasonable times, may inspect and copy any record related to this	
19	chapte	er;	
20		"(2) on request, may inspect records of a manufacturer, distributor, or	
21	dealer	to decide whether the manufacturer, distributor, or dealer has complied or	
22	is con	aplying with this chapter or a regulation prescribed or order issued under	
23	this ch	napter; and	
24		"(3) at reasonable times, in a reasonable way, and on display of proper	
25	crede	ntials and written notice to an owner, operator, or agent in charge, may	
26		"(A) enter and inspect with reasonable promptness premises in	
27		which a motor vehicle or motor vehicle equipment is manufactured, held	
28		for introduction in interstate commerce, or held for sale after introduction	
29		in interstate commerce;	
30		"(B) inspect with reasonable promptness that vehicle or	
31		equipment; and	

1	"(C) impound for not more than 72 hours that vehicle or	
2	equipment.".	
3	SEC. 4109. RECALL AUTHORITY OVER RENTAL CAR COMPANIES AN	D
4	USED CAR DEALERS.	
5	(a) SALE, LEASE OR RENTAL RESTRICTIONSSection 30120(i) of title	49,
6	United States Code, is amended to read as follows:	
7	"(i) LIMITATION ON SALE, LEASE OR RENTAL OF VEHICLES OR	
8	EQUIPMENT(1) After receipt of a notification of a defect or noncompliance about	a
9	motor vehicle or new item of replacement equipment under section 30119 of this title,	a
10	dealer may sell or lease that motor vehicle or new item of replacement equipment, and	a
11	rental company may rent that vehicle, only if	
12	"(A) the defect or noncompliance is remedied as required by this section	n
13	before delivery under the sale, lease or rental agreement; or	
14	"(B) when the notification is required by an order under section 30118(	b)
15	of this title, enforcement of the order is restrained or the order is set aside in a	
16	civil action to which section 30121(d) of this title applies.	
17	"(2) This subsection does not prohibit a dealer from offering for sale or lease the	ıe
18	vehicle or equipment.	
19	"(3) As used in this subsection, the term "rental company" means a person who	is
20	engaged in the business of renting a motor vehicle that has a gross vehicle weight rating	ıg
21	of 10,000 pounds or less, is rented without a driver for an initial term of less than 4	
22	months and is part of a motor vehicle fleet of 5 or more motor vehicles that are used for	r
23	rental purposes.".	
24	(b) SALE OR LEASE OF USED MOTOR VEHICLES Section 30120 of titl	le
25	49, United States Code, is amended by adding at the end the following:	
26	"(k) LIMITATION ON SALE OR LEASE OF USED MOTOR VEHICLES	(1)
27	A person who sold at least 10 motor vehicles during the prior 12 months to purchasers	
28	that in good faith purchase the vehicles other than for resale, may not sell or lease a us	ed
29	motor vehicle until any defect or noncompliance determined under section 30118 of the	nis
30	title with respect to the vehicle has been remedied.	
31	"(2) Paragraph (1) shall not apply if	

1	"(A) notification of the defect or noncompliance with respect to the
2	vehicle is required under section 30118(b) but enforcement of the order is set
3	aside in a civil action to which section 30121(b) applies; or
4	"(B) if at the time of sale or lease
5	"(i) the recall information regarding a used motor vehicle was not
6	available using the means established by the Secretary under section
7	31301 of Public Law 112-141; and
8	"(ii) notification under section 30119 was not received by the seller
9	or lessor.
10	"(3) As used in this subsection, the term 'used motor vehicle' means a motor
11	vehicle that has been purchased previously other than for resale.".
12	SEC. 4110. CIVIL PENALTIES.
13	Section 30165(a) of title 49, United States Code, is amended
14	(1) in paragraph (1)
15	(A) by inserting "or causes the violation of" after "violates" in the
16	first sentence;
17	(B) by striking "\$5,000" and inserting "\$25,000";
18	(C) by striking "\$35,000,000" and inserting "\$300,000,000"; and
19	(D) by inserting at the end of the paragraph the following:
20	"An individual is liable under this section only for willfully causing or
21	committing a violation. An individual who has been instructed to commit a
22	violation by a person of greater authority in the entity in which the individual is
23	employed has not acted willfully.";
24	(2) in paragraph (2)
25	(A) by striking "\$10,000" in subparagraph (A) and inserting
26	"\$100,000"; and
27	(B) by striking "\$15,000,000" in subparagraph (B) and inserting
28	"\$300,000,000"; and
29	(3) in paragraph (3)
30	(A) by striking "\$5,000" and inserting "\$25,000"; and
31	(B) by striking "\$35,000,000" and inserting "\$300,000,000".

1	SEC. 4111.	TECHNICAL CORRECTIONS TO THE MOTOR VEHICLE AND
2		HIGHWAY SAFETY IMPROVEMENT ACT OF 2012.
3	(a) HIGHWAY SAFETY PROGRAMSSection 402 of title 23, United States	
4	Code is amer	nded
5		(1) in subsection (b)(1)(C), by striking "except as provided in paragraph
6	(3),";	
7		(2) in subsection (b)(1)(E),
8		(A) by striking "in which a State" and inserting "for which a
9		State"; and
10		(B) by striking "subsection (f)" and inserting "subsection (k)"; and
11		(3) in subsection (k)(4), by striking "paragraph (2)(A)" and inserting
12	"para	graph (3)(A)".
13	(b) HIGHWAY SAFETY RESEARCH AND DEVELOPMENTSection 4030	
14	of title 23, U	nited States Code is amended by inserting "of title 49, United States Code"
15	after "chapter	301".
16	(c) NATIONAL PRIORITY SAFETY PROGRAMSSection 405 of title 23,	
17	United States	Code is amended
18		(1) in subsection (d)(5), by striking "section 402(c)" and inserting "section
19	402";	
20		(2) by striking subsection (f)(2), and inserting the following:
21		"(2) GRANT AMOUNTThe allocation of grant funds to a State under
22	this subsection for a fiscal year shall be in proportion to the State's apportionment under	
23	section 402 f	or fiscal year 2009, provided that the amount of a grant awarded to a State
24	for a fiscal ye	ear may not exceed 25 percent of the amount apportioned to the State under
25	section 402 f	or fiscal year 2009."; and
26		(3) in subsection (f)(4)(A)(iv), by striking "under subsection (g)".
27	(d) O	PEN CONTAINER REQUIREMENTSSection 154 of title 23, United
28	States Code i	s amended
29		(1) in subsection (c)(3)(A), by striking "transferred" and inserting
30	"reserved"; a	nd
31		(2) in subsection (c)(5), by inserting "or released" after "transferred".

1	(e) MINIMUM PENALTIES FOR REPEAT OFFENDERS FOR DRIVING		
2	WHILE INTOXICATED OR DRIVING UNDER THE INFLUENCE Section 164 of		
3	title 23, United States Code is amended		
4		(1) in subsection (b)(3)(A), by striking "transferred" and inserting	
5	"reserved"; ar	nd	
6		(2) in subsection (b)(5), by inserting "or released" after "transferred".	
7	SEC. 4112.	TIRE REGISTRATION BY INDEPENDENT SELLERS.	
8	Subse	ction (b) of section 30117 of title 49, United States Code, is amended by revising	
9	paragraph (3)	to read as follows:	
10		"(3) The Secretary may initiate a rulemaking to consider requiring a distributor or	
11	dealer	of tires that is not owned or controlled by a manufacturer of tires to maintain	
12	record	s of the name and address of tire purchasers and lessors and information	
13	identifying the tire that was purchased or leased, and any additional records the Secretary		
14	deems	appropriate. Such rulemaking may also consider requiring a distributor or dealer	
15	of tires that is not owned or controlled by a manufacturer of tires to electronically		
16	transmit such records to the manufacturer of the tire by secure means at no cost to tire		
17	purchasers or lessors."		
18	SEC. 4113.	EXTENSION OF TIME PERIOD FOR REMEDY OF TIRE DEFECTS.	
19	Subse	ction (b) of section 30120 of title 49, United States Code, is amended	
20		(1) by striking "60 days" in paragraph (1) and replacing it with "six months"; and	
21		(2) by striking "60-day" in paragraph (2), wherever it appears, and replacing it	
22	with "	six-month".	
23	SEC. 4114.	DEALER REQUIREMENT TO CHECK FOR UNREMEDIED RECALL.	
24	Sectio	n 30120(f) of title 49, United States Code, is amended by striking the period at the	
25	end and inserting the following:		
26	", pro	vided that	
27		"(1) the dealer notifies the owner of each of the manufacturer's vehicles it	
28	servic	es at the time of the service of any defect or noncompliance remedy that has not	
29	been p	performed; and	
30		"(2) such notification is a requirement specified in a franchise, operating or other	
31	agreer	ment between the dealer and manufacturer.".	

1	SEC 4115.	PILOT GRANT PROGRAM FOR STATE NOTIFICATION TO
2		CONSUMERS OF MOTOR VEHICLE RECALL STATUS.
3	(a) IN	GENERAL - The Secretary shall conduct a pilot program to evaluate the
4	feasibility and	d effectiveness of a State process for informing consumers of open motor vehicle
5	recalls at the	time of motor vehicle registration in the State.
6	(b) GI	RANTS – To carry out this program, the Secretary may make a grant to a State that
7	agrees to com	aply with the requirements of this section. Funds made available to a State shall be
8	used for the p	roject described in this section.
9	(c) EL	IGIBILITY – To be eligible for a grant, a State shall submit an application in
10	which it agree	es to notify, at the time of registration, each owner or lessee of a motor vehicle
11	presented for	registration in the State of any open recall on that vehicle, and provide such other
12	information a	s the Secretary may require.
13	(d) AV	WARD – In selecting an applicant for award under this section, the Secretary shall
14	consider the S	State's methodology for determining open recalls on a motor vehicle and for
15	informing cor	nsumers of such open recalls.
16	(e) PE	RFORMANCE PERIOD – A grant awarded under this section shall require a two-
17	year performa	nnce period.
18	(f) RE	PORT- Not later than 90 days after completion of performance under the grant, the
19	grantee shall	provide to the Secretary a report of performance containing such information as the
20	Secretary may	y require.
21	(g) EV	ALUATION – One year after expiration of the grant under this section, the
22	Secretary sha	ll evaluate the extent to which open recalls identified under subsection (c) have
23	been remedie	d.
24	(h) FU	JNDING- Notwithstanding the apportionment formula set forth in 23 U.S.C.
25	402(c)(2), up	to \$2,000,000 of the amounts made available for apportionment to the States for
26	highway safet	ty programs under 23 U.S.C 402(c) in fiscal year 2017 shall be available for grants
27	under subsect	ion (b).
28	(i) DE	FINITIONS. – In this section:
29		(1) "Motor vehicle" has the meaning such term has under Section 30102(a)(6) of

title 49, United States Code.

1	(2) "Open recall" means a recall for which a notification by a manufacturer is		
2	required under Section 30118 of title 49, United States Code and that has not been		
3	remedied under section 30120 of title 49, United States Code.		
4	(3) "Registration" means the process for registering vehicles for use in the State.		
5		(4) "State" has the meaning such term has under Section 101(a) of title 23, United	
6	States	s Code.	
7		TITLE VMOTOR CARRIER SAFETY PROGRAM	
8	SEC. 5001.	AMENDMENT OF TITLE 49, UNITED STATES CODE.	
9	Excep	ot as otherwise expressly provided, whenever in this title an amendment or	
10	repeal is exp	ressed in terms of an amendment to, or a repeal of, a section or other	
11	provision, the reference shall be considered to be made to a section or other provision of		
12	title 49, Unite	ed States Code.	
13		Subtitle ACommercial Motor Vehicle Safety	
14	SEC. 5101.	COMMERCIAL MOTOR VEHICLE DEFINED.	
15	Section	on 31101(1) is amended to read as follows:	
16		"(1) 'commercial motor vehicle' means (except in section 31106 of this	
17	title)	a self-propelled or towed vehicle used on the highways in commerce to	
18	transport passengers or property, if the vehicle		
19		"(A) has a gross vehicle weight rating or gross vehicle weight of at	
20		least 10,001 pounds, whichever is greater;	
21		"(B) is designed or used to transport more than 8 passengers	
22		(including the driver) for compensation;	
23		"(C) is designed or used to transport more than 15 passengers,	
24		including the driver, and is not used to transport passengers for	
25		compensation; or	
26		"(D) is used in transporting material found by the Secretary of	
27		Transportation to be hazardous under section 5103 of this title and	
28		transported in a quantity requiring placarding under regulations prescribed	
29		by the Secretary under section 5103 of this title.".	
30	SEC. 5102.	MOTOR CARRIER OPERATIONS AFFECTING INTERSTATE	
31		COMMERCE.	

1	(a) ]	PROHIBITED TRANSPORTATIONSection 521(b)(5) is amended by
2	inserting afte	r paragraph (B) the following:
3		"(C) If an employee, vehicle, or all or part of an employer's
4		commercial motor vehicle operations has been ordered out of service
5		pursuant to paragraph (5)(A), the commercial motor vehicle operations of
6		the employee, vehicle or employer that affect interstate commerce are also
7		prohibited.".
8	(b) PI	ROHIBITION ON OPERATION IN INTERSTATE COMMERCE AFTER
9	NONPAYMI	ENT OF PENALTIESSection 521(b)(8) is amended
10		(1) by striking "An owner or operator of a commercial motor vehicle"
11	and ir	nserting "A person" in subparagraph (A);
12		(2) by redesignating subparagraph (B) as subparagraph (C);
13		(3) by inserting after subparagraph (A) the following:
14		"(B) A person prohibited from operating in interstate commerce
15		pursuant to paragraph (8)(A) may not operate any commercial motor
16		vehicle where such operation affects interstate commerce."; and
17		(4) by striking "commercial motor vehicle owners and operators" in
18	subpa	ragraph (C) (as redesignated by paragraph (2)) and inserting "a person".
19	SEC. 5103.	BUS RENTALS AND DEFINITION OF EMPLOYER.
20	Parag	raph (3) of section 31132 is amended to read as follows:
21		"(3) 'employer'
22		"(A) means a person engaged in a business affecting interstate
23		commerce that
24		"(i) owns or leases a commercial motor vehicle in
25		connection with that business, or assigns an employee to operate
26		the commercial motor vehicle; or
27		"(ii) offers for rent or lease a motor vehicle designed or
28		used to transport more than 8 passengers, including the driver, and
29		from the same location or as part of the same business provides
30		names or contact information of drivers, or holds itself out to the
31		public as a charter bus company; but

1		"(B) does not include the Government, a State, or a political
2		subdivision of a State.".
3	SEC. 5104.	HIGH-RISK CARRIER REVIEWS.
4	(a) HI	GH-RISK CARRIER REVIEWSSection 31104(b) (as amended by
5	section 5401)	is amended by adding at the end of paragraph (2) the following:
6	"From the fu	nds authorized by this subsection, the Secretary shall ensure that a review is
7	completed on	each motor carrier that demonstrates through performance data that it poses
8	the highest sa	fety risk. At a minimum, a review shall be conducted whenever a motor
9	carrier is amo	ong the highest risk carriers for 2 consecutive months.".
10	(b) C0	ONFORMING AMENDMENTSection 4138 of the Safe, Accountable,
11	Flexible, Effi	cient Transportation Equity Act: A Legacy for Users (49 U.S.C. 31144 note)
12	is repealed.	
13	SEC. 5105.	NEW ENTRANT SAFETY AUDITS.
14	Section	on 31144(g) is amended
15		(1) in paragraph (1)(A)
16		(A) by striking "shall" and inserting "may"; and
17		(B) by striking "each owner and each operator" and inserting "an
18		owner or operator";
19		(2) in paragraph (1)(B)
20		(A) by striking "shall" and inserting "may"; and
21		(B) by striking "each owner and each operator" and inserting "an
22		owner or operator";
23		(3) by striking paragraph (3);
24		(4) by redesignating paragraphs (4) and (5) as paragraphs (3) and (4),
25	respec	ctively; and
26		(5) in paragraph (3), as redesignated, by striking "after the date on which
27	sectio	n 31148(b) is first implemented shall" and inserting "may".
28	SEC. 5106.	IMMINENT HAZARD ACTIONS.
29	Section	on 521(b)(5)(A) is amended

1		(1) by striking "that such" and inserting "that a request for review must be	
2	made in writing within 15 days after issuance of the order, and if timely		
3	requested, the";		
4		(2) by striking "occur" and inserting "commence"; and	
5		(3) by striking "issuance of such order" and inserting "receipt of the	
6	reque	st for review".	
7	SEC. 5107.	INTERNATIONAL COMMERCE TRANSPORTED ON	
8		HIGHWAYS THROUGH THE UNITED STATES.	
9	(a) Se	ection 13501(1) is amended by	
10		(1) in subparagraph (D), striking "or";	
11		(2) in subparagraph (E), striking "and" at the end and inserting "or"; and	
12		(3) inserting the following:	
13		"(F) a foreign county and another foreign county, or between two	
14		places in the same foreign country, to the extent the transportation is in the	
15		United States; and".	
16	(b) Se	ection 31132(4) is amended by	
17		(1) striking "a place in a State and";	
18		(2) in subparagraph (A)	
19		(A) inserting "a place in a State and" before "a place outside that	
20		State";	
21		(B) striking "or"; and	
22		(3) in subparagraph (B)	
23		(A) inserting "a place in a State and" before "another place";	
24		(B) striking the period and inserting "and"; and	
25		(C) inserting at the end the following:	
26		"(C) a foreign county and another foreign county, or between two	
27		places in the same foreign country, to the extent the trade, traffic, or	
28		transportation is in the United States.".	
29		<b>Subtitle BDriver Safety Provisions</b>	
30	SEC. 5201.	COMMERCIAL DRIVER'S LICENSE REQUIREMENTS.	

1	(a) LI	CENSING STANDARDSSection 31305(a)(7) is amended by inserting
2	"would not be subject to a disqualification under section 31310(g) of this title and" after	
3	"taking the te	sts".
4	(b) Dl	SQUALIFICATIONSSection 31310(g)(1) is amended by deleting "who
5	holds a comm	nercial driver's license and".
6	SEC. 5202.	DISQUALIFICATIONS BASED ON NON-COMMERCIAL
7		MOTOR VEHICLE OPERATIONS.
8	(a) FI	RST OFFENSESection 31310(b)(1)(D) is amended by deleting
9	"commercial"	'twice, after "revoked, suspended, or canceled based on the individual's
10	operation of a	" and again after "disqualified from operating a commercial motor vehicle
11	based on the	individual's operation of a".
12	(b) SE	ECOND OFFENSESection 31310(c)(1)(D) is amended by striking
13	"commercial"	'twice, after "revoked, suspended, or canceled based on the individual's
14	operation of a	a" and again after "disqualified from operating a commercial motor vehicle
15	based on the	individual's operation of a".
16	SEC. 5203.	RECORDING OF FEDERAL DISQUALIFICATIONS ON CDLIS.
17	Section	on 31311(a)(15) is amended by
18		(1) inserting "(A)" after "(15)'; and
19		(2) inserting after clause (A), as redesignated, the following:
20		"(B) Not later than 10 days after receiving notice from the
21		Secretary that an individual has been disqualified by the Secretary from
22		operating a commercial motor vehicle, the State shall
23		"(i) disqualify the individual from operating a commercial
24		motor vehicle for the period of the Federal disqualification; and
25		"(ii) notify the operator of the information system under
26		section 31309 of this title to record the disqualification and the
27		violation that resulted in the disqualification.".
28	SEC. 5204.	FAILURE TO PAY CIVIL PENALTY AS A DISQUALIFYING
29		OFFENSE.
30	(a) IN	GENERALChapter 311 is amended by inserting after section 31151 the
31	following:	

1	"Sec. 31152. Disqualification for failure to pay
2	"An individual assessed a civil penalty under this chapter, or chapters 5, 51, or
3	149 of this title, or a regulation issued under any of those provisions, who fails to pay the
4	penalty or fails to comply with the terms of a settlement with the Secretary, shall be
5	disqualified from operating a commercial motor vehicle. The disqualification shall
6	continue until the penalty has been paid, or the individual complies with the terms of the
7	settlement, unless such nonpayment is because the individual is a debtor in a case under
8	chapter 11 of title 11, United States Code.".
9	(b) TECHNICAL AMENDMENTS Section 31310 is amended
10	(1) by redesignating subsections (h) through (k) as subsections (i) through
11	(l), respectively; and
12	(2) by inserting after subsection (g) the following:
13	"(h) DISQUALIFICATION FOR FAILURE TO PAY The Secretary shall
14	disqualify from operating a commercial motor vehicle any individual failing to pay a civi
15	penalty within the prescribed period, or failing to conform to the terms of any settlement
16	with the Secretary. The disqualification shall continue until the penalty has been paid, or
17	the individual conforms to the terms of the settlement, unless the nonpayment is because
18	the individual is a debtor in a case under chapter 11 of title 11, United States Code."; and
19	(3) in subsection (i) (as redesignated by paragraph (1) of this subsection)
20	by striking "Notwithstanding subsections (b) through (g)" and inserting
21	"Notwithstanding subsections (b) through (h)".
22	(c) CONFORMING AMENDMENTThe analysis of chapter 311 is amended by
23	inserting after the item relating to section 31151 the following:
24	"31152. Disqualification for failure to pay.".
25	SEC. 5205. CONTROLLED SUBSTANCE VIOLATIONS.
26	Section 31310(d) is amended by
27	(1) inserting after "CONTROLLED SUBSTANCE VIOLATIONS" the
28	following:
29	"(1) An individual who receives a verified positive DOT drug test is
30	disqualified from operating a commercial motor vehicle and remains disqualified
31	until the individual completes the substance abuse professional evaluation and

1	treatment and return to duty process under part 40, subpart O of title 49, Code of	
2	Federal Regulations."; and	
3		(2) inserting "(2)" before "The Secretary".
4		Subtitle CMedical and Registration Provisions
5	SEC. 5301.	EFFECT OF DRIVING ON COMMERCIAL MOTOR VEHICLE
6		OPERATORS.
7	Section	on 31136(a)(4) is amended to read as follows:
8		"(4) the operation of commercial motor vehicles does not have a
9	signif	icantly adverse effect on the physical condition of the operators; and".
10	SEC. 5302.	REPEAL OF COMMERCIAL JURISDICTION EXCEPTION FOR
11		BROKERS OF MOTOR CARRIERS OF PASSENGERS.
12	Section	on 13506(a) is amended by deleting paragraph (14) and redesignating
13	paragraph (15	5) as paragraph (14).
14	SEC. 5303.	REVOCATION OR SUSPENSION OF REGISTRATION.
15	Section	on 31134(c) is amended
16		(1) by striking "The Secretary" and inserting "(1) IN GENERALThe
17	Secre	tary";
18		(2) by redesignating paragraphs (1) through (4) as subparagraphs (A)
19	throug	gh (D), respectively;
20		(3) in subparagraph (1)(B) (as redesignated), by striking "knowingly failed
21	to cor	nply with the requirements listed in subsection (b)(1)" and inserting
22	"willf	fully failed to comply with
23		"(i) this part;
24		"(ii) an applicable regulation or order of the Secretary; or
25		"(iii) a condition of the registration.";
26		(4) in subparagraph (1)(C) (as redesignated)
27		(A) by striking "has not disclosed" and inserting "has
28		"(i) failed to disclose"; and
29		(B) after the semicolon, inserting "or
30		"(ii) operated under a new identity or as an affiliate to avoid
31		"(I) an order of the Secretary;

1	"(II) a statutory or regulatory requirement;
2	"(III) a civil penalty imposed under chapter 5, 51, 149, or
3	311;
4	"(IV) an enforcement action initiated by the Secretary;
5	"(V) a final, proposed or potential adverse safety fitness
6	determination; or
7	"(VI) a negative compliance history;";
8	(5) in subparagraph (1)(D) (as redesignated), by striking the period and
9	inserting a semicolon; and
10	(6) by adding at the end the following:
11	"(E) subject to paragraph (3) of this subsection, the employer or
12	person failed
13	"(i) to pay a civil penalty imposed under chapter 5, 51, 149,
14	or 311 of this title;
15	"(ii) to arrange and abide by an acceptable payment plan
16	for such civil penalty, not later than 90 days after the date specified
17	by order of the Secretary for the payment of such penalty; or
18	"(iii) to obey a subpoena issued by the Secretary; or
19	"(F) the employer or person failed to disclose, in its application for
20	registration, a material fact relevant to its willingness and ability to
21	comply with
22	"(i) this part;
23	"(ii) an applicable regulation or order of the Secretary; or
24	"(iii) a condition of its registration.
25	"(2) SAFETY FITNESS; IMMINENT HAZARD
26	"(A) EXPEDITED PROCEDURENotwithstanding subchapter II
27	of chapter 5 of title 5, and subject to section 31144(c) of this title, the
28	Secretary shall revoke the registration of an employer or person if the
29	employer or person

1		"(i) has been prohibited from operating a commercial motor
2		vehicle in interstate commerce for failure to comply with the safety
3		fitness requirements of section 31144 of this title; or
4		"(ii) is or was conducting unsafe operations that are or were
5		an imminent hazard (as defined in section 521(b)(5)(B) of this
6		title) to public health or property.
7		"(B) NOTICE OF REVOCATION The Secretary may revoke a
8		registration under this paragraph only after giving notice of the revocation
9		to the registrant.
10		"(3) LIMITATIONParagraph (1)(E)(i) and (ii) shall not apply to a
11	person	n who is unable to pay a civil penalty because the person is a debtor in a
12	case v	under chapter 11 of title 11.".
13	SEC. 5304.	REVOCATION OF REGISTRATION FOR FAILURE TO
14		RESPOND TO SUBPOENA.
15	Section	on 525 is amended by inserting "subchapter III of chapter 311 or" before
16	"chapter 139"	'.
17	SEC. 5305.	LAPSE OF REQUIRED FINANCIAL SECURITY; SUSPENSION
18		OF REGISTRATION.
19	Section	on 13906(e) is amended by inserting "or suspend" after "revoke".
20		Subtitle DGrants and Authorizations
21	SEC. 5401.	FMCSA FINANCIAL ASSISTANCE PROGRAMS.
22	(a) DI	EFINITIONSection 31101 is amended
23		(1) by redesignating paragraph (4) as paragraph (5); and
24		(2) by inserting after paragraph (3) the following:
25		"(4) 'Secretary' means the Secretary of Transportation."
26	(b) M	CSAP AND HIGH PRIORITY PROGRAMS; FMCSA
27	AUTHORIZA	ATIONSSections 31102 through 31104 are amended to read as follows:
28	"Sec. 31102.	Motor Carrier Safety Assistance Program
29	"(a) II	N GENERAL
30		"(1) The Secretary shall administer a Motor Carrier Safety Assistance
31	Progr	am funded under section 31104 of this title.

1	"(2) The goal of the program is to ensure that the Secretary, States, local
2	governments, other political jurisdictions, Federally recognized Indian Tribes, and
3	other persons work in partnership to establish programs to improve motor carrier,
4	commercial motor vehicle, and driver safety to support a safe and efficient surface
5	transportation system by
6	"(A) making targeted investments to promote safe commercial
7	motor vehicle transportation, including the transportation of passengers
8	and hazardous materials;
9	"(B) investing in activities likely to generate maximum reductions
10	in the number and severity of commercial motor vehicle crashes and
11	fatalities resulting from such crashes;
12	"(C) adopting and enforcing effective motor carrier, commercial
13	motor vehicle, and driver safety regulations and practices consistent with
14	Federal requirements; and
15	"(D) assessing and improving statewide performance by setting
16	program goals and meeting performance standards, measures, and
17	benchmarks.
18	"(b) STATE PLANS The Secretary shall prescribe procedures for a State to
19	submit a plan under which the State agrees to assume responsibility for improving motor
20	carrier safety, adopting and enforcing regulations, standards, and orders of the
21	Government on commercial motor vehicle and hazardous materials transportation safety,
22	and adopting and enforcing compatible State regulations, standards, and orders. The
23	Secretary shall approve a plan if the Secretary decides that the plan is adequate to
24	promote the objectives of this section, and the plan
25	"(1) implements performance-based activities, including deployment of
26	technology to enhance the efficiency and effectiveness of commercial motor
27	vehicle safety programs;
28	"(2) designates a lead State motor vehicle safety agency responsible for
29	administering the plan throughout the State;

1	"(3) contains satisfactory assurances that the lead State agency has or will
2	have the legal authority, resources, and qualified personnel necessary to enforce
3	the regulations, standards, and orders;
4	"(4) contains satisfactory assurances that the State will devote adequate
5	resources to the administration of the plan and enforcement of the regulations,
6	standards, and orders;
7	"(5) provides a right of entry and inspection to carry out the plan;
8	"(6) provides that all reports required under this section be available to the
9	Secretary on request;
10	"(7) provides that the lead State agency will adopt the reporting
11	requirements and use the forms for recordkeeping, inspections, and investigations
12	that the Secretary prescribes;
13	"(8) requires registrants of commercial motor vehicles to demonstrate
14	knowledge of applicable safety regulations, standards, and orders of the
15	Government and the State;
16	"(9) provides that the State will grant maximum reciprocity for inspections
17	conducted under the North American Inspection Standards through the use of a
18	nationally accepted system that allows ready identification of previously
19	inspected commercial motor vehicles;
20	"(10) ensures that activities described in subsection (g) of this section, if
21	financed through grants made under this section, will not diminish the
22	effectiveness of the development and implementation of commercial motor
23	vehicle safety programs described in subsection (a) of this section;
24	"(11) ensures that the lead State agency will coordinate the plan, data
25	collection, and information systems with the State highway safety improvement
26	program required under section 148(c) of title 23;
27	"(12) ensures participation in appropriate Federal Motor Carrier Safety
28	Administration information technology and data systems and other information
29	systems by all appropriate jurisdictions receiving Motor Carrier Safety Assistance
30	Program funding;

1	"(13) ensures that information is exchanged among the States in a timely
2	manner;
3	"(14) provides satisfactory assurances that the State will undertake efforts
4	that will emphasize and improve enforcement of State and local traffic safety laws
5	and regulations related to commercial motor vehicle safety;
6	"(15) provides satisfactory assurances that the State will promote activities
7	in support of national priorities and performance goals, including
8	"(A) activities aimed at removing impaired commercial motor
9	vehicle drivers from the highways of the United States through adequate
10	enforcement of regulations on the use of alcohol and controlled substances
11	and by ensuring ready roadside access to alcohol detection and measuring
12	equipment;
13	"(B) activities aimed at providing an appropriate level of training
14	to State Motor Carrier Safety Assistance Program officers and employees
15	on recognizing drivers impaired by alcohol or controlled substances; and
16	"(C) when conducted with an appropriate commercial motor
17	vehicle inspection, interdiction activities, and appropriate strategies for
18	carrying out those activities, including activities that affect the
19	transportation of controlled substances, as defined under section 102 of the
20	Comprehensive Drug Abuse Prevention and Control Act of 1970 (21
21	U.S.C. 802) and listed in part 1308 of title 21, Code of Federal
22	Regulations, as updated and republished from time to time, by any
23	occupant of a commercial motor vehicle;
24	"(16) provides that the State has established and dedicated sufficient
25	resources to a program to ensure that
26	"(A) the State collects and reports to the Secretary accurate,
27	complete, and timely motor carrier safety data; and
28	"(B) the State participates in a national motor carrier safety data
29	correction system prescribed by the Secretary;

1 "(17) ensures that the State will cooperate in the enforcement of financial 2 responsibility requirements under sections 13906, 31138, and 31139 of this title, 3 and regulations issued under these sections; 4 "(18) ensures consistent, effective, and reasonable sanctions; 5 "(19) ensures that roadside inspections will be conducted at locations that 6 are adequate to protect the safety of drivers and enforcement personnel; 7 "(20) provides that the State will include in the training manuals for the 8 licensing examination to drive both noncommercial motor vehicles and 9 commercial motor vehicles information on best practices for driving safely in the 10 vicinity of noncommercial and commercial motor vehicles; 11 "(21) provides that the State will enforce the registration requirements of 12 sections 13902 and 31134 of this title by prohibiting the operation of any vehicle 13 discovered to be operated by a motor carrier without a registration issued under these sections or to be operated beyond the scope of the motor carrier's 14 15 registration; 16 "(22) provides that the State will conduct comprehensive and highly 17 visible traffic enforcement and commercial motor vehicle safety inspection 18 programs in high-risk locations and corridors; 19 "(23) except in the case of an imminent hazard or obvious safety hazard, 20 ensures that an inspection of a vehicle transporting passengers for a motor carrier 21 of passengers is conducted at a station, terminal, border crossing, maintenance 22 facility, destination, or other location where adequate food, shelter, and sanitation 23 facilities are available for passengers, and reasonable accommodations are 24 available for passengers with disabilities; 25 "(24) ensures that the State will transmit to its roadside inspectors the 26 notice of each Federal exemption granted pursuant to section 31315(b) of this title 27 and 49 C.F.R. 390.23 and 390.25 and provided to the State by the Secretary, 28 including the name of the person granted the exemption and any terms and

conditions that apply to the exemption;

29

1	"(25) except as provided in subsection (c) of this section, provides that the
2	State will conduct safety audits of new entrant motor carriers pursuant to section
3	31144(g) of this title;
4	"(26) provides that the State agrees to fully participate in the Performance
5	and Registration Information System Management under section 31106(b) of this
6	title no later than 3 years from the date of enactment of this provision by
7	complying with the program participation requirements established in section
8	31106(b)(3) of this title; and
9	"(27) for a State that shares a land border with another country, provides
10	that the State
11	"(A) will conduct a border commercial motor vehicle safety
12	program that includes enforcement and related projects; or
13	"(B) if it declines to include appropriate border related activities in
14	its plan, will forfeit a proportionate level of funding as determined by the
15	Secretary.
16	"(c) EXCLUSION OF U.S. TERRITORIES The requirement that a State
17	conduct safety audits of new entrant motor carriers under subsection (b)(25) of this
18	section does not apply to a territory of the United States unless required by the Secretary.
19	"(d) INTRASTATE COMPATIBILITY The Secretary shall prescribe
20	regulations specifying tolerance guidelines and standards for ensuring compatibility of
21	intrastate commercial motor vehicle safety laws and regulations with Government motor
22	carrier safety regulations to be enforced under subsection (a) of this section. To the
23	extent practicable, the guidelines and standards shall allow for maximum flexibility while
24	ensuring a degree of uniformity that will not diminish transportation safety.
25	"(e) MAINTENANCE OF EFFORT
26	"(1) IN GENERALA plan submitted by a State under subsection (b) of
27	this section shall provide that the total expenditure of amounts of the lead State
28	agency responsible for administering the plan will be maintained at a level each
29	fiscal year at least equal to the average level of that expenditure for fiscal years
30	2004 and 2005.

1	"(2) AVERAGE LEVEL OF STATE EXPENDITURESIn estimating
2	the average level of State expenditure under paragraph (1) of this subsection, the
3	Secretary
4	"(A) may allow the State to exclude State expenditures for
5	Government-sponsored demonstration and pilot programs and strike
6	forces; and
7	"(B) may allow the State to exclude expenditures for activities
8	related to border enforcement and new entrant safety audits; and
9	"(C) shall require the State to exclude State matching amounts
10	used to receive Government financing under this section.
11	"(3) WAIVERSUpon the request of a State, the Secretary may waive or
12	modify the requirements of this subsection for the period of the plan, if the
13	Secretary determines that a waiver is equitable due to exceptional or
14	uncontrollable circumstances.
15	"(f) USE OF UNIFIED CARRIER REGISTRATION FEES AGREEMENT
16	Amounts generated under section 14504a of this title and received by a State and used for
17	motor carrier safety purposes may be included as part of the State's share of the Motor
18	Carrier Safety Assistance Program not provided by the Government.
19	"(g) USE OF GRANTS TO ENFORCE OTHER LAWS A State may use
20	amounts received under a grant under this section
21	"(1) if the activities are carried out in conjunction with an
22	appropriate inspection of a commercial motor vehicle to enforce Federal
23	or State commercial motor vehicle safety regulations, for the
24	"(A) enforcement of commercial motor vehicle size and
25	weight limitations at locations (excluding fixed weight facilities)
26	such as near steep grades or mountainous terrains, where the
27	weight of a commercial motor vehicle can significantly affect the
28	safe operation of the vehicle, or at ports where intermodal shipping
29	containers enter and leave the United States; and
30	"(B) detection of and enforcement actions taken as a result
31	of criminal activity, including the trafficking of human beings, in a

1	commercial motor vehicle or by any occupant, including the
2	operator, of the vehicle;
3	"(2) for documented enforcement of State traffic laws and
4	regulations designed to promote the safe operation of commercial motor
5	vehicles, including documented enforcement of such laws and regulations
6	relating to noncommercial motor vehicles when necessary to promote the
7	safe operation of commercial motor vehicles, provided:
8	"(A) the number of motor carrier safety activities
9	(including roadside safety inspections) conducted in the State is
10	maintained at a level at least equal to the average level of such
11	activities conducted in the State in fiscal years 2004 and 2005; and
12	"(B) the State does not use more than 5 percent of the basic
13	amount the State receives under a grant under this section for
14	enforcement activities relating to noncommercial motor vehicles
15	unless the Secretary determines that a higher percentage will result
16	in significant increases in commercial motor vehicle safety; and
17	"(3) for the enforcement of household goods regulations on
18	intrastate and interstate carriers, provided that the State has adopted laws
19	or regulations compatible with the Federal household goods regulations.
20	"(h) EVALUATION OF PLAN AND AWARD OF GRANT
21	"(1) AWARDThe Secretary may allocate the amounts appropriated
22	among the States whose plans have been approved under criteria that the
23	Secretary establishes.
24	"(2) OPPORTUNITY TO CUREIf the Secretary disapproves a plan
25	under this section, the Secretary shall give the State a written explanation of the
26	reasons for disapproval and allow the State to modify and resubmit the plan for
27	approval.
28	"(i) PLAN MONITORING
29	"(1) IN GENERALOn the basis of reports submitted by the lead State
30	agency responsible for administering a plan approved under this section and the

Secretary's own investigations, the Secretary shall make a continuing evaluation of the way the State is carrying out the plan.

"(2) WITHHOLDING OF FUNDS.--If, after notice and an opportunity to be heard, the Secretary finds that the State plan previously approved is not being followed or has become inadequate to ensure enforcement of the regulations, standards, or orders, the Secretary may withdraw approval of the plan and notify the State. The plan is no longer in effect once the notice is received. In lieu of withdrawing approval of the plan, the Secretary may withhold funding from the State to which the State would otherwise be entitled under this section for the period of the State's noncompliance. In exercising this option, the Secretary may withhold up to 10 percent of funds for the year that the Secretary notifies the State of its noncompliance, up to 10 percent of funds for the first full year of noncompliance, up to 25 percent of funds for the second full year of noncompliance, and not less than 50 percent of funds for the third and subsequent full years of noncompliance.

