114TH CONGRESS 1ST SESSION

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To reauthorize Federal support for passenger rail programs, improve safety, streamline rail project delivery, and for other purposes.

# IN THE SENATE OF THE UNITED STATES

Mr. WICKER (for himself and Mr. BOOKER) introduced the following bill; which was read twice and referred to the Committee on

# A BILL

- To reauthorize Federal support for passenger rail programs, improve safety, streamline rail project delivery, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS; REF-4 ERENCES.

- 5 (a) SHORT TITLE.—This Act may be cited as the
- 6 "Railroad Reform, Enhancement, and Efficiency Act".
- 7 (b) TABLE OF CONTENTS.—The table of contents of
- 8 this Act is as follows:
  - Sec. 1. Short title; table of contents; references.
  - Sec. 2. Definition of Secretary.

Sec. 3. Passenger transportation; definitions.

### TITLE I—AUTHORIZATION OF APPROPRIATIONS

- Sec. 101. Authorization of grants to Amtrak.
- Sec. 102. National infrastructure and safety investments.
- Sec. 103. Authorization of appropriations for National Transportation Safety Board rail investigations.
- Sec. 104. Authorization of appropriations for Amtrak Office of Inspector General.
- Sec. 105. National cooperative rail research program.

### TITLE II—AMTRAK REFORM

- Sec. 201. Amtrak grant process.
- Sec. 202. 5-year business line and assets plans.
- Sec. 203. State-supported route committee.
- Sec. 204. Route and service planning decisions.
- Sec. 205. Competition.
- Sec. 206. Rolling stock purchases.
- Sec. 207. Food and beverage policy.
- Sec. 208. Local products and promotional events.
- Sec. 209. Right-of-way leveraging.
- Sec. 210. Station development.
- Sec. 211. Amtrak debt.
- Sec. 212. Amtrak pilot program for passengers transporting domesticated cats and dogs.
- Sec. 213. Amtrak board of directors.

### TITLE III—INTERCITY PASSENGER RAIL POLICY

- Sec. 301. Competitive operating grants.
- Sec. 302. Federal-State partnership for state of good repair.
- Sec. 303. Large capital project requirements.
- Sec. 304. Small business participation study.
- Sec. 305. Gulf coast rail service working group.
- Sec. 306. Integrated passenger rail working group.
- Sec. 307. Shared-use study.
- Sec. 308. Northeast Corridor Commission.
- Sec. 309. Northeast Corridor through-ticketing and procurement efficiencies.
- Sec. 310. Data and analysis.
- Sec. 311. Disaster relief.
- Sec. 312. Performance-based proposals.
- Sec. 313. Amtrak Inspector General.
- Sec. 314. Miscellaneous provisions.

### TITLE IV—RAIL SAFETY

### Subtitle A—Safety Improvement

- Sec. 401. Highway-rail grade crossing safety.
- Sec. 402. Confidential close call reporting system.
- Sec. 403. Speed limit action plans.
- Sec. 404. Signage.
- Sec. 405. Alerters.
- Sec. 406. Signal protection.
- Sec. 407. Technology implementation plans.

- Sec. 408. Commuter rail track inspections.
- Sec. 409. Emergency response.
- Sec. 410. Private highway-rail grade crossings.
- Sec. 411. Repair and replacement of damaged track inspection equipment.
- Sec. 412. Rail police officers.
- Sec. 413. Technical and conforming amendments.

Subtitle B—Consolidated Rail Infrastructure and Safety Improvements

Sec. 421. Consolidated rail infrastructure and safety improvements.

### TITLE V—PROJECT DELIVERY

- Sec. 501. Short title.
- Sec. 502. Preservation of public lands.
- Sec. 503. Efficient environmental reviews.
- Sec. 504. Advance acquisition.
- Sec. 505. Railroad rights-of-way.
- Sec. 506. Improving State and Federal agency engagement in environmental reviews.
- Sec. 507. Savings clause.
- Sec. 508. Transition.

### TITLE VI—FINANCING

- Sec. 601. Short title; references.
- Sec. 602. Definitions.
- Sec. 603. Eligible applicants.
- Sec. 604. Eligible purposes.
- Sec. 605. Program administration.
- Sec. 606. Loan terms and repayment.
- Sec. 607. Credit risk premiums.
- Sec. 608. Master credit agreements.
- Sec. 609. Priorities and conditions.
- Sec. 610. Savings provision.

1 (c) REFERENCES TO TITLE 49, UNITED STATES 2 CODE.—Except as otherwise expressly provided, wherever 3 in this Act an amendment or repeal is expressed in terms 4 of an amendment to, or repeal of, a section or other provi-5 sion, the reference shall be considered to be made to a 6 section or other provision of title 49, United States Code. 7 SEC. 2. DEFINITION OF SECRETARY.

8 In this Act, except as otherwise expressly provided,
9 the term "Secretary" means the Secretary of Transpor10 tation.

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1	SEC. 3. PASSENGER TRANSPORTATION; DEFINITIONS.
2	Section 24102 is amended—
3	(1) by redesignating paragraphs $(5)$ through
4	(9) as paragraphs $(6)$ through $(10)$ , respectively;
5	(2) by inserting after paragraph $(4)$ , the fol-
6	lowing:
7	"(5) 'long-distance route' means a route de-
8	scribed in paragraph (6)(C).";
9	(3) by amending paragraph $(6)(A)$ , as redesig-
10	nated, to read as follows:
11	"(A) the Northeast Corridor main line be-
12	tween Boston, Massachusetts and the Virginia
13	Avenue interlocking in the District of Columbia,
14	and the facilities and services used to operate
15	and maintain that line;";
16	(4) in paragraph (7), as redesignated, by strik-
17	ing the period at the end and inserting ", except
18	that the term 'Northeast Corridor' for the purposes
19	of chapter 243 means the main line between Boston,
20	Massachusetts and the Virginia Avenue interlocking
21	in the District of Columbia, and the facilities and
22	services used to operate and maintain that line.";
23	and
24	(5) by adding at the end the following:

1	"(11) 'state-of-good-repair' means a condition
2	in which physical assets, both individually and as a
3	system, are—
4	"(A) performing at a level at least equal to
5	that called for in their as-built or as-modified
6	design specification during any period when the
7	life cycle cost of maintaining the assets is lower
8	than the cost of replacing them; and
9	"(B) sustained through regular mainte-
10	nance and replacement programs.
11	"(12) 'State-supported route' means a route de-
12	scribed in paragraph $(6)(B)$ or paragraph $(6)(D)$ , or
13	in section 24702(a).".
14	TITLE I—AUTHORIZATION OF
15	APPROPRIATIONS
16	SEC. 101. AUTHORIZATION OF GRANTS TO AMTRAK.
17	(a) IN GENERAL.—There are authorized to be appro-
18	priated to the Secretary for the use of Amtrak for deposit
19	into the accounts established under section 24319(a) of
20	title 49, United States Code, the following amounts:
21	(1) For fiscal year 2016, \$1,450,000,000.
22	(2) For fiscal year 2017, \$1,550,000,000.
23	(3) For fiscal year 2018, \$1,700,000,000.
24	(4) For fiscal year 2019, \$1,900,000,000.

(b) PROJECT MANAGEMENT OVERSIGHT.—The Sec retary may withhold up to one half of 1 percent of the
 amount appropriated under subsection (a) for the costs
 of management oversight of Amtrak.

5 (c) COMPETITION.—In administering grants to Amtrak under section 24318 of title 49, United States Code, 6 7 the Secretary may withhold, from amounts that would oth-8 erwise be made available to Amtrak, such sums as are nec-9 essary from the amount appropriated under subsection (a) 10 of this section to cover the operating subsidy described in 11 section 24711(b)(1)(E)(ii) of title 49, United States Code. 12 (d) STATE-SUPPORTED ROUTE COMMITTEE.—The Secretary may withhold up to \$2,000,000 from the 13 amount appropriated in each fiscal year under subsection 14 15 (a) of this section for the use of the State-Supported Route Committee established under section 24712 of title 16 17 49, United States Code.

(e) NORTHEAST CORRIDOR COMMISSION.—The Secretary may withhold up to \$5,000,000 from the amount
appropriated in each fiscal year under subsection (a) of
this section for the use of the Northeast Corridor Commission established under section 24905 of title 49, United
States Code.

# $\overline{7}$ 1 SEC. 102. NATIONAL INFRASTRUCTURE AND SAFETY IN-2 VESTMENTS. 3 (a) IN GENERAL.—There are authorized to be appropriated to the Secretary for grants under chapter 244 of 4 5 title 49, United States Code, the following amounts: 6 (1) For fiscal year 2016, \$350,000,000. 7 (2) For fiscal year 2017, \$430,000,000. 8 (3) For fiscal year 2018, \$600,000,000. 9 (4) For fiscal year 2019, \$900,000,000. 10 (b) PROJECT MANAGEMENT OVERSIGHT.—The Sec-11 retary may withhold up to 1 percent from the amount appropriated under subsection (a) of this section for the 12 13 costs of project management oversight of grants carried 14 out under chapter 244 of title 49, United States Code. 15 SEC. 103. AUTHORIZATION OF APPROPRIATIONS FOR NA-16 TIONAL TRANSPORTATION SAFETY BOARD 17 **RAIL INVESTIGATIONS.** 18 (a) IN GENERAL.—Notwithstanding any other provi-19 sion of law, there are authorized to be appropriated to the 20 National Transportation Safety Board to carry out rail-21 road accident investigations under section 1131(a)(1)(C)

23 (1) For fiscal year 2016, \$6,300,000.
24 (2) For fiscal year 2017, \$6,400,000.

of title 49, United States Code, the following amounts:

- 25 (3) For fiscal year 2018, \$6,500,000.
- 26 (4) For fiscal year 2019, \$6,600,000.

1	(b) Investigation Personnel.—Amounts appro-
2	priated under subsection (a) of this section shall be avail-
3	able to the National Transportation Safety Board for per-
4	sonnel, in regional offices and in Washington, D.C., whose
5	duties involve railroad accident investigations.
6	SEC. 104. AUTHORIZATION OF APPROPRIATIONS FOR AM-
7	TRAK OFFICE OF INSPECTOR GENERAL.
8	There are authorized to be appropriated to the Office
9	of Inspector General of Amtrak the following amounts:
10	(1) For fiscal year 2016, \$20,000,000.
11	(2) For fiscal year 2017, \$20,500,000.
12	(3) For fiscal year 2018, \$21,000,000.
13	(4) For fiscal year 2019, \$21,500,000.
14	SEC. 105. NATIONAL COOPERATIVE RAIL RESEARCH PRO-
15	GRAM.
16	(a) IN GENERAL.—Section 24910 is amended—
17	(1) in subsection (b)—
18	(A) in paragraph (12), by striking "and";
19	(B) in paragraph (13), by striking the pe-
20	riod at the end and inserting "; and"; and
21	(C) by adding at the end the following:
22	((14) to improve the overall safety of intercity
23	passenger and freight rail operations."; and
24	(2) by amending subsection (e) to read as fol-
25	lows:

"(e) ALLOCATION.—At least \$5,000,000 of the
 amounts appropriated to the Secretary for a fiscal year
 to carry out railroad research and development programs
 shall be available to carry out this section.".

# 5 TITLE II—AMTRAK REFORM

### 6 SEC. 201. AMTRAK GRANT PROCESS.

7 (a) REQUIREMENTS AND PROCEDURES.—Chapter8 243 is amended by adding at the end the following:

# 9 "§24317. Costs and revenues

10 "(a) ALLOCATION.—Not later than 180 days after the date of enactment of the Railroad Reform, Enhance-11 ment, and Efficiency Act, Amtrak shall establish and 12 maintain internal controls to ensure Amtrak's costs, reve-13 nues, and other compensation are appropriately and pro-14 15 portionally allocated to its Northeast Corridor train services or infrastructure, its State-supported routes, its long-16 17 distance routes, and its other national network activities. 18 "(b) RULE OF CONSTRUCTION.—Nothing in this sec-19 tion shall be construed to limit the ability of Amtrak to

20 enter into an agreement with 1 or more States to allocate
21 operating and capital costs under section 209 of the Pas22 senger Rail Investment and Improvement Act of 2008 (49
23 U.S.C. 24101 note).

# 1 **"§ 24318. Grant process**

"(a) PROCEDURES FOR GRANT REQUESTS.-Not 2 later than 90 days after the date of enactment of the Rail-3 road Reform, Enhancement, and Efficiency Act, the Sec-4 5 retary of Transportation shall establish and transmit to the Committee on Commerce, Science, and Transportation 6 7 and the Committee on Appropriations of the Senate and 8 the Committee on Transportation and Infrastructure and 9 the Committee on Appropriations of the House of Rep-10 resentatives substantive and procedural requirements, in-11 cluding schedules, for grant requests under this section. 12 "(b) GRANT REQUESTS.—Amtrak shall transmit 13 grant requests for Federal funds appropriated to the Secretary of Transportation for the use of Amtrak to— 14

15 "(1) the Secretary; and

"(2) the Committee on Commerce, Science, and
Transportation, the Committee on Appropriations,
and the Committee on the Budget of the Senate and
the Committee on Transportation and Infrastructure, the Committee on Appropriations, and the
Committee on the Budget of the House of Representatives.

23 "(c) CONTENTS.—A grant request under subsection24 (b) shall—

25 "(1) describe projected operating and capital
26 costs for the upcoming fiscal year for Northeast Cor-

1	ridor train services and infrastructure, Amtrak's
2	State-supported routes, and Amtrak's long-distance
3	routes, and Amtrak's other national network activi-
4	ties, as applicable, in comparison to prior fiscal year
5	actual financial performance;
6	((2) describe the capital projects to be funded,
7	with cost estimates and an estimated timetable for
8	completion of the projects covered by the request;
9	"(3) assess Amtrak's financial condition;
10	"(4) be displayed on Amtrak's website within a
11	reasonable timeframe following its transmission
12	under subsection (b); and
13	((5) describe how the funding requested in a
14	grant will be allocated to the accounts established
15	under section 24319(a), considering the projected
16	operating losses or capital costs for services and ac-
17	tivities associated with such accounts over the time
18	period intended to be covered by the grants.
19	"(d) REVIEW AND APPROVAL.—
20	"(1) THIRTY-DAY APPROVAL PROCESS.—
21	"(A) IN GENERAL.—Not later than 30
22	days after the date that Amtrak submits a
23	grant request under this section, the Secretary
24	of Transportation shall complete a review of the
25	request and provide notice to Amtrak that—

1	"(i) the request is approved; or
2	"(ii) the request is disapproved, in-
3	cluding the reason for the disapproval and
4	an explanation of any incomplete or defi-
5	cient items.
6	"(B) GRANT AGREEMENT.—If a grant re-
7	quest is approved, the Secretary shall enter into
8	a grant agreement with Amtrak that allocates
9	the grant funding to 1 of the 4 accounts estab-
10	lished under section 24319(a).
11	"(2) FIFTEEN-DAY MODIFICATION PERIOD.—
12	Not later than 15 days after the date of the notice
13	under paragraph (1)(A)(ii), Amtrak shall submit a
14	modified request for the Secretary's review.
15	"(3) Modified requests.—Not later than 15
16	days after the date that Amtrak submits a modified
17	request under paragraph (2), the Secretary shall ei-
18	ther approve the modified request, or, if the Sec-
19	retary finds that the request is still incomplete or
20	deficient, the Secretary shall identify in writing to
21	the Committee on Commerce, Science, and Trans-
22	portation, the Committee on Appropriations, and the
23	Committee on the Budget of the Senate and the
24	Committee on Transportation and Infrastructure,
25	the Committee on Appropriations, and the Com-

mittee on the Budget of the House of Representa tives the remaining deficiencies and recommend a
 process for resolving the outstanding portions of the
 request.

5 "(e) Payments to Amtrak.—

6 "(1) IN GENERAL.—A grant agreement entered 7 into under subsection (d) shall specify the oper-8 ations, services, and other activities to be funded by 9 the grant. The grant agreement shall include provi-10 sions, consistent with the requirements of this chap-11 ter, to measure Amtrak's performance and ensure 12 accountability in delivering the operations, services, 13 or activities to be funded by the grant.

14 "(2) SCHEDULE.—Except as provided in para15 graph (3), in each fiscal year for which amounts are
16 appropriated to the Secretary for the use of Amtrak,
17 and for which the Secretary and Amtrak have en18 tered into a grant agreement under subsection (d),
19 the Secretary shall disburse grant funds to Amtrak
20 on the following schedule:

21	"(A) 50 percent on October 1.
22	"(B) 25 percent on January 1.
23	"(C) 25 percent on April 1.
24	"(3) EXCEPTIONS.—The Secretary may make a
25	payment to Amtrak of appropriated funds—

"(A) more frequently than the schedule
 under paragraph (2) if Amtrak, for good cause,
 requests more frequent payment before the end
 of a payment period; or

5 "(B) with a different frequency or in dif-6 ferent percentage allocations in the event of a 7 continuing resolution or in the absence of an 8 appropriations Act for the duration of a fiscal 9 year.

"(f) AVAILABILITY OF AMOUNTS AND EARLY APPROPRIATIONS.—Amounts appropriated to the Secretary for
the use of Amtrak shall remain available until expended.
Amounts for capital acquisitions and improvements may
be appropriated for a fiscal year before the fiscal year in
which the amounts will be obligated.

16 "(g) LIMITATIONS ON USE.—Amounts appropriated
17 to the Secretary for the use of Amtrak may not be used
18 to cross-subsidize operating losses or capital costs of com19 muter rail passenger or freight rail transportation.

## 20 "§ 24319. Accounts

21 "(a) ESTABLISHMENT OF ACCOUNTS.—Beginning
22 not later than October 1, 2016, Amtrak, in consultation
23 with the Secretary of Transportation, shall define and es24 tablish—

1	"(1) a Northeast Corridor investment account,
2	including subaccounts for Amtrak train services and
3	infrastructure;
4	"(2) a State-supported account;
5	"(3) a long-distance account; and
6	"(4) an other national network activities ac-
7	count.
8	"(b) Northeast Corridor Investment Ac-
9	COUNT.—
10	"(1) DEPOSITS.—Amtrak shall deposit in the
11	Northeast Corridor investment account established
12	under subsection $(a)(1)$ —
13	"(A) a portion of the grant funds appro-
14	priated under the authorization in section
15	101(a) of the Railroad Reform, Enhancement,
16	and Efficiency Act, or any subsequent Act ap-
17	propriating funds for the use of Amtrak, as
18	specified in a grant agreement entered into
19	under section 24318;
20	"(B) any compensation received from com-
21	muter rail passenger transportation providers
22	for such providers' share of capital costs on the
23	Northeast Corridor provided to Amtrak under
24	section $24905(c);$

1	"(C) any operating surplus of the North-
2	east Corridor train services or infrastructure, as
3	allocated under section 24317; and
4	"(D) any other net revenue received in as-
5	sociation with the Northeast Corridor, including
6	freight access fees, electric propulsion, and com-
7	mercial development.
8	"(2) Use of northeast corridor invest-
9	MENT ACCOUNT.—Except as provided in subsection
10	(f), amounts deposited in the Northeast Corridor in-
11	vestment account shall be made available for the use
12	of Amtrak for its share of—
13	"(A) capital projects described in section
14	24904(a)(2)(E)(i), and developed under the
15	planning process established under that section,
16	to bring Northeast Corridor infrastructure to a
17	state-of-good-repair;
18	"(B) capital projects described in clauses
19	(ii) and (iv) of section $24904(a)(2)(E)$ that are
20	developed under the planning process estab-
21	lished under that section intended to increase
22	corridor capacity, improve service reliability,
23	and reduce travel time on the Northeast Cor-
24	ridor;

1	"(C) capital projects to improve safety and
2	security;
3	"(D) capital projects to improve customer
4	service and amenities;
5	"(E) acquiring, rehabilitating, manufac-
6	turing, remanufacturing, overhauling, or im-
7	proving equipment and associated facilities used
8	for intercity rail passenger transportation by
9	Northeast Corridor train services;
10	"(F) retirement of principal and payment
11	of interest on loans for capital projects de-
12	scribed in this paragraph or for capital leases
13	for equipment and related to the Northeast
14	Corridor;
15	"(G) participation in public-private part-
16	nerships, joint ventures, and other mechanisms
17	or arrangements that result in the completion
18	of capital projects described in this paragraph;
19	and
20	"(H) indirect, common, corporate, or other
21	costs directly incurred by or allocated to the
22	Northeast Corridor.
23	"(c) STATE-SUPPORTED ACCOUNT.—

"(1) DEPOSITS.—Amtrak shall deposit in the
 State-supported account established under sub section (a)(2)—

4 "(A) a portion of the grant funds appropriated under the authorization in section
5 priated under the authorization in section
6 101(a) of the Railroad Reform, Enhancement,
7 and Efficiency Act, or any subsequent Act appropriating funds for the use of Amtrak, as
9 specified in a grant agreement entered into
10 under section 24318;

"(B) any compensation received from
States provided to Amtrak under section 209 of
the Passenger Rail Investment and Improvement Act of 2008 (42 U.S.C. 24101 note); and
"(C) any operating surplus from its Statesupported routes, as allocated under section

17 24317.

18 "(2) Use of state-supported account.— 19 Except as provided in subsection (f), amounts depos-20 ited in the State-supported account shall be made 21 available for the use of Amtrak for capital expenses 22 and operating costs, including indirect, common, cor-23 porate, or other costs directly incurred by or allo-24 cated to State-supported routes, of its State-sup-25 ported routes and retirement of principal and pay-

	10
1	ment of interest on loans or capital leases attrib-
2	utable to its State-supported routes.
3	"(d) Long-distance Account.—
4	"(1) DEPOSITS.—Amtrak shall deposit in the
5	long-distance account established under subsection
6	(a)(3)—
7	"(A) a portion of the grant funds appro-
8	priated under the authorization in section
9	101(a) of the Railroad Reform, Enhancement,
10	and Efficiency Act, or any subsequent Act ap-
11	propriating funds for the use of Amtrak, as
12	specified in a grant agreement entered into
13	under section 24318;
14	"(B) any compensation received from
15	States provided to Amtrak for costs associated
16	with its long-distance routes; and
17	"(C) any operating surplus from its long-
18	distance routes, as allocated under section
19	24317.
20	"(2) Use of long-distance account.—Ex-
21	cept as provided in subsection (f), amounts deposited
22	in the long-distance account shall be made available
23	for the use of Amtrak for capital expenses and oper-
24	ating costs, including indirect, common, corporate,
25	or other costs directly incurred by or allocated to

long-distance routes, of its long-distance routes and
 retirement of principal and payment of interest on
 loans or capital leases attributable to the long-dis tance routes.

5 "(e) OTHER NATIONAL NETWORK ACTIVITIES AC-6 COUNT.—

7 "(1) DEPOSITS.—Amtrak shall deposit in the
8 other national network activities account established
9 under subsection (a)(4)—

"(A) a portion of the grant funds appropriated under the authorization in section
101(a) of the Railroad Reform, Enhancement,
and Efficiency Act, or any subsequent Act appropriating funds for the use of Amtrak, as
specified in a grant agreement entered into
under section 24318;

17 "(B) any compensation received from
18 States provided to Amtrak for costs associated
19 with its other national network activities; and

20 "(C) any operating surplus from its other21 national network activities.

"(2) USE OF OTHER NATIONAL NETWORK ACTIVITIES ACCOUNT.—Except as provided in subsection (f), amounts deposited into the other national network activities account shall be made avail-

able for the use of Amtrak for capital and operating
 costs not allocated to the Northeast Corridor invest ment account, State-supported account, or long-dis tance account, and retirement of principal and pay ment of interest on loans or capital leases attrib utable to other national network activities.

7 "(f) TRANSFER AUTHORITY.—

8 "(1) AUTHORITY.—Amtrak may transfer any 9 funds appropriated under the authorization in sec-10 tion 101(a) of the Railroad Reform, Enhancement, 11 and Efficiency Act, or any subsequent Act appro-12 priating funds for the use of Amtrak for deposit into 13 the accounts described in that section, or any sur-14 plus generated by operations, between the Northeast 15 Corridor, State-supported, long-distance, and other 16 national network activities accounts—

17 "(A) upon the expiration of 10 days after
18 the date that Amtrak notifies the Amtrak
19 Board of Directors, including the Secretary, of
20 the planned transfer; and

21 "(B) with the approval of the Secretary.
22 "(2) REPORT.—Not later than 5 days after the
23 date that Amtrak notifies the Amtrak Board of Di24 rectors of a planned transfer under paragraph (1),
25 Amtrak shall transmit to the Committee on Com-

1	merce, Science, and Transportation and the Com-
2	mittee on Appropriations of the Senate and the
3	Committee on Transportation and Infrastructure
4	and the Committee on Appropriations of the House
5	of Representatives a report that includes—
6	"(A) the amount of the transfer; and
7	"(B) a detailed explanation of the reason
8	for the transfer, including—
9	"(i) the effects on Amtrak services
10	funded by the account from which the
11	transfer is drawn, in comparison to a sce-
12	nario in which no transfer was made; and
13	"(ii) the effects on Amtrak services
14	funded by the account receiving the trans-
15	fer, in comparison to a scenario in which
16	no transfer was made.
17	"(3) NOTIFICATIONS.—
18	"(A) STATE-SUPPORTED ACCOUNT.—Not
19	later than 5 days after the date that Amtrak
20	notifies the Amtrak Board of Directors of a
21	planned transfer under paragraph (1) of funds
22	to or from the State-supported account, Amtrak
23	shall transmit to each State that sponsors a
24	State-supported route a letter that includes the

information described under subparagraphs (A)
 and (B) of paragraph (2).

3 "(B) NORTHEAST CORRIDOR ACCOUNT.--4 Not later than 5 days after the date that Am-5 trak notifies the Amtrak Board of Directors of 6 a planned transfer under paragraph (1) of 7 funds to or from the Northeast Corridor account, Amtrak shall transmit to the Northeast 8 9 Corridor Commission a letter that includes the 10 information described under subparagraphs (A) 11 and (B) of paragraph (2).

12 "(g) ENFORCEMENT.—The Secretary shall enforce
13 the provisions of each grant agreement under section
14 24318(d), including any deposit into an account under
15 this section.

16 "(h) Letters of Intent.—

17 "(1) REQUIREMENT.—The Secretary may issue 18 a letter of intent to Amtrak announcing an intention 19 to obligate, for a major capital project described in 20 clauses (ii) and (iv) of section 24904(a)(2)(E), an 21 amount from future available budget authority speci-22 fied in law that is not more than the amount stipu-23 lated as the financial participation of the Secretary 24 in the project.

1 "(2) NOTICE TO CONGRESS.—At least 30 days 2 before issuing a letter under paragraph (1), the Sec-3 retary shall notify in writing the Committee on Com-4 merce, Science, and Transportation and the Com-5 mittee on Appropriations of the Senate and the 6 Committee on Transportation and Infrastructure 7 and the Committee on Appropriations of the House 8 of Representatives of the proposed letter. The Sec-9 retary shall include with the notice a copy of the 10 proposed letter, the criteria used for selecting the 11 project for a grant award, and a description of how 12 the project meets the criteria under this section.