- "(3) JUDICIAL REVIEW.--A State adversely affected by the Secretary's action under paragraph (2) of this subsection may seek judicial review under chapter 7 of title 5. Notwithstanding withdrawal of a plan approval, the State may retain jurisdiction in administrative or judicial proceedings begun before the withdrawal if the issues involved are not related directly to the reasons for the withdrawal.
- "(j) ALLOCATION OF MCSAP FUNDS.--On October 1 of each fiscal year, or as soon as practicable after that date, and after making a deduction under section 31104(a)(3) of this title, the Secretary shall allocate amounts made available to carry out this section for the fiscal year among the States with plans approved under this section.

## "Sec. 31103. High Priority Program

"(a) IN GENERAL.--The Secretary shall administer a High Priority Program funded under section 31104 of this title.

The allocation shall be made under criteria prescribed by the Secretary.

"(b) PURPOSE.--The purpose of the program is to make grants to and cooperative agreements with States, local governments, other political jurisdictions, Federally

1	recognized Indian Tribes, and any person to carry out high priority activities and projects,
2	including activities and projects that
3	"(1) increase public awareness and education on commercial motor
4	vehicle safety;
5	"(2) target unsafe driving of commercial motor vehicles and non-
6	commercial motor vehicles in areas identified as high risk crash corridors;
7	"(3) support the enforcement of household goods regulations on intrastate
8	and interstate carriers, provided that the State has adopted laws or regulations
9	compatible with the Federal household good regulations;
10	"(4) improve the safe and secure movement of hazardous materials and the
11	transportation of goods and persons in foreign commerce;
12	"(5) demonstrate new technologies to improve commercial motor vehicle
13	safety;
14	"(6) otherwise improve commercial motor vehicle safety and compliance
15	with commercial motor vehicle safety regulations; or
16	"(7) support participation in the Performance and Registration Information
17	System Management under section 31106(b) of this title.
18	"(c) SAFETY DATA IMPROVEMENT
19	"(1) IN GENERALIn addition to the activities and projects under
20	subsection (b) of this section and subject to paragraph (2) of this subsection, the
21	Secretary may make a grant to or cooperative agreement with a State under this
22	section to improve the accuracy, timeliness, and completeness of commercial
23	motor vehicle safety data reported to the Secretary.
24	"(2) ELIGIBILITY A State shall be eligible for funding under this
25	subsection in a fiscal year if the Secretary determines that the State has
26	"(A) conducted a comprehensive audit of its commercial motor
27	vehicle safety data system within the preceding 2 years;
28	"(B) developed a plan that identifies and prioritizes its commercial
29	motor vehicle safety data needs and goals; and
30	"(C) identified performance-based measures to determine progress
31	toward those goals.

1	"Sec. 31104. Availability of Amounts
2	"(a) FINANCIAL ASSISTANCE PROGRAMS
3	"(1) IN GENERALThe following sums are authorized to be
4	appropriated from the Highway Account of the Transportation Trust Fund for the
5	following Federal Motor Carrier Safety Administration programs:
6	"(A) GRANT PROGRAM FOR THE MOTOR CARRIER
7	SAFETY ASSISTANCE PROGRAM Subject to paragraph 3 of this
8	subsection, to carry out sections 31102 and 31103 of this title
9	"(i) \$284,343,000 for fiscal year 2016;
10	"(ii) \$309,081,000 for fiscal year 2017;
11	"(iii) \$332,081,000 for fiscal year 2018;
12	"(iv) \$342,081,000 for fiscal year 2019;
13	"(v) \$351,081,000 for fiscal year 2020; and
14	"(vi) \$359,081,000 for fiscal year 2021.
15	"(B) FINANCIAL ASSISTANCE PROGRAM FOR HIGH
16	PRIORITY ACTIVITIES To make grants and cooperative agreements
17	under section 31103 of this title, the Secretary may set aside from amounts
18	made available under subparagraph (A) of this paragraph up to
19	"(i) \$23,526,000 for fiscal year 2016;
20	"(ii) \$29,704,000 for fiscal year 2017;
21	"(iii) \$29,704,000 for fiscal year 2018;
22	"(iv) \$29,704,000 for fiscal year 2019;
23	"(v) \$29,704,000 for fiscal year 2020; and
24	"(vi) \$29,704,000 for fiscal year 2021
25	"(C) GRANT PROGRAM FOR INNOVATIVE TECHNOLOGY
26	-To carry out section 31109 of this title
27	"(i) \$20,000,000 for fiscal year 2016;
28	"(ii) \$22,500,000 for fiscal year 2017;
29	"(iii) \$25,000,000 for fiscal year 2018;
30	"(iv) \$25,000,000 for fiscal year 2019;
31	"(v) \$25,000,000 for fiscal year 2020; and

1	"(vi) \$25,000,000 for fiscal year 2021.
2	"(D) FINANCIAL ASSISTANCE PROGRAM FOR
3	COMMERCIAL DRIVER'S LICENSE PROGRAM
4	IMPLEMENTATION To carry out section 31313 of this title
5	"(i) \$34,000,000 for fiscal year 2016;
6	"(ii) \$39,196,000 for fiscal year 2017;
7	"(iii) \$39,196,000 for fiscal year 2018;
8	"(iv) \$39,196,000 for fiscal year 2019;
9	"(v) \$39,196,000 for fiscal year 2020; and
10	"(vi) \$39,196,000 for fiscal year 2021.
11	"(E) GRANT PROGRAM FOR COMMERCIAL MOTOR
12	VEHICLE OPERATORS To carry out section 31110 of this title,
13	\$1,000,000 for each fiscal year, 2016 through 2021.
14	"(2) REIMBURSEMENT FOR GOVERNMENT'S SHARE OF COSTS
15	Amounts made available under this section shall be used to reimburse financial
16	assistance recipients proportionally for the United States Government's share of
17	the costs incurred.
18	"(3) DEDUCTION FOR PARTNER TRAINING AND PROGRAM
19	SUPPORTOn October 1 of each fiscal year or as soon after that date as
20	practicable, the Secretary may deduct, from amounts made available under
21	subparagraphs (A), (C), and (D) of paragraph 1 of this subsection for that fiscal
22	year, not more than 1.50 percent of those amounts for partner training and
23	program support in that fiscal year. The Secretary shall use at least 75 percent of
24	those deducted amounts to train non-Government employees and to develop
25	related training materials in carrying out these programs.
26	"(4) GRANTS AND COOPERATIVE AGREEMENTS AS
27	CONTRACTUAL OBLIGATIONSThe approval of a grant or cooperative
28	agreement by the Secretary under section 31102, 31103, 31109, 31110, or 31313
29	of this title is a contractual obligation of the Government for payment of the
30	Government's share of costs in carrying out the provisions of the grant or
31	cooperative agreement.

1	"(5) ELIGIBLE ACTIVITIES The Secretary shall establish criteria for
2	eligible activities to be funded with grants or cooperative agreements under this
3	section and publish those criteria in a notice of funding availability before the
4	program application period.
5	"(6) REIMBURSEMENT The Secretary shall reimburse a recipient,
6	from a grant or cooperative agreement made under section 31102, 31103, 31109,
7	31110, or 31313 of this title, an amount that is at least 85 percent of the costs
8	incurred by the recipient in a fiscal year in developing and implementing
9	programs under these sections.
10	"(7) PAYMENT TO RECIPIENTS FOR COSTSEach recipient shall
11	submit vouchers at least quarterly for costs the recipient incurs in developing and
12	implementing programs under section 31102, 31103, 31109, 31110, or 31313 of
13	this title. The Secretary shall pay the recipient an amount not more than the
14	Government share of the costs incurred as of the date of the vouchers. The
15	Secretary shall include a recipient's in-kind contributions in determining the
16	reimbursement.
17	"(8) AVAILABILITY OF ALLOCATIONSGrants or cooperative
18	agreements to carry out section 31102, 31103, 31109, 31110, or 31313 of this title
19	remain available for expenditure by the recipient for the fiscal year in which they
20	are allocated and for the next two fiscal years. Amounts not expended during the
21	time permitted are released to the Secretary for reallocation.
22	"(b) ADMINISTRATIVE EXPENSES
23	"(1) AUTHORIZATION OF APPROPRIATIONSThe following sums
24	are authorized to be appropriated from the Highway Account of the
25	Transportation Trust Fund for the Secretary of Transportation to pay
26	administrative expenses of the Federal Motor Carrier Safety Administration
27	"(A) \$329,180,000 for fiscal year 2016;
28	"(B) \$375,823,000 for fiscal year 2017;
29	"(C) \$399,723,000 for fiscal year 2018;
30	"(D) \$391,723,000 for fiscal year 2019;
31	"(E) \$399,723,000 for fiscal year 2020; and

1	"(F) \$406,723,000 for fiscal year 2021.
2	"(2) USE OF FUNDS The funds authorized by this subsection shall be
3	used for personnel costs; administrative infrastructure; rent; information
4	technology; programs for research and technology, information management,
5	regulatory development, the administration of the performance and registration
6	information system management, and outreach and education; to fund the
7	facilities working capital fund; other operating expenses; and such other expenses
8	as may from time to time become necessary to implement statutory mandates of
9	the Federal Motor Carrier Safety Administration not funded from other sources.
10	"(3) OUTREACH AND EDUCATION
11	"(A) IN GENERAL The Secretary shall conduct, through any
12	combination of grants, contracts, or cooperative agreements, an outreach
13	and education program to be administered by the Federal Motor Carrier
14	Safety Administration.
15	"(B) PROGRAM ELEMENTS The program shall include, at a
16	minimum
17	"(i) a program to promote a more comprehensive and
18	national effort to educate commercial motor vehicle drivers and
19	passenger vehicle drivers about how commercial motor vehicle drivers
20	and passenger vehicle drivers can more safely share the road with each
21	other;
22	"(ii) a program to promote enhanced traffic enforcement
23	efforts aimed at reducing the incidence of the most common unsafe
24	driving behaviors that cause or contribute to crashes involving
25	commercial motor vehicles and passenger vehicles; and
26	"(iii) a program to establish a public-private partnership to
27	provide resources and expertise for the development and
28	dissemination of information relating to sharing the road referred to in
29	clauses (i) and (ii) of this subparagraph to each partner's constituents
30	and to the general public through the use of brochures, videos, paid
31	and public advertisements, the Internet, and other media.

1	"(C) FUNDINGFrom amounts made available in paragraph (1) of
2	this subsection, the Secretary shall make available in support of the office of
3	Outreach and Education such sums as may be necessary to conduct the
4	Outreach and Education Program.
5	"(D) FEDERAL SHAREThe Federal share of a program or activity
6	for which a grant or cooperative agreement is made under this paragraph shall
7	be at least 85% percent of the cost of such program or activity.
8	"(4) MOTOR CARRIER SAFETY FACILITY WORKING CAPITAL
9	FUND
10	"(A) IN GENERALThe Secretary may establish a motor carrier
11	safety facility working capital fund.
12	"(B) PURPOSEAmounts in the fund shall be available for
13	modernization, construction, leases and expenses related to vacating,
14	occupying, maintaining and expanding motor carrier safety facilities.
15	"(C) AVAILABILITY Amounts in the fund shall be available
16	without regard to fiscal year limitation.
17	"(D) FUNDING Amounts may be appropriated to the fund from
18	the amounts made available paragraph (1) of this subsection.
19	"(E) FUND TRANSFERS The Agency may transfer funds to the
20	working capital fund from the amounts made available in paragraph (1) of
21	this subsection.
22	"(c) CONTRACT AUTHORITY; INITIAL DATE OF AVAILABILITY
23	Amounts authorized from the Highway Account of the Transportation Trust Fund by this
24	section shall be available for obligation on the date of their apportionment or allocation or
25	on October 1 of the fiscal year for which they are authorized, whichever occurs first.
26	"(d) FUNDING AVAILABILITY Amounts made available under this section
27	remain available until expended.".
28	(c) INNOVATIVE TECHNOLOGY DEPLOYMENT GRANTSSection 31109
29	is amended to read as follows:
30	"Sec. 31109. Innovative Technology Deployment Grants
31	"(a) IN GENERAL

1	"(1) PROGRAMThe Secretary shall administer an innovative
2	technology program funded under section 31104 of this title.
3	"(2) GOALThe goal of the program is to support and maintain a
4	commercial motor vehicle information systems and networks program to
5	"(A) link Federal motor carrier safety information systems with
6	State commercial motor vehicle systems;
7	"(B) improve the safety and productivity of commercial motor
8	vehicles and drivers; and
9	"(C) reduce costs associated with commercial motor vehicle
10	operations and Federal and State commercial vehicle regulatory
11	requirements.
12	"(b) PURPOSE The program shall advance the technological capability and
13	promote the deployment of intelligent transportation system applications for commercial
14	motor vehicle operations, including commercial motor vehicle, commercial driver, and
15	carrier-specific information systems and networks.
16	"(c) DEPLOYMENT GRANTS
17	"(1) IN GENERALThe Secretary shall make grants to eligible States
18	for the deployment of commercial motor vehicle information systems and
19	networks.
20	"(2) USE OF FUNDSFunds from a grant under this section may be
21	used for deployment activities and activities to develop new and innovative
22	advanced technology solutions that support commercial motor vehicle
23	information systems and networks.
24	"(d) ELIGIBILITY To be eligible for a grant under this section, a State
25	"(1) shall have a commercial motor vehicle information systems and
26	networks program plan approved by the Secretary that describes the various
27	systems and networks at the State level that need to be refined, revised, upgraded
28	or built to accomplish deployment of commercial motor vehicle information
29	systems and networks capabilities;
30	"(2) shall certify to the Secretary that its commercial motor vehicle
31	information systems and networks deployment activities, including hardware

1	procurement, software and system development, and infrastructure modifications-
2	-
3	"(A) are consistent with the national intelligent transportation
4	systems and commercial motor vehicle information systems and networks
5	architectures and available standards; and
6	"(B) promote interoperability and efficiency to the extent
7	practicable; and
8	"(3) shall agree to execute interoperability tests developed by the Federal
9	Motor Carrier Safety Administration to verify that its systems conform with the
10	national intelligent transportation systems architecture, applicable standards, and
11	protocols for commercial motor vehicle information systems and networks.
12	"(e) DEFINITIONSIn this section:
13	"(1) 'Commercial motor vehicle information systems and networks' means
14	the information systems and communications networks that provide the capability
15	to
16	"(A) improve the safety of commercial motor vehicle operations;
17	"(B) increase the efficiency of regulatory inspection processes to
18	reduce administrative burdens by advancing technology to facilitate
19	inspections and increase the effectiveness of enforcement efforts;
20	"(C) advance electronic processing of registration information,
21	driver licensing information, fuel tax information, inspection and crash
22	data, and other safety information;
23	"(D) enhance the safe passage of commercial motor vehicles across
24	the United States and across international borders; and
25	"(E) promote the communication of information among the States
26	and encourage multistate cooperation and corridor development.
27	"(2) 'Commercial motor vehicle operations'
28	"(A) means motor carrier operations and commercial motor vehicle
29	regulatory activities associated with the commercial motor vehicle
30	movement of goods, including property, hazardous materials, and
31	passengers; and

1	"(B) with respect to the public sector, includes the issuance of
2	operating credentials, the administration of commercial motor vehicle
3	and fuel taxes, and roadside safety and border crossing inspection and
4	regulatory compliance operations.
5	"(3) 'Deployment' means, at a minimum, the implementation of systems
6	in a State necessary to provide the State with the following capabilities:
7	"(A) A safety information exchange to
8	"(i) electronically collect and transmit commercial motor
9	vehicle and driver inspection data at a majority of inspection sites
10	in the State;
11	"(ii) connect to the safety and fitness electronic records
12	system for access to interstate carrier and commercial motor
13	vehicle data, summaries of past safety performance, and
14	commercial motor vehicle credentials information; and
15	"(iii) exchange carrier data and commercial motor vehicle
16	safety and credentials information within the State and connect to
17	such system for access to interstate carrier, commercial motor
18	vehicle, and commercial driver data.
19	"(B) Interstate credentials administration to
20	"(i) perform end-to-end processing, including carrier
21	application, jurisdiction application processing, and credential
22	issuance, of at least the international registration plan and
23	international fuel tax agreement credentials and extend this
24	processing to other credentials, including intrastate registration,
25	vehicle titling, oversize vehicle permits, overweight vehicle
26	permits, carrier registration, and hazardous materials permits; and
27	"(ii) connect to such plan and agreement clearinghouses.
28	"(C) Roadside electronic screening to electronically screen
29	commercial vehicles at a minimum of one fixed or mobile inspection site
30	in the State.".

1	(d) DRIVER TRAINING GRANT PROGRAMChapter 311 is amended by	
2	inserting after section 31109 (as amended by subsection (c) of this section) the following:	
3	"Sec. 31110. Commercial Motor Vehicle Operators Grant Program	
4	"(a) IN GENERALThe Secretary shall administer a Commercial Motor	
5	Vehicle Operators Grant Program funded under section 31104 of this title.	
6	"(b) PURPOSEThe purpose of the program is to train individuals in the safe	
7	operation of commercial motor vehicles as defined under section 31301 of this title.".	
8	(e) Section 31313 is amended to read as follows:	
9	"Sec. 31313. Financial assistance program for commercial driver's license program	
10	implementation	
11	"(a) IN GENERAL	
12	"(1) PURPOSEThe Secretary of Transportation may make a grant to a	
13	State agency in a fiscal year	
14	"(A) to comply with the requirements of section 31311 of	
15	this title;	
16	"(B) in the case of a State that is making a good faith effort	
17	toward substantial compliance with the requirements of section	
18	31311 of this title, to improve its implementation of its commercial	
19	driver's license program, including expenses:	
20	"(i) for computer hardware and software;	
21	"(ii) for publications, testing, personnel, training,	
22	and quality control;	
23	"(iii) for commercial driver's license program	
24	coordinators;	
25	"(iv) to implement or maintain a system to notify an	
26	employer of an operator of a commercial motor vehicle of	
27	the suspension or revocation of the operator's commercial	
28	driver's license consistent with the standards developed	
29	under section 32303(b) of the Commercial Motor Vehicle	
30	Safety Enhancement Act of 2012 (49 U.S.C. 31304 note).	

1	"(2) PRIORITY ACTIVITIESThe Secretary may make a grant
2	or cooperative agreement in a fiscal year to a State agency, local
3	government, or any person for research, development or testing,
4	demonstration projects, public education, or other special activities and
5	projects relating to commercial driver's licensing and motor vehicle safety
6	that
7	"(A) are of benefit to all jurisdictions of the United States;
8	"(B) are designed to address national safety concerns and
9	circumstances;
10	"(C) are designed to address emerging issues relating to
11	commercial driver's license improvements; or
12	"(D) support innovative ideas and solutions to commercial driver's
13	license program issues.
14	"(b) PROHIBITIONSA recipient may not use financial assistance funds
15	awarded under this section to rent, lease, or buy land or buildings.
16	"(c) APPORTIONMENT All amounts made available to carry out this section
17	for a fiscal year shall be apportioned according to criteria prescribed by the Secretary of
18	Transportation.".
19	(f) MISCELLANEOUS REPEALS
20	(1) Subsection (b) of section 31106 is amended by striking paragraph (4).
21	(2) Section 31107 is repealed.
22	(3) Subsection (g) of section 31144 is amended by striking paragraph (4),
23	as redesignated by section 5105 of this Act.
24	(g) TECHNICAL AND CONFORMING AMENDMENT
25	(1) The analysis for chapter 311 is amended by
26	(A) striking the item relating to section 31102 and inserting
27	"31102. Motor Carrier Safety Assistance Program.";
28	(B) striking the item relating to section 31103 and inserting
29	"31103. High Priority Grant Program.";
30	(C) striking the item relating to section 31107;

1	(D) striking the item relating to section 31109 and inserting		
2	"Innovative Technology Deployment Grants."; and		
3	(E) by adding at the end of Subchapter I the following:		
4	"31110. Commercial Motor Vehicle Operators Grant Program."		
5	(2) The subsection heading for section 31106(b) is amended by striking		
6	"program" and inserting "system management".		
7	(3) Section 31161 is amended by striking "31104(i) and inserting		
8	"31104(b)".		
9	(4) The analysis for chapter 313 is amended by striking the item relating		
10	section 31313 and inserting "31313. Financial assistance program for commercial assistance program for comme		
11	driver's license program implementation.".		
12	Subtitle EMiscellaneous		
13	SEC. 5501. MOTOR CARRIER SAFETY ADVISORY COMMITTEE.		
14	(a) MOTOR CARRIER SAFETY ADVISORY COMMITTEESubchapter III		
15	Chapter 311 is amended by inserting after section 31152 (as added by section 5204) the		
16	following:		
17	"Sec. 31153. Motor Carrier Safety Advisory Committee		
18	"(a) ESTABLISHMENT AND DUTIES The Secretary shall maintain for the		
19	Federal Motor Carrier Safety Administration a motor carrier safety advisory committee.		
20	The committee shall		
21	"(1) provide advice and recommendations to the Administrator of the		
22	Federal Motor Carrier Safety Administration about needs, objectives, plans,		
23	approaches, content, and accomplishments of the motor carrier safety programs		
24	carried out by the Administration; and		
25	"(2) provide advice and recommendations to the Administrator on motor		
26	carrier safety regulations.		
27	"(b) MEMBERS, CHAIRMAN, PAY, AND EXPENSES		
28	"(1) IN GENERALThe committee shall be composed of not more than		
29	20 members appointed by the Administrator from among individuals who are no		
30	employees of the Administration and who are specially qualified to serve on the		
31	committee because of their education, training, or experience. The members shal		

1	consist of representatives of the motor carrier industry, nonprofit employee labor			
2	organizations representing commercial vehicle drivers, safety advocates, and			
3	safety enforcement officials. Representatives of a single enumerated interest			
4	group may not constitute a majority of the members of the advisory committee. A			
5	person appointed under this section shall not be considered an employee of the			
6	Federal Government by reason of the appointment.			
7	"(2) CHAIRMANThe Administrator shall designate the chairman of the			
8	committee.			
9	"(3) PAYA member of the committee shall serve without pay; except			
10	that the Administrator may allow a member, when attending meetings of the			
11	committee or a subcommittee of the committee, expenses authorized under			
12	section 5703 of title 5, relating to per diem, travel, and transportation expenses.			
13	"(c) SUPPORT STAFF, INFORMATION, AND SERVICES The Administrato			
14	shall provide staff for the committee. On request of the committee, and subject to the			
15	availability of funding, the Administrator shall provide information, administrative			
16	services, and supplies that the Administrator considers necessary for the committee to			
17	carry out its duties and powers.".			
18	(b) CONFORMING AMENDMENTS			
19	(1) The analysis for Chapter 311 is amended by inserting after the item			
20	relating to 31152 (as added by section 5204 of this Act) the following:			
21	"31153. Motor Carrier Safety Advisory Committee."			
22	(2) Section 4144 of the Safe, Accountable, Flexible, Efficient			
23	Transportation Equity Act: A Legacy for Users (49 U.S.C. 31100 note) is			
24	repealed.			
25	SEC. 5502. UNIFIED CARRIER REGISTRATION PLAN.			
26	Section 14504a is amended			
27	(1) in subsection (a)(5)(A)(ii)(II), by striking "subsection (d)(4)(C)" and			
28	inserting "subsection (d)(5)(C)";			
29	(2) in subsection (d)(1)(B), by striking "appointed by the Secretary as			
30	follows" and inserting ". In making appointments of directors, the Secretary			
31	should seek to achieve the following distribution";			

1	(3) in subsection (d)(1)(B)(iii), by striking "Five" and inserting "Six" and
2	inserting the following before the last sentence: "At least one of the appointees
3	under this clause shall be a representative of the passenger motorcoach industry.";
4	(4) in subsection (d)(1)(B), by striking clause (iv);
5	(5) in subsection (d)(1)(C), by striking "Secretary" and inserting "board of
6	directors";
7	(6) in subsection (d)(1)(D)
8	(A) by striking clause (i) and redesignating clauses (ii) through (iv)
9	as clauses (i) through (iii), respectively; and
10	(B) by amending clause (i), (as so redesignated) to read as follows:
11	"(i) TERMSAll directors shall be appointed for terms of
12	3 years.";
13	(7) in subsection (d)(2)(C), by striking "and";
14	(8) in subsection (d)(2)(D), by striking the period and inserting "; and" at
15	the end;
16	(9) in subsection (d)(2), by inserting after subparagraph (D) the following:
17	"(E) require the board to conduct an audit of the UCR plan's use of
18	administrative fees no less frequently than once every two years.";
19	(10) in subsection $(d)(3)(A)$
20	(A) by striking "Except for the representative of the Department
21	appointed under paragraph (1)(B)(iv), no"; and
22	(B) by inserting "No" before "director shall receive";
23	(11) in subsection (d)(4)(A), by striking "of the board," and inserting "of
24	the board or" and striking ", or the Secretary";
25	(12) in subsection (d)(6), by inserting "or the United States Government"
26	after "agency of a State";
27	(13) by redesignating section 14504a(d)(7)(A) as section 14504a(d)(7) and
28	amending paragraph (7) (as so redesignated) to read as follows:
29	"(7) SETTING FEESThe board shall set the initial annual fees to be
30	assessed carriers, leasing companies, brokers, and freight forwarders under the

1	unified carrier registration agreement. In setting the level of fees to be assessed in
2	any agreement year, and in setting the fee level, the board shall consider
3	"(A) the administrative costs associated with the unified carrier
4	registration plan and the agreement;
5	"(B) whether the revenues generated in the previous year and any
6	surplus or shortage from that year or prior years enable the participating
7	States to achieve the revenue levels set by the board; and
8	"(C) the provisions governing fees under subsection (f)(1).";
9	(14) by striking subsection (d)(7)(B);
10	(15) by amending subsection (d)(9) to read as follows:
11	"(9) INAPPLICABILITYNeither the Federal Advisory Committee Act (5
12	U.S.C. App.) nor the Administrative Procedure Act (5 U.S.C. 551 et seq.) shall
13	apply to the unified carrier registration plan, the board, or its committees.";
14	(16) by redesignating subsections (d)(1) through (10) as (d)(2) through
15	(11), respectively;
16	(17) by inserting a new subsection (d)(1) before subsection (d)(2) (as
17	redesignated in paragraph) to read as follows:
18	"(1) STATUSThe unified carrier registration plan
19	"(A) is an interstate agreement established under this section;
20	"(B) shall be operated as a not-for-profit corporation; and
21	"(C) is not a department, agency or instrumentality of the United
22	States Government.";
23	(18) in subsection (e), by striking subparagraph (5);
24	(19) in subsection (e)(2), by striking "the Secretary and";
25	(20) in subsection (e)(3)
26	(A) by striking "Secretary" the first place it appears;
27	(B) by inserting "chairperson of the board of directors"; and
28	(C) by striking the last sentence;
29	(21) in subsection (e)(4), by striking "Secretary" and inserting
30	"chairperson of the board of directors";
31	(22) in subsection (f)(1)(E), by striking "ask the Secretary to";

1	(23) by striking subsection (f)(1)(B) and redesignating subsections		
2	(f)(1)(C) through $(f)(1)(E)$ as subsections $(f)(1)(B)$ through $(f)(1)(D)$ ,		
3	respectively;		
4	(24) in subsection (h)(2)		
5		(A) by striking "participating"; and	
6		(B) by striking "subsection (d)(2)(D)" and inserting "subsection	
7		(d)(3)(D)", as redesignated;	
8		(25) by amending subsection (h)(3)(B) to read as follows:	
9		"(B) To pay the administrative costs of the UCR plan and the UCF	
10		agreement. Payments for administrative costs may be made prior to	
11		making distributions under subparagraph (A).";	
12		(26) in subsection (h)(4), by striking "Secretary" and inserting "board";	
13	and		
14		(27) by amending subsection (i) to read as follows:	
15	"(i) E	NFORCEMENTNothing in this section	
16		"(1) prohibits a participating State from issuing citations and imposing	
17	reasonable fines and penalties pursuant to the applicable laws and regulations of		
18	the State on any motor carrier, motor private carrier, freight forwarder, broker, or		
19	leasing company for failure to		
20		"(A) submit information documents as required under subsection	
21		(d)(3); or	
22		"(B) pay the fees required under subsection (f); or	
23	"(2) authorizes a State to require a motor carrier, motor private carrier, or		
24	freight forwarder to display as evidence of compliance any form of identification		
25	in excess of those permitted under section 14506 of this title on or in a		
26	commercial motor vehicle.".		
27	SEC. 5503.	SELF-INSURANCE FOR MOTOR CARRIERS REPEALED.	
28	Section	on 13906(d) is amended by striking the second, third and last sentences.	
29	SEC. 5504.	ELECTRONIC LOGGING DEVICE RECALL AUTHORITY.	
30	Section	on 31137 is amended	

1	(1) by redesignating subsections (f) and (g) as subsections (h) and (i),
2	respectively; and
3	(2) by inserting before subsection (h), as redesignated, the following:
4	"(f) NOTICE AND RECORD REQUIREMENTS The Secretary may require an
5	electronic logging device provider to
6	"(1) provide the purchaser or lessee of an electronic logging device, in a
7	manner the Secretary considers appropriate, any information or notice that the
8	Secretary considers necessary; and
9	"(2) maintain records of electronic logging device purchasers and lessees
10	in order to provide any information or notice required under paragraph (1) of this
11	subsection.
12	"(g) NONCOMPLIANT DEVICES
13	"(1) The Secretary shall notify an electronic logging device provider after
14	making a preliminary decision that an electronic logging device does not comply
15	with the standards established through the regulations prescribed under subsection
16	(a) in effect at the time of certification.
17	"(2) The Secretary shall publish notice of each preliminary decision in the
18	Federal Register.
19	"(3) The Secretary may make a final decision that an electronic logging
20	device does not comply with the standards only after
21	"(A) giving the electronic logging device provider an opportunity
22	to
23	"(i) correct the deficiency in order that the electronic
24	logging device complies with the standards; or
25	"(ii) present information to show that the electronic logging
26	device complies with the standards; and
27	"(B) giving any other interested person an opportunity to present
28	information as to the electronic logging device's noncompliance.
29	"(4) If the Secretary makes a final decision that an electronic logging
30	device does not comply with the standards in effect at the time of certification, the
31	Secretary shall order the electronic logging device provider to give notice under

1	subsection (f) of this section to each purchaser or lessee of the electronic logging		
2	device that the electronic logging device provider has been required to		
3	"(A) recall the electronic logging device; and		
4	"(B) remedy the defect so that the purchaser or lessee of the		
5		electronic logging device obtains a compliant electronic logging device	
6		within a reasonable time and in accordance with the terms prescribed by	
7		the Secretary.".	
8	SEC. 5505.	REPEAL OF MOTOR CARRIER FINANCIAL REPORTING	
9		REQUIREMENT.	
10	Section 14123 and the item relating to that section in the analysis for chapter 14		
11	are repealed.		
12	SEC. 5506.	CONTRACTORS EXERCISING OPERATIONAL CONTROL	
13		OVER MOTOR CARRIER OPERATIONS.	
14	(a) CONTRACTORS EXERCISING OPERATIONAL CONTROL OVER		
15	MOTOR CARRIER OPERATIONSChapter 311 is amended by inserting after section		
16	31139 the following:		
17	"Sec. 31139a Contractors exercising operational control over motor carrier		
18	operations		
19	"(a) I	N GENERALThe Secretary of Transportation may issue regulations	
20	governing contractors that exercise control over motor carrier operations.		
21	"(b) CONTENTSThe regulations issued under this section shall include, at a		
22	minimum		
23		"(1) a requirement that contractors register with the Secretary under this	
24	chapt	er;	
25		"(2) a requirement that contractors create and maintain records applicable	
26	to reg	ulatory provisions over which they exercise control or which they conduct	
27	directly;		
28		"(3) a program for the evaluation and audit of compliance by contractors	
29	with a	applicable Federal motor carrier safety regulations;	

1 "(4) a civil penalty structure consistent with section 521(b) of this title, for 2 contractors that fail to comply with applicable Federal motor carrier safety 3 regulations; 4 "(5) a prohibition on contractors from placing commercial motor vehicles 5 or drivers in service on the public highways to the extent that such drivers or their 6 equipment are found to pose an imminent hazard; 7 "(6) a process by which motor carriers and agents of motor carriers shall 8 be able to request the Federal Motor Carrier Safety Administration to undertake 9 an investigation of a contractor identified that is alleged to be not in compliance 10 with the regulations under this section; and 11 "(7) a procedure under which motor carriers, drivers, and contractors may 12 seek correction of their safety records through the deletion from those records of 13 violations of safety regulations attributable to deficiencies in operation or driver 14 performance for which they should not have been held responsible. 15 "(c) INSPECTIONS.--The Secretary or an employee of the Department of 16 Transportation designated by the Secretary or a contractor or an employee of the recipient 17 of a grant issued under section 31102 of this title may inspect records for operations 18 controlled by or drivers provided by the contractor, upon demand and display of proper 19 credentials in person or in writing. 20 "(d) OUT-OF-SERVICE.--Any contractor that is determined under this section to 21 fail to comply with applicable Federal safety regulations may be placed out of service by 22 the Secretary or a Federal, State, or government official designated by the Secretary and 23 may not exercise operational control over a motor carrier's drivers and commercial motor 24 vehicles and may not provide drivers or commercial motor vehicles to a motor carrier 25 until the contractor takes actions necessary to come into compliance. 26 "(e) DEFINITION OF CONTRACTOR.--For purposes of this section, exclusive 27 of the first use of term in subsection (c), the term "contractor" means a person, other than 28 a motor carrier, that does one or more of the following: 29 "(1) Enters into a contract with a motor carrier under which the motor 30 carrier provides commercial motor vehicles and drivers dedicated to transporting 31 property or passengers for the person over multiple trips where the person

1	exercises direct operational control, such as setting schedules, routes, pick-up and		
2	delivery points, and dispatching drivers and commercial motor vehicles.		
3	"(2) Enters into a contract with a motor carrier to provide drivers to the		
4	carrier and represents that it is responsible for ensuring that the drivers meet the		
5	qualifications required by this part and regulations promulgated under this part.		
6	"(3) Enters into a contract with a motor carrier to provide commercial		
7	motor vehicles to the motor carrier (other than for purchase or lease to purchase)		
8	and represents that it is responsible under the contract for ensuring that the		
9	vehicles meet the requirements of this part and regulations promulgated under it."		
10	(b) CONFORMING AMENDMENTThe analysis for Chapter 311 is amended		
11	by inserting after the item relating to section 31139 the following:		
12	"31139a. Contractors exercising operational control over motor carrier operations.".		
13	SEC. 5507. DRIVER COMPENSATION.		
14	(a) IN GENERALChapter 311 is amended by inserting after section 31139a (as		
15	added by section 5506 of this Act) the following:		
16	"Sec. 31140. Driver compensation		
17	"(a) ON-DUTY, NOT-DRIVING TIME The Secretary of Transportation may		
18	by regulation require that a motor carrier employer		
19	"(1) track the on-duty (not driving) time of an employee whose base		
20	compensation is calculated in a manner other than an hourly wage and who is		
21	required to keep a record of duty status under the hours of service regulations		
22	prescribed by the Secretary; and		
23	"(2) separately compensate the employee for any on-duty, not-driving		
24	period at an hourly rate not less than the Federal minimum wage rate under section 6		
25	of the Fair Labor Standards Act (29 U.S.C. 206).		
26	"(b) SCOPEThis section does not apply to an employee whose employment is		
27	governed by a collective bargaining agreement, negotiated by employee representatives		
28	certified as bona fide by the National Labor Relations Board, if the agreement governs		
29	compensation of the employee for on-duty, not driving time.		
30	"(c) OTHER LAW Nothing in this section or regulations adopted under this		
31	section shall alter an employer's obligations under the Fair Labor Standards Act of 1938		

1	(29 U.S.C. 201 et seq.). Compensation of employees under this section and regulations		
2	adopted under this section shall be in addition to other compensation calculated for		
3	purposes of determining compliance with the Fair Labor Standards Act.".		
4	(b) CONFORMING AMENDMENTThe analysis of chapter 311 is amended by		
5	inserting afte	r the item relating to section 31139a (as added by section 5506 of this Act)	
6	the following:		
7	"31140. Dri	ver compensation.".	
8	SEC. 5508.	CIVIL ENFORCEMENT AUTHORITY.	
9	Section	on 507 is amended	
10		(1) in subsection (b)	
11		(A) by inserting ", subchapter III of chapter 311, chapter 313, or	
12		chapter 315" after the first "this chapter";	
13		(B) by striking the second "this chapter" and inserting "these	
14		provisions"; and	
15		(C) by striking "violating this chapter or a regulation or order of	
16		the Secretary" and inserting "for a violation"; and	
17		(2) in subsection (c)	
18		(A) by striking ", at the request of the Secretary, may" and	
19		inserting "may, and at the request of the Secretary, shall; and	
20		(B) by striking "(except sections 31138 and 31139) or section	
21		31502" and inserting ", chapter 313, and chapter 315".	
22	SEC. 5509.	CRIMINAL PENALTIES.	
23	Section	on 521(b)(6)(A) is amended by	
24		(1) striking "and willfully";	
25		(2) striking the second "or";	
26		(3) inserting "or order" after "regulation";	
27		(4) inserting ", or an imminent hazard out-of-service order issued under	
28	this so	ection" after "those provisions";	
29		(5) striking "to a fine not to exceed \$25,000" and inserting "to a fine as set	
30	forth in section 3571 of title 18";		
31		(6) striking ", except that, if" and inserting ". If"; and	

1	(7) striking "to a fine not to exceed \$2,500" and inserting "to a fine as set		
2	forth in section 3571 of title 18 or imprisonment for a term not to exceed one		
3	year, or both".		
4	SEC. 5510. PENALTIES FOR VIOLATIONS OF OUT-OF-SERVICE ORDERS		
5	Section 521(b)(2)(F) is amended by inserting the end the following: "Each day of		
6	operation after the effective date of the out-of-service order is a separate offense."		
7	SEC. 5511. TECHNICAL CORRECTIONS.		
8	(a) FLEETWIDE OUT OF SERVICE ORDER FOR OPERATING WITHOUT		
9	REQUIRED REGISTRATIONSection 13902(e)(1) is amended		
10	(1) by inserting "motor vehicle or" before "motor carrier providing"; and		
11	(2) by inserting "motor vehicle or" before "motor carrier operations".		
12	(b) SETTLEMENT OF GENERAL CIVIL PENALTIES Section 14901(h) is		
13	amended by striking "HOUSEHOLD GOODS" in the subsection heading.		
14	(c) HOURS OF SERVICE STUDY AND ELECTRONIC LOGGING		
15	DEVICESSection 30165(a)(1) is amended by striking "30141 through 30147, or		
16	31137" and inserting "or 30141 through 30147".		
17	(d) MEDICAL STANDARDS AND REQUIREMENTSSection 31149(c)(1)(E)		
18	is amended by striking "on a monthly basis".		
19	(e) National Clearinghouse for Controlled Substance and Alcohol Test Results		
20	(1) Section 521 is amended		
21	(A) by inserting ", section 31306(b)," before "or section 31502" in		
22	subparagraph (b)(2)(A);		
23	(B) by amending the subparagraph headings for subparagraphs		
24	(b)(2)(C) and (b)(6)(B), by inserting after "CDLS", each place it appears,		
25	"AND ALCOHOL AND CONTROLLED SUBSTANCE TESTING"; and		
26	(C) by inserting in subparagraph (b)(2)(C) and clause (b)(6)(B)(i),		
27	after "31305(b)," each place it appears, "31306, 31306a,".		
28	(2) Section 31306a(f) is amended by inserting "AND SERVICE AGENT"		
29	before "REQUIREMENTS." in the subsection heading.		
30	(f) EXEMPTIONS FROM REQUIREMENTS FOR COVERED FARM		
31	VEHICLESSubsection 32934(c)(1)(B) of the Moving Ahead for Progress in the 21 <sup>st</sup>		

1	Century Act (P.L. 112-141) is amended by striking "26,001 pounds" in both places it		
2	occurs and inserting "26,000 pounds".		
3	(g) CORRECTING REFERENCE TO FMCSA IN STATUTESection		
4	30305(b)(1) is amended by striking "Federal Highway Administration" and inserting		
5	"Federal Motor Carrier Safety Administration".		
6	SEC. 5512. AUDITS AND COMPLIANCE INVESTIGATIONS OF MEXICO-		
7	DOMICILED MOTOR CARRIERS.		
8	Section 130 of division L of Public Law 113-76 is amended by inserting after		
9	"110-28" the following: ", except to the extent that a term or condition in either section		
10	350 or section 6901 requires that safety examinations of Mexico-domiciled motor carrier		
11	be conducted on-site; nothing in section 350 or section 6901 shall be construed as		
12	limiting the ability of the Federal Motor Carrier Safety Administration to conduct any		
13	compliance review, new entrant safety audit, or other inspection or investigation of a		
14	Mexico-domiciled motor carrier at any location prescribed by the Administrator of the		
15	Federal Motor Carrier Safety Administration".		
16	SEC. 5513. ADMINISTRATIVE ADJUDICATION OF VIOLATIONS OF		
17	COMMERCIAL REGULATIONS AND STATUTES.		
18	Section 14702 is amended by adding at the end the following:		
19	"(d) ADMINISTRATIVE ADJUDICATIONS In addition to civil actions under		
20	subsection (a) of this section, the authority of the Secretary includes authority to maintain		
21	by regulation procedures for the administrative adjudication of violations of this part.".		
22	SEC. 5514. ACCESS TO NATIONAL DRIVER REGISTER.		
23	Section 30305(b) is amended by inserting at the end the following:		
24	"(13) The Administrator of the Federal Motor Carrier Safety		
25	Administration may request the chief driver licensing official of a State to provide		
26	information under subsection (a) of this section about an individual in connection		
27	with a safety investigation under the Administrator's jurisdiction.".		
28	SEC. 5515. ELIMINATION OF CERTAIN FMCSA REPORTING		
29	REOUIREMENTS.		

1	(a) M	OTOR CARRIER EFFICIENCY STUDY ANNUAL REPORTSection
2	5503 of the S	afe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy
3	for Users (Pu	blic Law 109-59) is amended by
4		(1) by striking subsection (d); and
5		(2) redesignating subsection (e) as subsection (d).
6	(b) SA	AFETY DATA IMPROVEMENT PROGRAM REPORTSection 4128 of
7	the Safe, Acc	countable, Flexible, Efficient Transportation Equity Act: A Legacy for Users
8	(Public Law	109-59) is amended by striking subsection (d).
9	TITLE	E VIHAZARDOUS MATERIAL TRANSPORTATION SAFETY
10	SEC. 6001.	AMENDMENT OF TITLE 49, UNITED STATES CODE.
11	Excep	ot as otherwise expressly provided, whenever in this Title an amendment or
12	repeal is expi	ressed in terms of an amendment to, or a repeal of, a section or other
13	provision, the	e reference shall be considered to be made to a section or other provision of
14	title 49, Unite	ed States Code.
15	SEC. 6002.	EMERGENCY OPERATIONAL CONTROLS.
16	(a) IN	GENERALChapter 51 is amended by inserting after section 5128 the
17	follow	ving:
18	"Sec. 5129.	Emergency operational controls
19	"(a) C	ORDERING OPERATIONAL CONTROLS, RESTRICTIONS, AND
20	PROHIBITI	ONS
21		"(1) IN GENERAL If, upon inspection, investigation, testing, or
22	resear	rch carried out under this chapter, the Secretary determines that an unsafe
23	condi	tion or practice, or a combination of unsafe conditions and practices, or an
24	activi	ty existing within a regulated entity or industry, related to the transportation
25	of haz	cardous materials in commerce, causes an emergency situation involving a
26	hazar	d of death, personal injury, or significant harm to property or the
27	enviro	onment, the Secretary immediately may order such operational controls,
28	restric	ctions, and prohibitions, without prior notice or an opportunity for a hearing,
29	as ma	y be necessary to abate the situation.
30		"(2) WRITTEN ORDERSThe order shall be in writing, and describe

1		"(A) the condition, practice, or activity that causes the emergency	
2		situation;	
3		"(B) the operational controls, restrictions, and prohibitions issued	
4		or imposed; and	
5		"(C) the standards and procedures for obtaining relief from the	
6		order. This paragraph does not affect the Secretary's discretion under this	
7		section to maintain the order in effect for as long as the emergency	
8		situation exists.	
9		"(3) EMERGENCY VARIANCENotwithstanding section 5117(e) of	
10	this ti	tle, such orders may provide for an emergency variance from this chapter or	
11	a regu	lation prescribed thereunder.	
12	"(b) R	EVIEW OF ORDERSAfter issuing an order under this section, the	
13	Secretary sha	ll provide an opportunity for review of the order under section 554 of title 5.	
14	If a petition f	or review is filed and the review is not completed by the end of the 30-day	
15	period beginn	ning on the date the order was issued, the order stops being effective at the	
16	end of that period unless the Secretary decides in writing that the emergency situation		
17	still exists.".		
18	(b) CONFORMING AMENDMENT The analysis for chapter 51 is amended by		
19	inserting after the item relating to section 5128 the following:		
20	"5129. Emergency operational controls.".		
21	SEC. 6003.	ENHANCED REGISTRATION REQUIREMENTS.	
22	Section	on 5108 is amended by	
23		(1) inserting the following after subsection (a)(2)(B):	
24		"(C) a person who performs, or is responsible for performing, a	
25		function specified by regulation prescribed under this chapter that is	
26		required to assure the safe transportation of hazardous material, in	
27		commerce, and is subject to the training requirements of section 5107.";	
28		(2) in subsection (a)(3), inserting after "material," the following:	
29	"or pe	erform or be responsible for performing a function specified by regulation	
30	presci	ribed under this chapter that is required to assure the safe transportation of	

1	hazardous material, in commerce, and is subject to the training requirements of		
2	section	n 5107,";	
3		(3) in subparagraph (g)(2)(A), by striking "and impose by regulation"; and	
4		(4) in subparagraphs (g)(2)(B) and (g)(2)(C), replacing "(i)" with "(h)".	
5	SEC. 6004.	USER FEES FOR SPECIAL PERMITS.	
6	Section	on 5117 is amended by inserting the following at the end:	
7	"(g) F	EES	
8		"(1) ESTABLISHMENTThere is established a Hazardous Materials	
9	Appro	ovals and Permits Fund for the administration of special permits and	
10	appro	vals.	
11		"(2) USE OF FEESThe Secretary of Transportation shall collect a	
12	reaso	nable fee, to the extent and in such amounts as provided in advance in	
13	appro	priations acts, for the administration of special permits and approvals, which	
14	shall	be deposited in the fund established in paragraph (1).	
15		"(3) REGULATIONSThe Secretary, after providing notice and an	
16	oppor	tunity for public comment, shall issue regulations to implement this	
17	subse	ction and shall establish annual fee rates.".	
18	SEC. 6005.	NATIONAL EMERGENCY AND DISASTER RESPONSE.	
19	(a) PU	JRPOSESection 5101 is amended by inserting "and to facilitate the safe	
20	movement of	hazardous materials during national emergencies" after "commerce".	
21	(b) S	TANDARDSSection 5103 is amended by redesignating subsections (c)	
22	and (d) as (d)	and (e) and inserting new subsection (c) to read as follows:	
23	"(c) F	EDERALLY DECLARED DISASTER AND EMERGENCY AREAS	
24	The Secretary	y, in consultation with the Secretary of Homeland Security, may prescribe	
25	standards to	Facilitate the movement of hazardous materials into, from and within	
26	federally dec	lared disaster and emergency areas."."	
27	SEC. 6006.	ENHANCED REPORTING.	
28	Section	on 5121(h) is amended by	
29		(1) striking "transmit to the Committee on Transportation and	
30	Infras	tructure of the House of Representatives and the Committee on Commerce,	
31	Scien	ce, and Transportation of the Senate"; and	

1			(2) inserting "make public" after "and".
2	SEC.	6007.	IMPROVING PUBLICATION OF SPECIAL PERMITS.
3		Sectio	n 5117 is amended
4			(1) in subsection (b), by striking "publish in the Federal Register" and
5		inserti	ng "make public through" after "shall"; and
6			(2) in subsection (c), by striking "publish" and "in the Federal Register"
7		and in	serting "make public" after "shall".
8	SEC.	6008.	HAZARD ABATEMENT AUTHORITY.
9		(a) IN	GENERALChapter 51 is amended by inserting after section 5129 the
10	follow	ing:	
11	"Sec.	5130. I	Hazard abatement authority
12		"(a) O	RDERING REMOVAL, REMEDIATION, OR DISPOSALIf, upon
13	inspec	tion, in	vestigation, testing, or research, the Secretary determines that an unsafe
14	condit	ion, pra	ectice, or activity, related to the transportation of hazardous materials in
15	comm	erce or	other items subject to this chapter, causes unreasonable risk of death,
16	person	al injur	ry, or significant harm to the property or the environment, the Secretary may
17	order 1	removal	l, remediation, or disposal of such hazardous materials or other items
18	subjec	t to this	chapter, as may be necessary to abate the unreasonable risk.
19		"(b) W	RITTEN ORDERSThe order shall be in writing, and describe:
20			"(1) the condition, practice, or activity that causes the unreasonable risk;
21			"(2) the actions that must be taken to abate the unreasonable risk; and
22			"(3) the standards and procedures for obtaining relief from the order.
23		"(c) D	URATION OF ORDERSubsection (b) does not affect the Secretary's
24	discret	ion unc	der this section to maintain the order in effect for as long as the emergency
25	situati	on exist	CS.
26		"(d) F.	AILURE TO COMPLYIf the Secretary determines that a person has
27	failed	to comp	oly with an order for removal, remediation, or disposal, the Secretary may
28	take sı	ich acti	on to arrange for the removal, remediation, or disposal of such hazardous
29	materi	als as n	ecessary to abate the unreasonable risk.
30		"(e) L	IABILITY FOR NONCOMPLIANCEUpon a determination by the
31	Secret	ary that	a person has failed to comply with an order for removal, remediation, or

1	disposal of a hazardous material, such person shall be liable for all costs incurred by the		
2	United States Government in removing, remediating, or disposing of such hazardous		
3	materials.".		
4	(b) CONFORMING AMENDMENT The analysis for chapter 51 is amended b		
5	inserting after the item relating to section 5129 the following:		
6	"5130. Hazard abatement authority.".		
7	SEC. 6009. INSPECTION OF NON-DOMESTIC ENTITIES.		
8	Section 5121 is amended by inserting the following after subsection (c)(3):		
9	"(4) INSPECTION OF NON-DOMESTIC ENTITIES In instances		
10	when a person seeks to manufacture, requalify, or inspect a DOT specification		
11	packaging or special permit cylinders or certify compliance with title 49 of the		
12	Code of Federal Regulations outside the United States, that person must seek an		
13	approval from the Secretary to perform that function outside the United States.		
14	Upon the request of the Secretary, the applicant must allow the Secretary or the		
15	Secretary's designee to inspect the applicant's process and procedures. The		
16	applicant must bear the cost of the initial and subsequent inspections.".		
17	SEC. 6010. IMPROVING THE EFFECTIVENESS OF THE HMEP GRANT		
18	PROGRAM.		
19	(a) PLANNING AND TRAINING GRANTS Section 5116 is amended to read		
20	as follows:		
21	"Sec. 5116. Planning and training grants, monitoring, and review		
22	"(a) PLANNING AND TRAINING GRANTS (1) The Secretary shall make		
23	grants to States and Indian tribes		
24	"(A) to develop, improve, and carry out emergency plans under the		
25	Emergency Planning and Community Right-To-Know Act of 1986 (42 U.S.C.		
26	11001 et seq.), including ascertaining flow patterns of hazardous material on		
27	lands under the jurisdiction of a State or Indian tribe, and between lands under the		
28	jurisdiction of a State or Indian tribe and lands of another State or Indian tribe;		
29	"(B) to decide on the need for a regional hazardous material emergency		
30	response team; and		

1	"(C) to train public sector employees to respond to accidents and incidents
2	involving hazardous material. To the extent that a grant is used to train emergency
3	responders, the State or Indian tribe shall provide written certification to the
4	Secretary that the emergency responders who receive training under the grant will
5	have the ability to protect nearby persons, property, and the environment from the
6	effects of accidents or incidents involving the transportation of hazardous material
7	in accordance with existing regulations or National Fire Protection Association
8	standards for competence of responders to accidents and incidents involving
9	hazardous materials.
10	"(2) The Secretary may make a grant to a State or Indian tribe under paragraph (1)
11	of this subsection only if
12	"(A) the State or Indian tribe certifies that the total amount the State or
13	Indian tribe expends (except amounts of the United States Government) for the
14	purpose of the grant will at least equal the average level of expenditure for the last
15	5 years; and
16	"(B) any emergency response training provided under the grant shall
17	consist of:
18	"(i) a course developed or identified under section 5115 of this
19	title; or
20	"(ii) another course the Secretary decides is consistent with the
21	objectives of this section.
22	"(3) A State or Indian tribe receiving a grant under this subsection shall ensure
23	that planning and emergency response training under the grant is coordinated with
24	adjacent States and Indian tribes.
25	"(4) A training grant under this subsection may be used
26	"(A) to pay
27	"(i) the tuition costs of public sector employees being trained;
28	"(ii) travel expenses of those employees to and from the training
29	facility;
30	"(iii) room and board of those employees when at the training
31	facility; and

1	"(iv) travel expenses of individuals providing the training;
2	"(B) by the State, political subdivision, or Indian tribe to provide the
3	training; and
4	"(C) to make an agreement with a person (including an authority of a
5	State, a political subdivision of a State or Indian tribe, or a local jurisdiction),
6	subject to approval by the Secretary, to provide the training
7	"(i) if the agreement allows the Secretary and the State or Indian
8	tribe to conduct random examinations, inspections, and audits of the
9	training without prior notice;
10	"(ii) the person agrees to have an auditable accounting system; and
11	"(iii) if the State or Indian tribe conducts at least one on-site
12	observation of the training each year.
13	"(5) The Secretary shall allocate amounts made available for grants under this
14	subsection among eligible States and Indian tribes based on the needs of the States and
15	Indian tribes for emergency response training. In making a decision about those needs,
16	the Secretary shall consider
17	"(A) the number of hazardous material facilities in the State or on land
18	under the jurisdiction of the Indian tribe;
19	"(B) the types and amounts of hazardous material transported in the State
20	or on such land;
21	"(C) whether the State or Indian tribe imposes and collects a fee on
22	transporting hazardous material;
23	"(D) whether such fee is used only to carry out a purpose related to
24	transporting hazardous material;
25	"(E) the past record of the State or Indian tribe in effectively managing
26	planning and training grants; and
27	"(F) other factors the Secretary decides are appropriate to carry out this
28	subsection.
29	"(b) COMPLIANCE WITH CERTAIN LAW The Secretary may make a grant
30	to a State under this section only if the State certifies that the State complies with sections

1	301 and 303 of the Emergency Planning and Community Right-To-Know Act of 1986
2	(42 U.S.C. 11001, 11003).
3	"(c) APPLICATIONSA State or Indian tribe interested in receiving a grant
4	under this section shall submit an application to the Secretary. The application must be
5	submitted at the time, and contain information, the Secretary requires by regulation to
6	carry out the objectives of this section.
7	"(d) GOVERNMENT'S SHARE OF COSTSA grant under this section is for 80
8	percent of the cost the State or Indian tribe incurs to carry out the activity for which the
9	grant is made. Amounts of the State or tribe under subsections (a)(2)(A) and (b)(2)(A) of
10	this section are not part of the non-Government share under this subsection.
11	"(e) MONITORING AND TECHNICAL ASSISTANCEIn coordination with
12	the Secretaries of Transportation and Energy, Administrator of the Environmental
13	Protection Agency, and Director of the National Institute of Environmental Health
14	Sciences, the Administrator of the Federal Emergency Management Agency shall
15	monitor public sector emergency response planning and training for an accident or
16	incident involving hazardous material. Considering the results of the monitoring, the
17	Secretaries, Administrator, and Directors each shall provide technical assistance to a
18	State, political subdivision of a State, or Indian tribe for carrying out emergency response
19	training and planning for an accident or incident involving hazardous material and shall
20	coordinate the assistance using the existing coordinating mechanisms of the National
21	Response Team and, for radioactive material, the Federal Radiological Preparedness
22	Coordinating Committee.
23	"(f) DELEGATION OF AUTHORITY To minimize administrative costs and to
24	coordinate Federal financial assistance for emergency response training and planning, the
25	Secretary may delegate to the Administrator of the Federal Emergency Management
26	Agency and Director of the National Institute of Environmental Health Sciences,
27	Chairman of the Nuclear Regulatory Commission, Administrator of the Environmental
28	Protection Agency, and Secretaries of Labor and Energy any of the following:
29	"(1) authority to receive applications for grants under this section.
30	"(2) authority to review applications for technical compliance with this section.
31	"(3) authority to review applications to recommend approval or disapproval.

1	"(4) any other ministerial duty associated with grants under this section.
2	"(g) MINIMIZING DUPLICATION OF EFFORT AND EXPENSESThe
3	Secretaries of Transportation, Labor, and Energy, Administrator of the Federal
4	Emergency Management Agency and Director of the National Institute of Environmental
5	Health Sciences, Chairman of the Nuclear Regulatory Commission, and Administrator of
6	the Environmental Protection Agency shall review periodically, with the head of each
7	department, agency, or instrumentality of the Government, all emergency response and
8	preparedness training programs of that department, agency, or instrumentality to
9	minimize duplication of effort and expense of the department, agency, or instrumentality
10	in carrying out the programs and shall take necessary action to minimize duplication.
11	"(h) ANNUAL REGISTRATION FEE ACCOUNT AND ITS USESThe
12	Secretary of the Treasury shall establish an account in the Treasury (to be known as the
13	"Hazardous Materials Emergency Preparedness Fund") into which the Secretary of the
14	Treasury shall deposit amounts the Secretary of Transportation transfers to the Secretary
15	of the Treasury under section 5108(g)(2)(C) of this title. Without further appropriation,
16	amounts in the account are available
17	"(1) to make grants under this section;
18	"(2) to monitor and provide technical assistance under subsection (e) of
19	this section;
20	"(3) to publish and distribute an emergency response guide; and
21	"(4) to pay administrative costs of carrying out this section and sections
22	5108(g)(2) and 5115 of this title, except that up to 4 percent of the amounts made
23	available from the account in a fiscal year may be used to pay those costs.
24	"(i) INSTRUCTOR TRAINING GRANTS FOR EMERGENCY RESPONDERS
25	AND HAZARDOUS MATERIALS EMPLOYEES
26	"(1) IN GENERALThe Secretary shall make grants under this
27	subsection
28	"(A) for training instructors to conduct hazardous materials
29	response training programs for individuals with statutory responsibility to
30	respond to hazardous materials accidents and incidents;
31	"(B) for training instructors to train hazmat employees; and

1	"(C) to the extent determined appropriate by the Secretary, for such
2	instructors to train hazmat employees.
3	"(2) ELIGIBILITY FOR EMERGENCY RESPONDER TRAINING
4	GRANTS A grant under (1)(A) of this subsection shall be made through a
5	competitive process to a nonprofit organization that
6	"(A) demonstrates expertise in conducting a training program for
7	hazmat emergency responders;
8	"(B) has the ability to reach and involve in a training program a
9	target population of hazmat emergency responders;
10	"(C) agrees to use a course or courses developed or identified
11	under section 5115 of this title or otherwise approved by the Secretary;
12	"(D) provides training courses that comply with Federal
13	regulations and national consensus standards for hazardous materials
14	response and are offered on a nondiscriminatory basis; and
15	"(E) ensures that emergency responders who receive training under
16	the grant will have the ability to protect nearby persons, property, and the
17	environment from the effects of accidents or incidents involving the
18	transportation of hazardous material in accordance with existing
19	regulations or National Fire Protection Association standards for
20	competence of responders to accidents and incidents involving hazardous
21	materials.
22	"(3) ELIGIBILITY FOR HAZARDOUS MATERIALS EMPLOYEE
23	TRAINING GRANTSA grant under (1)(B) and (1)(C) of this subsection shall
24	be made on a competitive basis to a nonprofit organization that demonstrates
25	expertise in providing training, research, technological development, or a similar
26	service intended to enhance the capabilities of hazardous materials employees.
27	"(4) TRAINING OF CERTAIN EMPLOYEESThe Secretary shall
28	ensure that maintenance-of-way employees and railroad signalmen receive
29	general awareness and familiarization training and safety training pursuant to
30	section 172.704 of title 49, Code of Federal Regulations.

1	"(5) EXISTING EFFORTNo grant under this subsection shall supplant
2	or replace existing employer-provided hazardous materials training efforts or
3	obligations.
4	"(6) USE OF FUNDSFunds granted to an organization under this
5	subsection shall only be used
6	"(A) to provide training, including portable training, for instructors
7	to conduct hazardous materials and hazardous materials response training
8	programs;
9	"(B) to purchase training equipment used exclusively to train
10	instructors to conduct such training programs; and
11	"(C) to disseminate such information and materials as are
12	necessary for the conduct of such training programs.
13	"(7) PORTABLE TRAININGIn this subsection, the term `portable
14	training' means live, instructor-led training provided by certified instructors that
15	can be offered in any suitable setting, rather than specific designated facilities.
16	Under this training delivery model, instructors travel to locations convenient to
17	students and utilize local facilities and resources.
18	"(8) TERMS AND CONDITIONSThe Secretary may impose such
19	additional terms and conditions on grants to be made under this subsection as the
20	Secretary determines are necessary to protect the interests of the United States and
21	to carry out the objectives of this subsection.
22	"(j) REPORTSThe Secretary shall make an annual report available to the public
23	(in an electronically-accessible format). The report submitted under this subsection shall
24	include information on the allocation and uses of the planning and training grants
25	allocated under subsection (a), and grants under subsection (i) of this section. The report
26	submitted under this subsection shall identify the ultimate recipients of such grants and
27	include
28	"(1) a detailed accounting and description of each grant expenditure by
29	each grant recipient, including the amount of, and purpose for, each expenditure;
30	"(2) the number of persons trained under the grant program, by training
31	level;

1		"(3) an evaluation of the efficacy of such planning and training programs;
2	and	
3		"(4) any recommendations the Secretary may have for improving such
4	grant	programs.".
5	(b) Co	ONFORMING AMENDMENTThe analysis for chapter 51 is amended by
6	striking the it	em relating to section 5116 and inserting the following:
7	"5116. Plan	ning and training grants, monitoring, and review.".
8	(c) TH	RAINING REQUIREMENTSSection 5107 is amended by
9		(1) striking "and grants" from the section heading;
10		(2) deleting subsections (e), (f), and (h); and
11		(3) redesignating subsection (g) as subsection (e).
12	(d) C0	ONFORMING AMENDMENTThe analysis for chapter 51 is amended by
13	striking the it	em relating to section 5107 and inserting the following:
14	"5107. Hazm	at employee training requirements.".
15	SEC. 6011.	CIVIL PENALTY.
16	Section	on 5123 is amended
17		(1) in subsection (a)(1), by striking "\$75,000" and inserting "\$250,000";
18	and	
19		(2) in subsection (a)(2), by striking "\$175,000" and inserting "\$500,000";
20	SEC. 6012.	GENERAL DUTY.
21	Section	on 5103, as amended by this Act, is amended by
22		(1) redesignating subsections (d) and (e) as (e) and (f), respectively; and
23		(2) inserting the following after subsection (c):
24	"(d) [	Outy for safe transportationA person shall
25		"(1) take all reasonable measures and precautions to properly
26		classify, describe, package, mark and label, and ensure proper condition
27		for transportation of a hazardous material; and
28		"(2) comply with this chapter, or a regulation prescribed, or an
29		order, special permit or approval issued under this chapter.".
30	SEC. 6013.	AUTHORIZATION OF APPROPRIATIONS.
31	The te	ext of section 5128 is amended to read as follows:

1	"(a) IN	N GENERALThere are authorized to be appropriated to the Secretary to
2	carry out this	chapter (except sections 5108(g)(2), 5113, 5115, 5116, and 5119 of this
3	title), \$64,254	1,000 for fiscal year 2016 and such sums as may be necessary for fiscal
4	years 2017 th	rough 2021.
5	"(b) H	AZARDOUS MATERIALS EMERGENCY PREPAREDNESS FUND
6	From the Haz	ardous Materials Emergency Preparedness Fund established under section
7	5116(h) of thi	s title, the Secretary may expend, for each of fiscal years 2016 through
8	2021	
9		"(1) \$188,000 to carry out section 5115;
10		"(2) \$21,800,000 to carry out subsection (a) of section 5116;
11		"(3) \$150,000 to carry out section 5116(e);
12		"(4) \$625,000 to publish and distribute the Emergency Response
13	Guide	book under section 5116(h)(3); and
14		"(5) \$5,000,000 to carry out section 5116(i).
15	"(c) C	REDITS TO APPROPRIATIONS
16		"(1) EXPENSES- In addition to amounts otherwise made available to
17	carry (	out this chapter, the Secretary may credit amounts received from a State,
18	Indian	tribe, or other public authority or private entity for expenses the Secretary
19	incurs	in providing training to the State, authority, or entity.
20		"(2) AVAILABILITY OF AMOUNTS- Amounts made available under
21	this se	ection shall remain available until expended.".
22	SEC. 6014.	ELIMINATION OF CERTAIN PHMSA REPORTING
23		REQUIREMENTS.
24	Sectio	n 6 of the Norman Y. Mineta Research and Special Programs Improvement
25	Act (49 U.S.C	C. 108 note) is amended
26		(1) by striking subsection (b)(1); and
27		(2) by striking the heading for subsection (b) and redesignating subsection
28	(b)(2)	as subsection (b).
29	TITLE	E VIIAMENDMENTS TO THE INTERNAL REVENUE CODE
30	SEC. 7001.	AMENDMENT OF 1986 CODE.

1	Excep	ot as otherwise expressly provided, whenever in this title an amendment or
2	repeal is expr	ressed in terms of an amendment to, or repeal of, a section or other
3	provision, the	e reference shall be considered to be made to a section or other provision of
4	the Internal R	Levenue Code of 1986.
5	SEC. 7002.	EXTENSION OF HIGHWAY-RELATED TAXES.
6	(a) EX	CTENSION OF TAXES
7		(1) IN GENERALThe following provisions are each amended by
8	strikir	ng "2016" each place it appears and inserting "2023":
9		(A) Section 4041(a)(1)(C)(iii)(I) (relating to rate of tax on certain
10		buses).
11		(B) Section 4041(m)(1) (relating to certain alcohol fuels).
12		(C) Section 4051(c) (relating to termination of tax on heavy trucks
13		and trailers).
14		(D) Section 4071(d) (relating to termination of tax on tires).
15		(E) Section 4081(d)(1) (relating to termination of tax on gasoline,
16		diesel fuel, and kerosene).
17		(F) Section 4081(d)(3) (relating to the Leaking Underground
18		Storage Tank Financing rate).
19		(2) EXTENSION OF TAX, ETC., ON USE OF CERTAIN HEAVY
20	VEHI	CLESThe following provisions are each amended by striking "2017" each
21	place	it appears and inserting "2023":
22		(A) Section 4481(f) (relating to period tax in effect).
23		(B) Section 4482(c)(4) (relating to taxable period).
24		(C) Section 4482(d) (relating to special rule for taxable period in
25		which termination date occurs).
26		(3) FLOOR STOCKS REFUNDSSection 6412(a)(1) (relating to floor
27	stocks	s refunds) is amended
28		(A) by striking "2016" each place it appears and inserting "2023";
29		and
30		(B) by striking "2017" each place it appears and inserting "2024".
31	(b) EX	KTENSION OF CERTAIN EXEMPTIONS

1		(1) CERTAIN TAX-FREE SALESSection 4221(a) (relating to certain
2	tax-fro	ee sales) is amended by striking "2016" and inserting "2023".
3		(2) TERMINATION OF EXEMPTIONS FOR HIGHWAY USE TAX
4	Section	on 4483(i) (relating to termination of exemptions for highway use tax) is
5	ameno	ded by striking "2017" and inserting "2024".
6	SEC. 7003.	EXTENSION OF PROVISIONS RELATED TO THE SPORT FISH
7		RESTORATION AND BOATING TRUST FUND.
8	(a) EX	TENSION OF EXPENDITURES FROM THE TRUST FUND
9	Subparagraph	s (A) through (C) of paragraph (2) of section 9504(b) of such Code are
10	amended to re	ead as follows:
11		"(A) to carry out the purposes of the Dingell-Johnson Sport Fish
12	Restor	ration Act (as in effect on the date of the enactment of the GROW
13	AME	RICA Act,
14		"(B) to carry out the purposes of section 7404(d) of the Transportation
15	Equity	Act for the 21st Century (as in effect on the date of the enactment of the
16	GROV	W AMERICA Act), and
17		"(C) to carry out the purposes of the Coastal Wetlands Planning,
18	Protec	etion and Restoration Act (as in effect on the date of the enactment of the
19	GROV	W AMERICA Act).".
20	(b) EX	CEPTION TO LIMITATION ON TRANSFERSParagraph (2) of section
21	9504(d) is am	ended by striking "June 1, 2015," and inserting "October 1, 2021,".
22	SEC. 7004.	TRANSPORTATION TRUST FUND.
23	(a) CF	REATION OF TRANSPORTATION TRUST FUNDSection 9503 is
24	amended to re	ead as follows:
25	"Sec. 9503. T	Transportation Trust Fund
26	"(a) C	REATION OF TRUST FUNDThere is established in the Treasury of the
27	United States	a trust fund to be known as the 'Transportation Trust Fund', consisting of
28	such amounts	as may be appropriated or credited to the Transportation Trust Fund as
29	provided in the	his section or section 9602(b). The Transportation Trust Fund is a successor
30	to the Highwa	ay Trust Fund established under this section as in effect prior to the
31	enactment of	the Transportation Jobs Act for the 21st Century. All references to the Mass

1	Transit Account of the Highway Trust Fund are deemed to be references to the Mass
2	Transit Account of the Transportation Trust Fund under subsection (e). All references to
3	the Highway Trust Fund (other than the Mass Transit Account) or to the Highway
4	Account of the Highway Trust Fund are deemed to be references to the Highway Account
5	of the Transportation Trust Fund under subsection (f).
6	"(b) APPROPRIATION TO THE TRANSPORTATION TRUST FUND OF
7	AMOUNTS EQUIVALENT TO CERTAIN TAXES AND PENALTIES
8	"(1) CERTAIN TAXES There are hereby appropriated to the
9	Transportation Trust Fund amounts equivalent to the taxes received in the
10	Treasury before October 1, 2023, under the following provisions
11	"(A) section 4041 (relating to taxes on diesel fuels and special
12	motor fuels),
13	"(B) section 4051 (relating to retail tax on heavy trucks and
14	trailers),
15	"(C) section 4071 (relating to tax on tires),
16	"(D) section 4081 (relating to tax on gasoline, diesel fuel, and
17	kerosene), and
18	"(E) section 4481 (relating to tax on use of certain vehicles).
19	"For purposes of this paragraph, taxes received under sections 4041 and 4081
20	shall be determined without reduction for credits under section 6426 and taxes
21	received under section 4081 shall be determined without regard to tax receipts
22	attributable to the rate specified in section 4081(a)(2)(C).
23	"(2) LIABILITIES INCURRED BEFORE OCTOBER 1, 2023There are
24	hereby appropriated to the Transportation Trust Fund amounts equivalent to the
25	taxes which are received in the Treasury after September 30, 2023, and before
26	July 1, 2024, and which are attributable to liability for tax incurred before October
27	1, 2023, under the provisions described in paragraph (1).
28	"(3) CERTAIN TAXES NOT TRANSFERRED TO
29	TRANSPORTATION TRUST FUNDFor purposes of paragraphs (1) and (2),
30	there shall not be taken into account the taxes imposed by
31	"(A) section 4041(d),

1	"(B) section 4081 to the extent attributable to the rate specified in
2	section 4081(a)(2)(B),
3	"(C) section 4041 or 4081 to the extent attributable to fuel used in
4	a train, or
5	"(D) in the case of gasoline and special motor fuels used as
6	described in paragraph (3)(D) or (4)(B) of subsection (c), section 4041 or
7	4081 with respect to so much of the rate of tax as exceeds
8	"(i) 11.5 cents per gallon with respect to taxes imposed
9	before October 1, 2001,
10	"(ii) 13 cents per gallon with respect to taxes imposed after
11	September 30, 2001, and before October 1, 2003, and
12	"(iii) 13.5 cents per gallon with respect to taxes imposed
13	after September 30, 2003, and before October 1, 2005.
14	"(4) CERTAIN PENALTIESThere are hereby appropriated to the
15	Transportation Trust Fund amounts equivalent to the penalties paid under sections
16	6715, 6715A, 6717, 6718, 6719, 6720A, 6725, 7232, and 7272 (but only with
17	regard to penalties under each such section related to failure to register under
18	section 4101).
19	"(c) FLOOR STOCKS REFUNDS The Secretary shall pay from time to time
20	from the Transportation Trust Fund into the general fund of the Treasury amounts
21	equivalent to the floor stocks refunds made before July 1, 2024, under section 6412(a).
22	The amounts payable from the each account in the Transportation Trust Fund under the
23	preceding sentence shall be determined by taking into account only the portion of the
24	taxes which are deposited into the Transportation Trust Fund and into each account of
25	such Fund.
26	"(d) TRANSFERS FROM THE TRUST FUND FOR TAXES ON CERTAIN
27	USES OF FUEL
28	"(1) MOTORBOAT FUEL TAXES
29	"(A) TRANSFER TO LAND AND WATER CONSERVATION
30	FUND

1	"(1) IN GENERALThe Secretary shall pay from time to
2	time from the Transportation Trust Fund into the land and water
3	conservation fund provided for in title I of the Land and Water
4	Conservation Fund Act of 1965 amounts (as determined by the
5	Secretary) equivalent to the motorboat fuel taxes received on or
6	after October 1, 2005, and before October 1, 2023.
7	"(ii) LIMITATION The aggregate amount transferred
8	under this subparagraph during any fiscal year shall not exceed
9	\$1,000,000.
10	"(2) EXCESS FUNDS TRANSFERRED TO SPORT FISH
11	RESTORATION AND BOATING TRUST FUND Any amounts in the
12	Transportation Trust Fund
13	"(A) which are attributable to motorboat fuel taxes, and
14	"(B) which are not transferred from the Transportation Trust Fund
15	under paragraph (1)(A),
16	"shall be transferred by the Secretary from the Transportation Trust Fund into the
17	Sport Fish Restoration and Boating Trust Fund.
18	"(C) MOTORBOAT FUEL TAXES For purposes of this
19	paragraph, the term "motorboat fuel taxes" means the taxes under section
20	4041(a)(2) with respect to special motor fuels used as fuel in motorboats
21	and under section 4081 with respect to gasoline used as fuel in
22	motorboats, but only to the extent such taxes are deposited into the
23	Transportation Trust Fund.
24	"(D) DETERMINATION The amount of transfers made under
25	this paragraph after October 1, 1986 shall be determined by the Secretary
26	in accordance with the methodology described in the Treasury
27	Department's Report to Congress of June 1986 entitled 'Gasoline Excise
28	Tax Revenues Attributable to Fuel Used in Recreational Motorboats'.
29	"(3) TRANSFERS FROM THE TRUST FUND FOR SMALL-ENGINE
30	FUEL TAXES

1	"(A) IN GENERAL The Secretary shall pay from time to time
2	from the Transportation Trust Fund into the Sport Fish Restoration and
3	Boating Trust Fund amounts (as determined by him) equivalent to the
4	small-engine fuel taxes received on or after December 1, 1990, and before
5	October 1, 2023.
6	"(B) SMALL-ENGINE FUEL TAXES For purposes of this
7	paragraph, the term "small-engine fuel taxes" means the taxes under
8	section 4081 with respect to gasoline used as a fuel in the nonbusiness use
9	of small-engine outdoor power equipment, but only to the extent such
10	taxes are deposited into the Transportation Trust Fund and into each
11	account of such Fund.
12	"(4) TRANSFERS FROM THE TRUST FUND FOR CERTAIN
13	AVIATION FUEL TAXES The Secretary shall pay at least monthly from the
14	Transportation Trust Fund into the Airport and Airway Trust Fund amounts (as
15	determined by the Secretary) equivalent to the taxes received on or after October
16	1, 2005, and before October 1, 2023, under section 4081 with respect to so much
17	of the rate of tax as does not exceed.
18	"(i) 4.3 cents per gallon of kerosene subject to section
19	6427(1)(4)(A) with respect to which a payment has been made by the
20	Secretary under section 6427(1), and
21	"(ii) 21.8 cents per gallon of kerosene subject to section
22	6427(1)(4)(B) with respect to which a payment has been made by the
23	Secretary under section 6427(1).
24	"Transfers under the preceding sentence shall be made on the basis of estimates
25	by the Secretary, and proper adjustments shall be made in the amounts
26	subsequently transferred to the extent prior estimates were in excess of or less
27	than the amounts required to be transferred. Any amount allowed as a credit under
28	section 34 by reason of paragraph (4) of section 6427(1) shall be treated for
29	purposes of subparagraphs (A) and (B) as a payment made by the Secretary under
30	such paragraph.
31	"(e) ESTABLISHMENT OF MASS TRANSIT ACCOUNT