"(3) CONTINGENT NATURE OF OBLIGATION OR 13 14 COMMITMENT.—An obligation or administrative 15 commitment may be made only when amounts are 16 appropriated. The letter of intent shall state that the 17 contingent commitment is not an obligation of the 18 Federal Government, and is subject to the avail-19 ability of appropriations under Federal law and to 20 Federal laws in force or enacted after the date of 21 the contingent commitment.".

(b) CONFORMING AMENDMENTS.—The table of contents for chapter 243 is amended by adding at the end
the following:

"24317. Costs and revenues."24318. Grant process."24319. Accounts.".

1 (c) REPEALS.—

2 (1) ESTABLISHMENT OF GRANT PROCESS.—
3 Section 206 of the Passenger Rail Investment and
4 Improvement Act of 2008 (49 U.S.C. 24101 note)
5 and the item relating to that section in the table of
6 contents of that Act are repealed.

7 (2) AUTHORIZATION OF APPROPRIATIONS.—
8 Section 24104 and the item relating to that section
9 in the table of contents of chapter 241 are repealed.

# 10 SEC. 202. 5-YEAR BUSINESS LINE AND ASSETS PLANS.

(a) AMTRAK 5-YEAR BUSINESS LINE AND ASSET
PLANS.—Chapter 243, as amended by section 201 of this
Act, is further amended by inserting after section 24319
the following:

# 15 "§24320. Amtrak 5-year business line and asset plans

16 "(a) IN GENERAL.—

17 "(1) FINAL PLANS.—Not later than February 18 15 of each year, Amtrak shall submit to Congress 19 and the Secretary final 5-year business line plans 20 and 5-year asset plans prepared in accordance with 21 this section. These final plans shall form the basis 22 for Amtrak's general and legislative annual report to 23 the President and Congress required by section 24315(b). 24

1	"(2) FISCAL CONSTRAINT.—Each plan prepared
2	under this section shall be based on funding levels
3	authorized or otherwise available to Amtrak in a fis-
4	cal year. In the absence of an authorization or ap-
5	propriation of funds for a fiscal year, the plans shall
6	be based on the amount of funding available in the
7	previous fiscal year, plus inflation. Amtrak may in-
8	clude an appendix to the asset plan required in sub-
9	section (c) that describes any capital funding re-
10	quirements in excess of amounts authorized or oth-
11	erwise available to Amtrak in a fiscal year for cap-
12	ital investment.
13	"(b) Amtrak 5-year Business Line Plans.—
14	"(1) Amtrak business lines.—Amtrak shall
15	prepare a 5-year business line plan for each of the
16	following business lines and services:
17	"(A) Northeast Corridor train services.
18	"(B) State-supported routes operated by
19	Amtrak.
20	"(C) Long-distance routes operated by
21	Amtrak.
22	"(D) Ancillary services operated by Am-
23	trak, including commuter operations and other
24	revenue generating activities as determined by
25	the Secretary in consultation with Amtrak.

1	"(2) Contents of 5-year business line
2	PLANS.—The 5-year business line plan for each busi-
3	ness line shall include, at a minimum—
4	"(A) a statement of Amtrak's vision, goals,
5	and service plan for the business line, coordi-
6	nated with any entities that are contributing
7	capital or operating funding to support pas-
8	senger rail services within those business lines,
9	and aligned with Amtrak's Strategic Plan and
10	5-year asset plans under subsection (c);
11	"(B) all projected revenues and expendi-
12	tures for the business line, including identifica-
13	tion of revenues and expenditures incurred by—
14	"(i) passenger operations;
15	"(ii) non-passenger operations that
16	are directly related to the business line;
17	and
18	"(iii) governmental funding sources,
19	including revenues and other funding re-
20	ceived from States;
21	"(C) projected ridership levels for all pas-
22	senger operations;
23	"(D) estimates of long-term and short-
24	term debt and associated principal and interest
25	payments (both current and forecasts);

1	"(E) annual profit and loss statements and
2	forecasts and balance sheets;
3	"(F) annual cash flow forecasts;
4	"(G) a statement describing the meth-
5	odologies and significant assumptions under-
6	lying estimates and forecasts;
7	"(H) specific performance measures that
8	demonstrate year over year changes in the re-
9	sults of Amtrak's operations;
10	"(I) financial performance for each route
11	within each business line, including descriptions
12	of the cash operating loss or contribution and
13	labor productivity for each route;
14	"(J) specific costs and savings estimates
15	resulting from reform initiatives;
16	"(K) prior fiscal year and projected equip-
17	ment reliability statistics; and
18	"(L) an identification and explanation of
19	any major adjustments made from previously-
20	approved plans.
21	"(3) 5-year business line plans process.—
22	In meeting the requirements of this section, Amtrak
23	shall—
24	"(A) coordinate the development of the
25	business line plans with the Secretary;

1	"(B) for the Northeast Corridor business
2	line plan, coordinate with the Northeast Cor-
3	ridor Commission and transmit to the Commis-
4	sion the final plan under subsection $(a)(1)$ , and
5	consult with other entities, as appropriate;
6	"(C) for the State-supported route busi-
7	ness line plan, coordinate with the State-Sup-
8	ported Route Committee established under sec-
9	tion 24712;
10	"(D) for the long-distance route business
11	line plan, coordinate with any States or Inter-
12	state Compacts that provide funding for such
13	routes, as appropriate;
13 14	routes, as appropriate; "(E) ensure that Amtrak's annual budget
14	"(E) ensure that Amtrak's annual budget
14 15	"(E) ensure that Amtrak's annual budget request to Congress is consistent with the infor-
14 15 16	"(E) ensure that Amtrak's annual budget request to Congress is consistent with the infor- mation in the 5-year business line plans; and
14 15 16 17	<ul><li>"(E) ensure that Amtrak's annual budget request to Congress is consistent with the infor- mation in the 5-year business line plans; and</li><li>"(F) identify the appropriate Amtrak offi-</li></ul>
14 15 16 17 18	<ul> <li>"(E) ensure that Amtrak's annual budget request to Congress is consistent with the infor- mation in the 5-year business line plans; and</li> <li>"(F) identify the appropriate Amtrak offi- cials that are responsible for each business line.</li> </ul>
14 15 16 17 18 19	<ul> <li>"(E) ensure that Amtrak's annual budget request to Congress is consistent with the information in the 5-year business line plans; and</li> <li>"(F) identify the appropriate Amtrak officials that are responsible for each business line.</li> <li>"(4) STANDARDS TO PROMOTE FINANCIAL STA-</li> </ul>
14 15 16 17 18 19 20	<ul> <li>"(E) ensure that Amtrak's annual budget request to Congress is consistent with the information in the 5-year business line plans; and</li> <li>"(F) identify the appropriate Amtrak officials that are responsible for each business line.</li> <li>"(4) STANDARDS TO PROMOTE FINANCIAL STABILITY.—In meeting the requirements under this</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>"(E) ensure that Amtrak's annual budget request to Congress is consistent with the information in the 5-year business line plans; and</li> <li>"(F) identify the appropriate Amtrak officials that are responsible for each business line.</li> <li>"(4) STANDARDS TO PROMOTE FINANCIAL STABILITY.—In meeting the requirements under this subsection, Amtrak shall use the categories specified</li> </ul>

1	24101 note) when preparing its 5-year business line
2	plans.
3	"(c) Amtrak 5-year Asset Plans.—
4	"(1) Asset categories.—Amtrak shall pre-
5	pare a 5-year asset plan for each of the following
6	asset categories:
7	"(A) Infrastructure, including all Amtrak-
8	controlled Northeast Corridor assets and other
9	Amtrak-owned infrastructure, and the associ-
10	ated facilities that support the operation, main-
11	tenance, and improvement of those assets.
12	"(B) Passenger rail equipment, including
13	all Amtrak-controlled rolling stock, locomotives,
14	and mechanical shop facilities that are used to
15	overhaul equipment.
16	"(C) Stations, including all Amtrak-con-
17	trolled passenger rail stations and elements of
18	other stations for which Amtrak has legal re-
19	sponsibility or intends to make capital invest-
20	ments.
21	"(D) National assets, including national
22	reservations, security, training and training
23	centers, and other assets associated with Am-
24	trak's national passenger rail transportation
25	system.

1	"(2) CONTENTS OF 5-YEAR ASSET PLANS.—
2	Each asset plan shall include, at a minimum—
3	"(A) a summary of Amtrak's 5-year stra-
4	tegic plan for each asset category, including
5	goals, objectives, any relevant performance
6	metrics, and statutory or regulatory actions af-
7	fecting the assets;
8	"(B) an inventory of existing Amtrak cap-
9	ital assets, to the extent practicable, including
10	information regarding shared use or ownership,
11	if applicable;
12	"(C) a prioritized list of proposed capital
13	investments that—
14	"(i) categorizes each capital project as
15	being primarily associated with—
16	"(I) normalized capital replace-
17	ment;
18	"(II) backlog capital replace-
19	ment;
20	"(III) improvements to support
21	service enhancements or growth;
22	"(IV) strategic initiatives that
23	will improve overall operational per-
24	formance, lower costs, or otherwise

	<u> </u>
1	improve Amtrak's corporate efficiency;
2	or
3	"(V) statutory, regulatory, or
4	other legal mandates;
5	"(ii) identifies each project or pro-
6	gram that is associated with more than 1
7	category described in clause (i); and
8	"(iii) describes the anticipated busi-
9	ness outcome of each project or program
10	identified under this subparagraph, includ-
11	ing an assessment of—
12	"(I) the potential effect on pas-
13	senger operations, safety, reliability,
14	and resilience;
15	"(II) the potential effect on Am-
16	trak's ability to meet regulatory re-
17	quirements if the project or program
18	is not funded; and
19	"(III) the benefits and costs; and
20	"(D) annual profit and loss statements
21	and forecasts and balance sheets for each asset
22	category.
23	"(3) 5-year asset plan process.—In meet-
24	ing the requirements of this subsection, Amtrak
25	shall—

1	"(A) coordinate with each business line de-
2	scribed in subsection $(b)(1)$ in the preparation
3	of each 5-year asset plan and ensure integration
4	of each 5-year asset plan with the 5-year busi-
5	ness line plans;
6	"(B) as applicable, coordinate with the
7	Northeast Corridor Commission, the State-Sup-
8	ported Route Committee, and owners of assets
9	affected by 5-year asset plans; and
10	"(C) identify the appropriate Amtrak offi-
11	cials that are responsible for each asset cat-
12	egory.
13	"(4) Evaluation of national assets
14	COSTS.—The Secretary shall—
15	"(A) evaluate the costs and scope of all na-
16	tional assets; and
17	"(B) determine the activities and costs
18	that are—
19	"(i) required in order to ensure the ef-
20	ficient operations of a national passenger
21	rail system;
22	"(ii) appropriate for allocation to 1 of
23	the other Amtrak business lines; and
24	"(iii) extraneous to providing an effi-
25	cient national passenger rail system or are

	-
1	too costly relative to the benefits or per-
2	formance outcomes they provide.
3	"(5) Definition of National Assets.—In
4	this section, the term 'national assets' means the
5	Nation's core rail assets shared among Amtrak serv-
6	ices, including national reservations, security, train-
7	ing and training centers, and other assets associated
8	with Amtrak's national passenger rail transportation
9	system.
10	"(6) Restructuring of national assets.—
11	Not later than 1 year after the date of completion
12	of the evaluation under section $24320(c)(4)$ , the Ad-
13	ministrator of the Federal Railroad Administration,
14	in consultation with the Amtrak Board of Directors,
15	the governors of each relevant State, and the Mayor
16	of the District of Columbia, or their designees, shall
17	restructure or reallocate, or both, the national assets
18	costs in accordance with the determination under
19	that section, including making appropriate updates
20	to Amtrak's cost accounting methodology and sys-
21	tem.".
22	(b) EFFECTIVE DATE.—The requirements for Am-
23	trak to submit final 5-year business line plans and 5-year

24 asset plans under section 24320 of title 49, United States

Code, shall take effect 1 year after the date of enactment
 of this Act.

3 (c) CONFORMING AMENDMENTS.—The table of con4 tents for chapter 243, as amended by section 201 of this
5 Act, is further amended by adding at the end the fol6 lowing:

"24320. Amtrak 5-year business line and asset plans.".

7 (d) REPEAL OF 5-YEAR FINANCIAL PLAN.—Section
8 204 of the Passenger Rail Investment and Improvement
9 Act of 2008 (49 U.S.C. 24101 note), and the item relating
10 to that section in the table of contents of that Act, are
11 repealed.

(e) IDENTIFICATION OF DUPLICATIVE REPORTING
REQUIREMENTS.—Not later than 1 year after the date of
enactment of this Act, the Secretary shall—

(1) review existing Amtrak reporting requirements and identify where the existing requirements
are duplicative with the business line and capital
plans required by section 24320 of title 49, United
States Code;

20 (2) if the duplicative reporting requirements are
21 administrative, the Secretary shall eliminate the du22 plicative requirements; and

23 (3) submit to Congress a report with any rec24 ommendations for repealing any other duplicative
25 Amtrak reporting requirements.

# 1 SEC. 203. STATE-SUPPORTED ROUTE COMMITTEE.

2 (a) AMENDMENT.—Chapter 247 is amended by add-3 ing at the end the following:

# 4 "§ 24712. State-supported routes operated by Amtrak

5 "(a) State-supported Route Committee.—

6 "(1) ESTABLISHMENT.—Not later than 180 7 days after the date of enactment of the Railroad Re-8 form, Enhancement, and Efficiency Act, the Sec-9 retary of Transportation shall establish the State-10 Supported Route Committee (referred to in this sec-11 tion as the 'Committee') to promote mutual coopera-12 tion and planning pertaining to the rail operations 13 of Amtrak and related activities of trains operated 14 by Amtrak on State-supported routes and to further 15 implement section 209 of the Passenger Rail Invest-16 ment and Improvement Act of 2008 (49 U.S.C. 17 24101 note).

18 "(2) Membership.—

19 "(A) IN GENERAL.—The Committee shall
20 consist of—

21 "(i) members representing Amtrak;

22 "(ii) members representing the De23 partment of Transportation, including the
24 Federal Railroad Administration; and

25 "(iii) members representing States,26 including other public entities that sponsor
1	the operation of trains by Amtrak on a
2	State-supported route, designated by, and
-	serving at the pleasure of, the chief execu-
4	tive officer thereof.
5	"(B) NON-VOTING MEMBERS.—The Com-
6	mittee may invite and accept other non-voting
7	members to participate in Committee activities,
8	as appropriate.
9	"(3) Decision-making.—The Committee shall
10	establish a bloc voting system under which, at a
11	minimum—
12	"(A) there are 3 separate voting blocs to
13	represent the Committee's voting members, in-
14	cluding—
15	"(i) 1 voting bloc to represent the
16	members described in paragraph (2)(A)(i);
17	"(ii) 1 voting bloc to represent the
18	members described in paragraph (2)(A)(ii);
19	and
20	"(iii) 1 voting bloc to represent the
21	members described in paragraph
22	(2)(A)(iii);
23	"(B) each voting bloc has 1 vote;
24	"(C) the vote of the voting bloc rep-
25	resenting the members described in paragraph

1	(2)(A)(iii) requires the support of at least two-
2	thirds of that voting bloc's members; and
3	"(D) the Committee makes decisions by
4	unanimous consent of the 3 voting blocs.
5	"(4) Meetings; rules and procedures.—
6	The Committee shall convene a meeting and shall
7	define and implement the rules and procedures gov-
8	erning the Committee's proceedings not later than
9	180 days after the date of establishment of the Com-
10	mittee by the Secretary. The rules and procedures
11	shall—
12	"(A) incorporate and further describe the
13	decision-making procedures to be used in ac-
14	cordance with paragraph (3); and
15	"(B) be adopted in accordance with such
16	decision-making procedures.
17	"(5) Committee decisions.—Decisions made
18	by the Committee in accordance with the Commit-
19	tee's rules and procedures, once established, are
20	binding on all Committee members.
21	"(6) Cost allocation methodology.—
22	"(A) IN GENERAL.—Subject to subpara-
23	graph (B), the Committee may amend the cost
24	allocation methodology required and previously
25	approved under section 209 of the Passenger

1	
1	Rail Investment and Improvement Act of 2008
2	(49 U.S.C. 24101 note).
3	"(B) PROCEDURES FOR CHANGING METH-
4	ODOLOGY.—The rules and procedures imple-
5	mented under paragraph (4) shall include pro-
6	cedures for changing the cost allocation meth-
7	odology.
8	"(C) REQUIREMENTS.—The cost allocation
9	methodology shall—
10	"(i) ensure equal treatment in the
11	provision of like services of all States and
12	groups of States; and
13	"(ii) allocate to each route the costs
14	incurred only for the benefit of that route
15	and a proportionate share, based upon fac-
16	tors that reasonably reflect relative use, of
17	costs incurred for the common benefit of
18	more than 1 route.
19	"(b) INVOICES AND REPORTS.—Not later than Feb-
20	ruary 15, 2016, and monthly thereafter, Amtrak shall pro-
21	vide to each State that sponsors a State-supported route
22	a monthly invoice of the cost of operating such route, in-
23	cluding fixed costs and third-party costs. The Committee
24	shall determine the frequency and contents of the financial
25	and performance reports that Amtrak shall provide to the

States, as well as the planning and demand reports that
 the States shall provide to Amtrak.

3 "(c) DISPUTE RESOLUTION.—

"(1) Request for dispute resolution.—If 4 5 a dispute arises with respect to the rules and proce-6 dures implemented under subsection (a)(4), an in-7 voice or a report provided under subsection (b), im-8 plementation or compliance with the cost allocation 9 methodology developed under section 209 of the Pas-10 senger Rail Investment and Improvement Act of 11 2008 (49 U.S.C. 24101 note) or amended under 12 subsection (a)(6) of this section, either Amtrak or 13 the State may request that the Surface Transpor-14 tation Board conduct dispute resolution under this 15 subsection.

16 "(2) PROCEDURES.—The Surface Transpor17 tation Board shall establish procedures for resolu18 tion of disputes brought before it under this sub19 section, which may include provision of professional
20 mediation services.

21 "(3) BINDING EFFECT.—A decision of the Sur22 face Transportation Board under this subsection
23 shall be binding on the parties to the dispute.

1	"(4) Obligation.—Nothing in this subsection
2	shall affect the obligation of a State to pay an
3	amount not in dispute.
4	"(d) Assistance.—
5	"(1) IN GENERAL.—The Secretary may provide
6	assistance to the parties in the course of negotia-
7	tions for a contract for operation of a State-sup-
8	ported route.
9	"(2) FINANCIAL ASSISTANCE.—From among
10	available funds, the Secretary shall—
11	"(A) provide financial assistance to Am-
12	trak or 1 or more States to perform requested
13	independent technical analysis of issues before
14	the Committee; and
15	"(B) reimburse Members for travel ex-
16	penses, including per diem in lieu of subsist-
17	ence, in accordance with section 5703 of title 5.
18	"(e) Performance Metrics.—In negotiating a con-
19	tract for operation of a State-supported route, Amtrak
20	and the State or States that sponsor the route shall con-
21	sider including provisions that provide penalties and incen-
22	tives for performance.
23	"(f) Statement of Goals and Objectives.—
24	"(1) IN GENERAL.—The Committee shall de-
25	velop a statement of goals, objectives, and associated

1 recommendations concerning the future of State-2 supported routes operated by Amtrak. The state-3 ment shall identify the roles and responsibilities of 4 Committee members and any other relevant entities, 5 such as host railroads, in meeting the identified goals and objectives, or carrying out the rec-6 7 ommendations. The Committee may consult with 8 such relevant entities, as the Committee considers 9 appropriate, when developing the statement.

10 "(2) TRANSMISSION OF STATEMENT OF GOALS 11 AND OBJECTIVES.—Not later than 2 years after the 12 date of enactment of the Railroad Reform, Enhance-13 ment, and Efficiency Act the Committee shall trans-14 mit the statement developed under paragraph (1) to 15 the Committee on Commerce, Science, and Trans-16 portation of the Senate and the Committee on 17 Transportation and Infrastructure of the House of 18 Representatives.

19 "(g) RULE OF CONSTRUCTION.—The decisions of the20 Committee—

21 "(1) shall pertain to the rail operations of Am22 trak and related activities of trains operated by Am23 trak on State-sponsored routes; and

"(2) shall not pertain to the rail operations or
 related activities of services operated by other rail
 passenger carriers on State-supported routes.

4 "(h) FEDERAL ADVISORY COMMITTEE ACT.—The
5 Federal Advisory Committee Act (5 U.S.C. App.) shall not
6 apply to the Committee.

7 "(i) DEFINITION OF STATE.—In this section, the
8 term 'State' means each of the 50 States, the District of
9 Columbia, and a public entity that sponsors the operation
10 of trains by Amtrak on a State-supported route.".

(b) TECHNICAL AND CONFORMING AMENDMENTS.—
The table of contents for chapter 247 is amended by adding at the end the following:

"24712. State-supported routes operated by Amtrak.".

#### 14 SEC. 204. ROUTE AND SERVICE PLANNING DECISIONS.

15 Section 208 of the Passenger Rail Investment and
16 Improvement Act of 2008 (49 U.S.C. 24101 note) is
17 amended to read as follows:

# 18 "SEC. 208. METHODOLOGIES FOR AMTRAK ROUTE AND 19 SERVICE PLANNING DECISIONS.

"(a) METHODOLOGY DEVELOPMENT.—Not later
than 180 days after the date of enactment of the Railroad
Reform, Enhancement, and Efficiency Act, as a condition
of receiving a grant under section 101 of that Act, Amtrak
shall obtain the services of an independent entity to develop and recommend objective methodologies for Amtrak

to use in determining what intercity rail passenger trans portation routes and services it should provide, including
 the establishment of new routes, the elimination of exist ing routes, and the contraction or expansion of services
 or frequencies over such routes.

6 "(b) CONSIDERATIONS.—Amtrak shall require the
7 independent entity, in developing the methodologies de8 scribed in subsection (a), to consider—

9 "(1) the current and expected performance and
10 service quality of intercity rail passenger transpor11 tation operations, including cost recovery, on-time
12 performance, ridership, on-board services, stations,
13 facilities, equipment, and other services;

14 "(2) the connectivity of a route with other15 routes;

"(3) the transportation needs of communities
and populations that are not well served by intercity
rail passenger transportation service or by other
forms of intercity transportation;

20 "(4) the methodologies of Amtrak and major
21 intercity rail passenger transportation service pro22 viders in other countries for determining intercity
23 passenger rail routes and services;

"(5) the financial and operational effects on the
 overall network, including the effects on indirect
 costs;

4 "(6) the views of States and the recommenda5 tions described in State rail plans, rail carriers that
6 own infrastructure over which Amtrak operates,
7 Interstate Compacts established by Congress and
8 States, Amtrak employee representatives, stake9 holder organizations, and other interested parties;
10 and

"(7) the funding levels that will be available
under authorization levels that have been enacted
into law.

14 "(c) RECOMMENDATIONS.—Not later than 1 year 15 after the date of enactment of the Railroad Reform, Enhancement, and Efficiency Act, Amtrak shall transmit to 16 17 the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and 18 19 Infrastructure of the House of Representatives rec-20 ommendations developed by the independent entity under 21 subsection (a).

"(d) CONSIDERATION OF RECOMMENDATIONS.—Not
later than 90 days after the date the recommendations are
transmitted under subsection (c), Amtrak shall consider
the adoption of each recommendation and transmit to the

Committee on Commerce, Science, and Transportation of
 the Senate and the Committee on Transportation and In frastructure of the House of Representatives a report ex plaining the reasons for adopting or not adopting each rec ommendation.".

#### 6 SEC. 205. COMPETITION.

7 (a) ALTERNATE PASSENGER RAIL SERVICE PILOT
8 PROGRAM.—Section 24711 is amended to read as follows:
9 "§ 24711. Alternate passenger rail service pilot pro10 gram

11 "(a) IN GENERAL.—Not later than 18 months after 12 the date of enactment of the Railroad Reform, Enhance-13 ment, and Efficiency Act, the Secretary of Transportation 14 shall promulgate a rule to implement a pilot program for 15 competitive selection of rail carriers for long-distance 16 routes (as defined in section 24102).

17 "(b) PILOT PROGRAM REQUIREMENTS.—

18 "(1) IN GENERAL.—The pilot program shall— 19 "(A) allow a party described in paragraph 20 (2) to petition the Secretary to provide intercity 21 rail passenger transportation over a long-dis-22 tance route in lieu of Amtrak for an operations 23 period of 4 years from the date of commence-24 ment of service by the winning bidder and, at 25 the option of the Secretary, consistent with the

1	mla promulacted under subsection (a) allow
	rule promulgated under subsection (a), allow
2	the contract to be renewed for an additional op-
3	erations period of 4 years, but not to exceed a
4	total of 3 operations periods;
5	"(B) require the Secretary to—
6	"(i) notify the petitioner and Amtrak
7	of receipt of the petition under subpara-
8	graph (A) and to publish in the Federal
9	Register a notice of receipt not later than
10	30 days after the date of receipt; and
11	"(ii) establish a deadline, of not more
12	than 120 days after the notice of receipt is
13	published in the Federal Register under
14	clause (i), by which both the petitioner and
15	Amtrak, if Amtrak chooses to do so, would
16	be required to submit a complete bid to
17	provide intercity rail passenger transpor-
18	tation over the applicable route;
19	"(C) require that each bid—
20	"(i) describe the capital needs, finan-
21	cial projections, and operational plans, in-
22	cluding staffing plans, for the service, and
23	such other factors as the Secretary con-
24	siders appropriate; and

1	"(ii) he made available by the winning
1	"(ii) be made available by the winning
2	bidder to the public after the bid award;
3	"(D) for a route that receives funding
4	from a State or States, require that for each
5	bid received from a party described in para-
6	graph (2), other than a State, the Secretary
7	have the concurrence of the State or States that
8	provide funding for that route;
9	"(E) for a winning bidder that is not or
10	does not include Amtrak, require the Secretary
11	to execute a contract not later than 270 days
12	after the deadline established under subpara-
13	graph (B)(ii) and award to the winning bid-
14	der—
15	"(i) subject to paragraphs (3) and
16	(4), the right and obligation to provide
17	intercity rail passenger transportation over
18	that route subject to such performance
19	standards as the Secretary may require;
20	"(ii) an operating subsidy, as deter-
21	mined by the Secretary, for—
22	"(I) the first year at a level that
23	does not exceed 90 percent of the level
24	in effect for that specific route during
25	the fiscal year preceding the fiscal

1	year in which the petition was re-
2	ceived, adjusted for inflation; and
3	$((\Pi)$ any subsequent years at the
4	level calculated under subclause (I),
5	adjusted for inflation; and
6	"(F) for a winning bidder that is or in-
7	cludes Amtrak, award to that bidder an oper-
8	ating subsidy, as determined by the Secretary,
9	over the applicable route that will not change
10	during the fiscal year in which the bid was sub-
11	mitted solely as a result of the winning bid.
12	"(2) ELIGIBLE PETITIONERS.—The following
13	parties are eligible to submit petitions under para-
14	graph (1):
15	"(A) A rail carrier or rail carriers that own
16	the infrastructure over which Amtrak operates
17	a long-distance route.
18	"(B) A rail passenger carrier with a writ-
19	ten agreement with the rail carrier or rail car-
20	riers that own the infrastructure over which
21	Amtrak operates a long-distance route and that
22	host or would host the intercity rail passenger
23	transportation.
24	"(C) A State, group of States, or State-
25	supported joint powers authority or other sub-

1 State governance entity responsible for provi-2 sion of intercity rail passenger transportation 3 with a written agreement with the rail carrier 4 or rail carriers that own the infrastructure over 5 which Amtrak operates a long-distance route 6 and that host or would host the intercity rail 7 passenger transportation; and

8 "(D) A State, group of States, or State-9 supported joint powers authority or other sub-10 State governance entity responsible for provi-11 sion of intercity rail passenger transportation 12 and a rail passenger carrier with a written 13 agreement with the rail carrier or rail carriers 14 that own the infrastructure over which Amtrak 15 operates a long-distance route and that host or 16 would host the intercity rail passenger transpor-17 tation.