1	"(1) CREATION OF ACCOUNTThere is established in the
2	Transportation Trust Fund a separate account to be known as the 'Mass Transit
3	Account' consisting of such amounts as may be transferred or credited to the Mass
4	Transit Account as provided in this section or section 9602(b).
5	"(2) TRANSFERS TO MASS TRANSIT ACCOUNT The Secretary of
6	the Treasury shall transfer to the Mass Transit Account
7	"(A) the mass transit portion of the amounts appropriated to the
8	Transportation Trust Fund under subsection (b) which are attributable to
9	taxes under sections 4041 and 4081 imposed after March 31, 1983. For
10	purposes of the preceding sentence, the term 'mass transit portion' means,
11	for any fuel with respect to which tax was imposed under section 4041 or
12	4081 and otherwise deposited into the Transportation Trust Fund, the
13	amount determined at the rate of
14	"(i) except as otherwise provided in this sentence, 2.86
15	cents per gallon,
16	"(ii) 1.43 cents per gallon in the case of any partially
17	exempt methanol or ethanol fuel (as defined in section 4041(m))
18	none of the alcohol in which consists of ethanol,
19	"(iii) 1.86 cents per gallon in the case of liquefied natural
20	gas,
21	"(iv) 2.13 cents per gallon in the case of liquefied
22	petroleum gas,
23	"(v) 1.23 cents per energy equivalent of a gallon of gasoline
24	in the case of compressed natural gas, and
25	"(B) additional amounts appropriated to the Mass Transit Account
26	by subsection $(h)(1)(B)$ .
27	"(3) EXPENDITURES FROM ACCOUNT Amounts in the Mass Transit
28	Account shall be available, as provided by appropriation Acts, for making capital
29	or capital related expenditures (including capital expenditures for new projects)
30	before October 1, 2021, in accordance with the GROW AMERICA Act or any
31	other provision of law which was referred to in this paragraph before the date of

1	the enactment of such Act (as such Act and provisions of law are in effect on the
2	date of the enactment of such Act).
3	"(4) LIMITATION ON TRANSFERS TO THE ACCOUNT
4	"(A) IN GENERAL Except as provided in subparagraph (B), no
5	amount may be transferred to the Mass Transit Account on and after the
6	date of any expenditure from the Mass Transit Account which is not
7	permitted by this subsection. The determination of whether an expenditure
8	is so permitted shall be made without regard to
9	"(i) any provision of law which is not contained or
10	referenced in this title or in a revenue Act, and
11	"(ii) whether such provision of law is a subsequently
12	enacted provision or directly or indirectly seeks to waive the
13	application of this paragraph.
14	"(B) EXCEPTION FOR PRIOR OBLIGATIONSSubparagraph
15	(A) shall not apply to any expenditure to liquidate any contract entered
16	into (or for any amount otherwise obligated) before October 1, 2021, in
17	accordance with the provisions of this section.
18	"(f) ESTABLISHMENT OF HIGHWAY ACCOUNT
19	"(1) CREATION OF ACCOUNT There is established in the
20	Transportation Trust Fund a separate account to be known as the 'Highway
21	Account' consisting of such amounts as may be transferred or credited to the
22	Highway Account as provided in this section or section 9602(b).
23	"(2) TRANSFERS TO THE HIGHWAY ACCOUNTThe Secretary of
24	the Treasury shall transfer to the Highway Account
25	"(A) the portion of the taxes appropriated to the Transportation
26	Trust Fund by
27	"(i) subparagraphs (B), (C), and (E) of subsection (b)(1),
28	"(ii) subparagraphs (A) and (D) of subsection (b)(1), but
29	only to the extent that such taxes are not required to be transferred
30	to the Mass Transit Account under subsection (e),

1	"(B) additional amounts appropriated to the Highway Account by
2	subsection (h)(1)(A); and
3	"(C) fines and penalties appropriated to the Transportation Trust
4	Fund by subsection (b)(4) and by section 521(b)(10) of title 49, United
5	States Code.
6	"(3) LIMITATION ON TRANSFERS TO THE ACCOUNT
7	"(A) IN GENERALExcept as provided in subparagraph (B), no
8	amount may be transferred to the Highway Account on and after the date
9	of any expenditure from the Highway Account which is not permitted by
10	this subsection. The determination of whether an expenditure is so
11	permitted shall be made without regard to
12	"(i) any provision of law which is not contained or
13	referenced in this title or in a revenue Act, and
14	"(ii) whether such provision of law is a subsequently
15	enacted provision or directly or indirectly seeks to waive the
16	application of this paragraph.
17	"(B) EXCEPTION FOR PRIOR OBLIGATIONS Subparagraph
18	(A) shall not apply to any expenditure to liquidate any contract entered
19	into (or for any amount otherwise obligated) before October 1, 2021, in
20	accordance with the provisions of this section.
21	"(4) EXPENDITURES FROM ACCOUNT Amounts in the Highway
22	Account of the Transportation Trust Fund shall be available, as provided by
23	appropriation acts, for making expenditures before October 1, 2021, to meet those
24	obligations of the United States heretofore or hereafter incurred which are
25	authorized to be paid out of the Highway Account under the GROW AMERICA
26	Act or any other provision of law which was referred to in paragraph (c)(1) (as in
27	effect on the day before enactment of such Act) before the date of the enactment
28	of such Act (as such Act and provisions of law are in effect on the date of the
29	enactment of such Act).
30	"(g) ESTABLISHMENT OF RAIL ACCOUNT

1	"(1) CREATION OF ACCOUNT There is established in the
2	Transportation Trust Fund a separate account to be known as the 'Rail Account'
3	consisting of such amounts as may be transferred or credited to the Rail Account
4	as provided in this section or section 9602(b).
5	"(2) TRANSFERS TO THE RAIL ACCOUNT The Secretary of the
6	Treasury shall transfer to the Rail Account amounts appropriated to the Rail
7	Account by subsection $(h)(1)(C)$ .
8	"(3) LIMITATION ON TRANSFERS TO THE ACCOUNT
9	"(A) IN GENERALExcept as provided in subparagraph (B), no
10	amount may be transferred to the Rail Account on and after the date of any
11	expenditure from the Rail Account which is not permitted by this
12	subsection. The determination of whether an expenditure is so permitted
13	shall be made without regard to
14	"(i) any provision of law which is not contained or
15	referenced in this title or in a revenue Act, and
16	"(ii) whether such provision of law is a subsequently
17	enacted provision or directly or indirectly seeks to waive the
18	application of this paragraph.
19	"(B) EXCEPTION FOR PRIOR OBLIGATIONSSubparagraph
20	(A) shall not apply to any expenditure to liquidate any contract entered
21	into (or for any amount otherwise obligated) before October 1, 2021, in
22	accordance with the provisions of this section.
23	"(4) EXPENDITURES FROM ACCOUNTAmounts in the Rail
24	Account of the Transportation Trust Fund shall be available, as provided by
25	appropriation acts, for making expenditures before October 1, 2021, to meet those
26	obligations of the United States heretofore or hereafter incurred which are
27	authorized to be paid out of the Rail Account under the GROW AMERICA Act.
28	"(h) ADDITIONAL APPROPRIATIONS
29	"(1) ADDITIONAL APPROPRIATIONS TO TRUST FUNDOut of
30	money in the Treasury not otherwise appropriated, there is hereby appropriated
31	"(A) to the Highway Account in the Transportation Trust Fund

1	"(i) for fiscal year 2016, \$19,425,000,000,
2	"(ii) for fiscal year 2017, \$19,425,000,000,
3	"(iii) for fiscal year 2018, \$19,425,000,000,
4	"(iv) for fiscal year 2019, \$19,425,000,000,
5	"(v) for fiscal year 2020, \$19,425,000,000, and
6	"(vi) for fiscal year 2021, \$19,425,000,000, and
7	"(B) to the Mass Transit Account in the Transportation Trust Fund-
8	-
9	"(i) for fiscal year 2016, \$14,300,000,000,
10	"(ii) for fiscal year 2017, \$14,300,000,000,
11	"(iii) for fiscal year 2018, \$14,300,000,000,
12	"(iv) for fiscal year 2019, \$14,300,000,000,
13	"(v) for fiscal year 2020, \$14,300,000,000, and
14	"(vi) for fiscal year 2021, \$14,300,000,000, and
15	"(C) to the Rail Account in the Transportation Trust Fund
16	"(i) for fiscal year 2016, \$4,758,000,000,
17	"(ii) for fiscal year 2017, \$4,758,000,000,
18	"(iii) for fiscal year 2018, \$4,758,000,000,
19	"(iv) for fiscal year 2019, \$4,758,000,000,
20	"(v) for fiscal year 2020, \$4,758,000,000, and
21	"(vi) for fiscal year 2021, \$4,758,000,000; and
22	"(D) to the Multimodal Account in the Transportation Trust Fund
23	"(i) for fiscal year 2016, \$1,250,000,000,
24	"(ii) for fiscal year 2017, \$1,250,000,000,
25	"(iii) for fiscal year 2018, \$1,250,000,000,
26	"(iv) for fiscal year 2019, \$1,250,000,000,
27	"(iii) for fiscal year 2020, \$1,250,000,000, and
28	"(iv) for fiscal year 2021, \$1,250,000,000.
29	"(2) TREATMENT OF APPROPRIATED AMOUNTSAny amount
30	appropriated under this subsection shall remain available without fiscal year
31	limitation.

1	"(i) ADJUSTMENTS OF APPORTIONMENTS FOR HIGHWAY AND MASS
2	TRANSIT ACCOUNT PROGRAMSThe Secretary of the Treasury and where so
3	indicated, the Secretary of Transportation, shall take the following actions for the
4	Highway Account and separately for the Mass Transit Account:
5	"(1) ESTIMATES OF UNFUNDED AUTHORIZATIONS AND NET
6	RECEIPTS FOR ACCOUNT The Secretary of the Treasury, not less frequently
7	than once in each calendar quarter, after consultation with the Secretary of
8	Transportation, shall estimate for the Account
9	"(A) the amount which would (but for this subsection) be the
10	unfunded authorizations at the close of the next fiscal year, and
11	"(B) the net receipts for the 48-month period beginning at the close
12	of such fiscal year.
13	"(2) PROCEDURE WHERE THERE ARE EXCESS UNFUNDED
14	AUTHORIZATIONSIf the Secretary of the Treasury determines for any fiscal
15	year that the amount described in paragraph (1)(A) for the Account exceeds the
16	amount described in paragraph (1)(B) for such Account
17	"(A) the Secretary shall so advise the Secretary of Transportation,
18	and
19	"(B) the Secretary shall further advise the Secretary of
20	Transportation as to the amount of such excess.
21	"(3) ADJUSTMENT OF APPORTIONMENTS WHERE UNFUNDED
22	AUTHORIZATIONS EXCEED 6 YEARS' RECEIPTS
23	"(A) DETERMINATION OF PERCENTAGEIf, before any
24	apportionment to the States is made of funds authorized to be appropriated
25	from the Account in the most recent estimate made by the Secretary of the
26	Treasury there is an excess referred to in paragraph (2)(B) for the
27	Account, the Secretary of Transportation shall determine the percentage
28	which
29	"(i) the excess referred to in paragraph (2)(B) for the
30	Account, is of

"(ii) the amount authorized to be appropriated from that Account of the Trust Fund for the fiscal year for apportionment to the States.

"If, but for this sentence, the most recent estimate would be one which was made on a date which will be more than 3 months before the date of the apportionment, the Secretary of the Treasury shall make a new estimate under paragraph (1) for the appropriate fiscal year.

"(B) ADJUSTMENT OF APPORTIONMENTS.--If the Secretary of Transportation determines a percentage for the Account under subparagraph (A) for purposes of any apportionment, notwithstanding any other provision of law, the Secretary of Transportation shall apportion to the States (in lieu of the amount which, but for the provisions of this subsection, would be so apportioned) the amount obtained by reducing the amount authorized to be so apportioned by such percentage.

"(4) APPORTIONMENT OF AMOUNTS PREVIOUSLY WITHHELD FROM APPORTIONMENT.--If, after funds have been withheld from apportionment under paragraph (3)(B), the Secretary of the Treasury determines that the amount described in paragraph (1)(A) does not exceed the amount described in paragraph (1)(B) or that the excess described in paragraph (1)(B) is less than the amount previously determined, he shall so advise the Secretary of Transportation. The Secretary of Transportation shall apportion to the States such portion of the funds so withheld from apportionment as the Secretary of the Treasury has advised him may be so apportioned without causing the amount described in paragraph (1)(A) to exceed the amount described in paragraph (1)(B). Any funds apportioned pursuant to the preceding sentence shall remain available for the period for which they would be available if such apportionment took effect with the fiscal year in which they are apportioned pursuant to the preceding sentence.

"(5) DEFINITIONS.--For purposes of this subsection--

1	"(A) UNFUNDED AUTHORIZATIONS The term "unfunded
2	authorizations" means, at any time, the excess (if any) of
3	"(i) the total potential unpaid commitments at such time as
4	a result of the apportionment to the States of the amounts
5	authorized to be appropriated from the Account, over
6	"(ii) the amount available in the that Account at such time
7	to defray such commitments (after all other unpaid commitments at
8	such time which are payable from that Account have been
9	defrayed).
10	"(B) NET RECEIPTS The term "net receipts" means, with
11	respect to any period, the excess of
12	"(i) the receipts (including interest) of the Account during
13	such period, over
14	"(ii) the amounts to be transferred during such period from
15	such Account under subsection (d).
16	"(6) MEASUREMENT OF NET RECEIPTSFor purposes of making
17	any estimate under paragraph (1) of net receipts for periods ending after the date
18	specified in subsection (b)(1), the Secretary of the Treasury shall treat
19	"(A) each expiring provision of subsection (b) which is related to
20	appropriations or transfers to the Highway Account or the Mass Transit
21	Account of the Transportation Trust Fund to have been extended through
22	the end of the 48-month period referred to in paragraph (1)(B), and
23	"(B) with respect to each tax imposed under the sections referred to
24	in subsection (b)(1), the rate of such tax during the 48-month period
25	referred to in paragraph (1)(B) to be the same as the rate of such tax as in
26	effect on the date of such estimate.
27	"(7) REPORTSAny estimate under paragraph (1) and any determination
28	under paragraph (2) shall be reported by the Secretary of the Treasury to the
29	Committee on Ways and Means of the House of Representatives, the Committee
30	on Finance of the Senate, the Committees on the Budget of both Houses, the
31	Committee on Transportation and Infrastructure of the House of Representatives,

1	and the Committee on Commerce, Science, and Transportation, the Committee on
2	Banking, and the Committee on Environment and Public Works of the Senate.".
3	"(j) ESTABLISHMENT OF MULTIMODAL ACCOUNT
4	"(1) CREATION OF ACCOUNT There is established in the
5	Transportation Trust Fund a separate account to be known as the 'Multimodal
6	Account' consisting of such amounts as may be transferred or credited to the
7	Multimodal Account as provided in this section or section 9602(b).
8	"(2) TRANSFERS TO THE MULTIMODAL ACCOUNTThe Secretary
9	of the Treasury shall transfer to the Multimodal Account amounts appropriated to
10	the Multimodal Account by subsection (h)(1)(D).
11	"(3) LIMITATION ON TRANSFERS TO THE ACCOUNT
12	"(A) IN GENERAL Except as provided in subparagraph (B), no
13	amount may be transferred to the Multimodal Account on and after the
14	date of any expenditure from the Multimodal Account which is not
15	permitted by this subsection. The determination of whether an expenditure
16	is so permitted shall be made without regard to
17	"(i) any provision of law which is not contained or
18	referenced in this title or in a revenue Act, and
19	"(ii) whether such provision of law is a subsequently
20	enacted provision or directly or indirectly seeks to waive the
21	application of this paragraph.
22	"(B) EXCEPTION FOR PRIOR OBLIGATIONSSubparagraph
23	(A) shall not apply to any expenditure to liquidate any contract entered
24	into (or for any amount otherwise obligated) before October 1, 2021, in
25	accordance with the provisions of this section.
26	"(4) EXPENDITURES FROM ACCOUNTAmounts in the Multimodal
27	Account of the Transportation Trust Fund shall be available, as provided by
28	appropriation acts, for making expenditures before October 1, 2021, to meet those
29	obligations of the United States heretofore or hereafter incurred which are
30	authorized to be paid out of the Multimodal Account under the GROW
31	AMERICA Act.".

1	(b) CONFORMING AMENDMENTS	
2	(1) The item relating to section 9503 in the analysis of chapter 98 of the	
3	Internal Revenue Code of 1986 is amended by striking "Highway" and inserting	
4	"Transportation".	
5	(2) Section 201(b) of the Land and Water Conservation Fund Act of 196	
6	(16 U.S.C. 460l-11(b) is amended	
7	(A) by striking "2016" and inserting "2023", and	
8	(B) by striking "2017" each place it appears and inserting "2024".	
9	(3) Section 521(b)(10) of title 49, United States Code, is amended by	
10	striking "Highway Trust Fund (other than the Mass Transit Account)" and	
11	inserting "Highway Account of the Transportation Trust Fund".	
12	SEC. 7005. EFFECTIVE DATE.	
13	The amendments made by this Title shall take effect on the date of the enactmen	
14	of this Act.	
15	TITLE VIIIRESEARCH	
16	Subtitle AFunding	
17	SEC. 8001. AUTHORIZATION OF APPROPRIATIONS.	
18	(a) IN GENERALThe following amounts are authorized to be appropriated ou	
19	of the Highway Account of the Transportation Trust Fund:	
20	(1) HIGHWAY RESEARCH AND DEVELOPMENT PROGRAMTo	
21	carry out section 503(b) of title 23, United States Code	
22	(A) \$130,000,000 for fiscal year 2016;	
23	(B) \$132,594,234 for fiscal year 2017;	
24	(C) \$135,188,470 for fiscal year 2018;	
25	(D) \$138,070,953 for fiscal year 2019;	
26	(E) \$140,832,372 for fiscal year 2020; and	
27	(F) \$143,649,100 for fiscal year 2021.	
28	(2) TECHNOLOGY AND INNOVATION DEPLOYMENT	
29	PROGRAMTo carry out section 503(c) of title 23, United States Code	
30	(A) \$70,000,000 for fiscal year 2016;	
31	(B) \$71,396,896 for fiscal year 2017;	

1	(C) \$72,793,792 for fiscal year 2018;
2	(D) \$74,345,898 for fiscal year 2019;
3	(E) \$75,832,816 for fiscal year 2020; and
4	(F) \$77,349,552 for fiscal year 2021.
5	(3) TRAINING AND EDUCATION To carry out section 504 of title 23
6	United States Code
7	(A) \$27,000,000 for fiscal year 2016;
8	(B) \$27,538,803 for fiscal year 2017;
9	(C) \$28,077,605 for fiscal year 2018;
10	(D) \$28,676,275 for fiscal year 2019;
11	(E) \$29,249,801 for fiscal year 2020; and
12	(F) \$29,834,876 for fiscal year 2021.
13	(4) INTELLIGENT TRANSPORTATION SYSTEMS PROGRAMTo
14	carry out sections 512 through 519 of title 23, United States Code
15	(A) \$158,000,000 for fiscal year 2016;
16	(B) \$179,254,989 for fiscal year 2017;
17	(C) \$173,509,978 for fiscal year 2018;
18	(D) \$137,015,521 for fiscal year 2019;
19	(E) \$142,415,831 for fiscal year 2020; and
20	(F) \$144,864,148 for fiscal year 2021.
21	(5) UNIVERSITY TRANSPORTATION CENTERS PROGRAMTo
22	carry out section 5505 of title 49, United States Code
23	(A) \$82,000,000 for fiscal year 2016;
24	(B) \$83,636,364 for fiscal year 2017;
25	(C) \$85,272,727 for fiscal year 2018;
26	(D) \$87,090,909 for fiscal year 2019;
27	(E) \$88,832,727 for fiscal year 2020; and
28	(F) \$90,609,462 for fiscal year 2021.
29	(6) BUREAU OF TRANSPORTATION STATISTICSTo carry out
30	chapter 63 of title 49, United States Code
31	(A) \$29,000,000 for fiscal year 2016:

1	(B) \$29,578,714 for fiscal year 2017;	
2	(C) \$30,157,428 for fiscal year 2018;	
3	(D) \$30,800,444 for fiscal year 2019;	
4	(E) \$31,416,453 for fiscal year 2020; and	
5	(F) \$32,044,862 for fiscal year 2021.	
6	(b) APPLICABILITY OF TITLE 23, UNITED STATES CODEFunds	
7	authorized to be appropriated by subsection (a) shall	
8	(1) be available for obligation in the same manner as if those funds were	
9	apportioned under chapter 1 of title 23, United States Code, except that the	
10	Federal share of the cost of a project or activity carried out using those funds shall	
11	be 80 percent, unless otherwise expressly provided by this Act (including the	
12	amendments by this Act) or otherwise determined by the Secretary; and	
13	(2) remain available until expended and not be transferable.	
14	Subtitle BResearch, Technology, and Education	
15	SEC. 8101. NATIONAL COOPERATIVE FREIGHT TRANSPORTATION	
16	RESEARCH PROGRAM.	
17	(a) IN GENERALChapter 5 of title 23, United States Code, is amended by	
18	inserting the following at the end:	
19	"Sec. 550. National cooperative freight transportation research program	
20	"(a) ESTABLISHMENTThe Secretary shall establish and support a national	
21	cooperative freight transportation research program.	
22	"(b) AGREEMENTThe Secretary shall enter into an agreement with the	
23	Transportation Research Board of the National Research Council of the National	
24	Academies to support and carry out administrative and management activities relating to	
25	the governance of the national cooperative freight transportation research program.	
26	"(c) ADVISORY COMMITTEE The National Academies shall select an	
27	advisory committee consisting of a representative cross-section of freight stakeholders,	
28	including the Department of Transportation, other Federal agencies, State transportation	
29	departments, local governments, nonprofit entities, academia, private sector carriers and	
30	shippers, and other interested parties.	

1	"(d) GOVERNANCEThe national cooperative freight transportation research		
2	program established under this section shall include the following administrative and		
3	management elements:		
4	"(1) NATIONAL RESEARCH AGENDA The advisory committee, in		
5	consultation with interested parties, shall recommend a national research agenda		
6	for the program. The agenda shall:		
7	"(A) include an emphasis on the safe and efficient transportation		
8	and handling of hazardous materials by all modes of transportation;		
9	"(B) include a multiyear strategic plan;		
10	"(C) be fully coordinated with the activities, plans and reports		
11	required by sections 5304 and 5305 of title 49; and		
12	"(D) be fully coordinated with the activities, plans and reports		
13	required by section 508 of title 23, United States Code.		
14	"(2) INVOLVEMENTInterested parties may		
15	"(A) submit research proposals to the advisory committee;		
16	"(B) participate in merit reviews of research proposals and peer		
17	reviews of research products; and		
18	"(C) receive research results.		
19	"(3) OPEN COMPETITION AND PEER REVIEW OF RESEARCH		
20	PROPOSALSThe National Academies may award research contracts and		
21	grants under the program through open competition and merit review conducted		
22	on a regular basis.		
23	"(4) RESEARCH COORDINATION The National Academies shall		
24	ensure that research contracts and grants awarded under this section are not		
25	duplicative with research conducted under other cooperative transportation		
26	research programs governed by the National Academies; nor with research		
27	conducted by the Department of Transportation or any other Federal, state or local		
28	agency.		
29	"(5) EVALUATION OF RESEARCH		
30	"(A) PEER REVIEWResearch contracts and grants under the		
31	program may allow peer review of the research results.		

1	"(B) PROGRAMMATIC EVALUATIONSThe National		
2	Academies may conduct periodic programmatic evaluations on a regular		
3	basis of research contracts and grants.		
4	"(6) DISSEMINATION OF RESEARCH FINDINGSThe National		
5	Academies shall disseminate research findings to researchers, practitioners, and		
6	decisionmakers, through conferences and seminars, field demonstrations,		
7	workshops, training programs, presentations, testimony to government officials,		
8	the World Wide Web, publications for the general public, collaboration with the		
9	National Transportation Library, and other appropriate means.		
10	"(e) CONTENTSThe national research agenda required under subsection (d)		
11	shall at a minimum include research in the following areas:		
12	"(1) Techniques for estimating and quantifying public benefits derived		
13	from freight transportation projects.		
14	"(2) Alternative approaches to calculating the contribution of truck and		
15	rail traffic to congestion on specific highway segments.		
16	"(3) The feasibility of consolidating origins and destinations for freight		
17	movement.		
18	"(4) Methods for incorporating estimates of domestic and international		
19	trade into landside transportation planning.		
20	"(5) Means of synchronizing infrastructure improvements with freight		
21	transportation demand.		
22	"(6) The effect of changing patterns of freight movement on transportation		
23	planning decisions.		
24	"(7) Other research areas to identify and address emerging and future		
25	research needs related to freight transportation by all modes.		
26	"(f) FUNDING		
27	"(1) FEDERAL SHARE The Federal share of the cost of an activity		
28	carried out under this section shall be up to 100 percent.		
29	"(2) USE OF NON-FEDERAL FUNDS In addition to using funds		
30	authorized for this section, the National Academies may seek and accept		
31	additional funding sources from public and private entities capable of accepting		

1	funding from the Department of Transportation, States, local governments,		
2	nonprofit foundations, and the private sector.".		
3	(b) AUTHORIZATION OF APPROPRIATIONS There is authorized to be		
4	appropriated to the Secretary of Transportation such sums as may be necessary to carry		
5	out section 550 of such title.		
6	(c) CONFORMING AMENDMENTThe analysis for chapter 501 is amended		
7	by adding the following at the end:		
8	"550. Nation	nal cooperative freight transportation research program.".	
9	SEC. 8102.	COMPETITIVE UNIVERSITY TRANSPORTATION CENTERS	
10		CONSORTIA PROGRAM.	
11	(a) IN	GENERALSection 5505 of title 49, United States Code, is amended as	
12	follows:		
13		(1) Subsection (a)(2)(A) is amended to read:	
14		"(A) to advance multimodal and cross-modal transportation	
15	expertise and technology in the varied disciplines that comprise the field		
16	of transportation through education, research, and technology transfer		
17		activities;".	
18		(2) Subsection (a)(2)(C) of title 49 is amended to read:	
19		"(C) to address critical workforce needs and educate the next	
20		generation of transportation leaders in a multidisciplinary fashion."	
21		(3) Subsection (b) is amended to read as follows:	
22	"(b) C	COMPETITIVE SELECTION PROCESS	
23		"(1) APPLICATIONSTo receive a grant under this section, a	
24	conso	ortium of nonprofit institutions of higher education shall submit to the	
25	Secre	tary an application that is in such form and contains such information as the	
26	Secre	tary may require.	
27		"(2) RESTRICTIONThe lead institution of a consortium of nonprofit	
28	institu	ations of higher education that receives a direct grant award under this	
29	sectio	on for a national transportation center or a regional transportation center in a	
30	fiscal	year shall not be eligible to receive funding, direct or indirectly, from an	

1	additional grant in that fiscal year as the lead institution or member of a
2	consortium, for a national transportation center or a regional transportation center.
3	"(3) COORDINATION The Secretary shall solicit grant applications for
4	national transportation centers, regional transportation centers, and Tier 1
5	university transportation centers with identical advertisement schedules and
6	deadlines.
7	"(4) GENERAL SELECTION CRITERIA
8	"(A) IN GENERALExcept as otherwise provided by this
9	section, the Secretary shall award grants under this section in nonexclusive
10	candidate topic areas established by the Secretary that address the research
11	priorities identified in the plans developed under section 508 of title 23.
12	"(B) CRITERIA The Secretary, in consultation with the Assistant
13	Secretary for Research and Technology and the Administrators of the
14	Federal Highway Administration and Federal Railroad Administration,
15	shall select each recipient of a grant under this section through a
16	competitive process based on the assessment of the Secretary relating to-
17	"(i) the demonstrated ability of the recipient to address each
18	specific topic area described in the research and strategic plans of
19	the recipient;
20	"(ii) the demonstrated research, technology transfer, and
21	education resources available to the recipient to carry out this
22	section;
23	"(iii) the ability of the recipient to provide leadership in
24	solving immediate and long-range national and regional
25	transportation problems;
26	"(iv) the ability of the recipient to carry out research,
27	education, and technology transfer activities that are multimodal
28	and multidisciplinary in scope;
29	"(v) the demonstrated commitment of the recipient to carry
30	out transportation workforce development programs through

1	"(I) degree-granting programs or programs that
2	provide other industry-recognized credentials; and
3	"(II) outreach activities to attract new entrants into
4	the transportation field, including minorities, women,
5	individuals with disabilities, veterans, low income
6	populations, and others who may not have considered
7	pursuing careers in transportation previously;
8	"(vi) the demonstrated ability of the recipient to
9	disseminate results and spur the implementation of transportation
10	research and education programs through national or statewide
11	continuing education programs;
12	"(vii) the demonstrated commitment of the recipient to the
13	use of peer review principles and other research best practices in
14	the selection, management, and dissemination of research projects;
15	"(viii) the strategic plan submitted by the recipient
16	describing the proposed research to be carried out by the recipient
17	and the performance metrics to be used in assessing the
18	performance of the recipient in meeting the stated research,
19	technology transfer, education, and outreach goals; and
20	"(ix) the ability of the recipient to implement the proposed
21	program in a cost-efficient manner, such as through cost sharing
22	and overall reduced overhead, facilities, and administrative costs.
23	"(5) TRANSPARENCY
24	"(A) IN GENERALThe Secretary shall provide to each
25	applicant, upon request, any materials, including copies of reviews (with
26	any information that would identify a reviewer redacted), used in the
27	evaluation process of the proposal of the applicant.
28	"(B) REPORTSThe Secretary shall make available to the public
29	on a Department of Transportation web site a report describing the overall
30	review process under paragraph (3) that includes
31	"(i) specific criteria of evaluation used in the review:

1	"(ii) descriptions of the review process; and
2	"(iii) explanations of the selected awards.
3	"(6) OUTSIDE STAKEHOLDERS The Secretary shall, to the maximum
4	extent practicable, consult external stakeholders such as the Transportation
5	Research Board of the National Research Council of the National Academies to
6	evaluate and competitively review all proposals."; and
7	(4) Subsection (c) is amended to read as follows:
8	"(c) GRANTS
9	"(1) IN GENERALNot later than 1 year after the date of enactment of
10	the GROW AMERICA Act, the Secretary, in consultation with the Assistant
11	Secretary for Research and Technology and the Administrators of the Federal
12	Highway Administration and Federal Railroad Administration, shall select grant
13	recipients under subsection (b) and make grant amounts available to the selected
14	recipients.
15	"(2) FOCUSED RESEARCHIn awarding grants under this paragraph,
16	consideration shall be given to minority institutions, as defined by section 365 of
17	the Higher Education Act of 1965 (20 U.S.C. 1067k), or consortia that include
18	such institutions that have demonstrated an ability in transportation-related
19	research and education.
20	"(3) NATIONAL TRANSPORTATION CENTERS
21	"(A) IN GENERALSubject to subparagraph (B), the Secretary
22	shall provide grants to 5 consortia that the Secretary determines best meet
23	the criteria described in subsection (b)(4).
24	"(B) RESTRICTION For each fiscal year, a grant made available
25	under this paragraph shall be \$3,200,000 per recipient.
26	"(C) MATCHING REQUIREMENT
27	"(i) IN GENERALAs a condition of receiving a grant
28	under this paragraph, a grant recipient shall match 100 percent of
29	the amounts made available under the grant.
30	"(ii) SOURCES The matching amounts referred to in
31	clause (i) may include:

1	"(I) amounts made available to the recipient under
2	Title I of this Act;
3	"(II) amounts made available to the recipient by the
4	several administrations of the Department of
5	Transportation; and
6	"(III) amounts made available to the recipient by
7	other Federal Departments, Agencies, Independent
8	Agencies, Boards and other Federal elements with interests
9	in transportation.
10	"(4) REGIONAL UNIVERSITY TRANSPORTATION CENTERS
11	"(A) LOCATION OF REGIONAL CENTERSOne regional
12	university transportation center shall be located in each of the 10 Federal
13	regions that comprise the Standard Federal Regions established by the
14	Office of Management and Budget in the document entitled 'Standard
15	Federal Regions' and dated April, 1974 (circular A-105).
16	"(B) SELECTION CRITERIAIn conducting a competition under
17	subsection (b), the Secretary shall provide grants to 10 consortia on the
18	basis of
19	"(i) the criteria described in subsection (b)(3);
20	"(ii) the location of the center within the Federal region to
21	be served; and
22	"(iii) whether the consortium of institutions demonstrates
23	that the consortium has well-established, nationally recognized
24	multimodal and multidisciplinary programs in transportation
25	research and education, as evidenced by
26	"(I) recent expenditures by the institution in surface
27	transportation research;
28	"(II) a historical track record of awarding graduate
29	degrees in professional fields closely related to surface
30	transportation; and

1	"(III) an experienced faculty who specialize in
2	professional fields closely related to surface transportation.
3	"(C) RESTRICTIONSFor each fiscal year, a grant made
4	available under this paragraph shall be \$3,000,000 for each recipient.
5	"(D) MATCHING REQUIREMENT
6	"(i) IN GENERALAs a condition of receiving a grant
7	under this paragraph, a grant recipient shall match 100 percent of
8	the amounts made available under the grant.
9	"(ii) SOURCES The matching amounts referred to in
10	clause (i) may include:
11	"(I) amounts made available to the recipient under
12	Title I of this Act;
13	"(II) amounts made available to the recipient by the
14	several administrations of the Department of
15	Transportation; and
16	"(III) amounts made available to the recipient by
17	other Federal Departments, Agencies, Independent
18	Agencies, Boards and other elements with interests in
19	transportation."
20	"(5) TIER 1 UNIVERSITY TRANSPORTATION CENTERS
21	"(A) IN GENERAL The Secretary shall provide grants of
22	\$1,800,000 each to not more than 20 recipients to carry out this paragraph.
23	"(B) RESTRICTION The lead institution of a consortium of
24	nonprofit institutions of higher education that receives a direct grant award
25	under paragraph (3) or (4) shall not be eligible to receive a direct grant
26	award under this paragraph.
27	"(C) MATCHING REQUIREMENT
28	"(i) IN GENERALSubject to clause (iii), as a condition
29	of receiving a grant under this paragraph, a grant recipient shall
30	match 50 percent of the amounts made available under the grant.

clause (i) may include:  "(I) amounts made available to the recipient under
"(I) amounts made available to the recipient under
Title I of this Act;
"(II) amounts made available to the recipient by the
several administrations of the Department of
Transportation; and
"(III) amounts made available to the recipient by
other Federal Departments, Agencies, Independent
Agencies, Boards and other elements with interests in
transportation.".
(b) PROGRAM EVALUATION AND OVERSIGHTSection 5505 of title 49,
United States Code is further amended by amending Subsection (d)(3) to read:
"(d) PROGRAM COORDINATION
"(3) Program evaluation and oversightThe Secretary shall expend not more than
2 1/2 percent of the amounts made available to the Secretary to carry out this section for
any coordination, evaluation, and oversight activities of the Secretary under this section.".
(c) RESEARCH EFFICIENCYSection 5505 of title 49, United States Code is
further amended by inserting after subsection (f) the following:
"(g) RESEARCH EFFICIENCY
"(1) ADDITIONAL SPONSORED GRANTSTo enable access more
broadly to the specialized skills and multidisciplinary research capabilities of the
transportation university research community by the several administrations of the
Department of Transportation, and by other Federal Departments, Agencies,
Independent Agencies, Boards and other elements with interests in transportation,
these organizations may sponsor competitive grants to consortia on specific
research topics.
"(2) GRANTS
"(A) The grants shall conform to the selection criteria and
requirements of either National Transportation Centers or Tier 1

1	University Transportation Centers; and be of an equivalent grant value o	f
2	the type of Center selected.	
3	"(B) The grants shall conform to all other requirements and	
4	restrictions under this section.	
5	"(C) The grants shall be competed, selected and awarded on the	
6	same schedule as all grants competed under this section.	
7	"(3) MATCHING REQUIREMENTSuch grants shall require identical	l
8	matching requirements of the type of Center selected; except that sources of	
9	matching funds may not be the same funding source as the Federal entity funding	g
10	the specialized grant.".	
11	SEC. 8103. PRIORITY MULTIMODAL RESEARCH PROGRAM.	
12	(a) IN GENERALSection 5506 of title 49, United States Code, is amended to	
13	read as follows:	
14	"Sec. 5506. Priority Multimodal Research Program	
15	"(a) ESTABLISHMENTThe Secretary shall establish and support a Priority	
16	Multimodal Research Program.	
17	"(b) FOCUSED RESEARCHThe Secretary shall enter into research agreement	ıts
18	to carry out priority multimodal research in the following topics:	
19	"(1) Conduct research and standards/guideline development for surface	
20	transportation infrastructure owners and services providers on systems resilience	•
21	and recovery.	
22	"(2) Enable advanced research towards a Zero Emissions Transportation	
23	System, to	
24	"(A) accelerate the goal of 80 percent greenhouse gas emission	
25	reduction by 2050, to a goal of 100 percent greenhouse gas emission	
26	reduction by the same date; and	
27	"(B) conduct advanced or long term research on emissions in the	
28	transportation sector, both in vehicle emissions and in infrastructure	
29	construction and maintenance.	

1	"(3) Conduct a coordinated, multimodal STEM Education and Workforce
2	Development program to support the transportation sector's needs over the next
3	decade for a new workforce trained in the latest technologies.
4	"(c) FUNDING
5	"(1) FEDERAL SHAREThe Federal share of the cost of an activity
6	carried out under this section shall be up to 100 percent.
7	"(2) USE OF NON-FEDERAL FUNDS In addition to using funds
8	authorized for this section, the Secretary may seek and accept additional funding
9	sources from public and private entities capable of accepting funding from the
10	Department of Transportation, States, local governments, nonprofit foundations,
11	and the private sector.
12	(3) PERIOD OF AVAILABILITY Amounts made available to carry out
13	this section shall remain available until expended.".
14	(b) AUTHORIZATION OF APPROPRIATIONSThere are authorized to be
15	appropriated to the Secretary of Transportation such sums as may be necessary to carry
16	out section 5506 of title 49, United States Code.
17	(c) CONFORMING AMENDMENTThe analysis for chapter 55 of title 49 is
18	amended by inserting the following at the end:
19	"5506. Priority Multimodal Research Program.".
20	SEC. 8104. BUREAU OF TRANSPORTATION STATISTICS.
21	(a) SECTION 6302 AMENDMENTSSection 6302 of title 49, United States
22	Code, is amended as follows:
23	(1) Subsection 6302(b)(3)(B)(vi)(III) of title 49, United States Code, is
24	amended by striking "section 6310" and inserting "section 6309".
25	(2) Subparagraphs (vii), (viii), (ix) and (x) of subsection 6302(b)(3)(B) of
26	title 49, United States Code are redesignated as subparagraphs (viii), (ix), (x) and
27	(xi), respectively.
28	(3) The following is inserted after subsection 6302(b)(3)(B)(vi):
29	"(vii) develop and improve transportation economic accounts, to
30	meet demand for methods for estimating the economic value of
31	transportation infrastructure, investment and services;".

1	(b) TRANSPORTATION STATISTICS ANNUAL REPORTSection 6312 of
2	title 49, United States Code is amended by adding after subsection (c) the following:
3	"(d) INTERMODAL TRANSPORTATION DATA COLLECTIONTo provide
4	content for the database described in this section, the Director shall create and maintain
5	data sets and data analysis tools. Activities may include
6	"(1) conducting national surveys of goods movement, intercity passenger
7	flows, household and business logistics, the domestic transportation of
8	international trade, and vehicle inventory and use;
9	"(2) collecting household travel behavior data and business logistics data
10	crossing local jurisdictional boundaries to accommodate external and through
11	travel;
12	"(3) collecting and analyzing administrative records to identify travel
13	patterns, goods movement, and the economic value of transportation
14	infrastructure serving travel and freight;
15	"(4) developing methods for establishing the economic value of
16	transportation capital stocks and services;
17	"(5) enhancing and deploying analysis tools to integrate data collected
18	under this section into the National Commodity Origin Destination Accounts,
19	National Passenger Travel Origin Destination Accounts, and Transportation
20	Economic Accounts of the Intermodal Transportation Database; and
21	"(6) developing tools to enhance public access to the Intermodal
22	Transportation Database in conjunction with development, application and
23	reporting of performance measures."
24	(c) NATIONAL TRANSPORTATION ATLAS DATABASESection 6311(5)
25	of title 49, United States Code, is amended by replacing "section 6310" with "section
26	6309."
27	(d) INTERMODAL TRANSPORTATION DATA PROGRAMSection
28	6303(c)(1) is amended to read as follows:
29	"(1) information on the items referred to in subsection 6302(b)(3)(B)(vi).".
30	(e) MANDATORY RESPONSE AUTHORITY FOR FREIGHT DATA
31	COLLECTION Section 6313(a) of title 49, United States Code, is amended by

1	(1) striking paragraph (2);
2	(2) striking the designation and heading of paragraph (1);
3	(3) redesignating subparagraphs (A) and (B) as paragraphs (1) and (2),
4	respectively; and
5	(4) striking "described in paragraph (2)" and inserting "of any nature
6	whatsoever"."
7	(f) NATIONAL TRANSPORTATION LIBRARY Section 6304 of title 49,
8	United States Code, is amended to read as follows:
9	"Sec. 6304. National Transportation Library
10	"(a) PURPOSE AND ESTABLISHMENTTo support the information
11	management and decision-making needs of transportation officials at the Federal, State,
12	and local levels, there shall be in the Bureau a National Transportation Library, which
13	shall
14	"(1) be headed by an individual who is highly qualified in library and
15	information science;
16	"(2) acquire, preserve, and manage transportation information and
17	information products and services for use by the Department, other Federal
18	agencies, and the general public;
19	"(3) provide reference and research assistance;
20	"(4) serve as a central depository for research results and technical
21	publications of the Department;
22	"(5) provide a central clearinghouse for transportation data and
23	information of the Federal Government;
24	"(6) plan for, coordinate and evaluate information sciences and library
25	needs related to transportation research, education and training;
26	"(7) serve as coordinator and policy lead for transportation information
27	access;
28	"(8) provide transportation information and information products and
29	services to
30	"(A) the Department;
31	"(B) other Federal agencies;

1	"(C) public and private organizations; and
2	"(D) individuals, within the United States and internationally;
3	"(9) coordinate efforts among, and cooperate with, transportation libraries
4	information providers, and technical assistance centers, in conjunction with
5	private industry and other transportation library and information centers, with the
6	goal of developing a comprehensive transportation information and knowledge
7	network that supports the activities described in section 6302(b)(3)(B)(vi); and
8	"(10) engage in other activities the Director determines to be necessary
9	and as the resources of the Library permit.
10	"(b) ACCESS
11	"(1) IN GENERALThe Director shall publicize, facilitate, and promote
12	access to the information products and services described in subsection (a), to
13	improve the ability of the transportation community to share information and the
14	ability of the Director to make statistics and other information readily accessible
15	as required under section $6302(b)(3)(B)(x)$ of this title.
16	"(2) AVAILABILITY OF PUBLICATIONS, MATERIALS,
17	FACILITIES, OR SERVICES; PRESCRIPTION OF RULES The Director
18	shall
19	"(A) make available publications or materials according to library
20	and information science best practices;
21	"(B) make available its facilities for research; and
22	"(C) make available its bibliographic, basic reference, or other
23	services to public and private entities and individuals.
24	"(3) RULESRules described in section 6304(b)(1) of this title may
25	provide for making available such publications, materials, facilities, or services
26	"(A) without charge as a public service;
27	"(B) upon a loan, exchange, or charge basis; or
28	"(C) in appropriate circumstances, under contract arrangements
29	made with public or other nonprofit entity."
30	"(c) AGREEMENTS

1	"(1) IN GENERALTo carry out this section, the Director may enter into
2	agreements with, award grants to, and receive amounts from, any
3	"(A) State or local government;
4	"(B) organization;
5	"(C) business; or
6	"(D) individual.
7	"(2) CONTRACTS, GRANTS, AND AGREEMENTSThe Library may
8	initiate and support specific information and data management, access, and
9	exchange activities in connection with matters relating to the Department's
10	strategic goals, knowledge networking, and national and international
11	cooperation, by entering into contracts or other agreements or awarding grants for
12	the conduct of such activities.
13	"(3) AMOUNTSAny amounts received by the Library as payment for
14	library products and services or other activities shall be made available to the
15	Director to carry out this section, deposited in the Office of the Assistant
16	Secretary for Research and Technology's general fund account, and remain
17	available until expended.".
18	(g) PORT PERFORMANCE STATISTICS PROGRAMChapter 63 of title 49,
19	United States Code, is amended by adding after section 6313 the following:
20	"Sec. 6314. Port performance statistics program
21	"(a) IN GENERALThe Director may establish a port performance statistics
22	program to provide nationally consistent measures of performance of the nation's
23	maritime ports.
24	"(b) ANNUAL REPORTSThe Director is authorized to require annual reports
25	from all ports that receive Federal assistance or are subject to Federal regulation,
26	including statistics on capacity, throughput, and other measures of performance required
27	for implementation of the National Freight Policy required by section 167 of title 23.
28	"(c) RECOMMENDATIONSThe Director shall obtain recommendations for
29	specifications for port performance measures from the United States Army Corps of
30	Engineers, the Maritime Administration, the Saint Lawrence Seaway Development
31	Corporation, the United States Coast Guard, the Marine Transportation System National

1	Advisory Council, and the Department of Commerce Advisory Council on Supply Chair
2	Competitiveness to identify standard data elements for measuring port performance.".
3	(d) CONFORMING AMENDMENTThe analysis for chapter 63 of title 49 is
4	amended by inserting the following at the end:
5	" Sec. 6314. Port performance statistics program.".
6	SEC. 8105. ITS GOALS AND PURPOSES.
7	(a) TECHNICAL CORRECTIONSection 514(a)(5) of title 23, United States
8	Code, is amended to read as follows:
9	"(5) improvement of the ability of the United States to respond to security
10	related or other manmade emergencies and natural disasters; ".
11	(b) FREIGHT GOALSSection 514(a) of title 23, United States Code, is
12	amended by inserting the following after paragraph (5):
13	"(6) enhancement of the nation's freight system and support to freight
14	policy goals by conducting heavy duty vehicle demonstration activities, and
15	accelerating adoption of ITS applications in freight operations; and".
16	(c) AUTOMATED VEHICLE GOALSSection 514(a) of title 23, United States
17	Code, is further amended by inserting the following at the end:
18	"(7) enabling and accelerating the development and deployment of
19	automated vehicles in all modes of surface transportation.".
20	SEC. 8106. ITS GENERAL AUTHORITIES AND REQUIREMENTS.
21	(a) AUTOMATED VEHICLESSection 515(a)(1) of title 23, United States
22	Code, is amended to read as follows:
23	"(1) to research, develop and operationally test intelligent transportation
24	systems, including automated vehicle systems; and".
25	(b) TECHNICAL CORRECTIONSection 515(h)(4) of title 23, United States
26	Code, is amended
27	(1) by striking "February 1 of each year after the date of enactment of the
28	Transportation Research and Innovative Technology Act of 2012" and inserting
29	"May 1 each year"; and
30	(2) by striking "submit to Congress" and insert "make available to the
31	public on a Department of Transportation web site".

1	SEC. 8107.	ITS NATIONAL ARCHITECTURE AND STANDARDS.
2	(a) IN	GENERALSection 517(a)(3) of title 23, United States Code, is amended
3	to read as foll	ows:
4		"(3) USE OF STANDARDS DEVELOPMENT ORGANIZATIONSIn
5	carryi	ng out this section, the Secretary shall support the development and
6	mainte	enance of standards and protocols using the services of such standards
7	develo	opment organizations as the Secretary determines to be necessary and whose
8	memb	erships represent, but are not limited to, the surface transportation and
9	intelli	gent transportation systems industries.".
10	(b) T	ECHNICAL CORRECTIONSection 517(b) of title 23, United States
11	Code, is amer	nded to read as follows:
12	"(b) S	TANDARDS FOR NATIONAL POLICY IMPLEMENTATIONIf the
13	Secretary find	Is that a standard is necessary for implementation of a nationwide policy or
14	other capabili	ty requiring nationwide uniformity, the Secretary, after consultation with
15	stakeholders a	and in accordance with the requirements of section 553 of title 5 may
16	establish and	require the use of that standard.".
17	SEC. 8108.	VEHICLE-TO-VEHICLE AND VEHICLE-TO-
18		INFRASTRUCTURE COMMUNICATIONS SYSTEMS
19		DEPLOYMENT.
20	Sectio	n 518(a) of title 23, United States Code, is amended by striking all of the
21	text that follo	ws the heading and precedes "that" and inserting the following:
22	"Not later tha	n July 6, 2016, the Secretary shall make available to the public on a
23	Department o	f Transportation web site a report".
24	SEC. 8109.	INFRASTRUCTURE DEVELOPMENT.
25	(a) IN	GENERALChapter 5 of title 23, United States Code, is amended by
26	adding after s	ection 518 the following:
27	"Sec. 519. In	frastructure development
28	Funds	made available to carry out this subtitle for operational tests
29		"(1) shall be used primarily for the development of intelligent
30	transp	ortation system infrastructure, equipment and systems; and

1		"(2) to the maximum extent practicable, shall not be used for the
2	construction of physical surface transportation infrastructure unless the	
3	construction is incidental and critically necessary to the implementation of an	
4	intelligent transportation system project."	
5	(b) C0	ONFORMING AMENDMENTThe analysis for chapter 5 of title 23,
6	United States	Code, is amended by adding after section 518 the following:
7	"519. Infrast	ructure development.".
8	SEC. 8110.	DEPARTMENTAL RESEARCH PROGRAMS; CONFORMING
9		AMENDMENTS.
10	(a) TI	TLE 49 AMENDMENTSTitle 49, United States Code, is amended as
11	follows:	
12		(1) Section 102(e) is amended
13		(A) in paragraph (1), by striking "5" and inserting "6"; and
14		(B) in paragraph (1)(A), by inserting "an Assistant Secretary for
15		Research and Technology," before "and an Assistant Secretary".
16		(2) Chapter 1 is amended by striking Section 112, and the analysis of
17	Chapt	er 1 is amended by striking the item relating to the "Research and
18	Innov	ative Technology Administration".
19		(3) Section 330 is amended
20		(A) by striking "contracts" in the section heading and inserting
21		"activities"; and
22		(B) by inserting at the end the following:
23	"(d) D	UTIESThe Secretary shall provide for the following:
24		"(1) Coordination, facilitation, and review of the Department's research
25	and de	evelopment programs and activities.
26		"(2) Advancement, and research and development, of innovative
27	techno	ologies, including intelligent transportation systems.
28		"(3) Comprehensive transportation statistics research, analysis, and
29	report	ing.
30		"(4) Education and training in transportation and transportation-related
31	fields.	

1	"(5) Activities of the Volpe National Transportation Systems Center.
2	"(e) ADDITIONAL AUTHORITIES The Secretary may
3	"(1) enter into grants and cooperative agreements with Federal agencies,
4	State and local government agencies, other public entities, private organizations,
5	and other persons to conduct research into transportation service and
6	infrastructure assurance; and to carry out other research activities of the
7	Department;
8	"(2) carry out, on a cost-shared basis, collaborative research and
9	development to encourage innovative solutions to multimodal transportation
10	problems and stimulate the deployment of new technology with
11	"(A) non-Federal entities, including State and local governments,
12	foreign governments, institutions of higher education, corporations,
13	institutions, partnerships, sole proprietorships, and trade associations that
14	are incorporated or established under the laws of any State;
15	"(B) Federal laboratories; and
16	"(C) other Federal agencies; and
17	"(3) directly initiate contracts, grants, cooperative research and
18	development agreements (as defined in section 12 of the Stevenson-Wydler
19	Technology Innovation Act of 1980 (15 U.S.C. 3710a)), and other agreements to
20	fund, and accept funds from, the Transportation Research Board of the National
21	Research Council of the National Academy of Sciences, State departments of
22	transportation, cities, counties, institutions of higher education, associations, and
23	the agents of those entities to carry out joint transportation research and
24	technology efforts.
25	"(f) FEDERAL SHARE
26	"(1) IN GENERALSubject to paragraph (2), the Federal share of the
27	cost of an activity carried out under subsection (e)(3) shall not exceed 50 percent.
28	"(2) EXCEPTIONIf the Secretary determines that the activity is of
29	substantial public interest or benefit, the Secretary may approve a greater Federal
30	share.

1	"(3) NON-FEDERAL SHAREAll costs directly incurred by the non-
2	Federal partners, including personnel, travel, facility, and hardware development
3	costs, shall be credited toward the non-Federal share of the cost of an activity
4	described in paragraph (1).
5	"(g) PROGRAM EVALUATION AND OVERSIGHTFor fiscal years 2013
6	through 2021, the Secretary is authorized to expend not more than 1 and a half percent of
7	the amounts authorized to be appropriated for necessary expenses for administration and
8	operations of the Office of the Assistant Secretary for Research and Technology for the
9	coordination, evaluation, and oversight of the programs administered by the Office.
10	"(h) USE OF TECHNOLOGY The research, development, or use of a
11	technology under a contract, grant, cooperative research and development agreement, or
12	other agreement entered into under this subsection, including the terms under which the
13	technology may be licensed and the resulting royalties may be distributed, shall be
14	subject to the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3701 et
15	seq.).
16	"(i) WAIVER OF ADVERTISING REQUIREMENTSSection 6101 of title 41
17	shall not apply to a contract, grant, or other agreement entered into under this section.";
18	(4) The item relating to section 330 in the analysis of chapter 3 is amended
19	by striking "Contracts" and inserting "Activities".
20	(5) Section 6302(a) is amended to read as follows:
21	"(a) In GeneralThere shall be within the Department the Bureau of
22	Transportation Statistics.".
23	(b) TITLE 5 AMENDMENTS Title 5, United States Code, is amended as
24	follows:
25	(1) Section 5313 is amended by deleting "The Under Secretary of
26	Transportation for Security.".
27	(2) Section 5314 is amended by deleting "Administrator, Research and
28	Innovative Technology Administration.".
29	(3) Section 5315 is amended by striking "(4)" in the undesignated item
30	relating to Assistant Secretaries of Transportation and inserting "(5)".

1		(4) Section 5316 is amended by deleting "Associate Deputy Secretary,
2	Department of Transportation.".	
3	(c) CONFORMING AMENDMENTThe analysis for chapter 3 of title 49,	
4	United States Code, is amended by revising the entry relating to section 330 to read as	
5	follows:	
6	"330. Resear	rch activities.".
7	SEC. 8111.	OFFICE OF INTERMODALISM.
8	(a) IN	GENERALSection 5503 of title 49, United States Code, is repealed.
9	(b) C0	ONFORMING AMENDMENTThe analysis for chapter 55 of title 49,
10	United States	Code, is amended by striking the item relating to section 5503.
11	SEC. 8112.	COOPERATION WITH FEDERAL AND STATE AGENCIES AND
12		FOREIGN COUNTRIES.
13	(a) AU	JTHORIZED ACTIVITIES
14		(1) SECTION 308 AMENDMENTSection 308(a) of title 23, United
15	States Code, is amended by inserting "cooperating international entities," after	
16	"count	tries".
17		(2) SECTION 502 AMENDMENTSection 502(b)(3)(C) of title 23,
18	United	d States Code, is amended by inserting "international entities," after
19	"count	try,".
20	(b) US	SE OF FUNDSSection 502(b)(5)(B) is amended to read as follows:
21		"(B) USE OF FUNDS The Secretary shall use funds made
22		available to carry out this chapter to
23		"(i) develop, administer, communicate, and promote the use
24		of products of research, development, and technology transfer
25		programs under this chapter;
26		"(ii) promote United States highway transportation
27		expertise, goods, and services in foreign countries; or
28		"(iii) conduct studies to assess the need for or feasibility of
29		highway transportation improvements in foreign countries.".
30	SEC. 8113.	NATIONAL ITS PROGRAM PLAN.

1	Section 512(a)(2)(A) of title 23, United States Code, is amended by striking the	
2	matter that precedes clause (i) and inserting the following:	
3	"(A) specify	the goals, objectives and milestones for the research and
4	deployment of intelli	gent transportation systems, including automated vehicle
5	systems, in the conte	xts of ".
6	SEC. 8114. RESEARCH	I AND DEVELOPMENT.
7	Section 516(a) of titl	e 23, United States Code, is amended to read as follows:
8	"(a) In Gener	al.—The Secretary shall carry out a comprehensive program
9	of intelligent transpo	rtation systems research and development, and operational
10	tests of intelligent ve	hicles (including automated vehicles), intelligent
11	infrastructure system	s, and other similar activities that are necessary to carry out
12	this chapter.".	
13	TITLE IXRAII	SAFETY, RELIABILITY, AND EFFICIENCY
14	SEC. 9001. SHORT TIT	TLE; AMENDMENT OF TITLE 49, UNITED STATES
15	CODE.	
16	(a) SHORT TITLE	-This title may be cited as the "Rail for America Act".
17	(b) AMENDMENT	OF TITLE 49Except as otherwise expressly provided,
18	whenever in this title an ame	endment or repeal is expressed in terms of an amendment to,
19	or a repeal of, a section or of	ther provision, the reference shall be considered to be made
20	to a section or other provision of title 49, United States Code.	
21	Subtitle A	National High-Performance Rail System
22	SEC. 9101. PURPOSE A	ND OBJECTIVES.
23	(a) PURPOSEThe	purpose of this subtitle is to promote and facilitate the
24	development of the National	High-Performance Rail System, a comprehensive national
25	network of integrated passer	nger and freight rail services, and to authorize funds for the
26	planning, development, cons	struction, and implementation of rail corridors and related
27	infrastructure improvements	
28	(b) OBJECTIVES	
29	(1) SAFETY.	The National High-Performance Rail System shall
30	contribute to reducin	g fatalities, injuries, and incidents on the nation's
31	transportation systen	1.

1	(2) MOBILITYThe National High-Performance Rail System shall
2	increase the efficient and reliable movement of both goods and people through
3	targeted market-based investments and policies.
4	(3) ENVIRONMENTAL SUSTAINABILITYThe National High-
5	Performance Rail System shall strive to advance environmentally sustainable
6	policies and projects that reduce emissions of criteria air pollutants, air toxins, and
7	greenhouse gases from transportation sources while protecting communities and
8	natural resources.
9	(4) ENERGY EFFICIENCYThe National High-Performance Rail
10	System shall enhance energy efficient transportation options and expand use of
11	renewable and clean energy sources.
12	(5) QUALITY OF LIFEThe National High-Performance Rail System
13	shall promote quality of life and communities, including enhanced safety in areas
14	adjacent to transportation facilities and safety at highway-rail grade crossing and
15	efficient land-use development, and protecting public health.
16	(6) INFRASTRUCTURE CONDITIONThe National High-Performance
17	Rail System shall ensure that the current passenger rail network achieves and
18	maintains a state of good repair and is resilient and reliable in the face of extreme
19	events and changing climatic conditions.
20	(7) OPTIMIZATION OF FREIGHT RAIL NETWORKThe National
21	High-Performance Rail System shall ensure that America's world-class freight rail
22	system is preserved and improved while balancing and protecting both private and
23	public interests, strengthening the ability of rural communities to access national
24	and international trade markets, and supporting regional economic development.
25	SEC. 9102. GRANT PROGRAMS.
26	(a) IN GENERALPart C of subtitle V is amended by inserting the following
27	after chapter 244:
28	"CHAPTER 246NATIONAL HIGH-PERFORMANCE RAIL SYSTEM
29	"Sec.
30	"24601. Definitions.
31	"24602. Authorization of appropriations.

1	"24603. National high-performance passenger rail system.
2	"24604. Current passenger rail service program.
3	"24605. Rail service improvement program.
4	"24606. Oversight.
5	"24607. Financial assistance conditions.
6	"Sec. 24601. Definitions
7	"In this chapter:
8	"(1) Three types of passenger rail corridors are defined as follows:
9	"(A) CORE EXPRESS CORRIDORThe term 'Core Express
10	Corridor' means a passenger rail corridor with trains operating primarily
11	on dedicated passenger track at peak speeds of 125 to 250 miles per hour
12	or greater, and that primarily connects major metropolitan centers in the
13	United States that are generally up to 500 miles apart.
14	"(B) REGIONAL CORRIDORThe term 'Regional Corridor'
15	means a passenger rail corridor with trains operating on either dedicated
16	and shared use track at peak speeds of 90 to 124 miles per hour, and that
17	primarily connects mid-size urban areas to larger and smaller communities
18	that are generally up to 500 miles apart.
19	"(C) FEEDER CORRIDORThe term 'Feeder Corridor' means a
20	State- or regionally-designated passenger rail corridor with trains
21	operating on shared use track at peak speeds of up to 90 miles per hour
22	and that connects large, mid-sized, and small urban areas generally less
23	than 750 miles apart.
24	"(2) CAPITAL PROJECT The term 'capital project' means a project or
25	program for use in or for the primary benefit of intercity passenger rail service or
26	freight rail service, including:
27	"(A) Acquiring, constructing, improving, or inspecting equipment,
28	track and track structures, or a facility.
29	"(B) Expenses incidental to the activities described in subsection
30	24601(2)(A) (including designing, engineering, location surveying,
31	mapping, environmental studies, utility relocation or improvement,

1	acquiring rights-of-way, and joint development activities as defined in
2	subsection 5302(3)(G)), and the maintenance of operations during
3	construction.
4	"(C) Preserving and acquiring rights-of-way.
5	"(D) Payments for the capital portions of rail trackage rights
6	agreements.
7	"(E) Highway-rail grade crossing improvements.
8	"(F) Mitigating environmental impacts.
9	"(G) Communication and signalization improvements.
10	"(H) Relocation assistance, including acquiring replacement
11	housing sites, and acquiring, constructing, relocating, and rehabilitating
12	replacement housing.
13	"(I) Interest and other financing costs to efficiently carry out a part
14	of the project within a reasonable time.
15	"(J) Evaluation and assessment of project implementation and
16	outcomes.
17	"(3) HIGH-PERFORMANCE RAILThe term 'high-performance rail'
18	means a passenger and freight rail network that is designed to meet the current
19	and future market demands for transportation of people and goods, in terms of
20	capacity, travel times, reliability, and efficiency.
21	"(4) INTERCITY PASSENGER RAIL SERVICEThe term 'intercity
22	passenger rail service' has the same meaning as 'intercity rail passenger
23	transportation', as defined in section 24102 of this title.
24	"(5) INTERSTATE COMPACTThe term 'interstate compact' means two
25	or more States that have entered into compacts, agreements, or organizations, not
26	in conflict with any law of the United States, for cooperative efforts and mutual
27	assistance in support of activities authorized under this chapter.
28	"(6) LONG-DISTANCE ROUTE The term "long-distance route" has the
29	same meaning as under section 24102(5)(C) of this title.
30	"(7) NORTHEAST CORRIDORThe term 'Northeast Corridor' has the
31	same meaning as under section 24102(5)(A) of this title.

1	"(8) RAIL HUB PLANThe term "rail hub plan" means a plan that
2	addresses the needs and opportunities for the dense, complex networks of shared
3	or interconnected freight, intercity passenger, and commuter rail lines that tend to
4	be found in and around major urban areas.
5	"(9) STATEThe term 'State' means a State of the United States or the
6	District of Columbia.
7	"(10) STATE CORRIDORThe term "State corridor" has the same
8	meaning as under section 24102(5)(D) of this title.
9	"(11) STATE OF GOOD REPAIR The term 'state of good repair' means
10	a condition in which the existing physical assets, both individually and as a
11	system, are functioning as designed within their useful lives and are sustained
12	through regular maintenance and replacement programs.
13	"Sec. 24602. Authorization of appropriations
14	"(a) CURRENT PASSENGER RAIL SERVICES PROGRAMThere are
15	authorized to be appropriated from the Rail Account of the Transportation Trust Fund to
16	carry out section 24604 of this title
17	"(1) \$2,450,000,000 for fiscal year 2016;
18	"(2) \$2,400,000,000 for fiscal year 2017;
19	"(3) \$2,350,000,000 for fiscal year 2018;
20	"(4) \$2,300,000,000 for fiscal year 2019;
21	"(5) \$2,300,000,000 for fiscal year 2020; and
22	"(6) \$2,300,000,000 for fiscal year 2021.
23	"(b) RAIL SERVICE IMPROVEMENT PROGRAM There are authorized to be
24	appropriated from the Rail Account of the Transportation Trust Fund to carry out section
25	24605 of this title
26	"(1) \$2,325,000,000 for fiscal year 2016;
27	"(2) \$2,405,000,000 for fiscal year 2017;
28	"(3) \$2,370,000,000 for fiscal year 2018;
29	"(4) \$2,450,000,000 for fiscal year 2019;
30	"(5) \$2,450,000,000 for fiscal year 2020; and
31	"(6) \$2,450,000,000 for fiscal year 2021.

1	"(c) AVAILABILITY OF CONTRACT AUTHORITY
2	"(1) PERIOD OF AVAILABILITY The amounts made available under
3	this section shall remain available for obligation until expended.
4	"(2) CONTRACT AUTHORITY Authorizations from the Transportation
5	Trust Fund made by this section shall be available for obligation on October 1 of
6	the fiscal year for which they are authorized.
7	"Sec. 24603. National high-performance passenger rail system
8	"(a) IN GENERALThe Secretary of Transportation shall facilitate the
9	establishment of a national high-performance rail system in accordance with this chapter.
10	"(b) CONTENTSThe national high-performance rail system includes the
11	following:
12	"(1) Current passenger rail service program.
13	"(2) Rail service improvement program.
14	"(3) Railroad rehabilitation and improvement financing program.
15	"(c) RULEMAKING AUTHORITY The Secretary shall prescribe the
16	regulations necessary to implement this chapter.
17	"Sec. 24604. Current passenger rail service program
18	"(a) IN GENERALThe Secretary of Transportation shall establish a Current
19	Passenger Rail Service Program under this section. The program shall ensure that
20	existing passenger rail assets and services are maintained in reliable working condition.
21	The Current Passenger Rail Service Program consists of programs for the following:
22	"(1) Northeast Corridor.
23	"(2) State Corridors.
24	"(3) Long-Distance Routes.
25	"(4) National Assets, Legacy Debt, and Amtrak Positive Train Control.
26	"(5) StationsAmericans with Disabilities Act Compliance.
27	"(b) NORTHEAST CORRIDOR
28	"(1) OBJECTIVEThe objective of the Northeast Corridor program is to
29	bring Northeast Corridor infrastructure and equipment into a state-of-good repair,
30	and to ensure that those assets are then maintained in a state-of-good repair, so

1	that the Northeast Corridor can continue providing travelers with a safe, reliable,
2	and efficient travel option in the congested Northeast region.
3	"(2) AUTHORITY The Secretary may provide grants under this
4	subsection to reduce the state of good repair backlog on the Northeast Corridor; to
5	replace legacy passenger rail equipment used for Northeast Corridor service; and
6	to fund the portion of ongoing capital replacement and renewal needs on the
7	Northeast Corridor not covered by Northeast Corridor operating surpluses.
8	"(3) ELIGIBLE RECIPIENTS The Secretary may provide grants to the
9	following entities for eligible projects under this subsection:
10	"(A) Amtrak.
11	"(B) States and other public-sector entities as identified in the
12	Northeast Corridor Capital Asset Plan required by section 24317 of this
13	title.
14	"(4) ELIGIBLE PROJECTS The Secretary may provide grants under
15	this subsection for the following activities, as identified in the Five-Year Capital
16	Asset Plans described in section 24317 of this title:
17	"(A) STATE OF GOOD REPAIR BACKLOG To replace or
18	rehabilitate railroad assets that are not currently in a state of good repair.
19	"(B) LEGACY EQUIPMENT REPLACEMENTTo replace
20	legacy passenger rolling stock and locomotives used for Northeast
21	Corridor service.
22	"(C) ONGOING REPLACEMENT AND RENEWAL To fund
23	the balance needed to maintain the existing Northeast Corridor
24	infrastructure and equipment in an ongoing state of good repair, after the
25	following revenues are first dedicated to these activities:
26	"(i) All operating surpluses generated from Northeast
27	Corridor intercity passenger rail services.
28	"(ii) All access fees from other users of the Northeast
29	Corridor.

1	"(iii) All revenues generated from ancillary businesses
2	directly associated with Northeast Corridor services or
3	infrastructure.
4	"(5) FEDERAL SHARE OF TOTAL PROJECT COSTSThe Federal
5	share of total project costs under this subsection may be up to 100 percent.
6	"(c) STATE CORRIDORS
7	"(1) OBJECTIVETo enable the successful implementation of section
8	209 of Division B of Public Law 110-432 for existing State-supported passenger
9	rail operations through transitional financial assistance to States.
10	"(2) AUTHORITY The Secretary is authorized to provide grants,
11	consistent with the maximum time period under which temporary financial
12	assistance may be received as developed in subsection (c)(3) of this section, to
13	eligible recipients under this subsection to support the implementation of section
14	209 of Division B of Public Law 110-432; and replacement of legacy passenger
15	rolling stock and locomotives used on State corridors.
16	"(3) TRANSITION ASSISTANCE FRAMEWORKThe Secretary shall
17	develop a transition assistance framework within six months of the enactment of
18	this Act. As part of this framework, the Secretary shall:
19	"(A) Develop criteria for phasing out activities under subsection
20	(c)(5)(A) of this section by not later than October 1, 2018.
21	"(B) Develop policies governing financial terms, repayment
22	conditions, and other terms of financial assistance.
23	"(4) ELIGIBLE RECIPIENTS
24	"(A) States are eligible to receive grants for activities described in
25	subsections $(c)(5)(A)$ and $(c)(5)(B)$ of this section.
26	"(B) States may enter into contractual agreements to allow for
27	Amtrak to receive grants for activities described in subsection (c)(5)(B) of
28	this section.
29	"(5) ELIGIBLE ACTIVITIES Grants provided under this paragraph may
30	be used to:

1	(A) Provide temporary financial support to eligible recipients in
2	conformance with the operating and capital cost methodologies developed
3	pursuant to section 209 of Division B of Public Law 110-432, until not
4	later than September 30, 2018.
5	"(B) Replace legacy passenger rolling stock and locomotives used
6	for State corridor service as identified in the Five-Year Capital Asset Plans
7	described in section 24317 of this title.
8	"(6) FEDERAL SHAREThe Federal share of expenditures for activities
9	described in subsections (c)(5)(B) may be up to 80 percent of the total cost.
10	"(d) LONG-DISTANCE ROUTES
11	"(1) OBJECTIVEThe objective of the long-distance routes program is
12	to provide grants to Amtrak for the continuation of services on long-distance
13	routes.
14	"(2) AUTHORITY The Secretary may provide grants to Amtrak under
15	this subsection, in accordance with the relevant provisions contained in part C,
16	subtitle V of this title.
17	"(3) ELIGIBLE RECIPIENTSAmtrak is eligible to receive grants for
18	long-distance route activities.
19	"(4) ELIGIBLE ACTIVITIESGrants provided for long-distance routes
20	may be expended for the operating and capital costs associated with providing
21	reliable national long-distance passenger rail services to the extent that such
22	expenses cannot be fully supported by the passenger and non-passenger revenues
23	generated by long-distance passenger services, as identified in the Five-Year
24	Business Line Plan described in section 24317 of this title.
25	"(5) FEDERAL SHAREThe Federal share of expenditures for eligible
26	activities under this subsection may be up to 100 percent of the total cost.
27	"(e) NATIONAL ASSETS, LEGACY DEBT, AND AMTRAK POSITIVE
28	TRAIN CONTROL
29	"(1) OBJECTIVEThe objective of the national assets program is to
30	provide grants to Amtrak for the operating and capital needs associated with the
31	nation's core rail assets; for servicing Amtrak's legacy debt; and for implementing

1	positive train control on Amtrak routes where Amtrak is fully or partially
2	responsible for compliance with section 20157 of this title.
3	"(2) AUTHORITY The Secretary may provide grants to Amtrak under
4	this subsection.
5	"(3) ELIGIBLE RECIPIENTSAmtrak is eligible to receive grants for
6	national asset activities.
7	"(4) ELIGIBLE ACTIVITIES Grants provided for national assets may
8	be expended for:
9	"(A) Operating and capital costs associated with operating and
10	maintaining national reservations, security, mechanical facilities, training
11	centers and other assets associated with Amtrak's national passenger rail
12	transportation system.
13	"(B) Implementing positive train control on Amtrak routes where
14	Amtrak is fully or partially responsible for compliance with section 20157
15	of this title.
16	"(C) Making payments for principal and interest payments related
17	to debt incurred prior to fiscal year 2005.
18	"(5) EVALUATION OF NATIONAL ASSETS OPERATING COSTS
19	"(A) The Secretary shall evaluate the cost and scope of all
20	operating activities defined in paragraph (4)(A) of this subsection, and
21	shall identify which activities are
22	"(i) required in order to ensure the efficient operations of a
23	national passenger rail system;
24	"(ii) appropriate for allocation to one of the other Amtrak
25	business lines; and
26	"(iii) extraneous to providing an efficient national
27	passenger rail system or are too costly relative to the benefits or
28	performance outcomes they provide.
29	"(B) Within 1 year after the completion of the review in
30	subparagraph (A), the Federal Railroad Administration, in consultation
31	with the Amtrak Board of Directors, the governors of each relevant State.