18 "(3) PERFORMANCE STANDARDS.—If the win-19 ning bidder under paragraph (1)(E)(i) is not or does 20 not include Amtrak, the performance standards shall 21 be consistent with the performance required of or 22 achieved by Amtrak on the applicable route during 23 the last fiscal year.

24 "(4) AGREEMENT GOVERNING ACCESS
25 ISSUES.—Unless the winning bidder already has ap-

1 plicable access agreements in place or includes a rail 2 carrier that owns the infrastructure used in the op-3 eration of the route, the winning bidder under para-4 graph (1)(E)(i) shall enter into a written agreement 5 governing access issues between the winning bidder 6 and the rail carrier or rail carriers that own the in-7 frastructure over which the winning bidder would 8 operate and that host or would host the intercity rail 9 passenger transportation.

"(c) ACCESS TO FACILITIES; EMPLOYEES.—If the
Secretary awards the right and obligation to provide rail
passenger transportation over a route under this section
to an entity in lieu of Amtrak—

"(1) the Secretary shall require Amtrak to provide access to the Amtrak-owned reservation system,
stations, and facilities directly related to operations
of the awarded routes to the rail passenger carrier
awarded a contract under this section, in accordance
with subsection (g), as necessary to carry out the
purposes of this section;

21 "(2) an employee of any person, except for a 22 freight railroad or a person employed or contracted 23 by a freight railroad, used by such rail passenger 24 carrier in the operation of a route under this section 25 shall be considered an employee of that rail pas-

senger carrier and subject to the applicable Federal
 laws and regulations governing similar crafts or
 classes of employees of Amtrak; and

4 "(3) the winning bidder shall provide hiring
5 preference to qualified Amtrak employees displaced
6 by the award of the bid, consistent with the staffing
7 plan submitted by the bidder, and shall be subject
8 to the grant conditions under section 24405.

9 "(d) CESSATION OF SERVICE.—If a rail passenger 10 carrier awarded a route under this section ceases to oper-11 ate the service or fails to fulfill an obligation under the 12 contract required under subsection (b)(1)(E), the Sec-13 retary shall take any necessary action consistent with this 14 title to enforce the contract and ensure the continued pro-15 vision of service, including—

16 "(1) the installment of an interim rail pas-17 senger carrier;

18 "(2) providing to the interim rail passenger car19 rier under paragraph (1) an operating subsidy nec20 essary to provide service; and

21 "(3) rebidding the contract to operate the rail22 passenger transportation.

23 "(e) BUDGET AUTHORITY.—

24 "(1) IN GENERAL.—The Secretary shall provide
25 to a winning bidder that is not or does not include

Amtrak and that is selected under this section any
 appropriations withheld under section 101(c) of the
 Railroad Reform, Enhancement, and Efficiency Act,
 or any subsequent appropriation for the same pur pose, necessary to cover the operating subsidy de scribed in subsection (b)(1)(E)(ii).

7 "(2) AMTRAK.—If the Secretary selects a win-8 ning bidder that is not or does not include Amtrak, 9 the Secretary may provide to Amtrak an appropriate 10 portion of the appropriations under section 101(a) of 11 the Railroad Reform, Enhancement, and Efficiency 12 Act, or any subsequent appropriation for the same 13 purpose, to cover any cost directly attributable to 14 the termination of Amtrak service on the route and 15 any indirect costs to Amtrak imposed on other Am-16 trak routes as a result of losing service on the route 17 operated by the winning bidder. Any amount pro-18 vided by the Secretary to Amtrak under this para-19 graph shall not be deducted from or have any effect 20 on the operating subsidy described in subsection 21 (b)(1)(E)(ii).

"(f) DEADLINE.—If the Secretary does not promulgate the final rule and implement the program before the
deadline under subsection (a), the Secretary shall submit
to the Committee on Commerce, Science, and Transpor-

tation of the Senate and the Committee on Transportation
 and Infrastructure of the House of Representatives a let ter, signed by the Secretary and Administrator of the Fed eral Railroad Administration, each month until the rule
 is complete, including—

6 "(1) the reasons why the rule has not been7 issued;

8 "(2) an updated staffing plan for completing9 the rule as soon as feasible;

"(3) the contact information of the official that
will be overseeing the execution of the staffing plan;
and

13 "(4) the estimated date of completion of the14 rule.

15 "(g) DISPUTES.—If Amtrak and the rail passenger carrier awarded a route under this section cannot agree 16 upon terms to carry out subsection (c)(1), and the Surface 17 Transportation Board finds that access to Amtrak's facili-18 ties or equipment, or the provision of services by Amtrak, 19 is necessary under subsection (c)(1) and that the oper-20 21 ation of Amtrak's other services will not be impaired 22 thereby, the Surface Transportation Board shall issue an 23 order that the facilities and equipment be made available, 24 and that services be provided, by Amtrak, and shall deter-25 mine reasonable compensation, liability, and other terms

for use of the facilities and equipment and provision of
 the services.

3 "(h) LIMITATION.—Not more than 3 long-distance
4 routes may be selected under this section for operation by
5 a winning bidder that is not or does not include Amtrak.

6 "(i) PRESERVATION OF RIGHT TO COMPETITION ON
7 STATE-SUPPORTED ROUTES.—Nothing in this section
8 shall be construed as prohibiting a State from introducing
9 competition for intercity rail passenger transportation or
10 services on its State-supported route or routes.".

11 (b) REPORT.—Not later than 4 years after the date 12 of implementation of the pilot program under section 13 24711 of title 49, United States Code, and quadrennially thereafter until the pilot program is discontinued, the Sec-14 15 retary shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Com-16 mittee on Transportation and Infrastructure of the House 17 18 of Representatives a report on the results on the pilot pro-19 gram to date and any recommendations for further action.

## 20 SEC. 206. ROLLING STOCK PURCHASES.

(a) IN GENERAL.—Prior to entering into any contract in excess of \$100,000,000 for rolling stock and locomotive procurements Amtrak shall submit a business case
analysis to the Secretary, the Committee on Commerce,
Science, and Transportation and the Committee on Appro-

priations of the Senate and the Committee on Transpor tation and Infrastructure and the Committee on Appro priations of the House of Representatives, on the utility
 of such procurements.

- 5 (b) CONTENTS.—The business case analysis shall—
  6 (1) include a cost and benefit comparison that
  7 describes the total lifecycle costs and the anticipated
  8 benefits related to revenue, operational efficiency, re9 liability, and other factors;
- 10 (2) set forth the total payments by fiscal year;
  11 (3) identify the specific source and amounts of
  12 funding for each payment, including Federal funds,
  13 State funds, Amtrak profits, Federal, State, or pri14 vate loans or loan guarantees, and other funding;
- (4) include an explanation of whether any payment under the contract will increase Amtrak's
  grant request, as required under section 24318 of
  title 49, United States Code, in that particular fiscal
  year; and
- 20 (5) describe how Amtrak will adjust the pro-21 curement if future funding is not available.

(c) RULE OF CONSTRUCTION.—Nothing in this section shall be construed as requiring Amtrak to disclose
confidential information regarding a potential vendor's

proposed pricing or other sensitive business information
 prior to contract execution.

#### 3 SEC. 207. FOOD AND BEVERAGE POLICY.

4 (a) IN GENERAL.—Chapter 243, as amended in sec5 tion 202 of this Act, is further amended by adding after
6 section 24320 the following:

# 7 "§24321. Food and beverage reform

8 "(a) PLAN.—Not later than 90 days after the date 9 of enactment of the Railroad Reform, Enhancement, and 10 Efficiency Act, Amtrak shall develop and begin imple-11 menting a plan to eliminate, not later than 4 years after 12 the date of enactment of that Act, the operating loss asso-13 ciated with providing food and beverage service on board 14 Amtrak trains.

15 "(b) CONSIDERATIONS.—In developing and imple16 menting the plan under subsection (a), Amtrak shall con17 sider a combination of cost management and revenue gen18 eration initiatives, including—

- 19 "(1) scheduling optimization;
- 20 "(2) onboard logistics;

21 "(3) product development and supply chain effi-22 ciency;

23 "(4) training, awards, and accountability;
24 "(5) technology enhancements and process improvements; and

1 "(6) ticket revenue allocation. 2 "(c) SAVINGS CLAUSE.—Amtrak shall ensure that no Amtrak employee holding a position as of the date of en-3 4 actment of the Railroad Reform, Enhancement, and Effi-5 ciency Act is involuntarily separated because of— 6 "(1) the development and implementation of the 7 plan required under subsection (a); or "(2) any other action taken by Amtrak to im-8 9 plement this section.

10 "(d) NO FEDERAL FUNDING FOR OPERATING LOSSES.—Beginning on the date that is 4 years after the 11 12 date of enactment of the Railroad Reform, Enhancement, and Efficiency Act, no Federal funds may be used to cover 13 14 any operating loss associated with providing food and bev-15 erage service on a route operated by Amtrak or an alternative passenger rail service provider that operates a route 16 17 in lieu of Amtrak under section 24711.

18 "(e) REPORT.—Not later than 120 days after the 19 date of enactment of the Railroad Reform, Enhancement, 20 and Efficiency Act, and annually thereafter for a period 21 of 4 years, Amtrak shall transmit to the Committee on 22 Commerce, Science, and Transportation of the Senate and 23 the Committee on Transportation and Infrastructure of 24 the House of Representatives a report on the plan devel-

oped under subsection (a) and a description of progress
 in the implementation of the plan.".

3 (b) CONFORMING AMENDMENT.—The table of con-4 tents for chapter 243, as amended in section 202 of this

5 Act, is amended by adding at the end the following:"24321. Food and beverage reform.".

#### 6 SEC. 208. LOCAL PRODUCTS AND PROMOTIONAL EVENTS.

7 (a) IN GENERAL.—Not later than 6 months after the
8 date of enactment of this Act, Amtrak shall establish a
9 pilot program for a State or States that sponsor a State10 supported route operated by Amtrak to facilitate—

(1) onboard purchase and sale of local food andbeverage products; and

13 (2) partnerships with local entities to hold pro-14 motional events on trains or in stations.

(b) PROGRAM DESIGN.—The pilot program underparagraph (1) shall allow a State or States—

17 (1) to nominate and select a local food and bev18 erage products supplier or suppliers or local pro19 motional event partner; and

20 (2) to charge a reasonable price or fee for local
21 food and beverage products or promotional events
22 and related activities to help defray the costs of pro23 gram administration and State-supported routes;
24 and

(3) a mechanism to ensure that State products
 can effectively be handled and integrated into exist ing food and beverage services, including compliance
 with all applicable regulations and standards gov erning such services.

6 (c) PROGRAM ADMINISTRATION.—The pilot program7 shall—

8 (1) for local food and beverage products, ensure
9 the products are integrated into existing food and
10 beverage services, including compliance with all applicable regulations and standards;

(2) for promotional events, ensure the events
are held in compliance with all applicable regulations
and standards, including terms to address insurance
requirements; and

16 (3) require an annual report that documents
17 revenues and costs and indicates whether the prod18 ucts or events resulted in a reduction in the financial
19 contribution of a State or States to the applicable
20 State-supported route.

(d) REPORT.—Not later than 4 years after the date
of establishment of the pilot programs under this section,
Amtrak shall report to the Committee on Commerce,
Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House

of Representatives on which States have participated in
 the pilot programs under this section. The report shall
 summarize the financial and operational outcomes of the
 pilot programs.

5 (e) RULE OF CONSTRUCTION.—Nothing in this sub-6 section shall be construed as limiting Amtrak's ability to 7 operate special trains in accordance with section 216 of 8 the Passenger Rail Investment and Improvement Act of 9 2008 (49 U.S.C. 24308 note).

#### 10 SEC. 209. RIGHT-OF-WAY LEVERAGING.

11 (a) Request for Proposals.—

12 (1) IN GENERAL.—Not later than 1 year after 13 the date of enactment of this Act, Amtrak shall 14 issue a Request for Proposals seeking qualified per-15 sons or entities to utilize right-of-way and real estate 16 owned, controlled, or managed by Amtrak for tele-17 communications systems, energy distribution sys-18 tems, and other activities considered appropriate by 19 Amtrak.

20 (2) CONTENTS.—The Request for Proposals
21 shall provide sufficient information on the right-of22 way and real estate assets to enable respondents to
23 propose an arrangement that will monetize or gen24 erate additional revenue from such assets through

revenue sharing or leasing agreements with Amtrak,
 to the extent possible.

3 (b) CONSIDERATION OF PROPOSALS.—Not later than 4 180 days following the deadline for the receipt of pro-5 posals under subsection (a), Amtrak shall review and con-6 sider each qualified proposal. Amtrak may enter into such 7 agreements as are necessary to implement any qualified 8 proposal.

9 (c) REPORT.—Not later than 270 days following the deadline for the receipt of proposals under subsection (a), 10 Amtrak shall transmit to the Committee on Commerce, 11 Science, and Transportation of the Senate and the Com-12 mittee on Transportation and Infrastructure of the House 13 of Representatives a report on the Request for Proposals 14 15 required by this section, including summary information of any proposals submitted to Amtrak and any proposals 16 accepted by Amtrak. 17

(d) SAVINGS CLAUSE.—Nothing in this section shall
be construed to limit Amtrak's ability to utilize right-ofway or real estate assets that it currently owns, controls,
or manages or constrain Amtrak's ability to enter into
agreements with other parties to utilize such assets.

#### 23 SEC. 210. STATION DEVELOPMENT.

24 (a) REPORT ON DEVELOPMENT OPTIONS.—Not later25 than 1 year after the date of enactment of this Act, Am-

1	trak shall transmit to the Committee on Commerce,
2	Science, and Transportation of the Senate and the Com-
3	mittee on Transportation and Infrastructure of the House
4	of Representatives a report on options to enhance eco-
5	nomic development and accessibility of and around Am-
6	trak stations and terminals, for the purposes of—
7	(1) improving station condition, functionality,
8	capacity, and customer amenities;
9	(2) generating additional investment capital and
10	development-related revenue streams;
11	(3) increasing ridership and revenue;
12	(4) complying with the applicable sections of
13	the Americans with Disabilities Act of $1990$ (42)
14	U.S.C. 12101 et seq.) and the Rehabilitation Act of
15	1973 (29 U.S.C. 701 et seq.); and
16	(5) strengthening multimodal connections, in-
17	cluding transit, intercity buses, roll-on and roll-off
18	bicycles, and airports, as appropriate.
19	(b) Request for Information.—Not later than 90
20	days after the date the report is transmitted under sub-
21	section (a), Amtrak shall issue a Request of Information
22	for 1 or more owners of stations served by Amtrak to for-
23	mally express an interest in completing the requirements
24	of this section.
25	(c) Proposals.—

1 (1) REQUEST FOR PROPOSALS.—Not later than 2 180 days after the date the Request for Information 3 is issued under subsection (a), Amtrak shall issue a 4 Request for Proposals from qualified persons, in-5 cluding small business concerns owned and con-6 trolled by socially and economically disadvantaged 7 individuals and veteran-owned small businesses, to 8 lead, participate, or partner with Amtrak, a station 9 owner that responded under subsection (b), and 10 other entities in enhancing development in and 11 around such stations and terminals using applicable 12 options identified under subsection (a) at facilities 13 selected by Amtrak.

14 (2) CONSIDERATION OF PROPOSALS.—Not later 15 than 1 year after the date the Request for Proposals 16 are issued under paragraph (1), Amtrak shall review 17 and consider qualified proposals submitted under 18 paragraph (1). Amtrak or a station owner that re-19 sponded under subsection (b) may enter into such 20 agreements as are necessary to implement any quali-21 fied proposal.

(d) REPORT.—Not later than 3 years after the date
of enactment of this Act, Amtrak shall transmit to the
Committee on Commerce, Science, and Transportation of
the Senate and the Committee on Transportation and In-

frastructure of the House of Representatives a report on
 the Request for Proposals process required under this sec tion, including summary information of any qualified pro posals submitted to Amtrak and any proposals acted upon
 by Amtrak or a station owner that responded under sub section (b).

7 (e) DEFINITIONS.—In this section, the terms "small 8 business concern", "socially and economically disadvan-9 taged individual", and "veteran-owned small business" 10 have the meanings given the terms in section 304(c) of 11 this Act.

12 (f) SAVINGS CLAUSE.—Nothing in this section shall 13 be construed to limit Amtrak's ability to develop its sta-14 tions, terminals, or other assets, to constrain Amtrak's 15 ability to enter into and carry out agreements with other 16 parties to enhance development at or around Amtrak sta-17 tions or terminals, or to affect any station development 18 initiatives ongoing as of the date of enactment of this Act.

# 19 SEC. 211. AMTRAK DEBT.

20 Section 205 of the Passenger Rail Investment and
21 Improvement Act of 2008 (49 U.S.C. 24101 note) is
22 amended—

23 (1) by striking "as of the date of enactment of
24 this Act" each place it appears;

(2) in subsection (a)—

1	(A) by inserting ", to the extent provided
2	in advance in appropriations Acts" after "Am-
3	trak's indebtedness"; and
4	(B) by striking the second sentence;
5	(3) in subsection (b), by striking "The Sec-
6	retary of the Treasury, in consultation" and insert-
7	ing "To the extent amounts are provided in advance
8	in appropriations Acts, the Secretary of the Treas-
9	ury, in consultation";
10	(4) in subsection (d), by inserting ", to the ex-
11	tent provided in advance in appropriations Acts"
12	after "as appropriate";
13	(5) in subsection (e)—
14	(A) in paragraph (1), by striking "by sec-
15	tion 102 of this division"; and
16	(B) in paragraph (2), by striking "by sec-
17	tion 102" and inserting "for Amtrak";
18	
	(6) in subsection (g), by inserting ", unless that
19	(6) in subsection (g), by inserting ", unless that debt receives credit assistance, including direct loans
19 20	
	debt receives credit assistance, including direct loans
20	debt receives credit assistance, including direct loans and loan guarantees, under chapter 6 of title 23,
20 21	debt receives credit assistance, including direct loans and loan guarantees, under chapter 6 of title 23, United States Code or title V of the Railroad Revi-

# 1SEC. 212. AMTRAK PILOT PROGRAM FOR PASSENGERS2TRANSPORTING DOMESTICATED CATS AND3DOGS.

4 (a) IN GENERAL.—Not later than 1 year after the
5 date of enactment of this Act, Amtrak shall develop a pilot
6 program that allows passengers to transport domesticated
7 cats or dogs on certain trains operated by Amtrak.

8 (b) PET POLICY.—In developing the pilot program9 required under subsection (a), Amtrak shall—

(1) in the case of a passenger train that is comprised of more than 1 car, designate, where feasible,
at least 1 car in which a ticketed passenger may
transport a domesticated cat or dog in the same
manner as carry-on baggage if—

15 (A) the cat or dog is contained in a pet16 kennel;

17 (B) the pet kennel complies with Amtrak
18 size requirements for carriage of carry-on bag19 gage;

20 (C) the passenger is traveling on a train
21 operating on a route described in subparagraph
22 (A), (B), or (D) of section 24102(6) of title 49,
23 United States Code; and

24 (D) the passenger pays a fee described in25 paragraph (3);

1	(2) allow a ticketed passenger to transport a
2	domesticated cat or dog on a train in the same man-
3	ner as cargo if—
4	(A) the cat or dog is contained in a pet
5	kennel;
6	(B) the pet kennel is stowed in accordance
7	with Amtrak requirements for cargo stowage;
8	(C) the passenger is traveling on a train
9	operating on a route described in subparagraph
10	(A), (B), or (D) of section 24102(6) of title 49,
11	United States Code;
12	(D) the cargo area is temperature con-
13	trolled in a manner protective of cat and dog
14	safety and health; and
15	(E) the passenger pays a fee described in
16	paragraph (3); and
17	(3) collect fees for each cat or dog transported
18	by a ticketed passenger in an amount that, in the
19	aggregate and at a minimum, covers the full costs
20	of the pilot program.
21	(c) REPORT.—Not later than 1 year after the pilot
22	program required under subsection (a) is first imple-
23	mented, Amtrak shall transmit to the Committee on Com-
24	merce, Science, and Transportation of the Senate and the
25	Committee on Transportation and Infrastructure of the

House of Representatives a report containing an evalua tion of the pilot program.

3 (d) LIMITATION ON STATUTORY CONSTRUCTION.—

4 (1) SERVICE ANIMALS.—The pilot program
5 under subsection (a) shall be separate from and in
6 addition to the policy governing Amtrak passengers
7 traveling with service animals. Nothing in this sec8 tion may be interpreted to limit or waive the rights
9 of passengers to transport service animals.

10 (2) ADDITIONAL TRAIN CARS.—Nothing in this
11 section may be interpreted to require Amtrak to add
12 additional train cars or modify existing train cars.

13 (3) FEDERAL FUNDS.—No Federal funds may
14 be used to implement the pilot program required
15 under this section.

### 16 SEC. 213. AMTRAK BOARD OF DIRECTORS.

17 (a) IN GENERAL.—Section 24302(a) is amended to18 read as follows:

19 "(a) Composition and Terms.—

20 "(1) IN GENERAL.—The Amtrak Board of Di21 rectors (referred to in this section as the 'Board') is
22 composed of the following 9 directors, each of whom
23 must be a citizen of the United States:

24 "(A) The Secretary of Transportation.

25 "(B) The President of Amtrak.

1 "(C) 7 individuals appointed by the Presi-2 dent of the United States, by and with the ad-3 vice and consent of the Senate, with general 4 business and financial experience, experience or 5 qualifications in transportation, freight and 6 passenger rail transportation, travel, hospi-7 tality, or passenger air transportation busi-8 nesses, or representatives of employees or users 9 of passenger rail transportation or a State gov-10 ernment. 11 "(2) SELECTION.—In selecting individuals de-

12 scribed in paragraph (1)(C) for nominations for ap-13 pointments to the Board, the President shall consult 14 with the Speaker of the House of Representatives, 15 the minority leader of the House of Representatives, 16 the majority leader of the Senate, and the minority 17 leader of the Senate. The individuals appointed to 18 the Board under paragraph (1)(C) shall be com-19 posed of the following;

20 "(A) 2 individuals from the Northeast Cor21 ridor.

22 "(B) 4 individuals from regions of the
23 country outside of the Northeast Corridor and
24 geographically distributed with—

1	"(i) 2 individuals from States with
2	long-distance routes operated by Amtrak;
3	and
4	"(ii) 2 individuals from States with
5	State-supported routes operated by Am-
6	trak.
7	"(C) 1 individual from the Northeast Cor-
8	ridor or a State with long-distance or State-
9	supported routes.
10	"(3) TERM.—An individual appointed under
11	paragraph $(1)(C)$ shall be appointed for a term of 5
12	years. The term may be extended until the individ-
13	ual's successor is appointed and qualified. Not more
14	than 4 individuals appointed under paragraph $(1)(C)$
15	may be members of the same political party.
16	"(4) Chairperson and vice chairperson.—
17	The Board shall elect a chairperson and vice chair-
18	person, other than the President of Amtrak, from
19	among its membership. The vice chairperson shall
20	serve as chairperson in the absence of the chair-
21	person.
22	"(5) Secretary's designee.—The Secretary
23	may be represented at Board meetings by the Sec-
24	retary's designee.".

1	(b) RULE OF CONSTRUCTION.—Nothing in this sec-
2	tion shall be construed as affecting the term of any direc-
3	tor serving on the Amtrak Board of Directors under sec-
4	tion 24302(a)(1)(C) of title 49, United States Code, on
5	the day preceding the date of enactment of this Act.
6	TITLE III—INTERCITY
7	PASSENGER RAIL POLICY
8	SEC. 301. COMPETITIVE OPERATING GRANTS.
9	(a) IN GENERAL.—Chapter 244 is amended—
10	(1) by striking section 24406; and
11	(2) by inserting after section 24405 the fol-
12	lowing:
13	"§24406. Competitive operating grants
14	"(a) Applicant Defined.—In this section, the term
15	'applicant' means—
16	"(1) a State;
17	"(2) a group of States;
18	"(3) an Interstate Compact;
19	
	"(4) a public agency or publicly-chartered au-
20	"(4) a public agency or publicly-chartered au- thority established by 1 or more States and having
20 21	
	thority established by 1 or more States and having
21	thority established by 1 or more States and having responsibility for providing intercity rail passenger
21 22	thority established by 1 or more States and having responsibility for providing intercity rail passenger transportation or commuter rail passenger transpor-
1	"(6) Amtrak or another rail passenger carrier
----	--
2	that provides intercity rail passenger transportation;
3	"(7) Any rail carrier in partnership with at
4	least $1$ of the entities described in paragraphs $(1)$
5	through $(5)$ ; and
6	"(8) any combination of the entities described
7	in paragraphs (1) through (7).
8	"(b) Grants Authorized.—The Secretary of
9	Transportation shall develop and implement a program for
10	issuing 3-year operating assistance grants to applicants,
11	on a competitive basis, for the purpose of initiating, re-
12	storing, or enhancing intercity rail passenger service.
13	"(c) Application.—An applicant for a grant under
14	this section shall submit to the Secretary—
15	"(1) a capital and mobilization plan that—
16	"(A) describes any capital investments,
17	service planning actions (such as environmental
18	reviews), and mobilization actions (such as
19	qualification of train crews) required for initi-
20	ation of service; and
21	"(B) includes the timeline for undertaking
22	and completing each of the investments and ac-
23	tions referred to in subparagraph (A);
24	((2) an operating plan that describes the
25	planned operation of the service, including—

1	"(A) the identity and qualifications of the
2	train operator;
3	"(B) the identity and qualifications of any
4	other service providers;
5	"(C) service frequency;
6	"(D) the planned routes and schedules;
7	"(E) the station facilities that will be uti-
8	lized;
9	"(F) projected ridership, revenues, and
10	costs;
11	"(G) descriptions of how the projections
12	under subparagraph (F) were developed;
13	"(H) the equipment that will be utilized,
14	how such equipment will be acquired or refur-
15	bished, and where such equipment will be main-
16	tained; and
17	"(I) a plan for ensuring safe operations
18	and compliance with applicable safety regula-
19	tions;
20	"(3) a funding plan that—
21	"(A) describes the funding of initial capital
22	costs and operating costs for the first 3 years
23	of operation;
24	"(B) includes a commitment by the appli-
25	cant to provide the funds described in subpara-

1	
1	graph (A) to the extent not covered by Federal
2	grants and revenues; and
3	"(C) describes the funding of operating
4	costs and capital costs, to the extent necessary,
5	after the first 3 years of operation; and
6	"(4) a description of the status of negotiations
7	and agreements with—
8	"(A) each of the railroads or regional
9	transportation authorities whose tracks or fa-
10	cilities would be utilized by the service;
11	"(B) the anticipated rail passenger carrier,
12	if such entity is not part of the applicant group;
13	and
14	"(C) any other service providers or entities
15	expected to provide services or facilities that
16	will be used by the service, including any re-
17	quired access to Amtrak systems, stations, and
18	facilities if Amtrak is not part of the applicant
19	group.
20	"(d) PRIORITIES.—In awarding grants under this
21	section, the Secretary shall give priority to applications—
22	"(1) for which planning, design, any environ-
23	mental reviews, negotiation of agreements, acquisi-
24	tion of equipment, construction, and other actions

	• •
1	necessary for initiation of service have been com-
2	pleted or nearly completed;
3	((2) that would restore service over routes for-
4	merly operated by Amtrak, including routes with
5	international connections;
6	"(3) that would provide daily or daytime service
7	over routes where such service did not previously
8	exist;
9	"(4) that include private funding (including
10	funding from railroads), and funding or other sig-
11	nificant participation by State, local, and regional
12	governmental and private entities;
13	"(5) that include a funding plan that dem-
14	onstrates the intercity rail passenger service will be
15	financially sustainable beyond the 3-year grant pe-
16	riod;
17	"(6) that would provide service to regions and
18	communities that are underserved or not served by
19	other intercity public transportation;
20	((7) that would foster economic development,
21	particularly in rural communities and for disadvan-
22	taged populations;
23	"(8) that would provide other non-transpor-
24	tation benefits; and

1	"(9) that would enhance connectivity and geo-
2	graphic coverage of the existing national network of
3	intercity passenger rail service.
4	"(e) Limitations.—
5	"(1) DURATION.—Federal operating assistance
6	grants authorized under this section for any indi-
7	vidual intercity rail passenger transportation route
8	may not provide funding for more than 3 years and
9	may not be renewed.
10	"(2) LIMITATION.—Not more than 6 of the op-
11	erating assistance grants awarded pursuant to sub-
12	section (b) may be simultaneously active.
13	"(3) MAXIMUM FUNDING.—Grants described in
14	paragraph (1) may not exceed—
15	"(A) 80 percent of the projected net oper-
16	ating costs for the first year of service;
17	"(B) 60 percent of the projected net oper-
18	ating costs for the second year of service; and
19	((C) 40 percent of the projected net oper-
20	ating costs for the third year of service.
21	"(f) Use With Capital Grants and Other Fed-
22	ERAL FUNDING.—A recipient of an operating assistance
23	grant under subsection (b) may use that grant in combina-

other Federal funding that would benefit the applicable
 service.