1	and the Mayor of the District of Columbia, or entities representing those
2	officials, shall restructure and/or reallocate national assets operating costs
3	according to the findings of the review in that subparagraph.
4	"(6) FEDERAL SHAREThe Federal share of expenditures for eligible
5	activities under this subsection may be up to 100 percent of the total cost as
6	identified in the Five-Year Business Line Plan described in section 24317 of this
7	title.
8	"(f) STATIONSAMERICANS WITH DISABILITIES ACT COMPLIANCE
9	"(1) OBJECTIVEThe objective of the program is to bring all stations
10	served by Amtrak into compliance with the Americans with Disabilities Act.
11	"(2) AUTHORITY The Secretary may provide grants to Amtrak under
12	this subsection.
13	"(3) ELIGIBLE RECIPIENTSAmtrak is eligible to receive grants for
14	eligible activities under this subsection.
15	"(4) ELIGIBLE ACTIVITIES Grants provided under this subsection
16	may be expended for upgrading existing intercity passenger rail stations to
17	comply with the Americans with Disabilities Act.
18	"(5) FEDERAL SHAREThe Federal share of expenditures for eligible
19	activities under this subsection may be up to 100 percent of the total cost.
20	"Sec. 24605. Rail service improvement program
21	"(a) IN GENERALThe Secretary of Transportation shall establish a Rail
22	Service Improvement Program under this section. The program shall promote and
23	facilitate development of new passenger rail corridors and improvements to existing
24	passenger and freight rail corridors. The Rail Service Improvement Program consists of
25	programs covering the following:
26	"(1) Passenger Corridors.
27	"(2) Commuter RailroadsPositive Train Control Compliance.
28	"(3) Local Rail Facilities and Safety.
29	"(4) Planning.
30	"(b) PASSENGER CORRIDORS

1	"(1) OBJECTIVEThe objective of the passenger corridors program
2	under this subsection is to build regional networks of passenger rail corridors
3	through construction of new corridors or substantial improvements to existing
4	corridors, including Core Express Corridors, Regional Corridors, and Feeder
5	Corridors, as defined in section 24601 of this title, and to mitigate passenger train
6	congestion at critical rail chokepoints.
7	"(2) AUTHORITY The Secretary is authorized to provide grants under
8	this subsection to eligible recipients (as specified in paragraph (3)) for eligible
9	corridor development and positive train control projects (as specified in paragraph
10	(4)). A grant may be used to pay all or a portion of the subsidy and administrative
11	costs of intercity passenger rail capital projects eligible for federal credit
12	assistance under the Railroad Revitalization and Regulatory Reform Act of 1976
13	(P.L. 94-210) (45 U.S.C. 801, et seq.).
14	"(3) ELIGIBLE RECIPIENTSEntities eligible for funding for eligible
15	projects identified in paragraph (4) are the following:
16	"(A) A State.
17	"(B) A group of States.
18	"(C) An Interstate Compact.
19	"(D) A Regional Rail Development Authority as defined in chapter
20	289 of this title.
21	"(E) A public agency or publicly-chartered authority established by
22	one or more States and having responsibility for providing high-speed or
23	intercity passenger rail service.
24	"(F) Amtrak.
25	"(G) Any institution for procuring, managing, or maintaining
26	passenger rail rolling stock and locomotives that may be established
27	pursuant to the outcomes of the review described in Section 305 of
28	Division B of Public Law 110-432, as amended.
29	"(4) ELIGIBLE PROJECTSThe following projects are eligible to
30	receive funding under this subsection:

1	(A) A capital project that is for the primary benefit of or use in
2	high-performance rail service is eligible to receive passenger corridors
3	grants under this subsection, provided that:
4	"(i) The project proposal is consistent with an adopted
5	service development plan or rail hub plan at the time of
6	application.
7	"(ii) The project sponsor has completed, prior to the time of
8	application, the appropriate level of environmental reviews, in
9	compliance with the applicable environmental protection
10	requirements, including the National Environmental Policy Act of
11	1969 (42 U.S.C. 4321 et seq.), its implementing regulations, and
12	applicable procedures.
13	"(B) A capital project identified by the Surface Transportation
14	Board as to improve the on-time performance and reliability of intercity
15	rail passenger transportation under section 24308(f) of this title.
16	"(C) A capital project designated by the Secretary as being
17	necessary to address congestion challenges affecting passenger rail.
18	"(5) PROJECT SELECTION CRITERIAIn selecting the recipients of
19	grants for eligible projects under paragraph (4), the Secretary shall:
20	"(A) Give preference to proposed projects that are consistent with
21	the investment goals, objectives, policies, and methodologies defined in
22	the following:
23	"(i) Any national rail planning guidance or parameters set
24	forth by the Secretary.
25	"(ii) Any Regional Rail Development Plans described in
26	section 22602 of this title that are applicable to a project proposal,
27	once available.
28	"(iii) Any State Rail Plans, as described in chapter 227 of
29	this title that are applicable to a project proposal.
30	"(B) Also consider the following:

1	"(i) The project's system and service performance as
2	experienced by the passenger, including measures such as
3	improved reliability, reduced trip time, additional service
4	frequency to meet anticipated or existing demand, or other
5	significant system and service enhancements.
6	"(ii) Cost-benefit analysis of the project, which shall
7	include such factors as the project's estimated ridership and
8	anticipated user and public benefits, relative to the proposed
9	Federal investment, and consideration of enhanced mobility,
10	environmental, and economic benefits (both for the specific project
11	proposal and in terms of the costs and benefits generated by the
12	specific project within a network context).
13	"(iii) Cross-modal benefits generated by the project,
14	including anticipated impacts on air, transit, or highway traffic
15	congestion, capacity, or safety; and cost avoidance or deferral of
16	planned investments in aviation, transit, and highway systems.
17	"(iv) Opportunities for operational integration with
18	commuter rail or other rail operations, as well as with regional
19	public transportation providers, including the degree to which the
20	project could allow for coordinated schedules, seamless
21	connections between trains, integrated sales and ticketing systems,
22	and other mechanisms that will benefit passengers and encourage
23	cost containment among rail operators.
24	"(v) Equitable financial participation by other beneficiaries
25	of the project, including the degree to which the project's business
26	plan considers potential private sector participation in the
27	financing, construction, and/or operation of the project.
28	"(vi) The recipient's past performance in developing and
29	delivering similar passenger rail projects.
30	"(vii) The recipient's previous financial contributions to
31	developing high-performance rail services, including any non-

1 Federal contributions in excess of minimum requirements that the 2 sponsor may have provided as a match for previous Federal grants. 3 "(viii) The likelihood that new service or expanded service 4 projects, once brought into service, will be able to cover on-going 5 operating costs without the support of grants, within a reasonable time frame. 6 7 "(ix) Whether the recipient has or will have the legal, 8 financial, and technical capacity to carry out the project, 9 satisfactory continuing control over the use of the equipment or 10 facilities, and the capability and willingness to maintain the 11 equipment or facilities. 12 "(x) The likelihood that the proposed project is feasible and 13 will result in the anticipated benefits, including the recipient's 14 means for ensuring the realization of the anticipated benefits. 15 "(xi) Any other relevant factors as determined by the 16 Secretary. 17 "(6) PLANNING REQUIREMENTS.--To be eligible for a Federal grant 18 under this subsection, a project must be specifically identified on a State Rail 19 Plan, as described in section 22702. 20 "(7) FEDERAL SHARE OF TOTAL PROJECT COSTS.--21 "(A) TOTAL PROJECT COST.--The Secretary shall estimate the 22 total cost of a project under this subsection based on engineering studies, 23 studies of economic feasibility, environmental analyses, and information 24 on the expected use of equipment or facilities. 25 "(B) FEDERAL SHARE.--The Federal share of total project costs 26 under this subsection shall not exceed 80 percent, except where the 27 proposed project was identified through and is consistent with a Regional 28 Rail Development Plan described in chapter 289 of this title, in which case 29 the Federal share of total project costs under this subsection shall not 30 exceed 85 percent.

1	"(c) COMMUTER RAILROADS; POSITIVE TRAIN CONTROL
2	COMPLIANCE
3	"(1) OBJECTIVE The objective of this program is to promote rail safety
4	by assisting in funding the implementation of positive train control on commuter
5	railroad-owned infrastructure, equipment, and back office systems.
6	"(2) AUTHORITY The Secretary is authorized to provide grants under
7	this subsection to eligible recipients (as described in paragraph (3)) for eligible
8	positive train control projects (as described in paragraph (4)).
9	"(3) ELIGIBLE RECIPIENTSEntities eligible for funding under this
10	subsection include the following:
11	"(A) A State.
12	"(B) A group of States.
13	"(C) A provider of commuter rail passenger transportation, as
14	defined in section 24102 of this title.
15	"(4) ELIGIBLE PROJECTS Projects eligible to receive grants under this
16	subsection include the following:
17	"(A) A project for analyzing, designing, developing, procuring,
18	installing, modifying, validating, configuring, and testing of positive train
19	control systems hardware or software system elements on commuter
20	railroad-owned infrastructure, equipment, or back office systems,
21	including the following activities:
22	"(i) Dedicated passenger service motive power equipment.
23	"(ii) Wayside interface of track-side devices on track
24	owned by eligible recipients.
25	"(iii) Back office and dispatch system infrastructure owned
26	and operated by passenger railroads.
27	"(iv) Roadway worker terminal devices.
28	"(v) Communications system design and components, such
29	as quality of service determinations, physical communications
30	infrastructure, and message integrity, authentication, and non-

1	repudiation mechanisms to protect positive train control system
2	communications.
3	"(vi) Track databases for track segments owned by eligible
4	recipients, including the population of such databases with
5	mapping data.
6	"(vii) Project management services for oversight and
7	systems engineering of passenger railroad positive train control
8	system design, procurement, implementation, and testing efforts.
9	"(viii) Positive train control system training programs for
10	eligible recipients compliant with title 49 of the Code of Federal
11	Regulations, part 236 subpart I.
12	"(ix) Engineering support to prepare all necessary
13	documentation required for regulatory compliance and system
14	certification of positive train control systems for eligible recipients
15	"(B) An eligible entity specified in paragraph (4)(A) may not
16	receive funding under this subsection for the following activities:
17	"(i) The procurement of radio frequency spectrum.
18	"(ii) Positive train control-related costs of any entity not
19	listed in paragraph (3), such as wayside positive train control
20	system components on track segments owned by a Class I freight
21	railroad and over which commuter rail passenger transportation is
22	regularly provided.
23	"(5) PROJECT SELECTION CRITERIA The Secretary, in selecting the
24	recipients of grants for eligible projects under paragraph (4), shall consider the
25	following:
26	"(A) The scope of positive train control system components
27	necessary to comply with section 20157 of this title, including the number
28	of locomotives owned by the eligible recipient, the number of wayside
29	miles owned by the eligible recipient, the number of positive train control
30	systems with which the eligible recipient's positive train control system
31	must be interoperable; the scale of the communications infrastructure the

1	engible recipient requires to support positive train control system
2	operations; and the number of modifications to dispatching and back
3	office systems required to support positive train control system operations
4	"(B) The extent to which the applicant has demonstrated a clear
5	need for Federal financial assistance.
6	"(C) The overall completeness and quality of the application,
7	including the comprehensiveness of its supporting documentation.
8	"(D) The extent of prior positive train control implementation
9	activities.
10	"(E) Any other relevant factors as determined by the Secretary.
11	"(6) FEDERAL SHARE OF PROJECT COSTS
12	"(A) TOTAL PROJECT COST The Secretary shall estimate the
13	total cost of a project under this subsection based on engineering studies,
14	studies of economic feasibility, environmental analyses, and information
15	on the expected use of equipment or facilities.
16	"(B) FEDERAL SHARE The Federal share of total project costs
17	for grants provided under this subsection shall not exceed 80 percent of
18	the total project cost.
19	"(C) MATCH CREDIT The non-Federal share requirement may
20	be met in whole or in part by eligible expenditures by the railroad carrier
21	made subsequent to October 16, 2008, excluding costs related to the lease
22	or acquisition of radio frequency spectrum.
23	"(d) LOCAL RAIL FACILITIES AND SAFETY
24	"(1) OBJECTIVEThe objective of the local rail facilities and safety
25	program under this subsection is to mitigate the impacts of railroad operations in
26	local communities, through improvements to highway-rail grade crossings,
27	upgrades to short-line railroad infrastructure, rail line relocation and improvement
28	projects, and training and technical assistance to local governments.
29	"(2) AUTHORITYThe Secretary is authorized to provide grants under
30	this subsection to eligible recipients (as described in paragraph (3)) for eligible
31	freight capacity projects (as described in paragraph (4)). A grant may be used to

1	pay all or a portion of the subsidy and administrative costs of projects eligible for
2	federal credit assistance under the Railroad Revitalization and Regulatory Reform
3	Act of 1976 (P.L. 94-210) (45 U.S.C. 801, et seq.) for a capital project to improve
4	short-line railroad infrastructure.
5	"(3) ELIGIBLE RECIPIENTS Entities eligible for funding under this
6	subsection include the following:
7	"(A) A State.
8	"(B) A group of States.
9	"(C) An Interstate Compact.
10	"(D) A Regional Rail Development Authority, as defined in
11	chapter 289 of this title.
12	"(E) A local government.
13	"(F) A metropolitan planning organization.
14	"(G) A group of metropolitan planning organizations.
15	"(4) ELIGIBLE PROJECTSProjects eligible to receive grants under this
16	subsection include the following:
17	"(A) A capital project to mitigate the impacts of rail infrastructure
18	and operations on a local community, including rail line relocation and
19	improvement and improving the safety of, or eliminating hazards at, a
20	highway-rail grade crossing.
21	"(B) A capital project to improve short-line railroad infrastructure.
22	"(C) Training and technical assistance to help local governments
23	better understand how to coordinate with railroads on operations and
24	safety issues, and how to integrate railroad issues into land use and
25	transportation planning processes.
26	"(5) PROJECT SELECTION CRITERIAIn selecting the recipients of
27	grants for freight capacity projects under this subsection, the Secretary shall
28	consider:
29	"(A) The extent to which a proposed project
30	"(i) alleviates the impacts of rail operations on local
31	neighborhoods or urbanized areas;

1	"(ii) will result in clearly-defined public benefits;
2	"(iii) contributes to increasing the competitiveness and state
3	of good repair of short line railroads;
4	"(iv) enhances safety at critical highway-rail grade
5	crossings;
6	"(v) is compatible with local land use, economic
7	development, and transportation plans and objectives;
8	"(vi) includes equitable participation from other
9	beneficiaries in the project's financing, including the extent to
10	which the project will leverage private or local government
11	investments; and
12	"(vii) will increase the reliability and resilience of the
13	nation's rail system.
14	"(B) The past performance of the recipient and other beneficiaries
15	of the project in developing and delivering rail projects.
16	"(C) Any other relevant factors as determined by the Secretary.
17	"(6) PLANNING REQUIREMENTSTo be eligible for a Federal grant
18	under this subsection, a project must be specifically identified on a State Rail
19	Plan, as described in section 227 of this title.
20	"(7) FEDERAL SHARE OF PROJECT COSTS
21	"(A) TOTAL PROJECT COST The Secretary shall estimate the
22	total cost of a project under this subsection based on engineering studies,
23	studies of economic feasibility, environmental analyses, and information
24	on the expected use of equipment or facilities.
25	"(B) FEDERAL SHARE The Federal share of total project costs
26	for grants provided under this subsection shall not exceed 80 percent of
27	the total project cost.
28	"(e) PLANNING
29	"(1) OBJECTIVEThe objective of the planning program under this
30	subsection is to facilitate the development of comprehensive plans to guide future

1	investments in the nation's rail systems and to develop the workforce necessary to
2	advance America's rail industry.
3	"(2) AUTHORITY The Secretary is authorized to provide grants under
4	this subsection to eligible recipients (as described in paragraph (3)) for eligible
5	planning projects (as described in paragraph (4)).
6	"(3) ELIGIBLE RECIPIENTS Entities eligible for funding under this
7	subsection include the following:
8	"(A) A State.
9	"(B) A group of States.
10	"(C) An Interstate Compact.
11	"(D) A Regional Rail Development Authority as defined in chapter
12	289 of this title.
13	"(E) A public agency or publicly-chartered authority established by
14	one or more States and having responsibility for providing high-speed or
15	intercity passenger rail service.
16	"(F) A local government.
17	"(G) A metropolitan planning organization.
18	"(H) A group of metropolitan planning organizations.
19	"(I) National Academy of Sciences Transportation Research
20	Board, for eligible projects described in paragraph (4)(C).
21	"(J) Federal Railroad Administration.
22	"(4) ELIGIBLE PROJECTSProjects eligible to receive grants under this
23	subsection include the following:
24	"(A) The preparation of new rail planning documents or any
25	updates to existing rail planning documents including the following:
26	"(i) A corridor or rail hub investment plan that consists of
27	both
28	"(I) a corridor service development plan or rail hub
29	plan and;
30	"(II) corresponding environmental analyses.

1	(11) A regional rail development plan, as defined in section
2	22602 of this title.
3	"(iii) A State rail plan, as defined in section 22702 of this
4	title.
5	"(iv) Any other national, multi-State, mega-regional, or
6	State planning activity determined by the Secretary to be necessary
7	to advance the development of passenger and freight rail systems.
8	"(B) Capital upgrades to the Transportation Technology Center for
9	the purposes of conducting research, development, testing, evaluation, and
10	training for the purpose of enhancing technologies related to the design
11	and deployment of high-performance rail systems.
12	"(C) Research conducted by the National Cooperative Rail
13	Research Program, as established by section 24910 of this title.
14	"(D) Workforce development activities, coordinated to the extent
15	practical with the existing local training programs supported by the U.S.
16	Department of Transportation, the U.S. Department of Labor, and the U.S.
17	Department of Education, including:
18	"(i) Interagency agreements with the Manufacturing
19	Extension Partnership at the National Institute of Standards and
20	Technology.
21	"(ii) Developing and deploying training and technical
22	assistance opportunities for rail stakeholders.
23	"(iii) Rail-based University Transportation Centers
24	established by section 5505 of this title.
25	"(5) PROJECT SELECTION CRITERIAIn selecting the recipients of
26	grants for planning projects under paragraph (4)(A), the Secretary shall consider:
27	"(A) The extent to which a proposed planning project
28	"(i) comprehensively addresses both freight and passenger
29	rail issues and needs;
30	"(ii) considers high-performance rail's role within a
31	multimodal context;

1	"(iii) follows a planning process that allows for meaningfu
2	incorporation of input from affected communities, local
3	governments, regional councils and planning organizations,
4	railroads, transportation modal partners, environmental interests,
5	workforce development boards, economic development agencies,
6	the public, and other stakeholders, early and throughout the
7	process;
8	"(iv) is integrated with other transportation planning
9	efforts;
10	"(v) will result in the appropriate documentation and
11	institutional support to proceed with project implementation; and
12	"(vi) examines and evaluates non-transportation issues that
13	could be affected by future capital projects, including but not
14	limited to land use, economic development, and social equity.
15	"(B) Any other relevant factors as determined by the Secretary.
16	"(6) FEDERAL SHARE OF PROJECT COSTS
17	"(A)The Federal share of total project costs for a grant provided
18	under paragraph (4)(A) shall not exceed 80 percent of the total project
19	cost.
20	"(B) The Federal share of total project costs for a grant or contract
21	provided under this paragraph (4)(B)-(D) may be up to 100 percent of the
22	total project cost.
23	"(7) FEDERALLY-LED RAIL PLANNINGThe Secretary may retain
24	up to two percent of the funds made available under section 24602(b) of this title
25	to facilitate the preparation of national planning tools and analyses, multi-State
26	regional rail plans, and service development plans and related environmental
27	reviews for corridors located in multiple States.
28	"Sec. 24606. Oversight
29	"(a) AUTHORITY
30	"(1) IN GENERAL

1	"(A) CURRENT PASSENGER RAIL SERVICE PROGRAM
2	The Secretary of Transportation may expend up to one-half percent of the
3	funds made available each fiscal year under section 24602(a) of this title
4	to conduct oversight of and to provide training and technical assistance for
5	the current passenger rail service program.
6	"(B) RAIL SERVICE IMPROVEMENT PROGRAMThe
7	Secretary of Transportation may expend up to 1 percent of the funds made
8	available each fiscal year under section 24602(b) of this title to conduct
9	oversight, training and technical assistance, and project evaluations and
10	assessments for the rail service improvement program.
11	"(2) PAYMENTThe Federal share of a contract under this subsection
12	shall be 100 percent.
13	"(b) PROJECT MANAGEMENT OVERSIGHT
14	"(1) PROCEDURESThe Secretary shall develop and implement
15	oversight procedures to monitor the effective and efficient use of funds
16	appropriated under this chapter. These procedures shall include such measures as
17	the Secretary deems necessary to identify, mitigate, and monitor risks to
18	successful delivery of projects. These procedures may include:
19	"(A) Entering into contracts for safety, procurement, management,
20	and financial compliance reviews, audits, and reports of a recipient of
21	funds appropriated under this chapter.
22	"(B) Conducting site visits to review the progress and
23	implementation of projects under this chapter.
24	"(C) Establishing field offices to oversee projects and to provide
25	project delivery assistance to the recipients of financial assistance under
26	this chapter.
27	"(2) ACCESSEach recipient of financial assistance under this chapter
28	shall provide the Secretary or the Secretary's designee, including a contractor the
29	Secretary chooses under paragraph (1)(A) of this subsection, with access to the
30	construction sites and records of the recipient when reasonably necessary.

1	"(c) PROJECT EVALUATION AND ASSESSMENTThe Secretary shall
2	develop and implement procedures for evaluating the implementation of projects
3	receiving funds made available under sections 24602(b) of this title and assessing the
4	extent to which these projects achieved intended outcomes and public benefits. These
5	procedures may include:
6	"(1) Establishing criteria to guide the selection of grants under sections
7	24602(b) for individual assessments.
8	"(2) Identifying, collecting, and analyzing standardized data and metrics
9	related to grant applications under sections 24602(b) and (c), and to the
10	implementation, outcomes, and public benefits of projects receiving grants under
11	sections 24602(b).
12	"(3) Performing a national evaluation of overall program results and
13	outcomes under sections 24602(b).
14	"(4) Undertaking statistical and cost-benefit analyses to identify strategies
15	for maximizing return on investment of Federal funding in rail research, planning,
16	and construction.
17	"(5) Entering into grants or contracts for the purpose of carrying out the
18	procedures established under this paragraph.
19	"(d) TRAINING AND TECHNICAL ASSISTANCEThe Secretary shall
20	develop and implement procedures to provide training and technical assistance to
21	grantees and other stakeholders in order to ensure the effective and efficient use of funds
22	appropriated under this chapter.
23	"(e) PROJECT DELIVERY DOCUMENTATION To receive Federal financial
24	assistance for a project under this chapter, an applicant shall prepare project delivery
25	documentation, which may include the following:
26	"(1) A project management plan.
27	"(2) A financial plan.
28	"(3) A system safety plan.
29	"(4) Agreements between the project sponsor(s) and all relevant entities.
30	"(5) A project risk management plan.

1	"(6) Other documents identified by the Secretary as relevant to carrying
2	out project management oversight activities under this section.
3	"Sec. 24607. Financial assistance conditions
4	"(a) FINANCIAL ASSISTANCE CONDITIONS The Secretary shall require, as
5	a condition of making any financial assistance under section 24605, that such financial
6	assistance shall comply with sections 24405(b), (c), (d), and (e) of this title, as amended,
7	in the same manner that funding under chapter 244 of part C of subtitle V of this title is
8	required to comply with sections 24405(b), (c), (d), and (e) of this title.
9	"(b) LOCAL HIRING
10	"(1) IN GENERAL A recipient of assistance may advertise, post job
11	opportunities on State job banks and with One Stop centers established under the
12	Workforce Innovation and Opportunity Act, and award a contract for construction
13	containing requirements for the employment of individuals residing in or adjacent
14	to any of the areas in which the work is to be performed is for construction work
15	required under the contract, provided that
16	"(A) all or part of the construction work performed under the
17	contract occurs in an area that has
18	"(i) a per capita income of 80 percent or less of the national
19	average; or
20	"(ii) an unemployment rate that is for the most recent 24-
21	month period for which data are available at least 1 percent greater
22	than the national average unemployment rate;
23	"(B) the estimated cost of the project of which the contract is a part
24	is greater than \$10 million;
25	"(C) the recipient may not require the hiring of individuals who do
26	not have the necessary skills to perform work in any craft or trade, except
27	for individuals who are subject to an apprenticeship program or other
28	training program meeting the requirements of subsection 24605(e) of this
29	title; and
30	"(D) the award of such a contract complies with agreements
31	subject to the Railway Labor Act (45 U.S.C. 151-188), if applicable.

1	"(2) ADVERTISEMENTIn advertising an awarding a contract under
2	this subsection, the Secretary or a recipient of assistance shall ensure that the
3	requirements contained in the advertisement would not
4	"(A) compromise the quality of the project;
5	"(B) unreasonably delay the completion of the project; or
6	"(C) unreasonably increase the cost of the project."
7	"(3) AVAILABLE PROGRAMSThe Secretary shall make available to
8	recipients the workforce development and training programs set forth in section
9	24605(e)(4)(D)(ii) of this title to assist recipients who wish to establish training
10	programs that satisfy the provisions of subsection (b)(1)(C). The Secretary of
11	Labor shall make available its qualifying workforce and training development
12	programs to recipients who wish to establish training programs that satisfy the
13	provisions of section $(b)(1)(C)$ .".
14	(b) CONFORMING AMENDMENT The chapter analysis for subtitle V is
15	amended by inserting the following after the item relating to chapter 244:
16	"246. NATIONAL HIGH-PERFORMANCE RAIL SYSTEM24601".
17	SEC. 9103. AMTRAK 5-YEAR BUSINESS PLANNING.
18	(a) AMTRAK 5-YEAR BUSINESS LINE AND CAPITAL ASSET PLANS
19	Part C of subtitle V is amended by inserting the following new section after section
20	24316:
21	"24317. Amtrak 5-year business line and capital asset plans
22	"(a) IN GENERAL
23	"(1) DRAFT PLANS Not later than July 1 of each year, Amtrak shall
24	submit to the Secretary of Transportation draft 5-year business line plans and draft
25	5-year capital asset plans prepared in accordance with this section. Each draft
26	plan shall include information on historical performance, the subsequent base
27	fiscal year, and the five-year period that begins with the second full fiscal year
28	after the submission. Amtrak shall, in consultation with the Secretary of
29	Transportation, revise the draft plans, as appropriate.
30	"(2) FINAL PLANSNot later than February 15 of each year, Amtrak
31	shall submit to Congress and the Secretary of Transportation 5-year business line

1	plans prepared in accordance with this section. These plans shall form the basis
2	for Amtrak's general and legislative annual report to the President and Congress
3	required by subsection 24315(b) of this title.
4	"(3) UPDATED PLANS Amtrak shall submit updated 5-year business
5	line plans to Congress and the Secretary of Transportation no later than 60 days
6	after the date of enactment of an appropriations Act for the fiscal year. The
7	updated plan shall reflect the actual appropriations levels or obligation limits for
8	that fiscal year, and any corresponding adjustments to the subsequent fiscal years.
9	Amtrak shall submit updated 5-year capital asset plans to the Secretary of
10	Transportation no later than 60 days after the date of enactment of an
11	appropriations Act for the fiscal year.
12	"(b) AMTRAK 5-YEAR BUSINESS LINE PLANS
13	"(1) AMTRAK BUSINESS LINESAmtrak shall prepare a 5-year
14	business line plan for each of the following business lines:
15	"(A) Northeast Corridor, as defined by section 24102(5)(A).
16	"(B) State corridors, as defined by section 24102(5)(D).
17	"(C) Long-distance routes, as defined by section 24102(5)(C).
18	"(D) National assets.
19	"(2) CONTENTS OF 5-YEAR BUSINESS LINE PLANSThe 5-year
20	business line plan for each business line shall include, at a minimum:
21	"(A) A statement of Amtrak's vision, goals, and objectives for the
22	business line, coordinated with any entities that are contributing capital or
23	operating funding to support passenger rail services within those business
24	lines, and aligned with Amtrak's Strategic Plan.
25	"(B) All projected revenues and expenditures for the business line,
26	including identification of revenues and expenditures incurred by:
27	"(i) Passenger operations.
28	"(ii) Non-passenger operations that are directly related to
29	the business line, including all ancillary business activities.
30	"(iii) Governmental funding sources, including revenues
31	and other funding received from States.

1	"(C) Projected ridership levels for all passenger operations.
2	"(D) A prioritized list of capital projects, including identified
3	funding sources, that is aligned with the Five-Year Capital Asset Plans
4	described in subsection (c).
5	"(E) Estimates of long-term and short-term debt and associated
6	principal and interest payments (both current and forecasts).
7	"(F) Annual profit and loss statements and forecasts and balance
8	sheets.
9	"(G) Annual cash flow forecasts.
10	"(H) A statement describing the methodologies and significant
11	assumptions underlying estimates and forecasts.
12	"(I) Specific performance measures that demonstrate measurable
13	improvement year over year in the financial results of Amtrak's
14	operations.
15	"(J) Financial performance for each route within each business
16	line, including descriptions of the cash operating loss and labor
17	productivity for each route.
18	"(K) Specific costs and savings estimates resulting from reform
19	initiatives.
20	"(L) Prior fiscal year and projected equipment reliability statistics,
21	in coordination with the equipment capital asset plan.
22	"(M) Identification and explanation of any adjustments made from
23	previously approved plans.
24	"(3) FIVE-YEAR BUSINESS LINE PLANS PROCESS In meeting the
25	requirements of this section, Amtrak shall:
26	"(A) Coordinate with the development of the capital asset plans
27	described in subsection (c) and ensure integration of each 5-year business
28	line plan with the 5-year capital asset plans.
29	"(B) For the Northeast Corridor business line plan, coordinate with
30	the Northeast Corridor Infrastructure and Operations Advisory

1	Commission, States, freight railroads, and commuter operators that access
2	Northeast Corridor infrastructure.
3	"(C) Ensure that Amtrak's annual budget request to Congress is
4	consistent with the information in the 5-year business line plans.
5	"(4) STANDARDS TO PROMOTE FINANCIAL STABILITY In
6	meeting the requirements of subsection (b) of this section, Amtrak shall:
7	(A) Apply sound budgetary practices.
8	(B) Use the categories specified in the financial accounting and
9	reporting system developed under section 203 of Division B of Public
10	Law 110-432 when preparing its five-year business plans.
11	"(c) AMTRAK 5-YEAR CAPITAL ASSET PLANS
12	"(1) CAPITAL ASSET CATEGORIESAmtrak shall prepare a 5-year
13	capital asset plan for each of the following capital asset categories:
14	"(A) Infrastructure, including all Northeast Corridor assets and
15	other Amtrak-owned infrastructure, and the associated engineering
16	facilities that support the maintenance and improvement of those assets.
17	"(B) Passenger rail equipment, including all rolling stock,
18	locomotives, and mechanical shop facilities that are used to overhaul
19	equipment.
20	"(C) Stations, including all Amtrak-served passenger rail stations.
21	"(D) Corporate, including assets such as information technology,
22	training centers, and other capital items that support the national passenger
23	rail system.
24	"(2) CONTENTS OF 5-YEAR CAPITAL ASSET PLANSEach capital
25	asset plan shall include, at a minimum:
26	"(A) A summary of Amtrak's 5-year strategic plan for each asset
27	category, including goals, objectives, any relevant performance metrics,
28	and statutory or regulatory actions affecting the assets.
29	"(B) An inventory of existing Amtrak capital assets, including
30	information regarding shared use or ownership, where applicable.
31	"(C) A prioritized list of proposed capital investments that:

1	"(i) Categorizes each capital project as being primarily
2	associated with
3	"(I) normalized capital replacement;
4	"(II) backlog capital replacement;
5	"(III) improvements to support service
6	enhancements or growth; or
7	"(IV) strategic initiatives that will improve overall
8	operational performance, lower costs, or otherwise improve
9	Amtrak's corporate efficiency.
10	"(ii) Identifies the anticipated funding source for each
11	capital project.
12	"(iii) Describes the anticipated business outcomes of each
13	project, including: an assessment of the potential effect on
14	passenger operations, safety, reliability and resilience, and on
15	Amtrak's ability to meet regulatory requirements should the project
16	not be funded; and an assessment of the benefits and costs.
17	"(iv) Identifies where the capital assets are or will be jointly
18	used by intercity passenger rail service and other users, and that
19	identifies the proportionate share of this joint usage.
20	"(v) For projects that are expected to be fully or partially
21	funded through Federal grants, identifies the most appropriate
22	public agency or entity to receive those funds and implement each
23	capital project, in cases where that entity is not Amtrak.
24	"(3) 5-YEAR CAPITAL ASSET PLAN PROCESSIn meeting the
25	requirements of subsection (c) of this section, Amtrak shall:
26	"(A) Coordinate with the development of the business lines
27	described in subsection (b)(1) of this section and ensure integration of
28	each 5-year capital asset plan with the 5-year business line plans.
29	"(B) For the infrastructure capital asset plan described in
30	subsection (c)(1)(A) of this section, coordinate with the Northeast
31	Corridor Infrastructure and Operations Advisory Commission States

1	freight railroads, and commuter operators that access Northeast Corridor	
2	infrastructure.	
3	(b) IDENTIFICATION OF DUPLICATIVE REPORTING REQUIREMENTS	
4	(1) The Secretary shall review existing Amtrak reporting requirements and	
5	identify where these requirements are duplicative with the business line and	
6	capital asset plans required by this section.	
7	(2) Where duplicative reporting requirements are administrative, the	
8	Secretary shall eliminate such duplicative requirements.	
9	(3) The Secretary shall submit a report to Congress with any	
10	recommendations for repealing duplicative Amtrak reporting requirements.	
11	SEC. 9104. CLARIFICATION OF GRANT CONDITIONS.	
12	(a) RAIL CARRIERSSection 24405(b) is amended:	
13	(1) By striking the title and inserting "(b) OPERATORS AND CERTAIN	
14	RAILROAD TRANSPORTATION SERVICE PROVIDERS DEEMED RAIL	
15	CARRIERS AND EMPLOYERS FOR CERTAIN PURPOSES(1)".	
16	(2) After "operations over" by inserting ", or that performs dispatching,	
17	maintenance of way, or signal system work for, or in support of, rail operations	
18	that is work performed by employees in crafts and classes recognized by the	
19	National Mediation Board on,".	
20	(3) By replacing "(1)", "(2)", and "(3)" with "(A)", "(B)", and "(C)".	
21	(4) By inserting at the end the following:	
22	"(2) Notwithstanding subsection (b) of this section:	
23	"(A) An employer engaged primarily in the building and	
24	construction industry, as that term is used in section 8(f) of the National	
25	Labor Relations Act, which is performing work as a contractor for a rail	
26	carrier shall not itself be considered a rail carrier solely as a result of	
27	performance of that work.	
28	"(B) An employer performing work as a contractor or	
29	subcontractor consistent with a collective bargaining agreement covering	
30	the railroad that owns rail infrastructure constructed or improved with	
31	funding provided in whole or in part in a grant made under this chapter	

1	snall not itself be considered a rail carrier solely as a result of performance	
2	of that work.	
3	"(C) An employer performing work as a contractor for an operator	
4	in accordance with a collective bargaining agreement reached by the	
5	operator and a union representing employees in a craft or class recognized	
6	by the National Mediation Board covering work performed by that craft of	
7	class shall not itself be considered a rail carrier solely as a result of	
8	performance of that work.".	
9	(b) GRANT CONDITIONSSection 24405(c) is amended:	
10	(1) By striking "railroad" and inserting "railroad or used by a railroad for	
11	common carrier service".	
12	(2) In subsection (c)(2), by striking "comply" and inserting "assure	
13	compliance".	
14	SEC. 9105. RESEARCH AND DEVELOPMENT.	
15	(a) RESEARCH, DEVELOPMENT, TESTING, AND TRAININGSection	
16	20108(a) is amended by inserting ", operations, and technology" after the word "safety".	
17	(b) TECHNICAL CORRECTIONSection 24910 is amended by striking	
18	subsection (e).	
19	SEC. 9106. MISCELLANEOUS REVISIONS.	
20	(a) AMTRAK INDEBTEDNESSDivision B of Public Law 110-432, the	
21	Passenger Rail Investment and Improvement Act of 2008, is amended	
22	(1) by repealing section 204; and	
23	(2) by revising section 205(a) to read as follows:	
24	"(a) IN GENERALThe Secretary of the Treasury, in consultation with the	
25	Secretary and Amtrak, may make agreements to restructure Amtrak's indebtedness as of	
26	the date of enactment of this Act. This authorization expires on September 30, 2021.".	
27	(b) CRIMINAL PENALTIESSection 21311 is amended as follows:	
28	(1) Subsection (a) is amended by deleting "and willfully";	
29	(2) The following is inserted at the end:	

1	"(c) CRIMINAL PENALTY A person who knowingly violates a provision of	
2	this chapter shall, if the violator's activities have led or could have led to death or seriou	
3	injury, be fined under title 18, imprisoned for not more than 5 years, or both.".	
4	Subtitle BPolicy	
5	SEC. 9201. REGIONAL RAIL DEVELOPMENT AUTHORITIES.	
6	(a) IN GENERALPart E of subtitle V is amended by inserting the following	
7	after chapter 287:	
8	"CHAPTER 289REGIONAL RAIL DEVELOPMENT AUTHORITIES	
9	"Sec.	
10	"28901. Authority and objectives.	
11	"28902. Structure.	
12	"28903. Activities.	
13	"28901. Authority and objectives	
14	"(a) AUTHORITY The Secretary, in consultation with State governors, is	
15	authorized to establish Regional Rail Development Authorities (hereafter referred to as	
16	"RRDAs") to facilitate the development of multi-State high-performance rail services and	
17	to coordinate these investments with other rail, transit, highway, and aviation system	
18	services.	
19	"(b) OBJECTIVESThe objectives of RRDAs are as follows:	
20	"(1) To establish multi-State public entities that have the authority to plan	
21	and develop high-speed and intercity passenger rail infrastructure and services	
22	within regions, in coordination with other planning and investment efforts in the	
23	region's freight rail, transit, highway, and aviation infrastructure.	
24	"(2) To develop and implement Regional Rail Development Plans that are	
25	consistent with the framework established in the National Passenger Rail	
26	Development Plan, including establishing a structure for State- and corridor-level	
27	planning efforts.	
28	"(3) To support the prioritization of intercity passenger rail investments,	
29	taking into consideration the most logical, efficient, and cost-effective approach	
30	for developing the regional passenger rail network.	

1	"(4) To facilitate interoperability and integration across corridors and
2	States within regions.
3	"28902. Structure
4	"(a) GOVERNANCE
5	"(1) EXECUTIVE DIRECTOR
6	"(A) APPOINTMENTAn RRDA shall be administered by an
7	Executive Director who is appointed by the Secretary.
8	"(B) SUPERVISION The Executive Director shall be subject to
9	the supervision and direction of the Secretary consistent with the
10	Executive Director's responsibilities and other requirements established in
11	this chapter.
12	"(C) EXPERTISEThe Executive Director shall have
13	demonstrated expertise in the following three areas:
14	"(i) Passenger or freight rail operations.
15	"(ii) Transportation or infrastructure planning.
16	"(iii) Project, public, or corporate finance.
17	"(D) AUTHORITYThe Executive Director shall be the chief
18	executive officer of the RRDA, with such executive functions, powers,
19	and duties as may be prescribed by this chapter or otherwise by the
20	Secretary.
21	"(E) RESPONSIBILITY The Executive Director shall have
22	responsibility for the day-to-day operations of the RRDA. In addition to
23	the other activities required to carry out the authorities and purposes of the
24	RRDA as set forth in this chapter, the Executive Director shall:
25	"(i) Establish and maintain a passenger rail corridor
26	development and delivery capability that consists of qualified
27	transportation infrastructure planning, financing, and construction
28	professionals directed to develop and deliver projects that are
29	consistent with the strategy and objectives set forth in the Regional
30	Rail Development Plan.