3 "(g) AVAILABILITY.—Amounts appropriated for car4 rying out this section shall remain available until ex5 pended.

6 "(h) COORDINATION WITH AMTRAK.—If the Sec-7 retary awards a grant under this section to a rail pas-8 senger carrier other than Amtrak, Amtrak may be re-9 quired under section 24711(c)(1) of this title to provide 10 access to its reservation system, stations, and facilities that are directly related to operations to such carrier, to 11 the extent necessary to carry out the purposes of this sec-12 tion. The Secretary may award an appropriate portion of 13 the grant to Amtrak as compensation for this access. 14

- 15 "(i) CONDITIONS.—
- "(1) GRANT AGREEMENT.—The Secretary shall 16 17 require grant recipients under this section to enter 18 into a grant agreement that requires them to pro-19 vide similar information regarding the route per-20 formance, financial, and ridership projections, and 21 capital and business plans that Amtrak is required 22 to provide, and such other data and information as 23 the Secretary deems necessary.

24 "(2) INSTALLMENTS; TERMINATION.—The Sec25 retary may—

1	"(A) award grants under this section in in-
2	stallments, as the Secretary considers appro-
3	priate; and
4	"(B) terminate any grant agreement
5	upon—
6	"(i) the cessation of service; or
7	"(ii) the violation of any other term of
8	the grant agreement.
9	"(3) GRANT CONDITIONS.—Except as specifi-
10	cally provided in this section, the use of any
11	amounts appropriated for grants under this section
12	shall be subject to the requirements under this chap-
13	ter.
14	"(j) REPORT.—Not later than 4 years after the date
15	of enactment of the Railroad Reform, Enhancement, and
16	Efficiency Act, the Secretary, after consultation with
17	grant recipients under this section, shall submit a report
18	to Congress that describes—
19	"(1) the implementation of this section;
20	((2)) the status of the investments and oper-
21	ations funded by such grants;
22	"(3) the performance of the routes funded by
23	such grants;
24	"(4) the plans of grant recipients for continued
25	operation and funding of such routes; and

1 "(5) any legislative recommendations.". 2 (b) CONFORMING AMENDMENTS.—Chapter 244 is amended-3 4 (1) in the table of contents, by inserting after 5 the item relating to section 24405 the following: "24406. Competitive operating grants."; 6 (2) in the chapter title, by striking "INTER-CITY PASSENGER RAIL SERVICE COR-7 RIDOR CAPITAL" and inserting "RAIL CAP-8 9 **ITAL AND OPERATING**"; 10 (3) in section 24401, by striking paragraph (1); 11 (4) in section 24402, by striking subsection (j) 12 and inserting the following: 13 "(j) APPLICANT DEFINED.—In this section, the term 'applicant' means a State (including the District of Co-14 lumbia), a group of States, an Interstate Compact, a pub-15 lic agency or publicly-chartered authority established by 16 1 or more States and having responsibility for providing 17 18 intercity rail passenger transportation, or a political sub-19 division of a State."; and 20 (5) in section 24405— 21 (A) in subsection (b)— (i) by inserting ", or for which an op-22 23 erating grant is issued under section

24 24406," after "chapter"; and

	01
1	(ii) in paragraph (2), by striking
2	"(43" and inserting "(45";
3	(B) in subsection $(d)(1)$ , in the matter pre-
4	ceding subparagraph (A), by inserting "or un-
5	less Amtrak ceased providing intercity pas-
6	senger railroad transportation over the affected
7	route more than 3 years before the commence-
8	ment of new service" after "unless such service
9	was provided solely by Amtrak to another enti-
10	ty'';
11	(C) in subsection (f), by striking "under
12	this chapter for commuter rail passenger trans-
13	portation, as defined in section $24012(4)$ of this
14	title." and inserting "under this chapter for
15	commuter rail passenger transportation (as de-
16	fined in section $24102(3)$ )."; and
17	(D) by adding at the end the following:
18	"(g) Special Transportation Circumstances.—
19	In carrying out this chapter, the Secretary shall allocate
20	an appropriate portion of the amounts available under this
21	chapter to provide grants to States—
22	((1) in which there is no intercity passenger
23	rail service, for the purpose of funding freight rail
24	capital projects that are on a State rail plan devel-
25	oped under chapter 227 that provide public benefits

(as defined in chapter 227), as determined by the
 Secretary; or

3 "(2) in which the rail transportation system is
4 not physically connected to rail systems in the conti5 nental United States or may not otherwise qualify
6 for a grant under this section due to the unique
7 characteristics of the geography of that State or
8 other relevant considerations, for the purpose of
9 funding transportation-related capital projects.".

10sec. 302. Federal-state partnership for state of11Good Repair.

(a) AMENDMENT.—Chapter 244 is amended by inserting after section 24406, as added by section 301 of
this Act, the following:

15 "§24407. Federal-State partnership for state of good
repair
17 "(a) DEFINITIONS.—In this section:

18 "(1) APPLICANT.—The term 'applicant'

19 means—

20 "(A) a State (including the District of Co-21 lumbia);

- 22 "(B) a group of States;
- 23 "(C) an Interstate Compact;

24 "(D) a public agency or publicly-chartered25 authority established by 1 or more States that

has responsibility for providing intercity rail
passenger transportation or commuter rail pas-
senger transportation;
"(E) a political subdivision of a State;
"(F) Amtrak, acting on its own behalf or
under a cooperative agreement with 1 or more
States; or
"(G) any combination of the entities de-
scribed in subparagraphs (A) through (F).
"(2) CAPITAL PROJECT.—The term 'capital
project' means—
"(A) a project primarily intended to re-
place, rehabilitate, or repair major infrastruc-
ture assets utilized for providing intercity pas-
senger rail service, including tunnels, bridges,
stations, and other assets, as determined by the
Secretary; or
"(B) a project primarily intended to im-
prove intercity passenger rail performance, in-
cluding reduced trip times, increased train fre-
quencies, higher operating speeds, and other
quencies, higher operating speeds, and other improvements, as determined by the Secretary.

1	"(A) the main rail line between Boston,
2	Massachusetts and the Virginia Avenue inter-
3	locking in the District of Columbia; and
4	"(B) the branch rail lines connecting to
5	Harrisburg, Pennsylvania, Springfield, Massa-
6	chusetts, and Spuyten Duyvil, New York.
7	"(4) QUALIFIED RAILROAD ASSET.—The term
8	'qualified railroad asset' means infrastructure,
9	equipment, or a facility that—
10	"(A) is owned or controlled by an eligible
11	applicant; and
12	"(B) was not in a state of good repair on
13	the date of enactment of the Railroad Reform,
14	Enhancement, and Efficiency Act.
15	"(b) Grant Program Authorized.—The Secretary
16	of Transportation shall develop and implement a program
17	for issuing grants to applicants, on a competitive basis,
18	to fund capital projects that reduce the state of good re-
19	pair backlog on qualified railroad assets.
20	"(c) ELIGIBLE PROJECTS.—Projects eligible for
21	grants under this section include capital projects to re-
22	place or rehabilitate qualified railroad assets, including—
23	"(1) capital projects to replace existing assets
24	in-kind;

1	"(2) capital projects to replace existing assets
2	with assets that increase capacity or provide a high-
3	er level of service; and
4	"(3) capital projects to ensure that service can
5	be maintained while existing assets are brought to a
6	state of good repair.
7	"(d) Project Selection Criteria.—In selecting
8	an applicant for a grant under this section, the Secretary
9	shall—
10	"(1) give preference to eligible projects—
11	"(A) that are consistent with the goals, ob-
12	jectives, and policies defined in any regional rail
13	planning document that is applicable to a
14	project proposal; and
15	"(B) for which the proposed Federal share
16	of total project costs does not exceed 50 per-
17	cent; and
18	"(2) take into account—
19	"(A) the cost-benefit analysis of the pro-
20	posed project, including anticipated private and
21	public benefits relative to the costs of the pro-
22	posed project, including—
23	"(i) effects on system and service per-
24	formance;

1	"(ii) effects on safety, competitive-
2	ness, reliability, trip or transit time, and
3	resilience;
4	"(iii) efficiencies from improved inte-
5	gration with other modes; and
6	"(iv) ability to meet existing or antici-
7	pated demand;
8	"(B) the degree to which the proposed
9	project's business plan considers potential pri-
10	vate sector participation in the financing, con-
11	struction, or operation of the proposed project;
12	"(C) the applicant's past performance in
13	developing and delivering similar projects, and
14	previous financial contributions;
15	"(D) whether the applicant has, or will
16	have—
17	"(i) the legal, financial, and technical
18	capacity to carry out the project;
19	"(ii) satisfactory continuing control
20	over the use of the equipment or facilities;
21	and
22	"(iii) the capability and willingness to
23	maintain the equipment or facilities;
24	"(E) if applicable, the consistency of the
25	project with planning guidance and documents

1	set forth by the Secretary or required by law;
2	and
3	"(F) any other relevant factors, as deter-
4	mined by the Secretary.
5	"(e) Planning Requirements.—A project is not el-
6	igible for a grant under this section unless the project is
7	specifically identified—
8	"(1) on a State rail plan prepared in accord-
9	ance with chapter 227; or
10	((2)) if the project is located on the Northeast
11	Corridor, on the Northeast Corridor Capital Invest-
12	ment Plan developed pursuant to section 24904(a).
13	"(f) Northeast Corridor Projects.—
14	"(1) COMPLIANCE WITH USAGE AGREE-
15	MENTS.—Grant funds may not be provided under
16	this section to an eligible recipient for an eligible
17	project located on the Northeast Corridor unless
18	Amtrak and the public authorities providing com-
19	muter rail passenger transportation on the North-
20	east Corridor are in compliance with section
21	24905(c)(2).
22	"(2) CAPITAL INVESTMENT PLAN.—When se-
23	lecting projects located on the Northeast Corridor,
24	the Secretary shall consider the appropriate se-

quence and phasing of projects as contained in the

Northeast Corridor Capital Investment Plan devel oped pursuant to section 24904(a).

"(g) FEDERAL SHARE OF TOTAL PROJECT COSTS.—
"(1) TOTAL PROJECT COST.—The Secretary
shall estimate the total cost of a project under this
section based on the best available information, including engineering studies, studies of economic feasibility, environmental analyses, and information on
the expected use of equipment or facilities.

10 "(2) FEDERAL SHARE.—The Federal share of
11 total costs for a project under this subsection shall
12 not exceed 80 percent.

13 "(3) TREATMENT OF AMTRAK REVENUE.—If 14 Amtrak or another rail passenger carrier is an appli-15 cant under this section, Amtrak or the other rail 16 passenger carrier, as applicable, may use ticket and 17 other revenues generated from its operations and 18 other sources to satisfy the non-Federal share re-19 quirements.

20 "(h) Letters of Intent.—

21 "(1) IN GENERAL.—The Secretary may issue a
22 letter of intent to a grantee under this section
23 that—

24 "(A) announces an intention to obligate,25 for a major capital project under this section,

1	an amount from future available budget author-
2	ity specified in law that is not more than the
3	amount stipulated as the financial participation
4	of the Secretary in the project; and
5	"(B) states that the contingent commit-
6	ment—
7	"(i) is not an obligation of the Fed-
8	eral Government; and
9	"(ii) is subject to the availability of
10	appropriations under Federal law and to
11	Federal laws in force or enacted after the
12	date of the contingent commitment.
13	"(2) Congressional notification.—
14	"(A) IN GENERAL.—Not later than 30
15	days before issuing a letter under paragraph
16	(1), the Secretary shall submit written notifica-
17	tion to—
18	"(i) the Committee on Commerce,
19	Science, and Transportation of the Senate;
20	"(ii) the Committee on Appropriations
21	of the Senate;
22	"(iii) the Committee on Transpor-
23	tation and Infrastructure of the House of
24	Representatives; and

1	"(iv) the Committee on Appropria-
2	tions of the House of Representatives.
3	"(B) CONTENTS.—The notification sub-
4	mitted pursuant to subparagraph (A) shall in-
5	clude—
6	"(i) a copy of the proposed letter or
7	agreement;
8	"(ii) the criteria used under sub-
9	section (d) for selecting the project for a
10	grant award; and
11	"(iii) a description of how the project
12	meets such criteria.
13	"(3) APPROPRIATIONS REQUIRED.—An obliga-
14	tion or administrative commitment may be made
15	under this section only when amounts are appro-
16	priated for such purpose.
17	"(i) AVAILABILITY.—Amounts appropriated for car-
18	rying out this section shall remain available until ex-
19	pended.
20	"(j) Grant Conditions.—Except as specifically
21	provided in this section, the use of any amounts appro-
22	priated for grants under this section shall be subject to
23	the requirements under this chapter.".

1	(b) Conforming Amendment.—The table of con-
2	tents for chapter 244 is amended by inserting after the
3	item relating to section 24406 the following:
	"24407. Federal-State partnership for state of good repair.".
4	SEC. 303. LARGE CAPITAL PROJECT REQUIREMENTS.
5	Section 24402 is amended by adding at the end the
6	following:
7	"(m) Large Capital Project Requirements.—
8	"(1) IN GENERAL.—For a grant awarded under
9	this chapter for an amount in excess of
10	\$1,000,000,000, the following conditions shall apply:
11	"(A) The Secretary of Transportation may
12	not obligate any funding unless the applicant
13	demonstrates, to the satisfaction of the Sec-
14	retary, that the applicant has committed, and
15	will be able to fulfill, the non-Federal share re-
16	quired for the grant within the applicant's pro-
17	posed project completion timetable.
18	"(B) The Secretary may not obligate any
19	funding for work activities that occur after the
20	completion of final design unless—
21	"(i) the applicant submits a financial
22	plan to the Secretary that generally identi-
23	fies the sources of the non-Federal funding
24	required for any subsequent segments or
25	phases of the corridor service development

program covering the project for which the
 grant is awarded;

3 "(ii) the grant will result in a useable
4 segment, a transportation facility, or
5 equipment, that has operational independ6 ence or is financially sustainable; and

7 "(iii) the intercity passenger rail bene-8 fits anticipated to result from the grant, 9 such as increased speed, improved on-time 10 performance, reduced trip time, increased 11 frequencies, new service, safety improve-12 ments, improved accessibility, or other sig-13 nificant enhancements, are detailed by the 14 grantee and approved by the Secretary.

"(C)(i) The Secretary shall ensure that the 15 16 project is maintained to the level of utility that 17 is necessary to support the benefits approved 18 under subparagraph (B)(iii) for a period of 20 19 years from the date on which the useable seg-20 ment, transportation facility, or equipment de-21 scribed in subparagraph (B)(ii) is placed in 22 service.

23 "(ii) If the project property is not main24 tained as required under clause (i) for a 1225 month period, the grant recipient shall refund

a pro-rata share of the Federal contribution,
 based upon the percentage remaining of the 20 year period that commenced when the project
 property was placed in service.

5 "(2) EARLY WORK.—The Secretary may allow a 6 grantee subject to this subsection to engage in at-7 risk work activities subsequent to the conclusion of 8 final design if the Secretary determines that such 9 work activities are reasonable and necessary.".

#### 10 SEC. 304. SMALL BUSINESS PARTICIPATION STUDY.

(a) STUDY.—The Secretary shall conduct a nationwide disparity and availability study on the availability
and use of small business concerns owned and controlled
by socially and economically disadvantaged individuals and
veteran-owned small businesses in publicly funded intercity passenger rail service projects.

(b) REPORT.—Not later than 4 years after the date
of enactment of this Act, the Secretary shall submit a report containing the results of the study conducted under
subsection (a) to the Committee on Commerce, Science,
and Transportation of the Senate and the Committee on
Transportation and Infrastructure of the House of Representatives.

24 (c) DEFINITIONS.—In this section:

1 (1) SMALL BUSINESS CONCERN.—The term "small business concern" has the meaning given 2 3 such term in section 3 of the Small Business Act 4 (15 U.S.C. 632), except that the term does not in-5 clude any concern or group of concerns controlled by 6 the same socially and economically disadvantaged in-7 dividual or individuals that have average annual 8 gross receipts during the preceding 3 fiscal years in 9 excess of \$22,410,000, as adjusted annually by the 10 Secretary for inflation.

11 (2) Socially and economically disadvan-12 TAGED INDIVIDUAL.—The term "socially and eco-13 nomically disadvantaged individual" has the mean-14 ing given such term in section 8(d) of the Small 15 Business Act (15 U.S.C. 637(d)) and relevant sub-16 contracting regulations issued pursuant to such Act, 17 except that women shall be presumed to be socially 18 and economically disadvantaged individuals for pur-19 poses of this section.

20 (3) VETERAN-OWNED SMALL BUSINESS.—The
21 term "veteran-owned small business" has the mean22 ing given the term "small business concern owned
23 and controlled by veterans" in section 3(q)(3) of the
24 Small Business Act (15 U.S.C. 632(q)(3)), except
25 that the term does not include any concern or group

of concerns controlled by the same veterans that
 have average annual gross receipts during the pre ceding 3 fiscal years in excess of \$22,410,000, as
 adjusted annually by the Secretary for inflation.

#### 5 SEC. 305. GULF COAST RAIL SERVICE WORKING GROUP.

6 (a) IN GENERAL.—Not later than 90 days after the
7 date of enactment of this Act, the Secretary shall convene
8 a working group to evaluate the restoration of intercity
9 rail passenger service in the Gulf Coast region between
10 New Orleans, Louisiana, and Orlando, Florida.

(b) MEMBERSHIP.—The working group convened
pursuant to subsection (a) shall consist of representatives
of—

14 (1) the Federal Railroad Administration, which15 shall serve as chair of the working group;

16 (2) Amtrak;

17 (3) the States along the proposed route or18 routes;

(4) regional transportation planning organizations and metropolitan planning organizations, municipalities, and communities along the proposed
route or routes, which shall be selected by the Administrator;

24 (5) the Southern Rail Commission;

(6) freight railroad carriers whose tracks may
 be used for such service; and
 (7) other entities determined appropriate by the

4 Secretary, which may include independent passenger
5 rail operators that express an interest in Gulf Coast
6 service.

(c) RESPONSIBILITIES.—The working group shall—
(1) evaluate all options for restoring intercity
rail passenger service in the Gulf Coast region, including options outlined in the report transmitted to
Congress pursuant to section 226 of the Passenger
Rail Investment and Improvement Act of 2008 (division B of Public Law 110–432);

14 (2) select a preferred option for restoring such15 service;

16 (3) develop a prioritized inventory of capital
17 projects and other actions required to restore such
18 service and cost estimates for such projects or ac19 tions; and

20 (4) identify Federal and non-Federal funding
21 sources required to restore such service, including
22 options for entering into public-private partnerships
23 to restore such service.

24 (d) REPORT.—Not later than 9 months after the date25 of enactment of this Act, the working group shall submit

1	a report to the Committee on Commerce, Science, and
2	Transportation of the Senate and the Committee on
3	Transportation and Infrastructure of the House of Rep-
4	resentatives that includes—
5	(1) the preferred option selected under sub-
6	section $(c)(2)$ and the reasons for selecting such op-
7	tion;
8	(2) the information described in subsection
9	(c)(3);
10	(3) the funding sources identified under sub-
11	section (c)(4);
12	(4) the costs and benefits of restoring intercity
13	rail passenger transportation in the region; and
14	(5) any other information the working group
15	determines appropriate.
16	SEC. 306. INTEGRATED PASSENGER RAIL WORKING GROUP.
17	(a) IN GENERAL.—Not later than 180 days after the
18	date of enactment of this Act, the Secretary shall convene
19	a working group to review issues relating to—
20	(1) the potential operation of State-supported
21	routes by rail passenger carriers other than Amtrak;
22	and
23	(2) their role in establishing an integrated
24	intercity passenger rail network in the United
25	States.

1	(b) Membership.—The working group shall consist
2	of a balanced representation of—
3	(1) the Federal Railroad Administration, who
4	shall chair the Working Group;
5	(2) States that fund State-sponsored routes;
6	(3) independent passenger rail operators, in-
7	cluding those that carry at least 5,000,000 pas-
8	sengers annually in United States or international
9	rail service;
10	(4) Amtrak;
11	(5) railroads that host intercity State-supported
12	routes;
13	(6) employee representatives from railroad
14	unions and building trade unions with substantial
15	engagement in railroad rights of way construction
16	and maintenance; and
17	(7) other entities determined appropriate by the
18	Secretary.
19	(c) RESPONSIBILITIES.—The working group shall
20	evaluate options for improving State-supported routes and
21	may make recommendations, as appropriate, regarding—
22	(1) best practices for State or State authority
23	governance of State-supported routes;
24	(2) future sources of Federal and non-Federal
25	funding sources for State-supported routes;

(3) best practices in obtaining passenger rail
 operations and services on a competitive basis with
 the objective of creating the highest quality service
 at the lowest cost to the taxpayer;

5 (4) ensuring potential interoperability of State-6 supported routes as a part of a national network 7 with multiple providers providing integrated services 8 including ticketing, scheduling, and route planning; 9 (5)the interface between State-supported 10 routes and connecting commuter rail operations, in-11 cluding maximized intra-modal and intermodal con-12 nections and common sources of funding for capital 13 projects;

14 (d) MEETINGS.—Not later than 60 days after the es-15 tablishment of the working group by the Secretary under subsection (a), the working group shall convene an organi-16 17 zational meeting outside of the District of Columbia and shall define the rules and procedures governing the pro-18 ceedings of the working group. The working group shall 19 20 hold at least 3 meetings per year in States that fund 21 State-supported routes.

22 (e) REPORTS.—

(1) PRELIMINARY REPORT.—Not later than 1
year after the date the working group is established,
the working group shall submit a preliminary report

1	to the Secretary, the Governors of States funding
2	State-supported routes, the Committee on Com-
3	merce, Science, and Transportation of the Senate,
4	and the Committee on Transportation and Infra-
5	structure of the House of Representatives that in-
6	cludes—
7	(A) administrative recommendations that
8	can be implemented by a State and State au-
9	thority or by the Secretary; and
10	(B) preliminary legislative recommenda-
11	tions.
12	(2) FINAL LEGISLATIVE RECOMMENDATIONS.—
13	Not later than 2 years after the date the working
14	group is established, the working group shall submit
15	a report to the Committee on Commerce, Science,
16	and Transportation of the Senate and the Com-
17	mittee on Transportation and Infrastructure of the
18	House of Representatives that includes final legisla-
19	tive recommendations.
20	SEC. 307. SHARED-USE STUDY.
21	(a) IN GENERAL.—Not later than 3 years after the
22	date of enactment of this Act, the Secretary, in consulta-
23	tion with Amtrak, commuter rail authorities, and other

24 passenger rail operators, railroad carriers that own rail25 infrastructure over which both passenger and freight

1	trains operate, States, the Surface Transportation Board,
2	the Northeast Corridor Commission established under sec-
3	tion 24905, the State-Supported Route Committee estab-
4	lished under section 24712, and groups representing rail
5	passengers and customers, as appropriate, shall complete
6	a study that evaluates—
7	(1) the shared use of right-of-way by passenger
8	and freight rail systems; and
9	(2) the operational, institutional, and legal
10	structures that would best support improvements to
11	the systems referred to in paragraph (1).
12	(b) Areas of Study.—In conducting the study
13	under subsection (a), the Secretary shall evaluate—
14	(1) the access and use of railroad right-of-way
15	by a rail carrier that does not own the right-of-way,
16	such as passenger rail services that operate over pri-
17	vately-owned right-of-way, including an analysis of—
18	(A) access agreements;
19	(B) costs of access; and
20	(C) the resolution of disputes relating to
21	such access or costs;
22	(2) the effectiveness of existing contractual,
23	statutory, and regulatory mechanisms for estab-
24	lishing, measuring, and enforcing train performance
25	standards, including—

1	(A) the manner in which passenger train
2	delays are recorded;
3	(B) the assignment of responsibility for
4	such delays;
5	(C) the use of incentives and penalties for
6	performance; and
7	(3) strengths and weaknesses in the existing
8	mechanisms described in paragraph (2) and possible
9	approaches to address the weaknesses;
10	(4) mechanisms for measuring and maintaining
11	public benefits resulting from publicly-funded freight
12	or passenger rail improvements, including improve-
13	ments directed towards shared-use right-of-way by
14	passenger and freight rail;
15	(5) approaches to operations, capacity, and cost
16	estimation modeling that—
17	(A) allows for transparent decision-making;
18	and
19	(B) protects the proprietary interests of all
20	parties;
21	(6) liability requirements and arrangements, in-
22	cluding—
23	(A) whether to expand statutory liability
24	limits to additional parties;

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1	(B) whether to revise the current statutory
2	liability limits;
3	(C) whether current insurance levels of

4 passenger rail operators are adequate and whether to establish minimum insurance re-6 quirements for such passenger rail operators; and

8 (D) whether to establish a liability regime 9 modeled after section 170 of the Atomic Energy 10 Act of 1954 (42 U.S.C. 2210);

11 (7) the effect on rail passenger services, oper-12 ations, liability limits and insurance levels of the as-13 sertion of sovereign immunity by a State; and

14 (8) other issues identified by the Secretary.

15 (c) REPORT.—Not later than 60 days after the study under subsection (a) is complete, the Secretary shall sub-16 mit to the Committee on Commerce, Science, and Trans-17 portation of the Senate and the Committee on Transpor-18 19 tation and Infrastructure of the House of Representatives 20 a report that includes—

21 (1) the results of the study; and

22 (2) any recommendations for further action, in-23 cluding any legislative proposals consistent with such 24 recommendations.

(d) IMPLEMENTATION.—The Secretary shall inte grate the recommendations submitted under subsection (c)
 into its financial assistance programs under subtitle V of
 title 49, United States Code, and section 502 of the Rail road Revitalization and Regulatory Reform Act of 1976
 (45 U.S.C. 822), as appropriate.

## 7 SEC. 308. NORTHEAST CORRIDOR COMMISSION.

8 (a) COMPOSITION.—Section 24905(a) is amended— 9 (1) in paragraph (1)— 10 (A) in the matter preceding subparagraph (A), by inserting ", infrastructure investments," 11 12 after "rail operations"; 13 (B) by amending subparagraph (B) to read 14 as follows: "(B) members representing the Department of 15 16 Transportation, including the Office of the Sec-17 retary, the Federal Railroad Administration, and the 18 Federal Transit Administration;"; and 19 (C) in subparagraph (D) by inserting "and 20 commuter" after "freight"; and 21 (2) by amending paragraph (6) to read as fol-22 lows: 23 "(6) The members of the Commission shall

24 elect co-chairs consisting of 1 member described in

1 paragraph (1)(B) and 1 member described in para-2 graph (1)(C).". 3 (b) STATEMENT OF GOALS AND RECOMMENDA-4 TIONS.—Section 24905(b) is amended— (1) in paragraph (1), by inserting "and periodi-5 cally update" after "develop"; 6 (2) in paragraph (2)(A), by striking "beyond 7 8 those specified in the state of good repair plan under 9 section 211 of the Passenger Rail Investment and 10 Improvement Act of 2008"; and 11 (3) by adding at the end the following: 12 "(3) SUBMISSION OF STATEMENT OF GOALS, 13 RECOMMENDATIONS, AND PERFORMANCE RE-14 PORTS.—The Commission shall submit to the Com-15 mittee on Commerce, Science, and Transportation of 16 the Senate and the Committee on Transportation 17 and Infrastructure of the House of Representa-18 tives-19 "(A) any updates made to the statement of 20 goals developed under paragraph (1) not later 21 than 60 days after such updates are made; and 22 "(B) annual performance reports and rec-23 ommendations for improvements, as appro-24 priate, issued not later than March 31 of each

1	year, for the prior fiscal year, which summa-
2	rize—
3	"(i) the operations and performance
4	of commuter, intercity, and freight rail
5	transportation along the Northeast Cor-
6	ridor; and
7	"(ii) the delivery of the capital plan
8	described in section 24904.".
9	(c) Cost Allocation Policy.—Section 24905(c) is
10	amended—
11	(1) in the subsection heading, by striking "Ac-
12	CESS COSTS" and inserting "Allocation of
13	Costs";
14	(2) in paragraph $(1)$ —
15	(A) in the paragraph heading, by striking
16	"FORMULA" and inserting "POLICY";
17	(B) in the matter preceding subparagraph
18	(A), by striking "Within 2 years after the date
19	of enactment of the Passenger Rail Investment
20	and Improvement Act of 2008, the Commis-
21	sion" and inserting "The Commission";
22	(C) in subparagraph (A), by striking "for-
23	mula" and inserting "policy"; and
24	(D) by striking subparagraph (B) through
25	(D) and inserting the following:

1	"(B) develop a proposed timetable for im-
2	plementing the policy;
3	"(C) submit the policy and timetable devel-
4	oped under subparagraph (B) to the Surface
5	Transportation Board, the Committee on Com-
6	merce, Science, and Transportation of the Sen-
7	ate, and the Committee on Transportation and
8	Infrastructure of the House of Representatives;
9	"(D) not later than October 1, 2015, adopt
10	and implement the policy in accordance with
11	the timetable; and
12	"(E) with the consent of a majority of its
13	members, the Commission may petition the
14	Surface Transportation Board to appoint a me-
15	diator to assist the Commission members
16	through nonbinding mediation to reach an
17	agreement under this section.";
18	(3) in paragraph (2)—
19	(A) by striking "formula proposed in" and
20	inserting "policy developed under"; and
21	(B) in the second sentence—
22	(i) by striking "the timetable, the
23	Commission shall petition the Surface
24	Transportation Board to" and inserting
25	"paragraph $(1)(D)$ or fail to comply with

1	the policy thereafter, the Surface Trans-
2	portation Board shall'; and
3	(ii) by striking "amounts for such
4	services in accordance with section
5	24904(c) of this title" and inserting "for
6	such usage in accordance with the proce-
7	dures and procedural schedule applicable
8	to a proceeding under section 24903(c),
9	after taking into consideration the policy
10	developed under paragraph $(1)(A)$ , as ap-
11	plicable'';
12	(4) in paragraph (3), by striking "formula" and
13	inserting "policy"; and
14	(5) by adding at the end the following:
15	"(4) Request for dispute resolution.—If
16	a dispute arises with the implementation of, or com-
17	pliance with, the policy developed under paragraph
18	(1), the Commission, Amtrak, or public authorities
19	providing commuter rail passenger transportation on
20	the Northeast Corridor may request that the Surface
21	Transportation Board conduct dispute resolution.
22	The Surface Transportation Board shall establish
23	procedures for resolution of disputes brought before
23 24	procedures for resolution of disputes brought before it under this paragraph, which may include the pro-
(d) CONFORMING AMENDMENTS.—Section 24905 is
 amended—

3 (1) by striking subsection (d);

4 (2) by redesignating subsections (e) and (f) as
5 subsections (d) and (e), respectively;

6 (3) in subsection (d), as redesignated, by strik-7 ing "to the Commission such sums as may be nec-8 essary for the period encompassing fiscal years 2009 9 through 2013 to carry out this section" and insert-10 ing "to the Secretary for the use of the Commission 11 and the Northeast Corridor Safety Committee such 12 sums as may be necessary to carry out this section 13 during fiscal year 2016 through 2019, in addition to 14 amounts withheld under section 101(e) of the Rail-15 road Reform, Enhancement, and Efficiency Act"; 16 and

(4) in subsection (e)(2), as redesignated, by
striking "on the main line." and inserting "on the
main line and meet annually with the Commission
on the topic of Northeast Corridor safety and security.".

22 (e) NORTHEAST CORRIDOR PLANNING.—

23 (1) AMENDMENT.—Chapter 249 is amended—
24 (A) by redesignating section 24904 as sec25 tion 24903; and

	110
1	(B) by inserting after section 24903, as re-
2	designated, the following:
3	"§24904. Northeast Corridor planning
4	"(a) Northeast Corridor Capital Investment
5	PLAN.—
6	"(1) REQUIREMENT.—Not later than May 1 of
7	each year, the Northeast Corridor Commission es-
8	tablished under section 24905 (referred to in this
9	section as the 'Commission') shall—
10	"(A) develop a capital investment plan for
11	the Northeast Corridor main line between Bos-
12	ton, Massachusetts, and the Virginia Avenue
13	interlocking in the District of Columbia, and
14	the Northeast Corridor branch lines connecting
15	to Harrisburg, Pennsylvania, Springfield, Mas-
16	sachusetts, and Spuyten Duyvil, New York, in-
17	cluding the facilities and services used to oper-
18	ate and maintain those lines; and
19	"(B) submit the capital investment plan to
20	the Secretary of Transportation and the Com-
21	mittee on Commerce, Science, and Transpor-
22	tation of the Senate and the Committee on
23	Transportation and Infrastructure of the House
24	of Representatives

1	"(2) CONTENTS.—The capital investment plan
2	shall—
3	"(A) reflect coordination and network opti-
4	mization across the entire Northeast Corridor;
5	"(B) integrate the individual capital and
6	service plans developed by each operator using
7	the methods described in the cost allocation pol-
8	icy developed under section 24905(c);
9	"(C) cover a period of 5 fiscal years, begin-
10	ning with the first fiscal year after the date on
11	which the plan is completed;
12	"(D) notwithstanding section $24902(b)$ ,
13	identify, prioritize, and phase the implementa-
14	tion of projects and programs to achieve the
15	service outcomes identified in the Northeast
16	Corridor service development plan and the asset
17	condition needs identified in the Northeast Cor-
18	ridor asset management plans, once available,
19	and consider—
20	"(i) the benefits and costs of capital
21	investments in the plan;
22	"(ii) project and program readiness;
23	"(iii) the operational impacts; and
24	"(iv) funding availability;

1	((E) categorize capital projects and pro-
2	grams as primarily associated with;
3	"(i) normalized capital replacement
4	and basic infrastructure renewals;
5	"(ii) replacement or rehabilitation of
6	major Northeast Corridor infrastructure
7	assets, including tunnels, bridges, stations,
8	and other assets;
9	"(iii) statutory, regulatory, or other
10	legal mandates;
11	"(iv) improvements to support service
12	enhancements or growth; or
13	"(v) strategic initiatives that will im-
14	prove overall operational performance or
15	lower costs;
16	"(F) identify capital projects and pro-
17	grams that are associated with more than 1
18	category described in subparagraph (E);
19	"(G) describe the anticipated outcomes of
20	each project or program, including an assess-
21	ment of—
22	"(i) the potential effect on passenger
23	accessibility, operations, safety, reliability,
24	and resiliency;

1	"(ii) the ability of infrastructure own-
2	ers and operators to meet regulatory re-
3	quirements if the project or program is not
4	funded; and
5	"(iii) the benefits and costs; and
6	"(H) include a financial plan.
7	"(3) FINANCIAL PLAN.—The financial plan
8	under paragraph (2)(H) shall—
9	"(A) identify funding sources and financ-
10	ing methods;
11	"(B) identify the expected allocated shares
12	of costs pursuant to/using the cost allocation
13	policy developed under section 24905(c);
14	"(C) identify the projects and programs
15	that the Commission expects will receive Fed-
16	eral financial assistance; and
17	"(D) identify the eligible entity or entities
18	that the Commission expects will receive the
19	Federal financial assistance described under
20	subparagraph (C).
21	"(b) Failure to Develop a Capital Investment
22	PLAN.—If a capital investment plan has not been devel-
23	oped by the Commission for a given fiscal year, then the
24	funds assigned to the account established under section
25	24319(b) for that fiscal year may be spent only on—

1	"(1) capital projects described in clause (i) or
2	(iii) of subsection $(a)(2)(E)$ of this section; or
3	((2) capital projects described in subsection
4	(a)(2)(E)(iv) of this section that are for the sole
5	benefit of Amtrak.
6	"(c) Northeast Corridor Asset Manage-
7	MENT.—
8	"(1) CONTENTS.—With regard to its infrastruc-
9	ture, Amtrak and each State and public transpor-
10	tation entity that owns infrastructure that supports
11	or provides for intercity rail passenger transpor-
12	tation on the Northeast Corridor shall develop an
13	asset management system and develop and update,
14	as necessary, a Northeast Corridor asset manage-
15	ment plan for each service territory described in sub-
16	section (a) that—
17	"(A) are consistent with the Federal Tran-
18	sit Administration process, as authorized under
19	section 5326, when implemented; and
20	"(B) include, at a minimum—
21	"(i) an inventory of all capital assets
22	owned by the developer of the asset man-
23	agement plan;
24	"(ii) an assessment of asset condition;

1	"(iii) a description of the resources
2	and processes necessary to bring or main-
3	tain those assets in a state of good repair,
4	including decision-support tools and invest-
5	ment prioritization methods; and
6	"(iv) a description of changes in asset
7	condition since the previous version of the
8	plan.
9	"(2) TRANSMITTAL.—Each entity described in
10	paragraph (1) shall transmit to the Commission—
11	"(A) not later than 2 years after the date
12	of enactment of the Railroad Reform, Enhance-
13	ment, and Efficiency Act, its Northeast Cor-
14	ridor asset management plan developed under
15	paragraph (1); and
16	"(B) at least biennial thereafter, an update
17	to its Northeast Corridor asset management
18	plan.
19	"(d) Northeast Corridor Service Develop-
20	MENT PLAN UPDATES.—Not less frequently than once
21	every 10 years, the Commission shall update the North-
22	east Corridor service development plan.".
23	(2) Conforming Amendments.—
24	(A) NOTE AND MORTGAGE.—Section

1	24904 of this title" and inserting "section
2	24903".
3	(B) TABLE OF CONTENTS AMENDMENT
4	The table of contents for chapter 249 is amend-
5	ed—
6	(i) by redesignating the item relating
7	to section 24904 as relating to section
8	24903; and
9	(ii) by inserting after the item relating
10	to section 24903, as redesignated, the fol-
11	lowing:
	"24904. Northeast Corridor planning.".
12	(3) Repeal.—Section 211 of the Passenger
13	Rail Investment and Improvement Act of 2008 (divi-
14	sion B of Public Law 110–432; 49 U.S.C. 24902
15	note) is repealed.
16	SEC. 309. NORTHEAST CORRIDOR THROUGH-TICKETING
17	AND PROCUREMENT EFFICIENCIES.
18	
	(a) Through-ticketing Study.—
19	<ul><li>(a) THROUGH-TICKETING STUDY.—</li><li>(1) IN GENERAL.—Not later than 3 years after</li></ul>
19 20	
	(1) IN GENERAL.—Not later than 3 years after
20	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Northeast
20 21	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Northeast Corridor Commission established under section
20 21 22	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Northeast Corridor Commission established under section 24905(a) of title 49, United States Code (referred to

1	shall complete a study on the feasibility of and op-
2	tions for permitting through-ticketing between Am-
3	trak service and commuter rail services on the
4	Northeast Corridor.
5	(2) CONTENTS.—In completing the study under
6	paragraph (1), the Northeast Corridor Commission
7	shall—
8	(A) examine the current state of intercity
9	and commuter rail ticketing technologies, poli-
10	cies, and other relevant aspects on the North-
11	east Corridor;
12	(B) consider and recommend technology,
13	process, policy, or other options that would per-
14	mit through-ticketing to allow intercity and
15	commuter rail passengers to purchase, in a sin-
16	gle transaction, travel that utilizes Amtrak and
17	connecting commuter rail services;
18	(C) consider options to expand through-
19	ticketing to include local transit services;
20	(D) summarize costs, benefits, opportuni-
21	ties, and impediments to developing such
22	through-ticketing options; and
23	(E) develop a proposed methodology, in-
24	cluding cost and schedule estimates, for car-

1	rying out a pilot program on through-ticketing
2	on the Northeast Corridor.
3	(3) REPORT.—Not later than 60 days after the
4	date the study under paragraph $(1)$ is complete, the
5	Commission shall submit to the Committee on Com-
6	merce, Science, and Transportation of the Senate
7	and the Committee on Transportation and Infra-
8	structure of the House of Representatives a report
9	that includes—
10	(A) the results of the study; and
11	(B) any recommendations for further ac-
12	tion.
12	
12	(b) JOINT PROCUREMENT STUDY.—
	<ul><li>(b) JOINT PROCUREMENT STUDY.—</li><li>(1) IN GENERAL.—Not later than 3 years after</li></ul>
13	
13 14	(1) IN GENERAL.—Not later than 3 years after
13 14 15	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in
13 14 15 16	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in cooperation with the Commission, Amtrak, and com-
13 14 15 16 17	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in cooperation with the Commission, Amtrak, and com- muter rail transportation authorities on the North-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in cooperation with the Commission, Amtrak, and com- muter rail transportation authorities on the North- east Corridor shall complete a study of the potential
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in cooperation with the Commission, Amtrak, and com- muter rail transportation authorities on the North- east Corridor shall complete a study of the potential benefits resulting from Amtrak and such authorities
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in cooperation with the Commission, Amtrak, and com- muter rail transportation authorities on the North- east Corridor shall complete a study of the potential benefits resulting from Amtrak and such authorities undertaking select joint procurements for common
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary, in cooperation with the Commission, Amtrak, and com- muter rail transportation authorities on the North- east Corridor shall complete a study of the potential benefits resulting from Amtrak and such authorities undertaking select joint procurements for common materials, assets, and equipment when expending

1	(A) the types of materials, assets, and
2	equipment that are regularly purchased by Am-
3	trak and such authorities that are similar and
4	could be jointly procured;
5	(B) the potential benefits of such joint pro-
6	curements, including lower procurement costs,
7	better pricing, greater market relevancy, and
8	other efficiencies;
9	(C) the potential costs of such joint pro-
10	curements;
11	(D) any significant impediments to under-
12	taking joint procurements, including any nec-
13	essary harmonization and reconciliation of Fed-
14	eral and State procurement or safety regula-
15	tions or standards and other requirements; and
16	(E) whether to create Federal incentives or
17	requirements relating to considering or carrying
18	out joint procurements when expending Federal
19	funds.
20	(3) TRANSMISSION.—Not later than 60 days
21	after completing the study required under this sub-
22	section, the Secretary shall submit to the Committee
23	on Commerce, Science, and Transportation of the
24	Senate and the Committee on Transportation and

	1=0
1	Infrastructure of the House of Representatives a re-
2	port that includes—
3	(A) the results of the study; and
4	(B) any recommendations for further ac-
5	tion.
6	(c) NORTHEAST CORRIDOR.—In this section, the
7	term "Northeast Corridor" means the Northeast Corridor
8	main line between Boston, Massachusetts, and the Vir-
9	ginia Avenue interlocking in the District of Columbia, and
10	the Northeast Corridor branch lines connecting to Harris-
11	burg, Pennsylvania, Springfield, Massachusetts, and
12	Spuyten Duyvil, New York, including the facilities and
13	services used to operate and maintain those lines.
14	SEC. 310. DATA AND ANALYSIS.
15	(a) DATA.—Not later than 3 years after the date of
16	enactment of this Act, the Secretary, in consultation with
17	the Surface Transportation Board, Amtrak, freight rail-

18 roads, State and local governments, and regional business,
19 tourism and economic development agencies shall conduct
20 a data needs assessment—

- (1) to support the development of an efficientand effective intercity passenger rail network;
- (2) to identify the data needed to conduct costeffective modeling and analysis for intercity passenger rail development programs;

1 (3) to determine limitations to the data used 2 for inputs; 3 (4) to develop a strategy to address such limita-4 tions; (5) to identify barriers to accessing existing 5 6 data: 7 (6)develop recommendations regarding to 8 whether the authorization of additional data collec-9 tion for intercity passenger rail travel is warranted; 10 and 11 (7) to determine which entities will be respon-12 sible for generating or collecting needed data. (b) BENEFIT-COST ANALYSIS.—Not later than 180 13 14 days after the date of enactment of this Act, the Secretary 15 shall enhance the usefulness of assessments of benefits and costs, for intercity passenger rail and freight rail 16 17 projects-18 (1) by providing ongoing guidance and training 19 on developing benefit and cost information for rail 20 projects; 21 (2) by providing more direct and consistent re-22 quirements for assessing benefits and costs across 23 transportation funding programs, including the ap-24 propriate use of discount rates;

1	(3) by requiring applicants to clearly commu-
2	nicate the methodology used to calculate the project
3	benefits and costs, including non-proprietary infor-
4	mation on—
5	(A) assumptions underlying calculations;
6	(B) strengths and limitations of data used;
7	and
8	(C) the level of uncertainty in estimates of
9	project benefits and costs; and
10	(4) by ensuring that applicants receive clear
11	and consistent guidance on values to apply for key
12	assumptions used to estimate potential project bene-
13	fits and costs.
14	(c) Confidential Data.—The Secretary shall pro-
15	tect sensitive or confidential to the greatest extent per-
16	mitted by law. Nothing in this section shall require any
17	entity to provide information to the Secretary in the ab-
18	sence of a voluntary agreement.
19	SEC. 311. DISASTER RELIEF.
20	(a) Major Disaster Assistance Programs.—Sec-
21	tion 406(a) of the Robert T. Stafford Disaster Relief and
22	Emergency Assistance Act (42 U.S.C. 5172(a)) is amend-
23	ed—
24	(1) in paragraph (1)—

1	(A) in subparagraph (A), by striking
2	"and" at the end;
3	(B) in subparagraph (B), by striking the
4	period at the end and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(C) to entities that receive Federal Gov-
7	ernment grants to provide critical services for
8	the repair, restoration, reconstruction, or re-
9	placement of infrastructure, facilities, and
10	equipment that—
11	"(i) are owned or operated for the
12	purposes of providing critical services; and
13	"(ii) are damaged or destroyed by a
14	major disaster."; and
15	(2) in paragraph $(3)(B)$ —
16	(A) by striking "this paragraph" and in-
17	serting "this subsection"; and
18	(B) by inserting "transportation," after
19	"education,".
20	(b) DEBRIS REMOVAL.—Section $407(a)(2)$ of such
21	Act (42 U.S.C. 5173(a)(2)) is amended by inserting "enti-
22	ty that receives Federal Government grants to provide
23	critical services (as defined in section 5172(a)(3)(B))"
24	after "government".

1	124 SEC. 312. PERFORMANCE-BASED PROPOSALS.
2	(a) Solicitation of Proposals.—
3	(1) IN GENERAL.—Not later than 30 days after
4	the date of enactment of this Act, the Secretary
5	shall issue a request for proposals for projects for
6	the financing, design, construction, operation, and
7	maintenance of an intercity passenger rail system,
8	including—
9	(A) the Northeast Corridor;
10	(B) the California Corridor;
11	(C) the Empire Corridor;
12	(D) the Pacific Northwest Corridor;
13	(E) the South Central Corridor;
14	(F) the Gulf Coast Corridor;
15	(G) the Chicago Hub Network;
16	(H) the Florida Corridor;
17	(I) the Keystone Corridor;
18	(J) the Northern New England Corridor;
19	and
20	(K) the Southeast Corridor.
21	(2) SUBMISSION.—Proposals shall be submitted
22	to the Secretary not later than 180 days after the
23	publication of such request for proposals under para-
24	graph (1).
25	(3) PERFORMANCE STANDARD.—Proposals sub-
26	mitted under paragraph (2) shall meet any stand-

1	ards established by the Secretary. For corridors with
2	existing intercity passenger rail service, proposals
3	shall also be designed to achieve a reduction of exist-
4	ing minimum intercity rail service trip times between
5	the main corridor city pairs by a minimum of $25$
6	percent. In the case of a proposal submitted with re-
7	spect to paragraph (1)(A), the proposal shall be de-
8	signed to achieve a 2-hour or less express service be-
9	tween Washington, District of Columbia, and New
10	York City, New York.
11	(4) CONTENTS.—A proposal submitted under
12	this subsection shall include—
13	(A) the names and qualifications of the
13 14	(A) the names and qualifications of the persons submitting the proposal and the entities
14	persons submitting the proposal and the entities
14 15	persons submitting the proposal and the entities proposed to finance, design, construct, operate,
14 15 16	persons submitting the proposal and the entities proposed to finance, design, construct, operate, and maintain the railroad, railroad equipment,
14 15 16 17	persons submitting the proposal and the entities proposed to finance, design, construct, operate, and maintain the railroad, railroad equipment, and related facilities, stations, and infrastruc-
14 15 16 17 18	persons submitting the proposal and the entities proposed to finance, design, construct, operate, and maintain the railroad, railroad equipment, and related facilities, stations, and infrastruc- ture;
14 15 16 17 18 19	persons submitting the proposal and the entities proposed to finance, design, construct, operate, and maintain the railroad, railroad equipment, and related facilities, stations, and infrastruc- ture; (B) a detailed description of the proposed
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	persons submitting the proposal and the entities proposed to finance, design, construct, operate, and maintain the railroad, railroad equipment, and related facilities, stations, and infrastruc- ture; (B) a detailed description of the proposed rail service, including possible routes, required
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	persons submitting the proposal and the entities proposed to finance, design, construct, operate, and maintain the railroad, railroad equipment, and related facilities, stations, and infrastruc- ture; (B) a detailed description of the proposed rail service, including possible routes, required infrastructure investments and improvements,

1	(C) a description of how the project would
2	comply with all applicable Federal rail safety
3	and security laws, orders, and regulations;
4	(D) the locations of proposed stations,
5	which maximize the usage of existing infra-
6	structure to the extent possible, and the popu-
7	lations such stations are intended to serve;
8	(E) the type of equipment to be used, in-
9	cluding any technologies, to achieve trip time
10	goals;
11	(F) a description of any proposed legisla-
12	tion needed to facilitate all aspects of the
13	project;
14	(G) a financing plan identifying—
15	(i) projected revenue, and sources
16	thereof;
17	(ii) the amount of any requested pub-
18	lic contribution toward the project, and
19	proposed sources;
20	(iii) projected annual ridership projec-
21	tions for the first 10 years of operations;
22	(iv) annual operations and capital
23	costs;
24	(v) the projected levels of capital in-
25	vestments required both initially and in

subsequent years to maintain a state-of good-repair necessary to provide the ini tially proposed level of service or higher
 levels of service;
 (vi) projected levels of private invest-

6 ment and sources thereof, including the
7 identity of any person or entity that has
8 made or is expected to make a commit9 ment to provide or secure funding and the
10 amount of such commitment; and

11 (vii) projected funding for the full fair 12 market compensation for any asset, prop-13 erty right or interest, or service acquired 14 from, owned, or held by a private person or 15 Federal entity that would be acquired, im-16 paired, or diminished in value as a result 17 of a project, except as otherwise agreed to 18 by the private person or entity;

(H) a description of how the project would
contribute to the development of the intercity
passenger rail system and an intermodal plan
describing how the system will facilitate convenient travel connections with other transportation services;

1	(I) a description of how the project will en-
2	sure compliance with Federal laws governing
3	the rights and status of employees associated
4	with the route and service, including those spec-
5	ified in section 24405 of title 49, United States
6	Code;
7	(J) a description of how the design, con-
8	struction, implementation, and operation of the
9	project will accommodate and allow for future
10	growth of existing and projected intercity, com-
11	muter, and freight rail service;
12	(K) a description of how the project would
13	comply with Federal and State environmental
14	laws and regulations, of what environmental im-
15	pacts would result from the project, and of how
16	any adverse impacts would be mitigated; and
17	(L) a description of the project's impacts
18	on highway and aviation congestion, energy
19	consumption, land use, and economic develop-
20	ment in the service area.
21	(b) Determination and Establishment of Com-
22	MISSIONS.—Not later than 90 days after receipt of the
23	proposals under subsection (a), the Secretary shall—
24	(1) make a determination as to whether any
25	such proposals—

1	(A) contain the information required under
2	paragraphs (3) and (4) of subsection (a);
3	(B) are sufficiently credible to warrant fur-
4	ther consideration;
5	(C) are likely to result in a positive impact
6	on the Nation's transportation system; and
7	(D) are cost-effective and in the public in-
8	terest;
9	(2) establish a commission under subsection (c)
10	for each corridor with 1 or more proposals that the
11	Secretary determines satisfy the requirements of
12	paragraph (1); and
13	(3) forward to each commission established
14	under paragraph (2) the applicable proposals for re-
15	view and consideration.
16	(c) Commissions.—
17	(1) Members.—Each commission established
18	under subsection (b)(2) shall include—
19	(A) the governors of the affected States, or
20	their respective designees;
21	(B) mayors of appropriate municipalities
22	with stops along the proposed corridor, or their
23	respective designees;

1	(C) a representative from each freight rail-
2	road carrier using the relevant corridor, if ap-
3	plicable;
4	(D) a representative from each transit au-
5	thority using the relevant corridor, if applicable;
6	(E) representatives of nonprofit employee
7	labor organizations representing affected rail-
8	road employees; and
9	(F) the President of Amtrak or his or her
10	designee.
11	(2) Appointment and selection.—The Sec-
12	retary shall appoint the members under paragraph
13	(1). In selecting each commission's members to ful-
14	fill the requirements under subparagraphs (B) and
15	(E) of paragraph (1), the Secretary shall consult
16	with the Chairperson and Ranking Member of the
17	Committee on Commerce, Science, and Transpor-
18	tation of the Senate and of the Committee on Trans-
19	portation and Infrastructure of the House of Rep-
20	resentatives.
21	(3) Chairperson and vice-chairperson se-
22	LECTION.—The Chairperson and Vice-Chairperson
23	shall be elected from among members of each com-
24	mission.
25	(4) QUORUM AND VACANCY.—

1	(A) QUORUM.—A majority of the members
2	of each commission shall constitute a quorum.
3	(B) VACANCY.—Any vacancy in each com-
4	mission shall not affect its powers and shall be
5	filled in the same manner in which the original
6	appointment was made.
7	(5) Application of law.—Except where oth-
8	erwise provided by this section, the Federal Advisory
9	Committee Act (5 U.S.C. App.) shall apply to each
10	commission created under this section.
11	(d) Commission Consideration.—
12	(1) IN GENERAL.—Each commission established
13	under subsection $(b)(2)$ shall be responsible for re-
14	viewing the proposal or proposals forwarded to it
15	under that subsection and not later than 90 days
16	after the establishment of the commission, shall
17	transmit to the Secretary a report, including—
18	(A) a summary of each proposal received;
19	(B) services to be provided under each pro-
20	posal, including projected ridership, revenues,
21	and costs;
22	(C) proposed public and private contribu-
23	tions for each proposal;
24	(D) the advantages offered by the proposal
25	over existing intercity passenger rail services;

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1	(E) public operating subsidies or assets
2	needed for the proposed project;
3	(F) possible risks to the public associated
4	with the proposal, including risks associated
5	with project financing, implementation, comple-
6	tion, safety, and security;
7	(G) a ranked list of the proposals rec-
8	ommended for further consideration under sub-
9	section (e) in accordance with each proposal's
10	projected positive impact on the Nation's trans-
11	portation system;
12	(H) an identification of any proposed Fed-
13	eral legislation that would facilitate implemen-
14	tation of the projects and Federal legislation
15	that would be required to implement the
16	projects; and
17	(I) any other recommendations by the com-
18	mission concerning the proposed projects.
19	(2) VERBAL PRESENTATION.—Proposers shall
20	be given an opportunity to make a verbal presen-
21	tation to the commission to explain their proposals.
22	(3) Authorization of appropriations.—
23	There is authorized to be appropriated to the Sec-
24	retary for the use of each commission established

under subsection (b)(2) such sums as are necessary
 to carry out this section.