1	"(ii) Establish and maintain a technical assistance capability	
2	at the RRDA that consists of a staff of qualified project	
3	management professionals directed to assist other entities within	
4	the region that are implementing high-speed and intercity	
5	passenger rail projects.	
6	"(2) REGIONAL COMMITTEE	
7	"(A) ESTABLISHMENTThere is established within the RRDA	
8	a deliberative body to be known as the 'Regional Committee'.	
9	"(B) MEMBERSHIPThe membership of the Regional	
10	Committee may be established and maintained as follows:	
11	"(i) Governors or their designees from all States in the	
12	region.	
13	"(ii) Other individuals and organizations the Secretary	
14	determines have a significant interest in rail issues in the region.	
15	"(C) CONSULTATION The Regional Committee shall consult	
16	with:	
17	"(i) Elected officials and other community leaders in cities	
18	or counties affected by high-speed or intercity passenger rail	
19	projects.	
20	"(ii) Economic development bodies.	
21	"(iii) Business leaders in the region.	
22	"(iv) Freight carriers with operations in the region.	
23	"(v) Commuter rail agencies with operations in the region.	
24	"(vi) Rail labor.	
25	"(vii) Regional transportation and air quality planning	
26	agencies.	
27	"(viii) Other individuals or organizations that the Regional	
28	Committee determines would provide valuable input into the	
29	Committee's deliberations.	
30	"(D) RESPONSIBILITIESThe Regional Committee shall be	
31	responsible for carrying out the following:	

1	"(i) Proposing to the Secretary the Regional Rail
2	Development Plan within one year of the RRDA's establishment
3	and making recommendations to the Secretary for biennial
4	updates.
5	"(ii) Evaluating Service Development Plans and investment
6	plans and related materials or other analyses prepared by the
7	Executive Director for use in supporting applications to the
8	Secretary for Federal financial assistance and providing the
9	Secretary with recommendations or written objections to the Plan
10	and related materials as appropriate.
11	"(iii) Making recommendations to the Secretary for the
12	selection of private sector partners for designing, constructing,
13	operating, or maintaining a corridor.
14	"(iv) Evaluating and making recommendations to the
15	Secretary for the RRDA's Annual Report.
16	"(v) Making recommendations to the Secretary concerning
17	the powers outlined in section 28903 of this title.
18	"(E) MAJORITY VOTE An action or decision by the Regional
19	Committee shall be by majority vote of all members, whether in person or
20	in absentia. Each member shall be provided a reasonable opportunity to
21	vote on all matters before the Regional Committee.
22	"(F) PUBLICLY ACCESSIBLE MEETINGS All meetings of the
23	Regional Committee shall be publicly-accessible, and the Regional
24	Committee shall also provide regular updates and information on a
25	publicly-accessible Web site.
26	"(b) EXEMPTION FROM FEDERAL ADVISORY COMMITTEE ACTThe
27	Federal Advisory Committee Act shall not apply to Regional Rail Development
28	Authorities.
29	"28903. Activities

1	"(a) CORRIDOR DEVELOPMENT POWERSRegional Rail Development
2	Authorities established pursuant to this chapter shall have the power to undertake the
3	following corridor development activities:
4	"(1) Planning for Core Express Corridors, Regional Corridors, and Feeder
5	Corridors within their jurisdiction, including leading the development of the
6	Regional Rail Development Plan described in section 22602 of this title and
7	identifying proposed corridor alignments and station locations.
8	"(2) Planning that addresses transportation issues and infrastructure
9	investments for more efficient movement of people and goods through and among
10	corridors, including consideration of the most cost-effective transportation
11	investments to address a specific region's or corridor's transportation needs for
12	both people and goods.
13	"(3) Preparing engineering studies, environmental and health analyses,
14	project management plans, financial plans, service development plans and other
15	documentation necessary for developing and delivering new or improved high-
16	speed or intercity passenger rail services.
17	"(4) Receiving, managing, and expending Federal financial assistance,
18	including taking responsibility for all relevant reporting or other requirements
19	associated with that financial assistance.
20	"(5) Coordinating the financing package for project development and
21	delivery, including structuring and overseeing Federal, State, and local financial
22	assistance funds, and private-sector contributions.
23	"(6) Leading construction-related activities for developing the corridor,
24	including issuing requests for proposals/qualifications, managing contractors,
25	entering into contracts with public and private entities for construction of the
26	corridor, and other related activities.
27	"(7) Acquiring and preserving right-of-way for dedicated corridors;
28	"(8) Providing for or supporting negotiations with infrastructure owners
29	for new or improved shared-use passenger rail corridors.
30	"(9) Issuing requests for proposals for projects for the financing, design,
31	construction, operation, and/or maintenance of a high-speed intercity passenger

1	rail system operating within the RRDA's jurisdictions that shall include those	
2	items described in paragraph (a)(4) of section 502 of Division B of Public Law	
3	110-432.	
4	"(b) FUNDING ELIGIBILITY Regional Rail Development Authorities are	
5	eligible to receive Federal funding under the Rail Service Ir	nprovement Program, as
6	described in section 24605 of this title.".	
7	(b) RELATED AMENDMENTThe analysis for subtitle V is amended by	
8	inserting below the item for chapter 287 the following:	
9	"289. Authority and objectives	28901
10	Structure	28902
11	Activities	
12	SEC. 9202. NORTHEAST CORRIDOR INFRASTRU	CTURE AND
13	OPERATIONS ADVISORY COMMISSION	ON.
14	Section 24905 is amended as follows:	
15	(1) By revising paragraph (c)(1)(B) to read a	s follows:
16	"(B) develop a proposed timetable for implementing the formula that	
17	allows for a phased-in schedule that incorporates a reasonable amount of time for	
18	agreements to be negotiated among affected parties, provided that the formula is	
19	fully implemented no later than September 30, 2021."	
20	(2) In paragraph (e), by striking "2013" and	replacing with "2021".
21	(3) By inserting paragraph (g) to read as follows:	
22	"(g) NORTHEAST CORRIDOR GOVERNA	ANCENot later than
23	September 30, 2015, the Commission shall issue a re-	eport with recommendations
24	regarding the appropriate mechanisms for managing	, improving, financing,
25	operating, and maintaining the Northeast Corridor, i	ncluding a clear delineation of
26	responsibilities among the Federal government, States, and Amtrak. This report	
27	shall be submitted to the Secretary, the Committee on Commerce, Science, and	
28	Transportation of the Senate, and the Committee on Transportation and	
29	Infrastructure of the House of Representatives.".	
30	SEC. 9203. STANDARDIZATION OF PASSENGER	EQUIPMENT AND
31	PLATFORMS.	

1	(a) PASSENGER PLATFORMSWhere level-entry boarding platforms are
2	required by law:
3	(1) New or rebuilt passenger platforms in Connecticut, Delaware, Maine,
4	Massachusetts, New Hampshire, New Jersey, New York, Rhode Island, and
5	Vermont shall be constructed and maintained at 48 inches above top of rail.
6	(2) New or rebuilt passenger platforms in Maryland and Pennsylvania
7	shall be constructed and maintained at 15 or 48 inches above top of rail, in
8	coordination with the lowest floor height of equipment serving the platform.
9	(3) New or rebuilt platforms at Union Station in Washington, District of
10	Columbia, shall be built and maintained to facilitate level boarding for the
11	equipment serving the platform.
12	(4) All other new or rebuilt passenger rail platforms shall be built and
13	maintained at 15 inches above top of rail.
14	(5) It is the intent of Congress to expressly preempt State and local laws,
15	regulations and rules on passenger platform height and setback.
16	(b) EXCEPTIONS
17	(1) A railroad owner may seek an exception to the passenger platform
18	height requirements by presenting information to the Federal Railroad
19	Administration of an actual conflict between the requirement and an existing
20	piece of equipment operated past the platform location. New or rebuilt passenger
21	rail equipment used on any route with a platform excepted under this subpart must
22	be equipped with an onboard lift.
23	(2) A railroad owner may seek an exception to the passenger platform
24	height requirements by presenting information to the Federal Railroad
25	Administration that it will provide level-boarding at a height other than that
26	provided in subsection (a).
27	(3) A system that is in operation on the date of this enactment that
28	provides a level-boarding platform at a height other than those described in
29	subsection (a) may continue to provide such service.
30	SEC. 9204. NEXT GENERATION EQUIPMENT COMMITTEE.

1	(a) REVISIONS TO DIVISION B OF PUBLIC LAW 110-432, THE	
2	PASSENGER RAIL INVESTMENT AND IMPROVEMENT ACT OF 2008Section	
3	305 of Division B of Public Law 110-432 is amended:	
4	(1) In subsection (a), by inserting "labor organizations that represent	
5	employees who perform overhaul and maintenance work on passenger equipment	
6	used for intercity passenger rail transportation," after "manufacturers,".	
7	(2) By redesignating paragraph (e) as paragraph (f).	
8	(3) By inserting new paragraph (e) to read as follows	
9	"(e) RAIL EQUIPMENT MANAGEMENTNot later than December 30, 2015,	
10	the Next Generation Corridor Equipment Pool Committee shall issue a report with	
11	recommendations regarding the appropriate mechanisms for procuring, managing	
12	and maintaining passenger rail cars and locomotives. This report shall be	
13	submitted to the Secretary, the Committee on Commerce, Science, and	
14	Transportation of the Senate, and the Committee on Transportation and	
15	Infrastructure of the House of Representatives.".	
16	SEC. 9205. BUY AMERICA.	
17	(a) IN GENERALPart E of subtitle V is amended by inserting the following	
18	after chapter 285:	
19	"CHAPTER 287BUY AMERICA PREFERENCES	
20	"Sec.	
21	"28701. Buying goods produced in the United States.	
22	"28702. Fraudulent use of 'Made in America' label.	
23	"Sec. 28701. Buying goods produced in the United States	
24	"(a) PREFERENCE	
25	"(1) IN GENERALNotwithstanding any other provision of law, the	
26	Secretary shall not obligate any funds authorized to be appropriated to carry out	
27	subtitle V of this title and administered by the Department of Transportation, nor	
28	shall the Secretary provide direct loans or loan guarantees under section 502 of	
29	the Railroad Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 822),	
30	unless steel, iron, and manufactured products used in the project are produced in	
31	the United States.	

1	"(2) NON-FEDERAL FUNDSNotwithstanding any other provision of	
2	law, rolling stock and power train equipment (including train control,	
3	communication, traction power equipment, and rolling stock prototypes)	
4	purchased with non-Federal funds in connection with a project receiving Federal	
5	financial assistance under subtitle V of this title or under section 502 of the	
6	Railroad Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 822),	
7	shall only use steel, iron, and manufactured products produced in the United	
8	States.	
9	"(b) WAIVER The Secretary may waive subsection (a) of this section if the	
10	Secretary finds that	
11	"(1) applying subsection (a) would be inconsistent with the public interest;	
12	"(2) such materials and products produced in the United States are not	
13	produced in a sufficient and reasonably available amount or are not of a	
14	satisfactory quality;	
15	"(3) the cost of the domestic material will increase the cost of the end	
16	product by more than 25 percent; or	
17	"(4) when procuring rolling stock or train control systems for high-speed	
18	rail, as that term is defined by section 26105(2) of this title	
19	"(A) the rolling stock and train control systems are manufactured	
20	in the United States substantially from components produced or	
21	manufactured in the United States;	
22	"(B) the rolling stock domestic material improvement plan	
23	required by subsection (c) of this section addresses how the domestic	
24	material content of the rolling stock and train control systems will be	
25	increased over the duration of the contract; and	
26	"(C) final assembly of the rolling stock and train control systems,	
27	not including prototypes that will primarily be used to test the rolling stock	
28	or train control systems, has occurred in the United States.	
29	"(5) The waiver justifications contained in this subsection at paragraphs	
30	(1)-(3) apply to all steel, iron, and manufactured products, including all rolling	
31	stock.	

1	"(c) ROLLING STOCK DOMESTIC MATERIAL IMPROVEMENT PLAN
2	All rolling stock procurements subject to the requirements of subsection (a) of this
3	section shall require that rolling stock procurement proposals include a plan to increase
4	the domestic material content of the rolling stock over the duration of the contract. This
5	plan shall address increasing the domestic material content of all components and
6	subcomponents. Significant weight shall be given in the proposal evaluation criteria for
7	the plan achieving the most domestic material content. The recipient of the Federal
8	financial assistance shall conduct an audit post-contract award to verify implementation
9	of the plan. As determined appropriate by the Secretary, a certain amount of funding
10	made available for the rolling stock procurement shall be used to implement the plan.
11	"(d) LABOR COSTS For purposes of this section, labor costs involved in final
12	assembly shall not be included in calculating the cost of components.
13	"(e) WAIVER NOTICE AND COMMENTIf the Secretary determines that it is
14	necessary to waive the application of subsection (a) based on a finding under subsection
15	(b), the Secretary shall, before the date on which such finding takes effect
16	"(1) make available to the public on the Department of Transportation's
17	public Web site the waiver request and a detailed written justification as to why
18	the waiver is needed;
19	"(2) publish in the Federal Register a detailed written justification as to
20	why the waiver is needed; and
21	"(3) provide notice of such finding and an opportunity for public comment
22	on such finding for a reasonable period of time not to exceed 15 days.
23	"(f) WAIVER PROHIBITED The Secretary may not make a waiver under
24	subsection (b) of this section for goods produced in a foreign country if the Secretary, in
25	consultation with the United States Trade Representative, decides that the government of
26	that foreign country
27	"(1) has an agreement with the United States Government under which the
28	Secretary has waived the requirement of this section; and
29	"(2) has violated the agreement by discriminating against goods to which
30	this section applies that are produced in the United States and to which the
31	agreement applies.

1	"(g) STATE REQUIREMENTS The Secretary may not impose any limitation
2	on assistance provided under subtitle V of this title that restricts a State from imposing
3	more stringent requirements than this section on the use of articles, materials, and
4	supplies mined, produced, or manufactured in foreign countries, in projects carried out
5	with that assistance, or restricts a recipient of that assistance from complying with those
6	State-imposed requirements.
7	"(h) CERTIFICATION The Secretary may allow a manufacturer or supplier of
8	steel, iron, or manufactured goods to correct after bid opening any certification of
9	noncompliance or failure to properly complete the certification (but not including failure
10	to sign the certification) under this section if such manufacturer or supplier attests under
11	penalty of perjury that such manufacturer or supplier submitted an incorrect certification
12	as a result of an inadvertent or clerical error. The burden of establishing inadvertent or
13	clerical error is on the manufacturer or supplier.
14	"(i) REVIEW A party adversely affected by an agency action under this section
15	shall have the right to seek review under section 702 of title 5.
16	"(j) MINIMUM COST The requirements of this section shall only apply to
17	contracts for which the costs exceed \$100,000.
18	"(k) INTERNATIONAL AGREEMENTSThis section shall be applied in a
19	manner consistent with United States obligations under international agreements.
20	"Sec. 28702. Fraudulent use of 'Made in America' label
21	"A person is ineligible to receive a contract or subcontract made with amounts
22	authorized under subtitle V of this title or section 502 of the Railroad Revitalization and
23	Regulatory Reform Act of 1976 (45 U.S.C. 822) if a court or department, agency, or
24	instrumentality of the Government decides the person intentionally
25	"(1) affixed a 'Made in America' label, or a label with an inscription
26	having the same meaning, to goods sold in or shipped to the United States that are
27	used in a project to which this section applies, but were not produced in the
28	United States; or
29	"(2) represented that goods described in paragraph (1) of this section were
30	produced in the United States.".

1	(b) CONFORMING AMENDMENTThe analysis for subtitle V is amended by	1
2	inserting below the item for chapter 285 the following:	
3	"287. Buy America preferences	
4	Fraudulent use of 'Made in America' label	
5	(c) RELATED AMENDMENTS	
6	(1) Section 24305 is amended by repealing subsection (f);	
7	(2) Section 24405(a) is amended by redesignating paragraphs (1) through	
8	(11), respectively, as paragraphs (2) through (12); and	
9	(3) Section 24405(a) is amended by inserting at the beginning the	
10	following:	
11	"(1) This subsection applies to projects that have received Federal funding	g
12	to carry out this chapter prior to the enactment of the Rail Safety, Reliability, and	l
13	Efficiency for a Strong America Act.".	
14	SEC. 9206. RAIL PASSENGER TRANSPORTATION LIABILITY AND	
15	MANDATORY COVERAGE.	
16	(a) LIABILITYSection 28103 is amended as follows:	
17	(1) By revising subsection (a)(2) by inserting, "including commuter rail	
18	passengers," after the words "rail passenger,".	
19	(2) By revising subsection (b) to read as follows:	
20	"(b) CONTRACTUAL OBLIGATIONS A provider of rail passenger	
21	transportation may enter into contracts that allocate financial responsibility	ty
22	for claims and such contracts shall be enforceable notwithstanding any	
23	other provision of law, common law or public policy or the nature of the	
24	conduct giving rise to the damages or liability.".	
25	(3) By inserting at the end of subsection (e) the following:	
26	"(4) the term 'rail passenger transportation' includes commuter rail	
27	transportation.".	
28	(b) MANDATORY COVERAGESubsection 28103(c) is amended by striking	
29	"Amtrak" and inserting "A provider of rail passenger transportation".	
30	SEC. 9207. SHARED-USE STUDY.	

1 (a) IN GENERAL.--The Secretary shall conduct a study, in consultation with, as 2 appropriate, Amtrak, commuter, and other passenger rail operators, rail carriers that own 3 rail infrastructure over which both passenger and freight trains operate, States, the 4 Surface Transportation Board, and groups representing rail passengers and customers, in 5 order to evaluate the shared-use of right-of-way by passenger and freight rail systems and 6 the operational, institutional, and legal structures that would best support improvements 7 to both of these systems. 8 (b) AREAS OF STUDY.--In conducting the study, the Secretary shall evaluate: 9 (1) The access and use of railroad right-of-way by a railroad that does not 10 own the right-of-way. This evaluation shall include an analysis of passenger rail 11 services that operate over privately-owned right-of-way, including access 12 agreements, costs of access, and the resolution of disputes relating to such access 13 or costs. 14 (2) The effectiveness of existing contractual and regulatory mechanisms 15 for establishing, measuring, and enforcing train performance standards, including 16 identification of gaps in those existing mechanisms and designation of possible 17 new approaches. 18 (3) Mechanisms for measuring and maintaining benefits resulting from 19 publically-funded freight and/or intercity passenger rail improvements, including 20 those improvements directed towards shared-use right-of-way. 21 (4) Standard approaches to operations, capacity, and cost estimation 22 modeling that allows for transparent decision-making while also protecting the 23 proprietary interests of all parties. 24 (5) Other issues identified by the Secretary. (c) REPORT.--Within 180 days after the establishment of a dedicated Rail 25

Account within the Transportation Trust Fund, the Secretary shall submit

Science, and Transportation of the Senate.

recommendations developed pursuant to subsections (a) and (b), including any legislative

proposals consistent with such recommendations, to the Committee on Transportation

and Infrastructure of the House of Representatives, and the Committee on Commerce,

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1	(d) IMPLEMENTATIONThe Secretary shall integrate the recommendations
2	submitted under subsection (c) into its financial assistance programs under subtitle V and
3	section 502 of the Railroad Revitalization and Regulatory Reform Act of 1976 (45 U.S.C.
4	822), as appropriate. The Secretary may promulgate a rulemaking or rulemakings to
5	integrate such recommendations, if appropriate.
6	(e) AUTHORIZATION OF APPROPRIATIONS There are authorized to be
7	appropriated to the Secretary such sums as necessary to conduct the study described in
8	this section, to remain available until expended.
9	SEC. 9208. DISADVANTAGED BUSINESS ENTERPRISES; DISPARITY AND
10	AVAILABILITY STUDY.
11	(a) IN GENERALThe Secretary of Transportation shall continue actions to
12	conduct a nationwide disparity and availability study to establish the availability and
13	utilization of small business concerns owned and controlled by socially and economically
14	disadvantaged individuals ("small disadvantaged businesses") in publicly funded railroad
15	projects.
16	(b) DEFINITIONSIn this section:
17	(1) SMALL BUSINESS CONCERNThe term "small business concern"
18	means a small business concern as the term is used in section 3 of the Small
19	Business Act (15 U.S.C. 632). The term "small business concern" does not
20	include any concern or group of concerns controlled by the same socially and
21	economically disadvantaged individual or individuals that have average annual
22	gross receipts during the preceding 3 fiscal years in excess of \$22,410,000, as
23	adjusted annually by the Secretary for inflation.
24	(2) SOCIALLY AND ECONOMICALLY DISADVANTAGED
25	INDIVIDUAL The term "socially and economically disadvantaged individual"
26	has the meaning given the term in section 8(d) of the Small Business Act (15
27	U.S.C. 637(d)) and relevant subcontracting regulations issued pursuant to that
28	Act, except that women shall be presumed to be socially and economically
29	disadvantaged individuals for purposes of this section.
30	(c) REPORTNot later than 3 years after the date of enactment of this Act, the
31	Secretary shall transmit to the Committee on Transportation and Infrastructure of the

1	House of Representatives and the Committee on Commerce, Science, and Transportation
2	of the Senate a report of the results of the nationwide disparity and availability study.
3	(d) SECRETARIAL ACTION If the Secretary finds a strong basis in evidence
4	demonstrating that gender or race discrimination or the effects of such discrimination is
5	adversely impacting the award and administration of contracts to small disadvantaged
6	businesses in Federal financial assistance programs for rail transportation administered by
7	the Department of Transportation, the Secretary should take appropriate and necessary
8	action to remedy the effects of such discrimination.
9	Subtitle CPlanning
10	SEC. 9301. NATIONAL AND REGIONAL RAIL PLANNING.
11	(a) IN GENERALPart B of subtitle V is amended by inserting the following
12	after chapter 225:
13	"CHAPTER 226NATIONAL AND REGIONAL RAIL PLANNING
14	"Sec.
15	"22601. National rail development plan.
16	"22602. Regional rail development plans.
17	"Sec. 22601. National rail development plan
18	"(a) IN GENERALWithin 1 year after the date of the enactment of the GROW
19	AMERICA Act, the Secretary of Transportation shall complete a National Rail
20	Development Plan.
21	"(b) OBJECTIVESThe objectives of the National Rail Development Plan are:
22	"(1) To set forth national policy involving high-performance rail
23	transportation, including presenting priorities and strategies to enhance high-
24	performance rail transportation.
25	"(2) To serve as the foundation for Regional Rail Development Plans.
26	"(c) CONTENTSThe National Rail Development Plan shall include the
27	following elements:
28	"(1) Conditions under which Federal investments in regional networks
29	comprised of Core Express Corridors, Regional Corridors, and/or Feeder
30	Corridors are justified, to include, at a minimum, parameters addressing the
31	following criteria:

1	"(A) Population size and density.
2	"(B) Projected population and economic growth and changing
3	demographic characteristics.
4	"(C) Connections to local rail and bus transit and alternative
5	transportation options.
6	"(D) Economic profile of specific markets.
7	"(E) Congestion on existing transportation facilities and constraint
8	on future capacity enhancements, in relation to efficient movement of both
9	goods and people.
10	"(F) Distances between markets.
11	"(G) Geographic characteristics.
12	"(2) Conditions under which Federal investments in freight rail projects
13	are justified.
14	"(3) A discussion of benefits and costs of potential investments in high-
15	performance rail that considers both user and public benefits and costs from a
16	network perspective, to include factors such as potential passenger ridership or
17	freight tonnage changes, travel time reductions, enhanced mobility benefits,
18	improved reliability and resilience, environmental benefits, economic benefits,
19	and other public benefits, including sensitivity analyses on these factors.
20	"(4) Issues related to timing and phasing for the implementation of
21	potential Core Express Corridors, Regional Corridors, and Feeder Corridors.
22	"(5) A strategy for investments in intermodal passenger stations that are
23	linked to local public transportation and non-motorized transportation options,
24	and that connect to residential areas, commercial areas, and other nearby
25	transportation facilities.
26	"(6) Policies and strategies for improving the competitiveness of the
27	nation's freight rail industry.
28	"(7) Suggested performance standards for fiscal and operational
29	performance of new and enhanced high-performance rail services by service type.

1	"(8) General description of the environmental benefits or impacts related
2	to the expansion of passenger and freight rail networks, including analysis of
3	climate change issues and implications.
4	"(9) Recommendations regarding project financing, management and
5	implementation for corridor development, station development and similar
6	projects.
7	"(10) Achievement of the objectives set forth in section 101 of the Rail for
8	America Act.
9	"(11) Additional factors that the Secretary deems relevant for achieving
10	the objectives of this subsection.
11	"Sec. 22602. Regional rail development plans
12	"(a) IN GENERALThe Secretary shall facilitate the development of a Regional
13	Rail Development Plans to describe a multi-State region's plans for a comprehensive and
14	integrated rail network, including plans for public investment in projects that contribute
15	towards efficient movement and increased capacity for freight, by either Regional Rail
16	Development Authorities, described in chapter 289 of this title, or by any two or more
17	States that have entered into interstate compacts, agreements, or organizations for the
18	purpose of developing such a plan.
19	"(b) FEDERAL SHARE INCENTIVE A project proposal for Passenger
20	Corridor funding that is consistent with an adopted Regional Rail Development Plan shall
21	be eligible for a higher Federal share of total project costs under the Passenger Corridors
22	program, as described in subsection 24605(b)(7)(B) of this title, provided that the
23	Regional Rail Development Plan meets the content and process criteria set forth in this
24	paragraph.
25	"(c) CONTENTS AND PROCESS
26	"(1) CONTENTSAt a minimum, the Regional Rail Development Plan
27	shall contain:
28	"(A) A map that shows specific alignment alternatives for the Core
29	Express Corridors, Regional Corridors, and Feeder Corridors that are
30	consistent with the criteria established in the National Rail Development
31	Plan and that identifies potential station locations.

1	"(B) An examination of multi-modal corridors and connections
2	that considers the most cost-effective means for achieving the region's
3	transportation goals and objectives.
4	"(C) A phasing plan for developing or upgrading specific segments
5	of the regional network.
6	"(D) A capital cost estimate for developing the regional network.
7	"(E) An analysis of operating financial forecasts, including high-
8	level ridership and revenue projections.
9	"(F) A benefit-cost analysis for the regional network that considers
10	both user and public benefits and costs from a network perspective, to
11	include factors such as ridership projections, travel time reductions,
12	enhanced mobility benefits, improved reliability and resilience,
13	environmental benefits, economic benefits, and other public benefits.
14	"(G) An analysis of potential land use policies and strategies for
15	areas near high-performance rail stations.
16	"(H) General description of the environmental benefits or impacts
17	that could result from implementation of the Regional Rail Development
18	Plan, including analysis of climate change issues and implications.
19	"(I) Consideration of the goals, policies, and investment priorities
20	described in highway and transit plans developed by States and
21	metropolitan planning organizations within the region.
22	"(J) Potential non-Federal funding sources, including a detailed
23	consideration of anticipated private sector participation.
24	"(K) A proposal for the institutional and governance structures that
25	will be necessary to develop, operate, and maintain the regional network.
26	"(L) Other project implementation considerations, including an
27	analysis of the readiness of specific corridors to proceed for development
28	as evidenced by the completion of service development planning and
29	environmental analyses.

1	"(M) Identification of plans for cost-effective, public investment in
2	shared-benefit projects that contribute toward the efficient movement and
3	increased capacity for freight rail operations.
4	"(N) Evidence of support from affected States and local
5	jurisdictions.
6	"(2) PROCESSAt a minimum, the process for creating the Regional
7	Rail Development Plan shall fulfill the following:
8	"(A) Be led and formally adopted either
9	"(i) by a Regional Rail Development Authority, as
10	described in chapter 289 of this title, with the final plan being
11	formally adopted by the Regional Rail Development Authority; or
12	"(ii) by two or more States that have jointly engaged in the
13	planning process, with the final plan being formally incorporated
14	into the State Rail Plans, State Freight Plans, and Statewide
15	Transportation Improvement Plans of each State, as applicable.
16	"(B) Ensure substantial opportunities for involvement of affected
17	stakeholders, including but not limited to local communities, elected
18	officials, economic development bodies, business leaders, railroad
19	infrastructure owners, regional air quality planning agencies, Amtrak,
20	passenger rail service operators, freight railroad operators, representatives
21	of rail labor, metropolitan planning organizations, governing authorities
22	for transit systems or airports, Tribal governments, and the general public,
23	including local communities, low-income and minority populations,
24	people with disabilities, and older Americans.
25	"(C) Provide the stakeholders, including those listed in
26	subparagraph (B), reasonable opportunity to comment on and participate
27	in the development and implementation of the Plans, particularly with
28	regard to $(c)(1)(A)$ and $(G)$ .
29	"(d) CONSISTENCY WITH NATIONAL RAIL DEVELOPMENT PLAN
30	"(1) ELIGIBILITYIn order to be eligible for Federal funding through
31	the Passenger Corridor program, a Core Express Corridor, Regional Corridor, or

1	Feeder Corridor identified in the Regional Rail Development Plan shall be
2	consistent with the parameters identified in the National Rail Development Plan.
3	"(2) UPDATESIn the event that the Regional Rail Development Plan is
4	adopted prior to publication of the National Rail Development Plan, the Regional
5	Plan shall be updated within 1 year of the publication of the National Plan.
6	"(3) WAIVERThe Secretary may waive requirements under this
7	subsection as necessary to accommodate unique characteristics and situations in
8	specific regions.
9	"(e) FINANCIAL ASSISTANCEPlanning activities to create a Regional Rail
10	Development Plan are eligible to receive Planning grants, as described in subsection
11	24605(e) of this title. The Federal share of such a grant shall not exceed 80 percent of the
12	total cost of the project.".
13	(b) REVISIONS TO THE UNITED STATES CODE Section 103(j) is amended-
14	(1) by striking paragraphs (2) and (3); and
15	(2) by redesignating paragraphs (4) through (7), respectively, as
16	paragraphs (2) through (5).
17	SEC. 9302. STATE RAIL PLANS.
18	Chapter 227 of Part B is amended:
19	(1) In section 22702(b)(4), by striking "5 years for reapproval by the
20	Secretary" and inserting "4 years for acceptance by the Secretary".
21	(2) By striking Section 22705(a)(12).
22	Subtitle DSafety Improvements
23	SEC. 9401. REQUIREMENT FOR UNIFORM OPERATING RULES.
24	(a) AMENDMENTChapter 201, as amended by this Act, is further amended by
25	adding at the end the following new section:
26	"Sec. 20168. Uniform operating rules
27	"(a) IN GENERAL The Secretary of Transportation may prescribe
28	regulations or issue orders to require in small geographic areas, as defined by the
29	Secretary, where two or more railroads serve as host railroads for joint operations
30	that occur within a small geographic area, all such host railroads in the small

I	geographic area shall develop unified operating rules governing all operations
2	within the small geographic area with respect to the following:
3	"(1) signal aspects and indications, such that no aspect represents
4	multiple indications for any operations within the small geographic area;
5	"(2) after-arrival mandatory directives, such that the use of an
6	after-arrival mandatory directive is prohibited for any operations in non-
7	signaled territory within the small geographic area; and
8	"(3) forms used to convey track authority, such that track authority
9	for any operations within the small geographic area is conveyed using an
10	identical set of forms.
11	"(b) CONSTRUCTION Nothing in this section shall be construed to
12	limit the authority of the Secretary to prescribe regulations or issue orders not
13	authorized by this section."
14	(b) CONFORMING AMENDMENTThe chapter analysis for chapter 201 is
15	amended by inserting after the item relating to section 20167 the following:
16	"20168. Uniform operating rules.".
17	SEC. 9402. POSITIVE TRAIN CONTROL.
18	(a) IMPLEMENTATIONSection 20157(a) is revised to read as follows:
19	"(a) IMPLEMENTATION
20	"(1) WHERE IMPLEMENTATION REQUIREDEach Class I railroad
21	carrier and each entity providing regularly scheduled intercity or commuter rail
22	passenger transportation shall develop and submit to the Secretary of
23	Transportation a plan for implementing a positive train control system by
24	December 31, 2015, governing operations on
25	"(A) its main line over which intercity rail passenger transportation
26	or commuter rail passenger transportation, as defined in section 24102, is
27	regularly provided;
28	"(B) its main line over which poison- or toxic-by-inhalation
29	hazardous materials, as defined in sections 171.8, 173.115, and 173.132 of
30	title 49, Code of Federal Regulations, are transported; and

1	"(C) such other tracks as the Secretary may prescribe by regulation
2	or order.
3	"(2) INTEROPERABILITY AND PRIORITIZATIONThe plan shall
4	describe how the railroad carrier or other entity subject to subsection (a)(1) will
5	provide for interoperability of the system with movements of trains of other
6	railroad carriers over its lines and shall, to the extent practical, implement the
7	system in a manner that addresses areas of greater risk before areas of lesser risk.
8	The railroad carrier or other entity shall implement a positive train control system
9	in accordance with the plan.
10	"(3) PHASED IMPLEMENTATION The Secretary shall prescribe
11	regulations to establish an implementation schedule for positive train control
12	systems to ensure successful implementation of positive train control systems.
13	"(4) EXTENSION AUTHORITY The Secretary may extend the
14	implementation deadline for one or more railroad carriers or other entities set by
15	regulations prescribed pursuant to paragraph (1) and paragraph (3) if the Secretary
16	determines that
17	" (A) the railroad carrier or other entity has encountered technical
18	programmatic challenges, as identified by the Secretary in his 2012 report
19	to Congress pursuant to subsection (d), and those challenges have
20	negatively affected the successful implementation of positive train control
21	systems;
22	"(B) the railroad carrier or other entity has demonstrated
23	substantial progress in deploying positive train control to the extent
24	feasible;
25	"(C) the railroad carrier or other entity has taken actions to mitigate
26	risks to successful implementation, as identified by the Secretary in his
27	2012 report to Congress pursuant to subsection (d);
28	"(D) the railroad carrier or other entity is proceeding to implement
29	its plan expeditiously and successfully."
30	(b) PROVISIONAL OPERATION Section 20157(h) is amended to read as
31	follows:

## 1 "(h) CERTIFICATION.--2 "(1) IN GENERAL.--The Secretary shall not permit the installation of any 3 positive train control system or component in revenue service unless the Secretary 4 has certified that any such system or component has been approved through the 5 approval process set forth in part 236 of title 49, Code of Federal Regulations, and 6 complies with the requirements of that part. 7 "(2) PROVISIONAL OPERATION.--The Secretary may permit, upon 8 submission of a positive train control implementation plan, the provisional 9 operation of a positive train control system or component in revenue service 10 where the development of the system or component has been approved by the 11 Secretary through the process set forth in part 236 of title 49, Code of Federal 12 Regulations, complies with the requirements of that part, and complies with any 13 conditions the Secretary may provide for such provisional operation.". 14 (c) ALTERNATIVE PROTECTION.--After subsection (i) of section 20157, the 15 following is inserted: "(j) EXCEPTION FOR ALTERNATIVE PROTECTION.--16 17 "(1) Notwithstanding the other provisions of this section, a railroad may 18 petition the Secretary to implement alternative risk mitigation strategies on a 19 particular a main line in place of a positive train control system that would 20 otherwise be required to be installed on such line under this section if such risk 21 mitigation strategies incorporate alternative technology or operating practices. 22 "(2) The Secretary may approve a plan to use such alternate risk 23 mitigation strategies under this provision on a main line identified by a railroad 24 carrier or other entity in a plan submitted to the Secretary if the Secretary 25 determines that-26 "(A) the use of the alternative strategies will not result in a 27 decrease in the level of safety from that currently existing on the line; 28 "(B) the alternative strategies provide an appropriate level of risk 29 mitigation with regards to preventing the risks identified in subsection

30

(i)(3);

1	"(C) the alternative risk mitigation strategies will be implemented		
2	as soon as possible.".		
3	(d) SPECTRUMChapter 201, as amended by this Act, is further amended by		
4	adding the following new section:		
5	"Sec. 20169. Federal Communications Commission spectrum		
6	"Not later than 120 days after the date of enactment of the Rail for America Act,		
7	the Secretary of Transportation and the Chairman of the Federal Communications		
8	Commission shall coordinate to assess spectrum needs and availability for implementing		
9	positive train control systems, as defined in section 20157 of this title. Such coordination		
10	may include conversations with external stakeholders.".		
11	(e) CONFORMING AMENDMENTThe chapter analysis for chapter 201, as		
12	amended by this Act, is further amended by inserting after the item relating to section		
13	20168 the following:		
14	"20169. Federal Communications Commission spectrum.".		
15	SEC. 9403. HOURS OF SERVICE REFORM.		
16	(a) CESSATION OF EFFECTIVENESSChapter 211, as amended by this Act,		
17	shall cease to be effective upon the effective date of the regulations mandated by		
18	subsection (c) of this section.		
19	(b) AMENDMENTUpon the effective date of the regulations mandated by		
20	subsection (c) of this section		
21	(1) the first sentence of section 20103(a) is amended to read as follows:		
22	"(1) The Secretary of Transportation, as necessary, shall prescribe		
23	regulations and issue orders for every area of railroad safety		
24	"(A) superseding the Federal hours of service laws formerly		
25	codified at chapter 211 of this title and regulations and orders pursuant to		
26	those laws; and		
27	"(B) supplementing other regulations and other laws in effect on		
28	October 16, 1970."; and		
29	(2) the second sentence of section 20103(a), as amended by this Act, is		
30	designated as paragraph (2).		