3 (e) Selection by Secretary.—

4 (1) IN GENERAL.—Not later than 60 days after
5 receiving the recommended proposals of the commis6 sions established under subsection (b)(2), the Sec7 retary shall—

8 (A) review such proposals and select any 9 proposal that provides substantial benefits to 10 the public and the national transportation sys-11 tem, is cost-effective, offers significant advan-12 tages over existing services, and meets other 13 relevant factors determined appropriate by the 14 Secretary; and

15 (B) submit to the Committee on Commerce, Science, and Transportation of the Sen-16 17 ate and the Committee on Transportation and 18 Infrastructure of the House of Representatives 19 a report containing any proposal with respect to 20 subsection (a)(1)(A) that is selected by the Sec-21 retary under subparagraph (A) of this para-22 graph, all the information regarding the pro-23 posal provided to the Secretary under sub-24 section (d), and any other information the Sec-25 retary considers relevant.

1 (2) SUBSEQUENT REPORT.—Following the sub-2 mission of the report under paragraph (1)(B), the 3 Secretary shall submit to the Committee on Com-4 merce, Science, and Transportation of the Senate 5 and the Committee on Transportation and Infra-6 structure of the House of Representatives a report 7 containing any proposal with respect to subpara-8 graphs (B) through (K) of subsection (a)(1) that are 9 selected by the Secretary under paragraph (1) of 10 this subsection, all the information regarding the 11 proposal provided to the Secretary under subsection 12 (d), and any other information the Secretary con-13 siders relevant.

14 (3) LIMITATION ON REPORT SUBMISSION.—The report required under paragraph (2) shall not be 15 16 submitted by the Secretary until the report sub-17 mitted under paragraph (1)(B) has been considered 18 through a hearing by the Committee on Commerce, 19 Science, and Transportation of the Senate and the 20 Committee on Transportation and Infrastructure of 21 the House of Representatives on the report sub-22 mitted under paragraph (1)(B).

23 (f) NO ACTIONS WITHOUT ADDITIONAL AUTHOR24 ITY.—No Federal agency may take any action to imple25 ment, establish, facilitate, or otherwise act upon any pro-

posal submitted under this section, other than those ac tions specifically authorized by this section, without ex plicit statutory authority enacted after the date of enact ment of this Act.

5 (g) DEFINITIONS.—In this section:

6 (1) INTERCITY PASSENGER RAIL.—The term
7 "intercity passenger rail" means intercity rail passenger transportation as defined in section 24102 of
9 title 49, United States Code.

10 (2) STATE.—The term "State" means any of
11 the 50 States or the District of Columbia.

#### 12 SEC. 313. AMTRAK INSPECTOR GENERAL.

13 (a) AUTHORITY.—

(1) IN GENERAL.—The Inspector General of
Amtrak shall have the authority available to other
Inspectors General, as necessary in carrying out the
duties specified in the Inspector General Act of 1978
(5 U.S.C. App.), to investigate any alleged violation
of sections 286, 287, 371, 641, 1001, 1002 and
1516 of title 18, United States Code.

(2) AGENCY.—For purposes of sections 286,
287, 371, 641, 1001, 1002, and 1516 of title 18,
United States Code, Amtrak and the Amtrak Office
of Inspector General, shall be considered a corpora-

tion in which the United States has a proprietary in terest as set forth in section 6 of that title.

3 (b) ASSESSMENT.—The Inspector General of Amtrak4 shall—

5 (1) not later than 60 days after the date of en-6 actment of this Act, initiate an assessment to deter-7 mine whether current expenditures or procurements 8 involving Amtrak's fulfillment of the Americans with 9 Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) 10 utilize competitive, market-driven provisions that are 11 applicable throughout the entire term of such related 12 expenditures or procurements; and

(2) not later than 6 months after the date of
enactment of this Act, transmit to the Committee on
Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives the assessment under paragraph (1).

(c) LIMITATION.—The authority provided by subsections (a) and (b) shall be effective only with respect
to a fiscal year for which Amtrak receives a Federal subsidy.

### 23 SEC. 314. MISCELLANEOUS PROVISIONS.

24 (a) TITLE 49 AMENDMENTS.—

1	(1) Contingent interest recoveries.—Sec-
2	tion 22106(b) is amended by striking "interest
3	thereof" and inserting "interest thereon".
4	(2) AUTHORITY.—Section $22702(b)(4)$ is
5	amended by striking "5 years for reapproval by the
6	Secretary" and inserting "4 years for acceptance by
7	the Secretary".
8	(3) CONTENTS OF STATE RAIL PLANS.—Section
9	22705(a) is amended by striking paragraph (12).
10	(4) MISSION.—Section 24101(b) is amended by
11	striking "of subsection (d)" and inserting "set forth
12	in subsection (c)".
13	(5) TABLE OF CONTENTS AMENDMENT.—The
14	table of contents for chapter 243 is amended by
15	striking the item relating to section 24316 and in-
16	serting the following:
	"24316. Plans to address the needs of families of passengers involved in rail passenger accidents.".
17	(6) UPDATE.—Section $24305(f)(3)$ is amended
18	by striking "\$1,000,000" and inserting
19	``\$5,000,000``.
20	(7) AMTRAK.—Chapter 247 is amended—
21	(A) in section 24702(a), by striking "not
22	included in the national rail passenger transpor-
23	tation system";
24	(B) in section 24706—

1	(i) in subsection (a)—
2	(I) in paragraph (1), by striking
3	"a discontinuance under section
4	24704 or or''; and
5	(II) in paragraph (2), by striking
6	"section 24704 or"; and
7	(ii) in subsection (b), by striking "sec-
8	tion 24704 or"; and
9	(C) in section 24709, by striking "The
10	Secretary of the Treasury and the Attorney
11	General," and inserting "The Secretary of
12	Homeland Security,".
13	(b) Passenger Rail Investment and Improve-
14	MENT ACT AMENDMENTS.—Section 305(a) of the Pas-
15	senger Rail Investment and Improvement Act of 2008 (49
16	U.S.C. 24101 note) is amended by inserting "nonprofit
17	organizations representing employees who perform over-
18	haul and maintenance of passenger railroad equipment,"
19	after "equipment manufacturers,".
20	TITLE IV—RAIL SAFETY
21	Subtitle A—Safety Improvement
22	SEC. 401. HIGHWAY-RAIL GRADE CROSSING SAFETY.
23	(a) Model State Highway-rail Grade Crossing
24	ACTION PLAN.—

1	(1) IN GENERAL.—Not later than 1 year after
2	the date of enactment of this Act, the Secretary
3	shall develop a model of a State-specific highway-rail
4	grade crossing action plan and distribute the model
5	plan to each State.
6	(2) CONTENTS.—The plan developed under
7	paragraph (1) shall include—
8	(A) methodologies, tools, and data sources
9	for identifying and evaluating highway-rail
10	grade crossing safety risks;
11	(B) best practices to reduce the risk of
12	highway-rail grade crossing accidents or inci-
13	dents, including strategies for—
14	(i) education, including model stake-
15	holder engagement plans or tools;
16	(ii) engineering, including the benefits
17	and costs of different designs and tech-
18	nologies used to mitigate highway-rail
19	grade crossing safety risks; and
20	(iii) enforcement, including the
21	strengths and weaknesses associated with
22	different enforcement methods; and
23	(C) for each State, a customized list and
24	data set of the highway-rail grade crossing acci-
25	dents or incidents in that State over the past 3

1	years, including the location, number of deaths,
2	and number of injuries for each accident or in-
3	cident; and
4	(D) contact information of a Department
5	of Transportation safety official available to as-
6	sist the State in adapting the model plan to sat-
7	isfy the requirements under subsection (b).
8	(b) STATE HIGHWAY-RAIL GRADE CROSSING ACTION
9	PLANS.—
10	(1) REQUIREMENTS.—Not later than 18
11	months after the Secretary develops and distributes
12	the model plan under subsection (a), the Secretary
13	shall promulgate a rule that requires—
14	(A) each State, except the 10 States iden-
15	tified under section 202 of the Rail Safety Im-
16	provement Act of 2008 (49 U.S.C. 22501 note),
17	to develop and implement a State highway-rail
18	grade crossing action plan; and
19	(B) each State that was identified under
20	section 202 of the Rail Safety Improvement Act
21	of 2008 (49 U.S.C. 22501 note), to update its
22	State action plan under that section and submit
23	to the Secretary the updated State action plan
24	and a report describing what the State did to
25	implement its previous State action plan under

1	that section and how it will continue to reduce
2	highway-rail grade crossing safety risks.
3	(2) CONTENTS.—Each State plan required
4	under this subsection shall—
5	(A) identify highway-rail grade crossings
6	that have experienced recent highway-rail grade
7	crossing accidents or incidents, or are at high-
8	risk for accidents or incidents;
9	(B) identify specific strategies for improv-
10	ing safety at highway-rail grade crossings, in-
11	cluding highway-rail grade crossing closures or
12	grade separations; and
13	(C) designate a State official responsible
14	for managing implementation of the State plan
15	under subparagraph (A) or (B) of paragraph
16	(1), as applicable.
17	(3) Assistance.—The Secretary shall provide
18	assistance to each State in developing and carrying
19	out, as appropriate, the State plan under this sub-
20	section.
21	(4) Public availability.—Each State shall
22	submit its final State plan under this subsection to
23	the Secretary for publication. The Secretary shall
24	make each approved State plan publicly available on
25	an official Internet Web site.

1	(5) CONDITIONS.—The Secretary may condition
2	the awarding of a grant to a State under chapter
3	244 of title 49, United States Code, on that State
4	submitting an acceptable State plan under this sub-
5	section.
6	(6) REVIEW OF ACTION PLANS.—Not later than
7	60 days after the date of receipt of a State plan
8	under this subsection, the Secretary shall—
9	(A) if the State plan is approved, notify
10	the State and publish the State plan under
11	paragraph $(4)$ ; and
12	(B) if the State plan is incomplete or defi-
13	cient, notify the State of the specific areas in
14	which the plan is deficient and allow the State
15	to complete the plan or correct the deficiencies
16	and resubmit the plan under paragraph (1).
17	(7) DEADLINE.—Not later than 60 days after
18	the date of a notice under paragraph $(6)(B)$ , a State
19	shall complete the plan or correct the deficiencies
20	and resubmit the plan.
21	(8) FAILURE TO COMPLETE OR CORRECT
22	PLAN.—If a State fails to meet the deadline under
23	paragraph (7), the Secretary shall post on the Web
24	site under paragraph (4) a notice that the State has

an incomplete or deficient highway-rail grade cross ing action plan.

3 (c) RAILWAY-HIGHWAY CROSSINGS FUNDS.—The
4 Secretary may use funds made available to carry out sec5 tion 130 of title 23, United States Code, to provide States
6 with funds to develop a State highway-rail grade crossing
7 action plan under subsection (b)(1)(A) of this section or
8 to update a State action plan under subsection (b)(1)(B)
9 of this section.

10 (d) DEFINITIONS.—In this section:

(1) HIGHWAY-RAIL GRADE CROSSING.—The
term "highway-rail grade crossing" means a location
within a State, other than a location where 1 or
more railroad tracks cross 1 or more railroad tracks
at grade where—

16 (A) a public highway, road, or street, or a
17 private roadway, including associated sidewalks
18 and pathways, crosses 1 or more railroad tracks
19 either at grade or grade-separated; or

(B) a pathway explicitly authorized by a
public authority or a railroad carrier that is
dedicated for the use of non-vehicular traffic,
including pedestrians, bicyclists, and others,
that is not associated with a public highway,
road, or street, or a private roadway, crosses 1

or more railroad tracks either at grade or
 grade-separated.

3 (2) STATE.—The term "State" means a State
4 of the United States or the District of Columbia.

### 5 SEC. 402. CONFIDENTIAL CLOSE CALL REPORTING SYSTEM.

6 (a) IN GENERAL.—Not later than 3 years after the 7 date of enactment of this Act, the Secretary shall promul-8 gate a rule to encourage and facilitate the voluntary par-9 ticipation of railroad carriers, railroad carrier contractors, and employees of railroad carriers or railroad carrier con-10 tractors (including any non-profit labor organizations rep-11 12 resenting a class or craft of directly affected employees of railroads carriers or railroad carrier contractors) in a 13 14 confidential close call reporting system.

- 15 (b) PROGRAM ELEMENTS.—
- 16 (1) IN GENERAL.—The Secretary shall use any
  17 information and experience gathered through re18 search and pilot programs on confidential close call
  19 reporting systems in developing a rule for the vol20 untary adoption of confidential close call reporting
  21 system programs under this section.

# 22 (2) RULEMAKING.—

23 (A) IN GENERAL.—Each confidential close
24 call reporting system program shall be designed
25 to improve railroad safety by facilitating greater
1	collection and analysis of reports that describe
2	unsafe conditions and events in the railroad in-
3	dustry, as reported voluntarily and confiden-
4	tially by employees.
5	(B) REQUIREMENTS.—The rule shall
6	specify—
7	(i) the use of independent third par-
8	ties for the collection of close call reports,
9	de-identification of data, and distribution
10	of close call data;
11	(ii) the criteria for participating vol-
12	untarily in the confidential close call re-
13	porting system;
14	(iii) the criteria for accepting con-
15	fidential close call reports;
16	(iv) the appropriate use and protec-
17	tion, including the information protections
18	described in subsection (d), of peer review
19	teams and participation of the Secretary's
20	representatives;
21	(v) the relief from specific railroad
22	safety regulatory provisions and the condi-
23	tions under which the relief will and will
24	not be granted; and

(vi) the appropriate use and protec tion, including the information protections
 described in subsection (d), of confidential
 data generated under voluntary participa tion in the confidential close call reporting
 system.

7 (c) PROGRAM DEVELOPMENT.—

8 (1) IN GENERAL.—A railroad carrier voluntarily 9 participating in a confidential close call reporting 10 system program, pursuant to program elements con-11 tained in the final rule promulgated under sub-12 section (b) and in collaboration with the Secretary, 13 railroad carrier contractors (as appropriate), and 14 employees of railroad carriers or railroad carrier 15 contractors (including any non-profit labor organiza-16 tion representing a class or craft of directly affected 17 employees of railroad carriers or railroad carrier 18 contractors), shall develop an implementing memo-19 randum of understanding that establishes agreed-20 upon terms for participation in the confidential close 21 call reporting system.

(2) SIGNATURES REQUIRED.—An implementing
memorandum of understanding under paragraph (1)
shall be signed by—

(A) the Secretary or the Secretary's des ignee;
 (B) the participating railroad carrier or
 the representative thereof;

5 (C) if appropriate, each participating rail-6 road carrier contractor or the representative 7 thereof; and

8 (D) the participating employees and con-9 tractors or the representative thereof (such as 10 1 or more non-profit labor organizations rep-11 resenting a class or craft of directly affected 12 employees of the railroad carrier or railroad 13 carrier contractor).

14 (d) INFORMATION PROTECTION.—

15 (1) IN GENERAL.—For a confidential close call 16 reporting system program established through an 17 implementing memorandum of understanding de-18 scribed in subsection (c), the rule shall include provi-19 sions that withhold from discovery or admission into 20 evidence (in a Federal or State court proceeding for 21 damages involving personal injury, wrongful death, 22 or property damage against a railroad carrier or 23 railroad carrier contractor) any plan, document, re-24 port, survey, schedule, list, or data compiled or col-25 lected for the sole purpose of developing, evaluating,

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1	planning, or implementing a confidential close call
2	reporting system program, including a railroad car-
3	rier's analysis of its close calls or near misses.
4	(2) Retroactive applications.—With regard
5	to a voluntary confidential close call reporting sys-
6	tem that was in effect prior to the date of final rule
7	under subsection (a), the Secretary—
8	(A) shall allow the parties participating in
9	that system to sign a new or revised imple-
10	menting memorandum of understanding that
11	prospectively entitles the parties to the informa-
12	tion protections under paragraph (1); and
13	(B) may retroactively apply the informa-
14	tion protections under paragraph (1) to any in-
15	formation and analyses that was generated
16	under that system prior to the date of the final
17	rule.
18	(3) Confidential For a confidential
19	close call reporting system program established
20	through an implementing memorandum of under-
21	standing described in subsection (c), the Secretary
22	shall ensure that the Department of Transportation

shall ensure that the Department of Transportation
and any entity collecting close call reports, de-identifying data, or distributing close call data provide the
same level of confidentiality as contained in the Con-

fidential Information Protection and Statistical Effi ciency Act of 2002 (44 U.S.C. 3501 note), as ad ministered by the Bureau of Transportation Statis tics.

5 (e) SAVINGS CLAUSE.—Nothing in this section6 shall—

7 (1) require a railroad carrier to adopt a con-8 fidential close call reporting system program;

9 (2) prohibit a railroad carrier from voluntarily
10 adopting a confidential close call reporting system
11 program outside of the rulemaking framework; and

(3) require the Secretary to develop a confidential close call reporting system program with a railroad carrier, a railroad carrier contractor, employees
of the railroad carrier or railroad carrier contractor,
or any non-profit labor organizations representing a
class or craft of employees of a railroad carrier or
a railroad carrier contractor.

(f) DEFINITION OF RAILROAD CARRIER.—In this
section, the term "railroad carrier" has the meaning given
the term in section 20102 of title 49, United States Code.
(g) ADDITIONAL INFORMATION PROTECTIONS.—Section 20118 is amended—

24 (1) in subsection (a) -

1	(A) in the matter preceding paragraph
2	(1)—
3	(i) by inserting ", confidential close
4	call reporting system program," after
5	"safety risk reduction program"; and
6	(ii) by inserting "pursuant to section
7	552(b)(3) of that title," after "section $552$
8	of title 5";
9	(B) in paragraph (1), by inserting ", con-
10	fidential close call reporting system program,"
11	after "safety risk reduction program"; and
12	(C) in paragraph (2), by inserting ", con-
13	fidential close call reporting system program,"
14	after "safety risk reduction program";
15	(2) in subsection (b), by inserting ", confiden-
16	tial close call reporting system program," after
17	"safety risk reduction program"; and
18	(3) in subsection (c), by inserting ", of any in-
19	formation or analyses generated as part of a con-
20	fidential close call reporting system program," after
21	"risk mitigation analyses".
22	SEC. 403. SPEED LIMIT ACTION PLANS.
23	(a) IN GENERAL.—Not later than 90 days after the
24	date of enactment of this Act, each railroad carrier pro-
25	viding intercity rail passenger transportation or commuter

rail passenger transportation, in consultation with any ap plicable host railroad carrier, shall survey its entire system
 and identify each main track location where there is a re duction of more than 20 miles per hour from the approach
 speed to a curve or bridge and the maximum authorized
 operating speed for passenger trains at that curve or
 bridge.

8 (b) ACTION PLANS.—Not later than 120 days after
9 the date that the survey under subsection (a) is complete,
10 a rail passenger carrier shall submit to the Secretary an
11 action plan that—

(1) identifies each main track location where
there is a reduction of more than 20 miles per hour
from the approach speed to a curve or bridge and
the maximum authorized operating speed for passsenger trains at that curve or bridge;

(2) describes appropriate actions, including
modification to automatic train control systems, if
applicable, other signal systems, or other practices,
including increased crew communication, to enable
warning and enforcement of the maximum authorized speed for passenger trains at each location identified under paragraph (1);

(3) contains milestones and target dates for im plementing each appropriate action described under
 paragraph (2); and

4 (4) ensures compliance with the maximum au5 thorized speed at each location identified under
6 paragraph (1).

7 (c) APPROVAL.—Not later than 90 days after the
8 date an action plan is submitted under subsection (a), the
9 Secretary shall approve, approve with conditions, or dis10 approve the action plan.

(d) ALTERNATIVE SAFETY MEASURES.—The Secretary may exempt from the requirements of this section
each segment of track for which operations are governed
by a positive train control system certified under section
20157 of title 49, United States Code, or any other safety
technology or practice that would achieve an equivalent
or greater level of safety in reducing derailment risk.

(e) SAVINGS CLAUSE.—Nothing in this section shall
prohibit the Secretary from applying the requirements of
this section to other segments of track at high risk of overspeed derailment.

# 22 SEC. 404. SIGNAGE.

(a) IN GENERAL.—The Secretary shall promulgate
such regulations as the Secretary considers necessary to
require each railroad carrier providing intercity rail pas-

senger transportation or commuter rail passenger trans portation, in consultation with any applicable host railroad
 carrier, to install signs to warn train crews before the
 train approaches a location that the Secretary identifies
 as having high risk of overspeed derailment.

6 (b) ALTERNATIVE SAFETY MEASURES.—The Sec-7 retary may exempt from the requirements of this section 8 each segment of track for which operations are governed 9 by a positive train control system certified under section 10 20157 of title 49, United States Code, or any other safety 11 technology or practice that would achieve an equivalent 12 or greater level of safety in reducing derailment risk.

# 13 SEC. 405. ALERTERS.

(a) IN GENERAL.—The Secretary shall promulgate a
rule to require a working alerter in the controlling locomotive of each passenger train in intercity rail passenger
transportation (as defined in section 24102 of title 49,
United States Code) or commuter rail passenger transportation (as defined in section 24102 of title 49, United
States Code).

21 (b) RULEMAKING.—

(1) IN GENERAL.—The Secretary may promulgate a rule to specify the essential functionalities of
a working alerter, including the manner in which the
alerter can be reset.

(2) ALTERNATE PRACTICE OR TECHNOLOGY.—
 The Secretary may require or allow a technology or
 practice in lieu of a working alerter if the Secretary
 determines that the technology or practice would
 achieve an equivalent or greater level of safety in enhancing or ensuring appropriate locomotive control.
 SEC. 406. SIGNAL PROTECTION.

8 (a) IN GENERAL.—The Secretary shall promulgate 9 such regulations as the Secretary considers necessary to 10 require that on-track safety regulations, whenever practicable and consistent with other safety requirements and 11 12 operational considerations, include requiring implementation of redundant signal protection, such as shunting or 13 other practices and technologies that achieve an equivalent 14 15 or greater level of safety, for maintenance-of-way work crews who depend on a train dispatcher to provide signal 16 17 protection.

18 (b) ALTERNATIVE SAFETY MEASURES.—The Secretary may exempt from the requirements of this section 19 20 each segment of track for which operations are governed 21 by a positive train control system certified under section 22 20157 of title 49, United States Code, or any other safety 23 technology or practice that would achieve an equivalent 24 or greater level of safety in providing additional signal protection. 25

1	SEC. 407. TECHNOLOGY IMPLEMENTATION PLANS.
2	Section 20156(e) is amended—
3	(1) in paragraph $(4)$ —
4	(A) in subparagraph (A), by striking
5	"and" at the end; and
6	(B) in subparagraph (B), by striking the
7	period at the end and inserting "; and"; and
8	(2) by adding at the end the following:
9	"(C) each railroad carrier required to sub-
10	mit such a plan, until the implementation of a
11	positive train control system by the railroad
12	carrier, shall analyze and, as appropriate,
13	prioritize technologies and practices to mitigate
14	the risk of overspeed derailments.".
15	SEC. 408. COMMUTER RAIL TRACK INSPECTIONS.
16	(a) IN GENERAL.—The Secretary shall evaluate track
17	inspection regulations to determine if a railroad carrier
18	providing commuter rail passenger transportation on high
19	density commuter railroad lines should be required to in-
20	spect the lines in the same manner as currently required

21 for other commuter railroad lines.

(b) RULEMAKING.—Considering safety, including
railroad carrier employee and contractor safety, and system capacity, the Secretary may promulgate a rule for
high density commuter railroad lines. If, after the evaluation under subsection (a), the Secretary determines that

it is necessary to promulgate a rule, the Secretary shall
 specifically consider the following regulatory requirements
 for high density commuter railroad lines:

4 (1) At least once every 2 weeks—
5 (A) traverse each main line by vehicle; or
6 (B) inspect each main line on foot.

7 (2) At least once each month, traverse and in-8 spect each siding by vehicle or by foot.

9 (c) REPORT.—If, after the evaluation under sub-10 section (a), the Secretary determines it is not necessary to revise the regulations under this section, the Secretary, 11 not later than 2 years after the date of enactment of this 12 13 Act, shall transmit a report to the Committee on Commerce, Science, and Transportation of the Senate and the 14 15 Committee on Transportation and Infrastructure of the House of Representatives explaining the reasons for not 16 revising the regulations. 17

(d) CONSTRUCTION.—Nothing in this section may be
construed to limit the authority of the Secretary to promulgate regulations or issue orders under any other law.

# 21 SEC. 409. EMERGENCY RESPONSE.

(a) IN GENERAL.—The Secretary, in consultation
with railroad carriers, shall conduct a study to determine
whether limitations or weaknesses exist in the emergency

response information carried by train crews transporting
 hazardous materials.

3 (b) CONTENTS.—In conducting the study under sub4 section (a), the Secretary shall evaluate the differences be5 tween the emergency response information carried by train
6 crews transporting hazardous materials and the emer7 gency response guidance provided in the Emergency Re8 sponse Guidebook issued by the Department of Transpor9 tation.

10 (c) REPORT.—Not later than 1 year after the date 11 of enactment of this Act, the Secretary shall transmit to 12 the Committee on Commerce, Science, and Transportation 13 of the Senate and the Committee on Transportation and 14 Infrastructure of the House of Representatives a report 15 of the findings of the study under subsection (a) and any 16 recommendations for legislative action.

# 17 SEC. 410. PRIVATE HIGHWAY-RAIL GRADE CROSSINGS.

18 (a) IN GENERAL.—The Secretary, in consultation19 with railroad carriers, shall conduct a study—

(1) to determine whether limitations or weaknesses exist regarding the availability and usefulness
for safety purposes of data on private highway-rail
grade crossings; and

24 (2) to evaluate existing engineering practices on25 private highway-rail grade crossings.

(b) CONTENTS.—In conducting the study under sub section (a), the Secretary shall make recommendations as
 necessary to improve—

4 (1) the utility of the data on private highway-5 rail grade crossings; and

6 (2) the implementation of private highway-rail
7 crossing safety measures, including signage and
8 warning systems.

9 (c) REPORT.—Not later than 1 year after the date 10 of enactment of this Act, the Secretary shall transmit to 11 the Committee on Commerce, Science, and Transportation 12 of the Senate and the Committee on Transportation and 13 Infrastructure of the House of Representatives a report 14 of the findings of the study and any recommendations for 15 further action.

# 16 SEC. 411. REPAIR AND REPLACEMENT OF DAMAGED TRACK 17 INSPECTION EQUIPMENT.

(a) IN GENERAL.—Subchapter I of chapter 201 is
amended by inserting after section 20120 the following: **\*§20121. Repair and replacement of damaged track**inspection equipment

22 "The Secretary of Transportation may receive and 23 expend cash, or receive and utilize spare parts and similar 24 items, from non-United States Government sources to re-25 pair damages to or replace United States Government

owned automated track inspection cars and equipment as 1 2 a result of third-party liability for such damages, and any 3 amounts collected under this section shall be credited di-4 rectly to the Railroad Safety and Operations account of 5 the Federal Railroad Administration, and shall remain available until expended for the repair, operation, and 6 7 maintenance of automated track inspection cars and 8 equipment in connection with the automated track inspection program.". 9

10 (b) CONFORMING AMENDMENT.—The table of con11 tents for subchapter I of chapter 201 is amended by add12 ing after section 21020 the following:

"20121. Repair and replacement of damaged track inspection equipment.".

# 13 SEC. 412. RAIL POLICE OFFICERS.

14 (a) IN GENERAL.—Section 28101 is amended—

(1) by striking "employed by" each place it appears and inserting "directly employed by or contracted by";

18 (2) in subsection (b), by inserting "or agent, as19 applicable," after "an employee"; and

20 (3) by adding at the end the following:

21 "(c) TRANSFERS.—

"(1) IN GENERAL.—If a railroad police officer
directly employed by or contracted by a rail carrier
and certified or commissioned as a police officer
under the laws of a State transfers primary employ-

ment or residence from the certifying or commis sioning State to another State or jurisdiction, the
 railroad police officer, not later than 1 year after the
 date of transfer, shall apply to be certified or com missioned as a police office under the laws of the
 State of new primary employment or residence.

7 "(2) INTERIM PERIOD.—During the period be-8 ginning on the date of transfer and ending 1 year 9 after the date of transfer, a railroad police officer di-10 rectly employed by or contracted by a rail carrier 11 and certified or commissioned as a police officer 12 under the laws of a State may enforce the laws of 13 the new jurisdiction in which the railroad police offi-14 cer resides, to the same extent as provided in sub-15 section (a).

16 "(d) TRAINING.—

17 "(1) IN GENERAL.—A State shall recognize as 18 meeting that State's basic police officer certification 19 or commissioning requirements for qualification as a 20 rail police officer under this section any individual 21 who successfully completes a program at a State-rec-22 ognized police training academy in another State or 23 at a Federal law enforcement training center and 24 who is certified or commissioned as a police officer 25 by that other State.

"(2) RULE OF CONSTRUCTION.—Nothing in
 this subsection shall be construed as superseding or
 affecting any unique State training requirements re lated to criminal law, criminal procedure, motor ve hicle code, or State-mandated comparative or annual
 in-service training academy or Federal law enforce ment training center.".

8 (b) REGULATIONS.—Not later than 1 year after the 9 date of enactment of this Act, the Secretary shall revise the regulations in part 207 of title 49, Code of Federal 10 11 Regulations (relating to railroad police officers), to permit 12 a railroad to designate an individual, who is commissioned in the individual's State of legal residence or State of pri-13 mary employment and directly employed by or contracted 14 15 by a railroad to enforce State laws for the protection of 16 railroad property, personnel, passengers, and cargo, to 17 serve in the States in which the railroad owns property. 18 (c) CONFORMING AMENDMENTS.—

19 (1) AMTRAK RAIL POLICE.—Section 24305(e) is
20 amended—

21 (A) by striking "may employ" and insert22 ing "may directly employ or contract with";

23 (B) by striking "employed by" and insert24 ing "directly employed by or contracted by";
25 and

(C) by striking "employed without" and in serting "directly employed or contracted with out".

4 (2) SECURE GUN STORAGE OR SAFETY DEVICE;
5 EXCEPTIONS.—Section 922(z)(2)(B) of title 18 is
6 amended by striking "employed by" and inserting
7 "directly employed by or contracted by".

# 8 SEC. 413. TECHNICAL AND CONFORMING AMENDMENTS.

9 (a) ASSISTANCE TO FAMILIES OF PASSENGERS IN10 VOLVED IN RAIL PASSENGER ACCIDENTS.—Section 1139
11 is amended—

12 (1) in subsection (a)(1), by striking "phone
13 number" and inserting "telephone number";

14 (2) in subsection (a)(2), by striking "post trau15 ma communication with families" and inserting
16 "post-trauma communication with families"; and

17 (3) in subsection (j), by striking "railroad pas18 senger accident" each place it appears and inserting
19 "rail passenger accident".

20 (b) SOLID WASTE RAIL TRANSFER FACILITY LAND21 USE EXEMPTION.—Section 10909 is amended—

(1) in subsection (b), in the matter preceding
paragraph (1), by striking "Clean Railroad Act of
2008" and inserting "Clean Railroads Act of 2008";
and

1 (2) in subsection (e), by striking "Upon the 2 granting of petition from the State" and inserting 3 "Upon the granting of a petition from the State". (c) RULEMAKING PROCESS.—Section 4 20116 is 5 amended-(1) by inserting "(2)" before "the code, rule, 6 7 standard, requirement, or practice has been subject 8 to notice and comment under a rule or order issued under this part." and indenting accordingly; 9 (2) by inserting "(1)" before "unless" and in-10 11 denting accordingly; 12 (3) in paragraph (1), as redesignated, by striking "order, or" and inserting "order; or"; and 13 14 (4) in the matter preceding paragraph (1), as redesignated, by striking "unless" and inserting 15 "unless—". 16 17 (d) ENFORCEMENT REPORT.—Section 20120(a) is 18 amended-19 (1) in the matter preceding paragraph (1), by 20 striking "website" and inserting "Web site"; 21 (2) in paragraph (1), by striking "accident and 22 incidence reporting" and inserting "accident and in-23 cident reporting"; 24 (3) in paragraph (2)(G), by inserting "and" at the end; and 25

1	(4) in paragraph (5)(B), by striking "Adminis-
2	trative Hearing Officer or Administrative Law
3	Judge" and inserting "administrative hearing officer
4	or administrative law judge".
5	(e) RAILROAD SAFETY RISK REDUCTION PRO-
6	GRAM.—Section 20156 is amended—
7	(1) in subsection (c), by inserting a comma
8	after "In developing its railroad safety risk reduc-
9	tion program"; and
10	(2) in subsection $(g)(1)$ —
11	(A) by inserting a comma after "good
12	faith"; and
13	(B) by striking "non-profit" and inserting
14	"nonprofit".
15	(f) Roadway User Sight Distance at Highway-
16	RAIL GRADE CROSSINGS.—Section 20159 is amended by
17	striking "the Secretary" and inserting "the Secretary of
18	Transportation".
19	(g) NATIONAL CROSSING INVENTORY.—Section
20	20160 is amended—
21	(1) in subsection (a)(1), by striking "concerning
21 22	(1) in subsection $(a)(1)$ , by striking "concerning each previously unreported crossing through which it
22	each previously unreported crossing through which it

ates with respect to the trackage over which it oper ates"; and

3 (2) in subsection (b)(1)(A), by striking "con4 cerning each crossing through which it operates or
5 with respect to the trackage over which it operates"
6 and inserting "concerning each crossing through
7 which it operates with respect to the trackage over
8 which it operates".

9 (h) MINIMUM TRAINING STANDARDS AND PLANS.—
10 Section 20162(a)(3) is amended by striking "railroad
11 compliance with Federal standards" and inserting "rail12 road carrier compliance with Federal standards".

(i) DEVELOPMENT AND USE OF RAIL SAFETY TECH14 NOLOGY.—Section 20164(a) is amended by striking "after
15 enactment of the Railroad Safety Enhancement Act of
16 2008" and inserting "after the date of enactment of the
17 Rail Safety Improvement Act of 2008".

18 (j) Rail Safety Improvement Act of 2008.—

(1) TABLE OF CONTENTS.—Section 1(b) of division A of the Rail Safety Improvement Act of 2008
(Public Law 110-432; 122 Stat. 4848) is amended—
(A) in the item relating to section 307, by
striking "website" and inserting "Web site";

1	(B) in the item relating to title VI, by
2	striking "solid waste facilities" and inserting
3	"solid waste rail transfer facilities"; and
4	(C) in the item relating to section 602, by
5	striking "solid waste transfer facilities" and in-
6	serting "solid waste rail transfer facilities".
7	(2) Definitions.—Section $2(a)(1)$ of division
8	A of the Rail Safety Improvement Act of 2008 (Pub-
9	lic Law 110-432; 122 Stat. 4849) is amended in the
10	matter preceding subparagraph (A), by inserting a
11	comma after "at grade".
12	(3) RAILROAD SAFETY STRATEGY.—Section
13	102(a)(6) of title I of division A of the Rail Safety
14	Improvement Act of 2008 (49 U.S.C. 20101 note) is
15	amended by striking "Improving the safety of rail-
16	road bridges, tunnels, and related infrastructure to
17	prevent accidents, incidents, injuries, and fatalities
18	caused by catastrophic failures and other bridge and
19	tunnel failures." and inserting "Improving the safety
20	of railroad bridges, tunnels, and related infrastruc-
21	ture to prevent accidents, incidents, injuries, and fa-
22	talities caused by catastrophic and other failures of
23	such infrastructure.".
24	(4) Operation Lifesaver.—Section 206(a) of

24 (4) OPERATION LIFESAVER.—Section 206(a) of
25 title II of division A of the Rail Safety Improvement

1	
1	Act of 2008 (49 U.S.C. 22501 note) is amended by
2	striking "Public Service Announcements" and in-
3	serting "public service announcements".
4	(5) Update of federal railroad adminis-
5	TRATION'S WEBSITE.—Section 307 of title III of di-
6	vision A of the Rail Safety Improvement Act of 2008
7	(49 U.S.C. 103 note) is amended—
8	(A) in the heading by striking " <b>FEDERAL</b>
9	RAILROAD ADMINISTRATION'S WEBSITE'
10	and inserting "Federal Railroad Administration
11	Web site";
12	(B) by striking "website" each place it ap-
13	pears and inserting "Web site"; and
14	(C) by striking "website's" and inserting
15	"Web site's".
16	(6) Alcohol and controlled substance
17	TESTING FOR MAINTENANCE-OF-WAY EMPLOYEES.—
18	Section 412 of title IV of division A of the Rail
19	Safety Improvement Act of 2008 (49 U.S.C. 20140
20	note) is amended by striking "Secretary of Trans-
21	portation" and inserting "Secretary".
22	(7) TUNNEL INFORMATION.—Section 414 of
23	title IV of division A of the Rail Safety Improvement
24	Act of 2008 (49 U.S.C. 20103 note) is amended—

1	(A) by striking "parts 171.8, 173.115"
2	and inserting "sections 171.8, 173.115"; and
3	(B) by striking "part 1520.5" and insert-
4	ing "section 1520.5".
5	(8) SAFETY INSPECTIONS IN MEXICO.—Section
6	416 of title IV of division A of the Rail Safety Im-
7	provement Act of 2008 (49 U.S.C. 20107 note) is
8	amended—
9	(A) in the matter preceding paragraph (1),
10	by striking "Secretary of Transportation" and
11	inserting "Secretary"; and
12	(B) in paragraph (4), by striking "sub-
13	section" and inserting "section".
14	(9) HEADING OF TITLE VI.—The heading of
15	title VI of division A of the Rail Safety Improvement
16	Act of 2008 (122 Stat. 4900) is amended by strik-
17	ing "SOLID WASTE FACILITIES" and insert-
18	ing "SOLID WASTE RAIL TRANSFER FA-
19	CILITIES".
20	(10) Heading of Section 602.—Section 602
21	of title VI of division A of the Rail Safety Improve-
22	ment Act of 2008 (122 Stat. 4900) is amended by
23	striking "SOLID WASTE TRANSFER FACILITIES"
24	and inserting "SOLID WASTE RAIL TRANSFER
25	FACILITIES''.

# Subtitle B—Consolidated Rail In frastructure and Safety Im provements

4 SEC. 421. CONSOLIDATED RAIL INFRASTRUCTURE AND 5 SAFETY IMPROVEMENTS.

6 (a) IN GENERAL.—Chapter 244, as amended by sec7 tion 302 of this Act, is further amended by adding at the
8 end the following:

# 9 "§24408. Consolidated rail infrastructure and safety 10 improvements

"(a) GENERAL AUTHORITY.—The Secretary may
make grants under this section to an eligible recipient to
assist in financing the cost of improving passenger and
freight rail transportation systems in terms of safety, efficiency, or reliability.

16 "(b) ELIGIBLE RECIPIENTS.—The following entities17 are eligible to receive a grant under this section:

18 "(1) A State.

19 "(2) A group of States.

20 "(3) An Interstate Compact.

21 "(4) A public agency or publicly-chartered au22 thority established by 1 or more States and having
23 responsibility for providing intercity rail passenger,
24 commuter rail passenger, or freight rail transpor25 tation service.

1	"(5) A political subdivision of a State.
2	"(6) Amtrak or another rail passenger carrier
3	that provides intercity rail passenger transportation
4	(as defined in section 24102) or commuter rail pas-
5	senger transportation (as defined in section 24102).
6	"(7) A Class II railroad or Class III railroad
7	(as those terms are defined in section 20102).
8	"(8) Any rail carrier or rail equipment manu-
9	facturer in partnership with at least 1 of the entities
10	described in paragraphs (1) through (5).
11	"(9) Any entity established to procure, manage,
12	or maintain passenger rail equipment under section
13	305 of the Passenger Rail Investment and Improve-
14	ment Act of 2008 (49 U.S.C. 24101 note).
15	((10) An organization that is actively involved
16	in the development of operational and safety-related
17	standards for rail equipment and operations or the
18	implementation of safety-related programs.
19	"(11) The Transportation Research Board and
20	any entity with which it contracts in the develop-
21	ment of rail-related research, including cooperative
22	research programs.
23	"(12) A University transportation center ac-
24	tively engaged in rail-related research.

1	"(13) A non-profit labor organization rep-
2	resenting a class or craft of employees of railroad
3	carriers or railroad carrier contractors.
4	"(c) ELIGIBLE PROJECTS.—The following projects
5	are eligible to receive grants under this section:
6	"(1) Deployment of railroad safety technology,
7	including positive train control and rail integrity in-
8	spection systems.
9	((2) A capital project as defined in section
10	24401, except that a project shall not be required to
11	be in a State rail plan developed under chapter 227.
12	"(3) A capital project identified by the Sec-
13	retary as being necessary to address congestion chal-
14	lenges affecting rail service.
15	"(4) A highway-rail grade crossing improve-
16	ment, including grade separations, private highway-
17	rail grade crossing improvements, and safety engi-
18	neering improvements to reduce risk in quiet zones
19	or potential quiet zones.
20	"(5) A rail line relocation project.
21	"(6) A capital project to improve short-line or
22	regional railroad infrastructure.
23	"(7) Paying all or a portion of the credit risk
24	premium, as determined under section $502(f)$ of the
25	Railroad Revitalization and Regulatory Reform Act

1	of 1976 (45 U.S.C. 822(f)), and loan charges de-
2	scribed in section 503(l) of that Act (45 U.S.C.
3	823(l)) for a project eligible for Federal credit as-
4	sistance under that Act (45 U.S.C. 801 et seq.).
5	"(8) Development of public education, aware-
6	ness, and targeted law enforcement activities to re-
7	duce violations of traffic laws at highway-rail grade
8	crossings and to help prevent and reduce injuries
9	and fatalities along railroad rights-of-way.
10	"(9) The preparation of regional rail and cor-
11	ridor service development plans and corresponding
12	environmental analyses.
13	"(10) Any project that the Secretary considers
14	necessary to enhance multimodal connections or fa-
15	cilitate service integration between rail service and
16	other modes, including between intercity rail pas-
17	senger transportation and intercity bus service.
18	"(11) The development of rail-related capital,
19	operations, and safety standards.
20	((12) The implementation and operation of a
21	safety program or institute designed to improve rail
22	safety culture and rail safety performance.
23	"(13) Any research that the Secretary considers
24	necessary to advance any particular aspect of rail-re-
25	lated capital, operations, or safety improvements.

1	"(14) Workforce development activities, coordi-
2	nated to the extent practicable with the existing
3	local training programs supported by the Depart-
4	ment of Transportation, Department of Labor, and
5	Department of Education.
6	"(d) Application Process.—The Secretary shall
7	prescribe the form and manner of filing an application
8	under this section.
9	"(e) Project Selection Criteria.—
10	"(1) IN GENERAL.—In selecting a recipient of
11	a grant for an eligible project, the Secretary shall—
12	"(A) give preference to a proposed project
13	for which the proposed Federal share of total
14	project costs does not exceed 50 percent;
15	"(B) after factoring in preference to
16	projects under subparagraph (A), select projects
17	that will maximize the net benefits of the funds
18	appropriated for use under this section, consid-
19	ering the cost-benefit analysis of the proposed
20	project, including anticipated private and public
21	benefits relative to the costs of the proposed
22	project and factoring in the other consider-
23	ations described in paragraph (2).
24	"(2) Other considerations.—The Secretary
25	shall also consider the following

25 shall also consider the following:

1	"(A) The degree to which the proposed
2	project's business plan considers potential pri-
3	vate sector participation in the financing, con-
4	struction, or operation of the project;
5	"(B) The recipient's past performance in
6	developing and delivering similar projects, and
7	previous financial contributions;
8	"(C) Whether the recipient has or will have
9	the legal, financial, and technical capacity to
10	carry out the proposed project, satisfactory con-
11	tinuing control over the use of the equipment or
12	facilities, and the capability and willingness to
13	maintain the equipment or facilities;
14	"(D) If applicable, the consistency of the
15	proposed project with planning guidance and
16	documents set forth by the Secretary or re-
17	quired by law or State rail plans developed
18	under chapter 227;
19	"(E) If applicable, any technical evaluation
20	ratings that proposed project received under
21	previous competitive grant programs adminis-
22	tered by the Secretary; and
23	"(F) Such other factors as the Secretary
24	considers relevant to the successful delivery of
25	the project.

"(3) BENEFITS.—The benefits described in
paragraph (1)(B) may include the effects on system
and service performance, including measures such as
improved safety, competitiveness, reliability, trip or
transit time, resilience, efficiencies from improved
integration with other modes, and ability to meet existing or anticipated demand.

8 "(f) PERFORMANCE MEASURES.—The Secretary 9 shall establish performance measures for each grant re-10 cipient to assess progress in achieving strategic goals and 11 objectives. The Secretary may require a grant recipient to 12 periodically report information related to such perform-13 ance measures.

14 "(g) RURAL AREAS.—

15 "(1) IN GENERAL.—Of the amounts appro-16 priated under this section, at least 25 percent shall 17 be available for projects in rural areas. The Sec-18 retary shall consider a project to be in a rural area 19 if all or the majority of the project (determined by 20 the geographic location or locations where the major-21 ity of the project funds will be spent) is located in 22 a rural area.

23 "(2) DEFINITION OF RURAL AREA.—In this
24 subsection, the term 'rural area' means any area not

in an urbanized area, as defined by the Census Bu reau.

"(h) FEDERAL SHARE OF TOTAL PROJECT COSTS.—
"(1) TOTAL PROJECT COSTS.—The Secretary
shall estimate the total costs of a project under this
subsection based on the best available information,
including engineering studies, studies of economic
feasibility, environmental analyses, and information
on the expected use of equipment or facilities.

10 "(2) FEDERAL SHARE.—The Federal share of
11 total project costs under this subsection shall not ex12 ceed 80 percent.

13 "(3) TREATMENT OF PASSENGER RAIL REV-14 ENUE.—If Amtrak or another rail passenger carrier 15 is an applicant under this section, Amtrak or the 16 other rail passenger carrier, as applicable, may use 17 ticket and other revenues generated from its oper-18 ations and other sources to satisfy the non-Federal 19 share requirements.

"(i) APPLICABILITY.—Except as specifically provided
in this section, the use of any amounts appropriated for
grants under this section shall be subject to the requirements of this chapter.

"(j) AVAILABILITY.—Amounts appropriated for car rying out this section shall remain available until ex pended.".

4 (b) CONFORMING AMENDMENT.—The table of con5 tents of chapter 244, as amended by section 302 of this
6 Act, is amended by adding after the item relating to sec7 tion 24407 the following:

"24408. Consolidated rail infrastructure and safety improvements.".

# 8 TITLE V—PROJECT DELIVERY

# 9 SEC. 501. SHORT TITLE.

10 This title may be cited as the "Track, Railroad, and11 Infrastructure Network Act".

# 12 SEC. 502. PRESERVATION OF PUBLIC LANDS.

13 (a) HIGHWAYS.—Section 138 of title 23, United14 States Code, is amended—

(1) in subsection (b)(2)(A)(i), by inserting ",
taking into consideration any avoidance, minimization, and mitigation or enhancement measures incorporated into the program or project" after "historic
site"; and

20 (2) by adding at the end the following:

21 "(c) RAIL AND TRANSIT.—Improvements to, or the 22 maintenance, rehabilitation, or operation of, railroad or 23 rail transit lines or elements of such lines, with the excep-24 tion of stations, that are in use or were historically used 25 for the transportation of goods or passengers, shall not

be considered a use of an historic site under subsection
 (a), regardless of whether the railroad or rail transit line
 or element of such line is listed on, or eligible for listing
 on, the National Register of Historic Places.".

5 (b) TRANSPORTATION PROJECTS.—Section 303 is6 amended—

7 (1) in subsection (c), by striking "subsection
8 (d)" and inserting "subsections (d) and (e)";

9 (2) in subsection (d)(2)(A)(i), by inserting ",
10 taking into consideration any avoidance, minimiza11 tion, and mitigation or enhancement measures incor12 porated into the program or project" after "historic
13 site"; and

14 (3) by adding at the end the following:

15 "(e) RAIL AND TRANSIT.—Improvements to, or the maintenance, rehabilitation, or operation of, railroad or 16 rail transit lines or elements of such lines, with the excep-17 tion of stations, that are in use or were historically used 18 for the transportation of goods or passengers, shall not 19 20 be considered a use of an historic site under subsection 21 (c), regardless of whether the railroad or rail transit line 22 or element of such line is listed on, or eligible for listing 23 on, the National Register of Historic Places.".

#### 24 SEC. 503. EFFICIENT ENVIRONMENTAL REVIEWS.

25 (a) IN GENERAL.—Section 304 is amended—

by 1 in the "for (1)heading, striking 2 multimodal projects" and inserting "and in-3 creasing the efficiency of environmental reviews"; and 4 5 (2) by adding at the end the following: 6 "(e) Efficient Environmental Reviews.— 7 "(1) IN GENERAL.—The Secretary of Transpor-8 tation shall apply the project development proce-9 dures, to the greatest extent feasible, described in 10 section 139 of title 23, United States Code, to any 11 rail project that requires the approval of the Sec-12 retary of Transportation under the National Envi-13 ronmental Policy Act of 1969 (42 U.S.C. 4321 et 14 seq.). "(2) REGULATIONS AND PROCEDURES.—The 15 16 Secretary of Transportation shall incorporate such 17 project development procedures into the agency reg-18 ulations and procedures pertaining to rail projects. 19 "(f) APPLICABILITY OF NEPA DECISIONS.— 20 "(1) IN GENERAL.—A Department of Trans-21 portation operating administration may apply a cat-22 egorical exclusion designated by another Department 23 of Transportation operating administration under 24 the National Environmental Policy Act of 1969 (42) 25 U.S.C. 4321 et seq.).

1 "(2) FINDINGS.—A Department of Transpor-2 tation operating administration may adopt, in whole 3 or in part, another Department of Transportation 4 operating administration's Record of Decision, Find-5 ing of No Significant Impact, and any associated 6 evaluations, determinations,  $\mathbf{or}$ findings dem-7 onstrating compliance with any law related to envi-8 ronmental review or historic preservation.".