1	(c) AMENDMENTChapter 201, as amended by this Act, is further amended by
2	adding at the end the following new section:
3	"Sec. 20171. Fatigue, including hours of service
4	"(a) MANDATE TO CONVERT STATUTE TO REGULATIONS;
5	NONREVIEWABILITY; CESSATION OF EFFECTIVENESS OF CHAPTER
6	211
7	(1) The Secretary of Transportation shall prescribe regulations
8	embodying the substantive provisions of the Federal hours of service laws
9	codified at sections 21101-21106, 21108, and 21109 of this title and in so
10	doing may make changes necessary to transform those provisions into
11	regulatory form.
12	"(2) Notwithstanding any other provision of law, these regulations
13	shall not be subject to judicial review.
14	"(3) Upon the effective date of the regulations prescribed under
15	this subsection (a) (the status quo regulations), chapter 211 of this title
16	shall cease to be effective.
17	"(b) AUTHORITY TO PRESCRIBE AMENDMENTS TO THE STATUS
18	QUO REGULATIONS After the Secretary has prescribed the regulations
19	mandated by subsection (a) and after the regulations mandated by subsection (a)
20	have become effective, the Secretary may amend the regulations as the Secretary
21	deems necessary in accordance with the Secretary's general authority under
22	section 20103 of this title, to prevent and mitigate fatigue among individuals
23	performing safety-critical duties in train and engine service, signal or train control
24	service, or dispatching service, whether or not directly employed by a railroad
25	carrier.
26	"(c) DETERMINATIONS COMMITTED TO THE DISCRETION OF
27	THE SECRETARY In the prescription of any final rule amendment by the
28	Secretary to the regulations mandated by subsection (a), or to the regulations
29	authorized by subsection (b), determinations of scientific knowledge and literature
30	relating to fatigue, scientific and medical research on circadian rhythms and
31	human sleep and rest requirements, reasonable levels of fatigue prevention or

1	fatigue mitigation, and other related determinations and applications of scientific		
2	knowledge and literature are committed to the discretion of the Secretary.".		
3	(d) CONFORMING AMENDMENT The chapter analysis for chapter 201, as		
4	amended by this Act, is further amended by inserting after the item relating to section		
5	20170 the following:		
6	"20171. Fatigue, including hours of service.".		
7	(e) AMENDMENTEffective upon the effective date of the regulations		
8	prescribed under subsection (c) of this section, the following new section of chapter 201,		
9	as amended by this Act, shall become effective:		
10	"Sec. 20172. Maximum duty hours and subjects of collective bargaining		
11	"The number of hours that an employee may be required or allowed to be on duty		
12	(a number formerly established by the Federal hours of service laws, formerly codified at		
13	chapter 211 of this title, and presently established under section 20171 of this title) is the		
14	maximum number of hours consistent with safety. Shorter hours of service and time on		
15	duty of an employee are proper subjects for collective bargaining between a railroad		
16	carrier and its employees.".		
17	(f) CONFORMING AMENDMENTEffective upon the effective date of		
18	regulations prescribed under subsection (c) of this section, the following new item in the		
19	chapter analysis for chapter 201, as amended by this Act, shall become effective:		
20	"20172. Maximum duty hours and subjects of collective bargaining.".		
21	SEC. 9404. AMENDMENTS TO THE SAFETY APPLIANCE LAW.		
22			
23	(a) AMENDMENTSection 20303 is amended by adding at the end the		
24	following new subsections:		
25	"(d) DEFINITIONS AND CLARIFICATION In subsection (a)		
26	"(1) 'place at which the repairs can be made' means		
27	"(A) a location with a fixed facility for conducting the repairs that		
28	are necessary to bring the defective or insecure vehicle into compliance		
29	with this chapter; or		
30	"(B) a location where a mobile repair truck capable of making the		
31	repairs that are necessary to bring the defective or insecure vehicle into		

1		compliance with this chapter makes the same kind of repair at the location		
2	regularly (as specified in regulations prescribed by the Secretary).			
3	"(2) 'nearest' means the closest in the forward direction of travel for the			
4	defective or insecure vehicle; and			
5		"(3) movement of a defective or insecure vehicle from a location is		
6	'neces	sary to make repairs' of the vehicle even though a mobile repair truck		
7	capab	le of making the repairs has gone to the location on an irregular basis (as		
8	specif	ried in regulations prescribed by the Secretary).		
9	"(e) A	ADDITIONAL CONDITIONS FOR MOVEMENT TO MAKE REPAIRS		
10	The Secretary	y of Transportation may impose conditions for the movement of a defective		
11	or insecure vehicle to make repairs in addition to those conditions set forth in subsection			
12	(a) by prescribing regulations or issuing orders as necessary.".			
13	(b) AMENDMENTSection 20306 is amended by			
14		(1) striking the word "or" at the end of subsection (b)(1);		
15		(2) striking the period at the end of subsection (b)(2) and inserting "; or";		
16	and			
17		(3) adding at the end a new subsection (b)(3) to read as follows:		
18		"(3) a regulation as contemplated by section 553 of title 5, United States		
19		Code.".		
20	SEC. 9405.	AMENDMENTS TO THE LOCOMOTIVE INSPECTION LAW.		
21	(a) A	MENDMENTSection 20701 is amended by		
22		(1) redesignating its text as subsection (a) with the heading "General";		
23		(2) striking the word "and" at the end of subsection (a)(2);		
24		(3) striking the period at the end of subsection (a)(3) and inserting "; and";		
25	and			
26		(4) adding at the end a new subsection (a)(4) to read as follows:		
27		"(4) if of a unique design or utilizing a new power source		
28		technology, have been approved in advance by the Secretary.".		
29	(b) A	MENDMENTSection 20701, as amended by this Act, is further amended		
30	by adding at	the end the following:		

1 "(b) Definitions.--For the purposes of subsection (a)(4), the term "new power 2 source technology" means a technology that employs a source of motive power other than 3 diesel fuel, electricity, or steam.". 4 TECHNICAL AMENDMENT TO THE PROVISION ON SEC. 9406. 5 PROTECTION OF RAILROAD SAFETY RISK REDUCTION 6 PROGRAM INFORMATION. 7 Section 20119(b) is amended to read as follows: 8 "(b) AUTHORITY.--Following completion of the study required under 9 subsection (a), the Secretary, if in the public interest, including public safety and 10 the legal rights of persons injured in railroad accidents, may prescribe a rule 11 subject to notice and comment to address the results of the study. This rule may 12 include provisions that withhold from discovery or admission into evidence (in 13 the course of civil litigation for damages involving personal injury, wrongful 14 death, or property damage against a carrier) any plan, document, report, survey, 15 schedule, list, or data compiled or collected solely for the purpose of developing, 16 evaluating, planning, or implementing a railroad safety risk reduction program 17 required under this chapter, including a railroad carrier's analysis of its safety 18 risks and its statement of the mitigation measures with which it will address those 19 risks. Any such rule prescribed pursuant to this subsection shall not become 20 effective until 1 year after its adoption.". 21 SEC. 9407. NOISE EMISSION STANDARDS. 22 (a) IN GENERAL.--Chapter 201, as amended by this Act, is further amended by

(a) IN GENERAL.--Chapter 201, as amended by this Act, is further amended by adding at the end the following:

## "Sec. 20170. Noise emission standards

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"The Secretary of Transportation, with the concurrence of the Administrator of the Environmental Protection Agency, may prescribe regulations governing railroad-related noise emission standards for railroad carriers operating on the general railroad system of transportation, including noise related to magnetic levitation systems. Such regulations may consider variances in maximum pass-by noise with respect to the speed of the equipment, account for current engineering best practices, and encourage the use of noise mitigation

1	techniques only where reasonable and the benefits exceed the costs.".		
2	(b) CONFORMING AMENDMENTThe chapter analysis for chapter 201, as		
3	amended by this Act, is further amended by inserting after the item relating to section		
4	20169 the following:		
5	"20170. Noise emission standards.".		
6	SEC. 9408. TECHNICAL AMENDMENT TO CHAPTER 201 GENERAL CIVIL		
7	PENALTY PROVISION.		
8	Section 21301(a)(1), as amended by this Act, is further amended by inserting		
9	immediately before the last sentence the following: "An act by an individual that causes		
10	a railroad carrier to be in violation is a violation.".		
11	SEC. 9409. MISCELLANEOUS AUTHORIZATION OF APPROPRIATIONS.		
12	(a) HIGHWAY-RAIL GRADE CROSSING SAFETY STUDYThere are		
13	authorized to be appropriated to the Secretary such sums as necessary to conduct a study		
14	of railroad operations that block highway-rail grade crossings, including the severity,		
15	frequency, and other characteristics of such blockages, to remain available until		
16	expended. For the purpose of this paragraph the term "highway-rail grade crossing" has		
17	the definition given in section 20153(a) of title 49, United States Code.		
18	(b) TRACK ELECTRIFICATION STUDY There are authorized to be		
19	appropriated to the Secretary such sums as necessary to conduct a study of track		
20	electrification and the development of standards for track electrification, to remain		
21	available until expended.		
22	(c) TRAIN LENGTH STUDY There are authorized to be appropriated to the		
23	Secretary such sums as necessary to conduct a study of whether train length correlates		
24	with the severity and frequency of train derailments, to remain available until expended.		
25	SEC. 9410. REPAIR AND REPLACEMENT OF DAMAGED TRACK		
26	INSPECTION EQUIPMENT.		
27	Part A of subtitle V is amended by inserting the following after section 20120:		
28	"Sec. 20121. Repair and replacement of damaged track inspection equipment		
29	"The Secretary of Transportation may receive and expend cash, or receive and		
30	utilize spare parts and similar items, from non-United States Government sources to		
31	repair damages to or replace United States Government owned automated track		

1	inspection cars and equipment as a result of third-party liability for such damages, and			
2	2 any amounts collected under this section shall be credited	any amounts collected under this section shall be credited directly to the Railroad Safety		
3	and Operations account of the Federal Railroad Administration, and shall remain			
4	4 available until expended for the repair, operation, and m	naintenance of automated track		
5	5 inspection cars and equipment in connection with the au	ntomated track inspection		
6	6 program.".			
7	7 Subtitle EMiscellaneous Revisions and T	Technical Corrections		
8	8 SEC. 9501. AUTHORIZATION OF APPROPRIA	ATIONS		
9	9 (a) AUTHORIZATIONSection 20117(a) is an	nended to read as follows:		
10	10 "(a) IN GENERALThere are authorized	ed to be appropriated to the		
11	Secretary of Transportation to carry out this sub	title and to carry out		
12	responsibilities under chapter 51, as delegated or	r authorized by the Secretary, the		
13	following sums:			
14	"(1) \$185,250,000 for fiscal year 2016.			
15	"(2) For fiscal year 2017 such sums as m	ay be necessary.		
16	"(3) For fiscal year 2018 such sums as m	ay be necessary.		
17	"(4) For fiscal year 2019 such sums as m	ay be necessary.		
18	18 "(5) For fiscal year 2020 such sums as m	ay be necessary.		
19	19 "(6) For fiscal year 2021 such sums as m	ay be necessary.".		
20	20 (b) TECHNICAL CORRECTIONS			
21	21 (1) Section 20117 is amended by striking	g subsection (e).		
22	(2) Section 20154 is amended by striking	g subsection (i).		
23	23 (3) Section 20158 is amended by striking	g subsection (c).		
24	24 (4) Section 20167 is amended by striking	g subsection (e).		
25	25 (5) Chapter 221 is amended by striking s	ection 22108.		
26	26 (6) Section 22301 is amended by striking	g subsection (g).		
27	(7) Chapter 225 is amended by striking s	ection 22505.		
28	28 (8) Chapter 241 is amended by striking s	ection 24104.		
29	(9) Section 24105 is amended by striking	g subsection (e).		
30	(10) Chapter 244 is amended by striking	section 24406.		
31	31 (11) Chapter 249 is amended by striking	section 24909.		

1	(12) Section 24910 is amended by striking subsection (e).		
2	(13) Section 26104 is amended by		
3	(A) striking subsection (a); and		
4	(B) redesignating subsection (b) as (a).		
5	(14) Section 26106 is amended by striking subsection (h).		
6	SEC. 9502. TECHNICAL CORRECTIONS TO THE RAIL SAFETY		
7	IMPROVEMENT ACT OF 2008.		
8	(a) FEDERAL RAILROAD ADMINISTRATION Section 103(c) is amended by		
9	striking "the Administration shall consider the assignment and maintenance of safety as		
10	the highest priority," and inserting "the Administration shall consider the improvement of		
11	safety as the highest priority,".		
12	(b) ASSISTANCE TO FAMILIES OF PASSENGERS INVOLVED IN RAIL		
13	PASSENGER ACCIDENTSSection 1139 is amended		
14	(1) in subsection (a)(1) by striking "phone number" and inserting		
15	"telephone number";		
16	(2) in subsection (a)(2) by striking "post trauma communication with		
17	families" and inserting "post-trauma communication with families"; and		
18	(3) in subsection (j)(2) by striking "railroad passenger accident" and		
19	inserting "rail passenger accident".		
20	(c) SOLID WASTE RAIL TRANSFER FACILITIES LAND-USE		
21	EXEMPTIONSection 10909 is amended		
22	(1) in subsection (b), in the matter preceding paragraph (1), by striking		
23	"Clean Railroad Act of 2008," and inserting "Clean Railroads Act of 2008,"; and		
24	(2) in subsection (e) by striking "Upon the granting of petition from the		
25	State" and inserting "Upon the granting of a petition from the State".		
26	(d) RULEMAKING PROCESSSection 20116 is amended		
27	(1) by inserting "(1)" after "unless"; and		
28	(2) by inserting "(2)" before "the code, rule, standard, requirement, or		
29	practice has been subject to notice and comment under a rule or order issued		
30	under this part.".		
31	(e) ENFORCEMENT REPORTSection 20120(a) is amended		

1	(1) in the matter preceding paragraph (1), by striking "website" and
2	inserting "Web site";
3	(2) in paragraph (1), by striking "accident and incidence reporting" and
4	inserting "accident and incident reporting";
5	(3) in paragraph (2)(G), by inserting "and" at the end; and
6	(4) in paragraph (5)(B) by striking "Administrative Hearing Officer or
7	Administrative Law Judge" and inserting "administrative hearing officer or
8	administrative law judge".
9	(f) RAILROAD SAFETY RISK REDUCTION PROGRAM Section 20156 is
10	amended
11	(1) in subsection (c) by inserting a comma after "In developing its railroad
12	safety risk reduction program"; and
13	(2) in subsection (g) by inserting a comma after "good faith" and by
14	striking "non-profit" and inserting "nonprofit".
15	(g) Section 20159 is amended by striking "the Secretary" and inserting "the
16	Secretary of Transportation".
17	(h) NATIONAL CROSSING INVENTORY Section 20160 is amended
18	(1) in subsection (a)(1) by striking the word "or" from the phrase
19	"concerning each previously unreported crossing through which it operates or
20	with respect to the trackage over which it operates"; and
21	(2) in subsection (b)(1)(A) by striking the word "or" from the phrase
22	"concerning each crossing through which it operates or with respect to the
23	trackage over which it operates".
24	(i) MINIMUM TRAINING STANDARDSSection 20162(a)(3) is amended by
25	striking "railroad compliance with Federal standards" and inserting "railroad carrier
26	compliance with Federal standards".
27	(j) DEVELOPMENT AND USE OF RAIL SAFETY TECHNOLOGY Section
28	20164(a) is amended by striking "after enactment of the Railroad Safety Enhancement
29	Act of 2008" and inserting "after the enactment of the Rail Safety Improvement Act of
30	2008".

1	(k) LIMITATIONS ON FINANCIAL ASSISTANCESection 22106(b) is			
2	amended by striking "interest thereof" and inserting "interest thereon".			
3	(l) CHAPTER ANALYSIS FOR CHAPTER 243The item for section 24316 in			
4	the chapter analysis for chapter 243 is amended by striking "to assist families of			
5	passengers" a	passengers" and inserting "to address needs of families of passengers".		
6	SEC. 9503.	TECHNICAL CORRECTION TO INTRODUCTORY TEXT OF		
7		<b>PUBLIC LAW 110-432.</b>		
8	The in	ntroductory text of Public Law 110-432 (122 Stat. 4848) is amended by		
9	striking "Fed	eral Railroad Safety Administration" and inserting "Federal Railroad		
10	Administration	on".		
11	SEC. 9504.	TECHNICAL CORRECTIONS TO UNCODIFIED PROVISIONS		
12		OF DIVISION A OF PUBLIC LAW 110-432, THE RAIL SAFETY		
13		IMPROVEMENT ACT OF 2008.		
14	(a) T	ABLE OF CONTENTSSection 1(b) of division A of Public Law 110-432		
15	(122 Stat. 48	48), is amended		
16		(1) in the item for section 307, by striking "website" and inserting "Web		
17	site".			
18		(2) in the item for title VI, by striking "SOLID WASTE FACILITIES"		
19	and inserting "SOLID WASTE RAIL TRANSFER FACILITIES"; and			
20		(3) in the item for section 602, by striking "solid waste transfer facilities"		
21	and inserting "solid waste rail transfer facilities".			
22	(b) DEFINITIONSSection 2(a)(1) of division A of Public Law 110-432 (122			
23	Stat. 4849) is	amended by inserting a comma after the word "grade".		
24	(c) R	AILROAD SAFETY STRATEGY Section 102(a)(6) of title I of division A		
25	of Public Lav	v 110-432 (122 Stat. 4852) is amended		
26		(1) by striking "Improving the safety of railroad bridges, tunnels, and		
27	relate	d infrastructure to prevent accidents, incidents, injuries and fatalities caused		
28	by ca	tastrophic failures and other bridge and tunnel failures."; and		
29		(2) by inserting "Improving the safety of railroad bridges, tunnels, and		
30	related infrastructure to prevent accidents, incidents, injuries and fatalities caused			
31	by ca	tastrophic and other failures of such infrastructure.".		

1	(d) OPERATION LIFESAVERSection 206(a) of title II of division A of Public
2	Law 110-432 (122 Stat. 4873) is amended by striking "Public Service Announcements"
3	and inserting "public service announcements".
4	(e) UPDATE OF FEDERAL RAILROAD ADMINISTRATION'S WEB SITE
5	Section 307 of title III of division A of Public Law 110-432 (122 Stat. 4881) is amended-
6	-
7	(1) in the caption by striking "WEBSITE" and inserting "WEB SITE"; and
8	(2) in the text by striking "website" wherever it appears and inserting
9	"Web site".
10	(f) ALCOHOL AND CONTROLLED SUBSTANCE TESTING FOR
11	MAINTENANCE-OF-WAY EMPLOYEESSection 412 of title IV of division A of
12	Public Law 110-432 (122 Stat. 4889) is amended by striking "Secretary of
13	Transportation" and inserting "Secretary".
14	(g) TUNNEL INFORMATION Section 414 of title IV of division A of Public
15	Law 110-432 is amended
16	(1) by striking "parts 171.8, 173.115," (122 Stat. 4889) and inserting
17	"sections 171.8, 173.115,"; and
18	(2) by striking "part 1520.5" (122 Stat. 4890) and inserting "section
19	1520.5".
20	(h) SAFETY INSPECTIONS IN MEXICO Section 416 of title IV of division A
21	of Public Law 110-432 (122 Stat. 4890) is amended
22	(1) in the introductory text by striking "Secretary of Transportation" and
23	inserting "Secretary"; and
24	(2) in paragraph (4) by striking "subsection" and inserting "section".
25	(i) HEADING OF TITLE VIThe heading of title VI of division A of Public
26	Law 110-432 (122 Stat. 4900) is amended by striking "SOLID WASTE FACILITIES"
27	and inserting "SOLID WASTE RAIL TRANSFER FACILITIES".
28	(j) CAPTION OF SECTION 602The caption of section 602 of title VI of
29	division A of Public Law 110-432 (122 Stat. 4900) is amended by striking "SOLID
30	WASTE TRANSFER FACILITIES." and inserting "SOLID WASTE RAIL TRANSFER
31	FACILITIES.".

1	SEC. 9505. TECHNICAL CORRECTIONS TO PROVISIONS OF THE HOURS
2	OF SERVICE LAWS AND RELATED CIVIL PENALTY PROVISION.
3	(a) NONAPPLICATION, EXEMPTION, AND ALTERNATE HOURS OF
4	SERVICE REGIMESection 21102(c) is amended
5	(1) by striking "APPLICATION OF HOURS OF SERVICE REGIME TO
6	COMMUTER AND INTERCITY PASSENGER RAILROAD TRAIN
7	EMPLOYEES" and inserting "APPLICATION OF HOURS OF SERVICE
8	REGIME TO COMMUTER AND INTERCITY PASSENGER RAILROAD
9	TRAIN EMPLOYEES, INCLUDING TOURIST, HISTORIC, SCENIC, OR
10	EXCURSION RAILROAD TRAIN EMPLOYEES";
11	(2) in paragraph (1) by inserting after "commuter rail passenger
12	transportation or intercity rail passenger transportation," the phrase "including
13	tourist, historic, scenic, or excursion rail transportation," and by striking
14	"including public authorities operating passenger service" and inserting "including
15	tourist, historic, scenic, or excursion railroad carriers and public authorities
16	operating passenger service";
17	(3) in paragraph (2) by inserting after "commuter rail passenger
18	transportation or intercity rail passenger transportation," the following phrase:
19	"including tourist, historic, scenic, or excursion rail transportation,";
20	(4) in paragraph (3)(A) by inserting after "commuter rail passenger
21	transportation or intercity rail passenger transportation" a comma and adding the
22	following phrase: "including tourist, historic, scenic, or excursion rail
23	transportation,"; and
24	(5) in paragraph (4) by striking the colon after "In this subsection" and
25	inserting a dash and by redesignating subparagraphs (C) and (D) as subparagraphs
26	(B) and (C) respectively.
27	(b) LIMITATIONS ON DUTY HOURS OF TRAIN EMPLOYEES Section
28	21103(e) is amended by striking "such railroads' efficient operations and on-time
29	performance of its trains." and inserting "such a railroad's efficient operations and on-
30	time performance of its trains.".
31	(c) REGULATORY AUTHORITYSection 21109(b) is amended

1	(1) by striking "REGULATIONS GOVERNING THE HOURS OF		
2	SERVICE OF TRAIN EMPLOYEES OF COMMUTER AND INTERCITY		
3	PASSENGER RAILROAD CARRIERS" and inserting "REGULATIONS		
4	GOVERNING THE HOURS OF SERVICE OF TRAIN EMPLOYEES OF		
5	COMMUTER AND INTERCITY PASSENGER RAILROAD CARRIERS,		
6	INCLUDING TRAIN EMPLOYEES OF TOURIST, HISTORIC, SCENIC, O	OR	
7	EXCURSION RAILROAD CARRIERS"; and		
8	(2) by inserting after "train employees engaged in commuter rail passes	enger	
9	transportation and intercity rail passenger transportation (as defined in section	ı	
10	24102 of this title)" a comma and adding the following phrase: "including tra	iin	
11	employees engaged in the transportation by railroad of passengers on tourist,		
12	historic, scenic, or excursion railroad carriers,".		
13	(d) CHAPTER 211 VIOLATIONSSection 21303(a)(1) is amended by inserting		
14	after the comma in "including section 21103 (as such section was in effect on the day		
15	before the date of enactment of the Rail Safety Improvement Act of 2008)," the follow	wing	
16	phrase: "violating regulations or orders issued pursuant to chapter 211 of this title,".		
17	SEC. 9506. ELIMINATION OF CERTAIN FRA REPORTING		
18	REQUIREMENTS.		
19	Section 102(d) of the Rail Safety Improvement Act of 2008 (49 U.S.C. 2010)	) is	
20	amended		
21	(1) by striking the heading for paragraph (1); and		
22	(2) by striking paragraph (2).		
23	TITLE X MISCELLANEOUS		
24	SEC. 10001. CONSIDERATION OF TRAVEL AND TOURISM IN AWARI	) OF	
25	FINANCIAL ASSISTANCE.		
26	Section 305 of title 49, United States Code, is amended by inserting the follow	wing	
27	at the end:		
28	"(c) The Secretary shall		
29	"(1) encourage recipients of grants under this title and title 23 to fund		
30	projects with the grants that support travel and tourism-based infrastructure within		
31	the United States; and		

1	"(2) consider the potential effects of travel and tourism within the United		
2	States among the eligibility criteria when allocating funds for projects funded		
3	under the titles.".		
4	SEC. 10002.	ELECTRONIC REPORTS AND REPORT MODIFICATION.	
5	(a) USE (	OF ELECTRONIC MEDIA FOR DOT REPORTS	
6	(	1) IN GENERALNotwithstanding any other provision of law, the	
7	Secretary	of Transportation	
8		(A) may not publish any report required or authorized by law in a	
9	p	rinted format; and	
10		(B) shall publish any such report by posting it on the Department's	
11	I	nternet Web site in an easily accessible and downloadable electronic	
12	fe	ormat.	
13	(2	2) EXCEPTIONParagraph (1) does not apply to any report with respect	
14	to which	the Secretary determines that	
15		(A) its publication in a printed format is essential to the mission of	
16	tl	ne Department of Transportation, as determined by the Secretary; or	
17		(B) its publication in accordance with the requirements of	
18	p	aragraph (1) would disclose matter	
19		(i) described in section 552(b) of title 5, United States	
20		Code; or	
21		(ii) the disclosure of which would have an adverse impact	
22		on safety or security, as determined by the Secretary.	
23	(b) ANN	UAL REPORTING REQUIREMENT ON NTSB MOST WANTED	
24	LIST		
25	(	1) Section 1135(e)(1) of title 49, United States Code, is amended	
26		(A) by striking "On February 1 of each year" and inserting "Within	
27	1	20 days after publication of the Board's annual 'most wanted list' "; and	
28		(B) by striking "the report due on February 1 of ".	
29	(2	2) Section 1135(e)(2) of title 49, United States Code is amended by	
30	striking '	'on March 1 of each year" and inserting "after 30 days following the due	
31	date,".		

I	SEC. 10003. AMENDMENT OF FEDERAL AID IN SPORT FISH		
2	RESTORATION ACT.		
3	Section 4 of the Federal Aid in Fish Restoration Act (16 U.S.C. 777c) is		
4	amended		
5	(1) in subsection (a), by striking "fiscal year through 2014, and for the		
6	period beginning on October 1, 2014, and ending on May 31, 2015," and inserting		
7	"fiscal year through 2021,"; and		
8	(2) in subsection (b)(1)(A), by striking "for each fiscal year ending before		
9	October 1, 2014, and for the period beginning on October 1, 2014, and ending on		
10	May 31, 2015," and inserting "for each fiscal year through 2021,".		
11	SEC. 10004. AMENDMENTS TO CHAPTER 537 OF TITLE 46.		
12	Chapter 537 of title 46, United States Code, is amended		
13	(1) by amending section 53701(13) to read as follows:		
14	"(13) SecretaryThe term 'Secretary' means		
15	"(A) the Secretary of Commerce with respect to fishing vessels and fisher		
16	facilities; and		
17	"(B) the Secretary of Transportation with respect to other vessels and		
18	general shipyard facilities (as defined in section 53733(a) of this title).";		
19	(2) in section 53706(c), by striking "Administrator" each place it appears and		
20	inserting "Secretary or Administrator";		
21	(3) in section 53707(b), by striking "Administrator" and inserting "Secretary or		
22	Administrator";		
23	(4) in section 53708(a), by striking "Administrator" each place it appears and		
24	inserting "Secretary or Administrator";		
25	(5) in section 53710(b)		
26	(A) in paragraph (1), by striking "Administrator's" and inserting		
27	"Secretary's or Administrator's";		
28	(B) in paragraph (2), by striking "Administrator" and inserting "Secretary		
29	or Administrator";		
30	(6) in section 53717		

1	(A) in subsection (b), by striking "Administrator" each place it appears		
2	and inserting "Secretary or Administrator"; and		
3	(B) by striking subsection (c) and redesignating subsection (d) as		
4	subsection (c);		
5	(7) in section 53718, by striking "Administrator" and inserting "Secretary or		
6	Administrator";		
7	(8) in section 53731, by striking "Administrator" each place it appears and		
8	inserting "Secretary or Administrator";		
9	(9) in section 53732, by striking "Administrator" each place it appears and		
10	inserting "Secretary or Administrator"; and		
11	(10) in section 53733, by striking "Administrator" each place it appears and		
12	inserting "Secr	etary or Administrator".	
13	SEC. 10005.	GOVERNMENT-WIDE AUTHORITY FOR ELECTRIC	
14		CHARGING INFRASTRUCTURE AT NO COST TO THE	
15		TAXPAYER.	
16	(a) EST	ABLISHMENT OF AUTHORITY FOR GOVERNMENT-WIDE	
17	PROVISION (	OF ELECTRIC CHARGING AT NO COST TO THE TAXPAYER	
18	Chapter	r 79 of title 5, United States Code, is amended by adding at the end the	
19	following:		
20	"Sec. 7907. Go	overnment-Wide Authority for Electric Charging Infrastructure.	
21	"(a) DE	FINITIONS	
22		"(1) COVERED INDIVIDUALThe term "covered individual" means	
23		"(A) any employee (as defined in section 2105 of this title;	
24		"(B) a member of a uniformed service;	
25		"(C) any other individual who performs services for or on behalf of	
26		a Federal agency under a contract or subcontract with a Federal agency; or	
27		"(D) a visitor to a Federal agency or facility.	
28		"(2) FEDERAL AGENCYThe term "Federal agency" has the meaning	
29	given th	ne term "Executive agency" in section 105 of this title, and also includes	
30	the U.S	. Postal Service, the Executive Office of the President, the military	
31	departn	nents as defined in section 102 of this title, and the judicial branch.	

1	"(b) AUTHORITY
2	"(1) IN GENERALThe head of a Federal agency may
3	"(A) construct, install, operate, and maintain electric charging
4	infrastructure on a reimbursable basis in parking areas under the
5	jurisdiction of the Federal agency; and
6	"(B) provide electricity on a reimbursable basis in parking areas
7	under the jurisdiction of the Federal agency for use by privately owned
8	vehicles used by covered individuals.
9	"(2) VENDORS AUTHORIZED In carrying out paragraph (1), the head
10	of a Federal agency may use 1 or more vendors on a commission or no-cost
11	contract basis.
12	"(3) USE OF CHARGING INFRASTRUCTURE FOR OFFICIAL
13	AGENCY VEHICLES The head of a federal agency may use electric charging
14	infrastructure installed for official agency vehicles, to the extent that it is
15	available, to provide electric vehicle charging under this section.
16	"(4) INTEGRATION OF RENEWABLE ENERGYThe head of a
17	federal agency may encourage the inclusion of options for generating electricity
18	from renewable energy as part of the design of parking areas for the agency.
19	"(c) FEES The head of a Federal agency shall charge fees for electricity
20	provided to covered individuals sufficient to cover the initial and continuing costs to the
21	head of the Federal agency of carrying out this section, including the costs of any vendors
22	or other costs associated with maintaining the electric charging infrastructure.
23	"(d) DEPOSIT AND AVAILABILITY OF FEES AND COMMISSIONSAny
24	fees or commissions collected by the head of a Federal agency under this section
25	"(1) shall be
26	"(A) deposited monthly into the account of the Treasury from
27	which the amounts were made available to carry out this section,
28	notwithstanding section 3302(b) of title 31; and
29	"(B) transferred from the Treasury to an appropriate account of the
30	agency if the agency operates with a budget outside of the Treasury; and

1	"(2) shall be available for obligation by the head of the Federal agency	
2	without further appropriation during	
3	"(A) the fiscal year collected; and	
4	"(B) the fiscal year following the fiscal year collected.	
5	"(e) PARKING FEES If a Federal agency charges covered employees parking	
6	fees for use of a facility that contains an electric vehicle charging facility provided under	
7	this section, employees using the electric vehicle charging facility shall pay the same	
8	parking fee as covered employees not using the electric vehicle charging facility.".	
9	(b) CONFORMING AMENDMENTThe analysis for chapter 79 of title 5,	
10	United States Code, is amended by adding at the end the following:	
11	"7907. Government-Wide Authority for Electric Charging Infrastructure.".	
12	TITLE XIBUDGETARY INTERPRETATIONS AND TREATMENTS	
13	SEC. 11001. AMOUNTS IN THIS ACT.	
14	(a) CONTRACT AUTHORITY Except as provided in subsection (c), or except	
15	as explicitly provided otherwise by this Act or in title 23, United States Code, all funding	
16	provided by this Act is contract authority as defined in section 3(2)(A)(iii) of the	
17	Congressional Budget and Impoundment Act of 1974 (2 U.S.C. 622(2)(A)(iii)), and all	
18	such contract authority shall become available for obligation in the fiscal year specified	
19	in this Act and shall remain available until expended.	
20	(b) OBLIGATION LIMITS	
21	(1) IN GENERALExcept as explicitly provided, obligation limits	
22	established by this Act shall apply for a term of one year and shall apply to	
23	obligations to be incurred in the fiscal year specified. Notwithstanding any other	
24	provision of law, obligation limits established by this Act shall not apply after	
25	2021.	
26	(2) EXCEPTIONS	
27	(A) Except as provided in this Act, obligation limits established by	
28	this Act shall apply to unobligated contract authority from the Highway	
29	Trust Fund (other than the Mass Transit Account) prior to the date of	
30	enactment of this Act.	

1	(B) Obligation limitations established by this Act shall not apply
2	to
3	(i) unobligated contract authority provided by this Act that
4	could have been obligated in a prior year within any obligation
5	limits applicable to that prior year or was exempt from such
6	limitations, but was not so obligated;
7	(ii) the use of fees authorized or provided by this Act as
8	described in subsection (d); and
9	(iii) reimbursable programs undertaken by accounts
10	established in this Act on behalf of discretionary accounts.
11	(3) OBLIGATION LIMITS IN APPROPRIATIONS ACTS
12	(A) During any session of Congress, appropriations Acts may
13	increase or decrease any obligation limit established by this Act for any
14	current year or budget year prior to fiscal year 2022.
15	(B) During any session of Congress, it shall not be in order in
16	either the House of Representatives or the Senate for any appropriations
17	Act to alter obligation limits under this Act for any outyear.
18	(C) This paragraph is enacted by the Congress
19	(i) as an exercise of the rulemaking power of the House of
20	Representatives and the Senate, respectively, and as such is
21	deemed a part of the rules of each House, respectively, and such
22	procedures supersede other rules only to the extent that they are
23	inconsistent therewith; and
24	(ii) with full recognition of the constitutional right of either
25	House to change the rules (so far as relating to the procedure of
26	that House) at any time, in the same manner and to the same extent
27	as in the case of any other rule of that House.
28	(c) LIQUIDATING CASHThere is authorized to be appropriated such sums as
29	may be necessary for the liquidation of obligations incurred under contract authority
30	created by this Act or under contract authority provided from the Highway Trust Fund as
31	it existed in any version at any time prior to the effective date of this Act.

1	(d) ADMINISTRATIVE FEESThe collection and expenditure of fees to cover
2	certain administrative costs under this Act for a fiscal year, if subject to annual
3	appropriations, shall be treated as discretionary offsetting collections and discretionary
4	appropriations, respectively. The collection and expenditure of fees to cover certain
5	administrative costs under this Act for a fiscal year, if not subject to annual
6	appropriations, shall be treated as mandatory offsetting collections and mandatory
7	appropriations, respectively.
8	SEC. 11002. TREATMENT FOR STATUTORY PAYGO AND RELATED
9	PURPOSES.
10	(a) GENERAL RULEExcept as provided in subsection (b), and consistent with
11	the definition of direct spending in section 250(c)(8) of the Balanced Budget and
12	Emergency Deficit Control Act of 1985, as amended (2 U.S.C. 900(c)(8)), the following
13	shall be treated as direct spending for purposes of Presidential and Congressional budgets
14	and the Statutory Pay-As-You-Go Act of 2010 (124 Stat. 8):
15	(1) Contract authority of the Transportation Trust Fund under this Act, the
16	outlays flowing therefrom, and the outlays flowing from contract authority
17	previously provided from the Highway Trust Fund.
18	(2) Except as provided in section 11003, 11004, and 11005 of this title,
19	legislation reauthorizing or amending this Act.
20	(b) TRANSITIONAL RULE; EXCESS REVENUES ARE DEDICATED TO
21	DEFICIT REDUCTIONFor purposes of Presidential and Congressional budgets and
22	the Statutory Pay-As-You-Go Act of 2010 (124 Stat. 8), calculations of the budgetary
23	effects of this Act when it is initially enacted shall be as follows:
24	(1) The baseline projections of total outlays for the Highway Trust Fund
25	and general fund accounts listed in paragraph (2) shall be treated as offsets to the
26	total level of direct spending outlays of the Transportation Trust Fund resulting
27	from this Act. For this purpose, the budgetary resources to which the baseline
28	projection shall apply are
29	(A) the discretionary budget authority provided for fiscal year
30	2015, for the accounts listed in paragraph (2); and

1	(B) the obligation limits for fiscal year 2015 applicable to the
2	Highway Trust Fund, and shall be projected under section 257(c) of the
3	Balanced Budget and Emergency Deficit Control Act of 1985, as amended
4	[2 U.S.C. 907(c)], except that contract authority of the Highway Trust
5	Fund not subject to those obligation limits shall be projected under section
6	257(b) of that Act.
7	(2) The general fund programs referred to in paragraph (1) are
8	(A) the general fund portion of National Highway Traffic Safety
9	Administration, Operations and Research (69X0650).
10	(B) Federal Transit Administration, Administrative Expenses (69
11	1120).
12	(C) Federal Transit Administration, Capital Investment Grants
13	(69X1134).
14	(D) Federal Transit Administration, Research and University
15	Research Centers (69X1137).
16	(E) Federal Transit Administration, Technical Assistance and
17	Standards Development (69X1142).
18	(F) Federal Railroad Administration, Operating Subsidy Grants to
19	the National Railroad Passenger Corporation (69X0121).
20	(G) Federal Railroad Administration, Capital and Debt Service
21	Grants to the National Railroad Passenger Corporation (69X0125).
22	(H) National Infrastructure Investments (69X0143).
23	(3) If the increase in net governmental receipts under this Act, relative to
24	current law, exceeds the increase in mandatory outlays under this Act as measured
25	under paragraph (1) for either or both of the periods covered by the five-year
26	scorecard and the ten-year scorecard established by the Statutory Pay-As-You-Go
27	Act of 2010 (124 Stat. 8), the excess amounts shall not be recorded on those
28	respective scorecards, with the result that this Act shall not be shown as reducing
29	Pay-As-You-Go deficits or increasing Pay-As-You-Go surpluses.
30	SEC. 11003. SCORING OF CHANGES IN CONTRACT AUTHORITY IN
31	APPROPRIATIONS ACTS.

1	Consistent with scorekeeping guidelines in effect from 1990 through the		
2	enactment of this Act, changes enacted in annual appropriations Acts during a session of		
3	Congress to the level of contract authority provided by this Act shall be scored as		
4	discretionary to	the extent they increase or decrease contract authority in the current year	
5	or the budget y	ear, and shall be scored as mandatory or direct spending to the extent they	
6	increase or dec	rease contract authority in an outyear. To the extent any such change in	
7	contract author	ity produces changes in estimated outlays in any year, that change in	
8	outlays shall be scored as discretionary if it is generated by a change in contract authority		
9	that is scored a	s discretionary, and shall be scored as direct spending if it is generated by	
10	a change in cor	ntract authority that is scored as mandatory.	
11	SEC. 11004.	SCORING OF CHANGES IN OBLIGATION LIMITS IN	
12		APPROPRIATIONS ACTS. [Determine in consultation with	
13		Congress.]	
14	SEC. 11005.	SCORING OF TRANSFERS BETWEEN THE GENERAL FUND	
15		AND THE TRANSPORTATION TRUST FUND. [Determine in	
16		consultation with Congress.]	
17	SEC. 11006.	SPECIAL RULE.	
18	(a) IN C	GENERALOn September 30, 2021, the Secretary shall permanently	
19	cancel, and return such amounts to the Treasury, the contract authority described in		
20	subsection (b).		
21	(b) REFERENCED CONTRACT AUTHORITY The contract authority		
22	referenced in subsection (a) are those amounts apportioned under the Federal Aid		
23	Highway program that are available to each State for fiscal years 2016 through 2021, that		
24	are in excess of contract authority provided for fiscal years 2016 through 2021 by section		
25	2001 of this Act.		
26	(c) CANCELLATION METHODWhen implementing subsection (a), the		
27	cancellation shall be taken from unobligated balances that remain from contract authority		
28	enacted before the enactment of the GROW AMERICA Act.		
29	(d) LIMITED APPLICABILITY This section shall not apply to contract		
30	authority provided by the GROW AMERICA Act or prior acts that is exempt from		
31	obligation limitations.		

SEC. 11007.	REVISED	DISCRETIONARY	SPENDING LIMITS.

2	(a) In the final sequestration report that is required at the end of the current
3	session of Congress pursuant to section 254 of the Balanced Budget and Emergency
4	Deficit Control Act of 1985 (BBEDCA), the Director of the Office of Management and
5	Budget shall reduce the discretionary spending limits for the revised nonsecurity category
6	listed in section 251(c) of BBEDCA for fiscal years 2016 through 2021 by the baseline
7	projection of discretionary budget authority for the accounts listed in section 11002(b)(2)
8	of this Act.
9	(b) For purposes of this section, the "baseline" means the projection described in

(b) For purposes of this section, the "baseline" means the projection described in section 257 of BBEDCA and submitted with the President's Fiscal Year 2016 Budget under section 1105(a) of Title 31, United States Code.