# 9 SEC. 504. ADVANCE ACQUISITION.

10 (a) IN GENERAL.—Chapter 241 is amended by in11 serting after section 24105 the following—

# 12 "§ 24106. Advance acquisition

13 "(a) RAIL CORRIDOR PRESERVATION.—The Secretary may assist a recipient of funding in acquiring right-14 15 of-way and adjacent real property interests before or during the completion of the environmental reviews for any 16 17 project receiving funding under subtitle V of title 49, 18 United States Code, that may use such property interests if the acquisition is otherwise permitted under Federal 19 law, and the recipient requesting Federal funding for the 20 21 acquisition certifies, with the concurrence of the Secretary, 22 that—

23 "(1) the recipient has authority to acquire the24 right-of-way or adjacent real property interest; and
1	"(2) the acquisition of the right-of-way or adja-
2	cent real property interest—
3	"(A) is for a transportation or transpor-
4	tation-related purpose;
5	"(B) will not cause significant adverse en-
6	vironmental impact;
7	"(C) will not limit the choice of reasonable
8	alternatives for the proposed project or other-
9	wise influence the decision of the Secretary on
10	any approval required for the proposed project;
11	"(D) does not prevent the lead agency for
12	the review process from making an impartial
13	decision as to whether to accept an alternative
14	that is being considered;
15	"(E) complies with other applicable Fed-
16	eral law, including regulations;
17	"(F) will be acquired through negotiation
18	and without the threat of condemnation; and
19	"(G) will not result in the elimination or
20	reduction of benefits or assistance to a dis-
21	placed person under the Uniform Relocation
22	Assistance and Real Property Acquisition Poli-
23	cies Act of 1970 (42 U.S.C. 4601 et seq.) and
24	title VI of the Civil Rights Act of $1964$ (42)
25	U.S.C. 2000d et seq).

1 "(b) Environmental Reviews.— 2 "(1) COMPLETION OF NEPA REVIEW.—Before 3 authorizing any Federal funding for the acquisition 4 of a real property interest that is the subject of a 5 grant or other funding under this subtitle, the Sec-6 retary shall complete, if required, the review process 7 under the National Environmental Policy Act of 8 1969 (42 U.S.C. 4321 et seq.) with respect to the 9 acquisition. 10 "(2) COMPLETION OF SECTION 106.—An acqui-11 sition of a real property interest involving an historic 12 site shall not occur unless the section 106 process, 13 if required, under the National Historic Preservation 14 Act (54 U.S.C. 306108) is complete. 15 "(3) TIMING OF ACQUISITIONS.—A real prop-16 erty interest acquired under subsection (a) may not 17 be developed in anticipation of the proposed project 18 until all required environmental reviews for the 19 project have been completed.". 20 (b) CONFORMING AMENDMENT.—The table of con-21 tents of chapter 241 is amended by inserting after the 22 item relating to section 24105 the following: "24106. Advance acquisition.". 23 SEC. 505. RAILROAD RIGHTS-OF-WAY. 24 Section 306108 of title 54, United States Code, is

25 amended—

	200
1	(1) by inserting "(b) OPPORTUNITY TO COM-
2	MENT.—" before "The head of the Federal agency
3	shall afford" and indenting accordingly;
4	(2) in the matter before subsection (b), by in-
5	serting "(a) IN GENERAL.—" before "The head of
6	any Federal agency having direct" and indenting ac-
7	cordingly; and
8	(3) by adding at the end the following:
9	"(c) Exemption for Railroad Rights-of-way.—
10	"(1) IN GENERAL.—Not later than 1 year after
11	the date of enactment of the Track, Railroad, and
12	Infrastructure Network Act, the Secretary of Trans-
13	portation shall submit a proposed exemption of rail-
14	road rights-of-way from the review under this chap-
15	ter to the Council for its consideration, consistent
16	with the exemption for interstate highways approved
17	on March 10, 2005 (70 Fed. Reg. 11,928).
18	"(2) FINAL EXEMPTION.—Not later than 180
19	days after the date that the Secretary submits the
20	proposed exemption under paragraph $(1)$ to the
21	Council, the Council shall issue a final exemption of
22	railroad rights-of-way from review under this chap-
23	ter, consistent with the exemption for interstate
24	highways approved on March 10, 2005 (70 Fed.
25	Reg. 11,928).".

1SEC. 506. IMPROVING STATE AND FEDERAL AGENCY EN-2GAGEMENT IN ENVIRONMENTAL REVIEWS.

3 (a) IN GENERAL.—Chapter 3 is amended by insert-4 ing after section 306 the following:

5 "§307. Improving State and Federal agency engage6 ment in environmental reviews

7 "(a) IN GENERAL.—An entity receiving financial assistance from the Secretary of Transportation for 1 or 8 more projects or for a program of projects, may request 9 that the Secretary allow the entity to provide funds to any 10 Federal agency, including the Department of Transpor-11 tation, State agency, or Indian tribe (as defined in section 12 102 of the Federally Recognized Indian Tribe List Act 13 14 of 1994 (25 U.S.C. 479a)) participating in the environmental planning and review process for the project, 15 projects, or program. The funds may be provided only to 16 support activities that directly and meaningfully con-17 tribute to expediting and improving permitting and review 18 19 processes, including planning, approval, and consultation 20 processes for the project, projects, or program.

"(b) ACTIVITIES ELIGIBLE FOR FUNDING.—Activities for which funds may be provided under subsection (a)
include transportation planning activities that precede the
initiation of the environmental review process, activities
directly related to the environmental review process, dedicated staffing, training of agency personnel, information

gathering and mapping, and development of programmatic
 agreements.

3 "(c) AMOUNTS.—Requests under subsection (a) may
4 be approved only for the additional amounts that the Sec5 retary determines are necessary for the Federal agencies,
6 State agencies, or Indian tribes participating in the envi7 ronmental planning and review process to timely conduct
8 the reviews in an expedited manner.

9 "(d) AGREEMENTS.—Prior to providing funds ap-10 proved by the Secretary for dedicated staffing at an affected Federal agency under subsections (a) and (b), the 11 12 affected Federal agency, State agency or Indian tribe, as 13 appropriate, and the requesting entity shall enter into an agreement that establishes a process to identify the 14 15 projects or priorities to be addressed by the use of the 16 funds.

17 "(e) RULE OF CONSTRUCTION.—Nothing in this sec18 tion shall be construed to be inconsistent with or to inter19 fere with section 139(j) of title 23.".

(b) CONFORMING AMENDMENT.—The table of contents of chapter 3 is amended by inserting after the item
relating to section 306 the following:

<sup>&</sup>quot;307. Improving State and Federal agency engagement in environmental reviews.".

### 1 SEC. 507. SAVINGS CLAUSE.

Nothing in this title, or any amendment made by this
title, shall be construed as superceding, amending, or
modifying the National Environmental Policy Act of 1969
(42 U.S.C. 4321 et seq.) or affect the responsibility of any
Federal officer to comply with or enforce any such statute.
SEC. 508. TRANSITION.

8 Nothing in this title, or any amendment made by this 9 title, shall affect any existing environmental review proc-10 ess, program, agreement, or funding arrangement ap-11 proved by the Secretary under title 49, United States 12 Code, as that title was in effect on the day preceding the 13 date of enactment of this title.

# 14 TITLE VI—FINANCING

### 15 SEC. 601. SHORT TITLE; REFERENCES.

(a) SHORT TITLE.—This title may be cited as the"Railroad Infrastructure Financing Improvement Act".

18 (b) References to the Railroad Revitaliza-19 TION AND REGULATORY REFORM ACT OF 1976.—Except 20 as otherwise expressly provided, wherever in this title an 21 amendment or repeal is expressed in terms of an amend-22 ment to, or repeal of, a section or other provision, the ref-23 erence shall be considered to be made to a section or other 24 provision of the Railroad Revitalization and Regulatory Reform Act of 1976, as amended (45 U.S.C. 801 et seq.). 25

1	SEC. 602. DEFINITIONS.
2	Section 501 (45 U.S.C. 821) is amended—
3	(1) by redesignating paragraph $(8)$ as para-
4	graph (10);
5	(2) by redesignating paragraphs $(6)$ and $(7)$ as
6	paragraphs (7) and (8), respectively;
7	(3) by inserting after paragraph $(5)$ the fol-
8	lowing:
9	"(6) The term 'investment-grade rating' means
10	a rating of BBB minus, Baa 3, bbb minus,
11	BBB(low), or higher assigned by a rating agency.";
12	(4) by inserting after paragraph (8), as redesig-
13	nated, the following:
14	"(9) The term 'master credit agreement' means
15	an agreement to make 1 or more direct loans or loan
16	guarantees at future dates for a program of related
17	projects on terms acceptable to the Secretary."; and
18	(5) by adding at the end the following:
19	"(11) The term 'obligor' means a party that—
20	"(A) is primarily liable for payment of the
21	principal of or interest on a direct loan or loan
22	guarantee under this section; and
23	"(B) may be a corporation, limited liability
24	company, partnership, joint venture, trust, or
25	governmental entity, agency, or instrumentality.

"(12) The term 'project obligation' means a
note, bond, debenture, or other debt obligation
issued by a borrower in connection with the financ-
ing of a project, other than a direct loan or loan
guarantee under this title.
"(13) The term 'railroad' has the meaning
given the term 'railroad carrier' in section 20102 of
title 49, United States Code.
"(14) The term 'rating agency' means a credit
rating agency registered with the Securities and Ex-
change Commission as a nationally recognized statis-
tical rating organization (as defined in section 3(a)
of the Securities Exchange Act of 1934 (15 U.S.C.
78c(a))).
"(15) The term 'substantial completion'
means—
"(A) the opening of a project to passenger
or freight traffic; or
"(B) a comparable event, as determined by
the Secretary and specified in the direct loan.".
SEC. 603. ELIGIBLE APPLICANTS.
Section 502(a) (45 U.S.C. 822(a)) is amended—
(1) in paragraph (5), by striking "one railroad;

(2) by amending paragraph (6) to read as fol-
lows:
"(6) solely for the purpose of constructing a
rail connection between a plant or facility and a rail
carrier, limited option freight shippers that own or
operate a plant or other facility; and"; and
(3) by adding at the end the following:
((7) any obligor, as designated by an entity
otherwise eligible to receive a direct loan or loan
guarantee under this section, including a special
purpose entity receiving user fees or other payments
or revenues from dedicated sources for debt service
and maintenance of the equipment or facilities to be
acquired or improved; and
"(8) a public-private or private partnership be-
tween at least 1 other entity listed in any of para-
graphs $(1)$ through $(7)$ and a consortium that spe-
cializes in real estate development.".
SEC. 604. ELIGIBLE PURPOSES.
Section $502(b)(1)$ (45 U.S.C. $822(b)(1)$ ) is amend-
ed—
(1) in subparagraph (A), by inserting ", and
costs related to these activities, including pre-con-
struction costs" after "shops";

	100
1	(2) in subparagraph (B), by striking "subpara-
2	graph (A); or" and inserting "subparagraph (A) or
3	(C);";
4	(3) in subparagraph (C), by striking the period
5	at the end and inserting a semicolon; and
6	(4) by adding at the end the following:
7	"(D) reimburse planning and design ex-
8	penses relating to projects described in subpara-
9	graph (A) or (C); or
10	"(E) finance economic development, in-
11	cluding commercial and residential development,
12	and related infrastructure and activities, that—
13	"(i) incorporates private investment;
14	"(ii) is physically or functionally re-
15	lated to a passenger rail station or
16	multimodal station that includes rail serv-
17	ice;
18	"(iii) has a high probability of the ap-
19	plicant commencing the contracting proc-
20	ess for construction not later than 90 days
21	after the date on which the direct loan or
22	loan guarantee is obligated for the project
23	under this title; and
24	"(iv) has a high probability of reduc-
25	ing the need for financial assistance under

any other Federal program for the relevant
 passenger rail station or service by increas ing ridership, tenant lease payments, or
 other activities that generate revenue ex ceeding costs.".

### 6 SEC. 605. PROGRAM ADMINISTRATION.

7 (a) APPLICATION PROCESSING PROCEDURES.—Sec8 tion 502(i) (45 U.S.C. 822(i)) is amended to read as fol9 lows:

10 "(i) Application Processing Procedures.—

"(1) APPLICATION STATUS NOTICES.—Not later
than 30 days after the date that the Secretary receives an application under this section, the Secretary shall provide the applicant written notice as
to whether the application is complete or incomplete.
"(2) INCOMPLETE APPLICATIONS.—If the Sec-

17 retary determines that an application is incomplete,18 the Secretary shall—

19 "(A) provide the applicant with a descrip20 tion of all of the specific information or mate21 rial that is needed to complete the application;
22 and

23 "(B) allow the applicant to resubmit the
24 information and material described under sub25 paragraph (A) to complete the application.

1	"(3) Application approvals and dis-
2	APPROVALS.—
3	"(A) IN GENERAL.—Not later than 60
4	days after the date the Secretary notifies an ap-
5	plicant that an application is complete under
6	paragraph (1), the Secretary shall provide the
7	applicant written notice as to whether the Sec-
8	retary has approved or disapproved the applica-
9	tion.
10	"(B) ACTIONS BY THE OFFICE OF MAN-
11	AGEMENT AND BUDGET.—In order to enable
12	compliance with the time limit under subpara-
13	graph (A), the Office of Management and
14	Budget shall take any action required with re-
15	spect to the application within that 60-day pe-
16	riod.
17	"(4) Expedited processing.—The Secretary
18	shall implement procedures and measures to econo-
19	mize the time and cost involved in obtaining an ap-
20	proval or a disapproval of credit assistance under
21	this title.
22	"(5) DASHBOARD.—The Secretary shall post on
23	the Department of Transportation's public website a
24	monthly report that includes for each application—

1	"(A) the name of the applicant or appli-
2	cants;
3	"(B) the location of the project;
4	"(C) a brief description of the project, in-
5	cluding its purpose;
6	"(D) the requested direct loan or loan
7	guarantee amount;
8	"(E) the date on which the Secretary pro-
9	vided application status notice under paragraph
10	(1); and
11	"(F) the date that the Secretary provided
12	notice of approval or disapproval under para-
13	graph (3).".
14	(b) Administration of Direct Loans and Loan
15	GUARANTEES.—Section 503 (45 U.S.C. 823) is amend-
16	ed—
17	(1) in subsection (a), by striking the period at
18	the end and inserting ", including a program guide
19	and standard term sheet and specific timetables.";
20	(2) by redesignating subsections (c) through (l)
21	as subsections (d) through (m), respectively;
22	(3) by striking "(b) Assignment of Loan
23	GUARANTEES.—" and inserting "(c) ASSIGNMENT
24	of Loan Guarantees.—";
25	(4) in subsection (d), as redesignated—

1	(A) in paragraph (1), by striking "; and"
2	and inserting a semicolon;
3	(B) in paragraph (2), by striking the pe-
4	riod at the end and inserting "; and"; and
5	(C) by adding at the end the following:
6	((3) the modification cost has been covered
7	under section 502(f)."; and
8	(5) by amending subsection (1), as redesignated,
9	to read as follows:
10	"(1) Charges and Loan Servicing.—
11	"(1) PURPOSES.—The Secretary may collect
12	and spend from each applicant, obligor, or loan
13	party a reasonable charge for—
14	"(A) the cost of evaluating the application,
15	amendments, modifications, and waivers, in-
16	cluding for evaluating project viability, appli-
17	cant creditworthiness, and the appraisal of the
18	value of the equipment or facilities for which
19	the direct loan or loan guarantee is sought, and
20	for making necessary determinations and find-
21	ings;
22	"(B) the cost of award management and
23	project management oversight;
24	"(C) the cost of services from expert firms,
25	including counsel, and independent financial ad-

1	visors to assist in the underwriting, auditing,
2	servicing, and exercise of rights with respect to
3	direct loans and loan guarantees; and
4	"(D) the cost of all other expenses in-
5	curred as a result of a breach of any term or
6	condition or any event of default on a direct
7	loan or loan guarantee.
8	"(2) STANDARDS.—The Secretary may charge
9	different amounts under this subsection based on the
10	different costs incurred under paragraph (1).
11	"(3) Servicer.—
12	"(A) IN GENERAL.—The Secretary may
13	appoint a financial entity to assist the Secretary
14	in servicing a direct loan or loan guarantee
15	under this section.
16	"(B) DUTIES.—A servicer appointed under
17	subparagraph (A) shall act as the agent of the
18	Secretary in serving a direct loan or loan guar-
19	antee under this section.
20	"(C) FEES.—A servicer appointed under
21	subparagraph (A) shall receive a servicing fee
22	from the obligor or other loan party, subject to
23	approval by the Secretary.
24	"(4) Use of other federal funds.—Not-
25	withstanding any other provision of law, an appli-

cant may use grants under chapter 244 of title 49,
 United States Code, to pay any charge under this
 subsection.
 "(5) SAFETY AND OPERATIONS ACCOUNT.—

5 Amounts collected under this subsection shall—
6 "(A) be credited directly to the Safety and

7 Operations account of the Federal Railroad Ad-8 ministration; and

9 "(B) remain available until expended to 10 pay for the costs described in this subsection.".

## 11 SEC. 606. LOAN TERMS AND REPAYMENT.

12 Assistance.—Section (a) Prerequisites FOR 502(g)(1) (45 U.S.C. 822(g)(1)) is amended by striking 13 "35 years from the date of its execution" and inserting 14 15 "the lesser of 35 years after the date of substantial completion of the project or the estimated useful life of the 16 17 rail equipment or facilities to be acquired, rehabilitated, 18 improved, developed, or established".

19 (b) REPAYMENT SCHEDULES.—Section 502(j) (45
20 U.S.C. 822(j)) is amended—

(1) in paragraph (1), by striking "the sixth anniversary date of the original loan disbursement"
and inserting "5 years after the date of substantial
completion"; and

25 (2) by adding at the end the following:

1 "(3)	Deferred	PAYMENTS.—
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2 "(A) IN GENERAL.—If at any time after 3 the date of substantial completion the project is 4 unable to generate sufficient revenues to pay 5 the scheduled loan repayments of principal and 6 interest on the direct loan, the Secretary, sub-7 ject to subparagraph (B), may allow, for a max-8 imum aggregate time of 1 year over the dura-9 tion of the direct loan, the obligor to add un-10 paid principal and interest to the outstanding balance of the direct loan. 11 12 "(B) INTEREST.—A payment deferred 13 under subparagraph (A) shall— 14 "(i) continue to accrue interest under 15 paragraph (2) until the loan is fully repaid; 16 and 17 "(ii) be scheduled to be amortized 18 over the remaining term of the loan. 19 "(4) Prepayments.— 20 "(A) USE OF EXCESS REVENUES.—Any 21 excess revenues that remain after satisfying

scheduled debt service requirements on the project obligations and direct loan and all deposit requirements under the terms of any trust agreement, bond resolution, or similar agree-

ment securing project obligations may be ap plied annually to prepay the direct loan without
 penalty.

"(B) 4 USE OF PROCEEDS OF **REFI-**5 NANCING.—The direct loan may be prepaid at 6 any time without penalty from the proceeds of 7 refinancing from non-Federal funding 8 sources.".

9 (c) SALE OF DIRECT LOANS.—Section 502 (45
10 U.S.C. 822) is amended by adding at the end the fol11 lowing:

12 "(k) SALE OF DIRECT LOANS.—

"(1) IN GENERAL.—Subject to paragraph (2)
and as soon as practicable after substantial completion of a project, the Secretary, after notifying the
obligor, may sell to another entity or reoffer into the
capital markets a direct loan for the project if the
Secretary determines that the sale or reoffering has
a high probability of being made on favorable terms.
"(2) CONSENT OF OBLIGOR.—In making a sale

20 "(2) CONSENT OF OBLIGOR.—In making a sale
21 or reoffering under paragraph (1), the Secretary
22 may not change the original terms and conditions of
23 the secured loan without the prior written consent of
24 the obligor".

	100
1	(d) Nonsubordination.—Section 502 (45 U.S.C.
2	822), as amended in subsection (c), is further amended
3	by adding at the end the following:
4	"(I) NONSUBORDINATION.—
5	"(1) IN GENERAL.—Except as provided in para-
6	graph (2)(B), a direct loan shall not be subordinated
7	to the claims of any holder of project obligations in
8	the event of bankruptcy, insolvency, or liquidation of
9	the obligor.
10	"(2) Preexisting indentures.—
11	"(A) IN GENERAL.—The Secretary may
12	waive the requirement under paragraph $(1)$ for
13	a public agency borrower that is financing on-
14	going capital programs and has outstanding
15	senior bonds under a preexisting indenture if—
16	"(i) the direct loan is rated in the A
17	category or higher;
18	"(ii) the direct loan is secured and
19	payable from pledged revenues not affected
20	by project performance, such as a tax-
21	based revenue pledge or a system-backed
22	pledge of project revenues; and
23	"(iii) the program share, under this
24	title, of eligible project costs is 50 percent
25	or less.

"(B) LIMITATION.—The Secretary may
 impose limitations for the waiver of the non subordination requirement under this para graph if the Secretary determines that such
 limitations would be in the financial interest of
 the Federal Government.".

7 SEC. 607. CREDIT RISK PREMIUMS.

8 Section 502(f) (45 U.S.C. 822(f)) is amended—

9 (1) in paragraph (1), by amending the first sen-10 tence to read as follows: "In lieu of or in combina-11 tion with appropriations of budget authority to cover 12 the costs of direct loans and loan guarantees as re-13 quired under section 504(b)(1) of the Federal Credit 14 Reform Act of 1990 (2 U.S.C. 661c(b)(1)), includ-15 ing the cost of a modification thereof, the Secretary 16 may accept on behalf of an applicant for assistance 17 under this section a commitment from a non-Federal 18 source, including a State or local government or 19 agency or public benefit corporation or public au-20 thority thereof, to fund in whole or in part credit 21 risk premiums and modification costs with respect to 22 the loan that is the subject of the application or 23 modification.";

(2) in paragraph (2) -

1	(A) in subparagraph (D), by adding "and"
2	after the semicolon;
3	(B) by striking subparagraph (E); and
4	(C) by redesignating subparagraph (F) as
5	subparagraph (E);
6	(3) by striking paragraph (4);
7	(4) by redesignating paragraph $(3)$ as para-
8	graph (4);
9	(5) by inserting after paragraph $(2)$ the fol-
10	lowing:
11	"(3) Creditworthiness.—An applicant may
12	propose and the Secretary may accept as a basis for
13	determining the amount of the credit risk premium
14	under paragraph (2) any of the following in addition
15	to the value of any tangible asset:
16	"(A) The net present value of a future
17	stream of State or local subsidy income or other
18	dedicated revenues/revenue pledges to secure
19	the direct loan or loan guarantee.
20	"(B) Adequate coverage requirements to
21	ensure repayment, on a non-recourse basis,
22	from cash flows generated by the project or any
23	other dedicated revenue source, including—
24	"(i) tolls;
25	"(ii) user fees; or

"(iii) payments owing to the obligor
 under a public-private partnership.

"(C) An investment-grade rating on the direct loan or loan guarantee, as applicable, except that if the total amount of the direct loan
or loan guarantee is greater than \$75,000,000,
the applicant shall have an investment-grade
rating from at least 2 rating agencies on the direct loan or loan guarantee.";

10 (6) in paragraph (4), as redesignated, by strik-11 ing "amounts" and inserting "amounts (and in the 12 case of a modification, before the modification is ex-13 ecuted), to the extent appropriations are not avail-14 able to the Secretary to meet the costs of direct 15 loans and loan guarantees, including costs of modi-16 fications thereof"; and

(7) by adding at the end the following:

"(5) USE OF OTHER FEDERAL FUNDS.—Notwithstanding any other provision of law, an applicant may use grants under chapter 244 of title 49,
United States Code, to pay part or all of a credit
risk premium or modification cost under this subsection.".

### 1 SEC. 608. MASTER CREDIT AGREEMENTS.

2 Section 502 (45 U.S.C. 822), as amended by sub3 sections (c) and (d) of section 606 of this Act, is further
4 amended by adding at the end the following:

- 5 "(m) MASTER CREDIT AGREEMENTS.—
- 6 "(1) IN GENERAL.—Subject to section 502(d) 7 and paragraph (2) of this subsection, the Secretary 8 may enter into a master credit agreement that pro-9 vides for all of the conditions for the provision of a 10 direct loan or loan guarantee, as applicable, under 11 this title and other applicable requirements to be 12 satisfied prior to the issuance of the direct loan or loan guarantee. 13
- 14 "(2) CONDITIONS.—Each master credit agree15 ment shall—
- 16 "(A) establish the maximum amount and
  17 general terms and conditions of each applicable
  18 direct loan or loan guarantee;

"(B) identify 1 or more dedicated nonFederal revenue sources that will secure the repayment of each applicable direct loan or loan
guarantee;

23 "(C) provide for the obligation of funds for
24 the direct loans or loan guarantees after all re25 quirements have been met for the projects sub26 ject to the master credit agreement; and

	-
1	"(D) provide 1 or more dates, as deter-
2	mined by the Secretary, before which the mas-
3	ter credit agreement results in each of the di-
4	rect loans or loan guarantees or in the release
5	of the master credit agreement.".
6	SEC. 609. PRIORITIES AND CONDITIONS.
7	(a) Priority Projects.—Section 502(c) (45 U.S.C.
8	822(c)) is amended—
9	(1) in paragraph $(1)$ , by inserting ", including
10	projects for the installation of a positive train con-
11	trol system (as defined in section 20157(i) of title
12	49, United States Code)" after "public safety";
13	(2) by redesignating paragraphs $(2)$ and $(3)$ as
14	paragraphs (3) and (2), respectively;
15	(3) in paragraph $(5)$ , by inserting "or chapter
16	227 of title 49" after "section 135 of title 23";
17	(4) by redesignating paragraphs (6) through
18	(8) as paragraphs (7) through (9), respectively; and
19	(5) by inserting after paragraph $(5)$ the fol-
20	lowing:
21	"(6) improve railroad stations and passenger
22	facilities and increase transit-oriented develop-
23	ment;".
24	(b) Conditions of Assistance.—Section 502(h)
25	(45 U.S.C. 822(h)) is amended—

(1) in paragraph (2), by inserting ", if applica ble" after "project"; and

3 (2) by adding at the end the following:

"(4) For a project described in subsection 4 5 (b)(1)(E), the Secretary shall require the applicant, 6 obligor, or other loan party, in addition to the inter-7 est required under subsection (e), to provide the 8 sponsor of the intercity passenger rail service or its 9 designee, a fee or payment in an amount determined 10 appropriate by the Secretary to provide an equitable 11 share of project revenue to support the capital or op-12 erating costs of the routes serving the passenger rail 13 station or multimodal station where the development 14 is located.".

### 15 SEC. 610. SAVINGS PROVISION.

16 (a) IN GENERAL.—Except as provided in subsection 17 (b), this Act, and the amendments made by this Act, shall not affect any direct loan (or direct loan obligation) or 18 19 an outstanding loan guarantee (or loan guarantee commit-20 ment) that was in effect prior to the date of enactment 21 of this Act. Any such transaction entered into before the 22 date of enactment of this Act shall be administered until 23 completion under its terms as if this Act were not enacted. 24 (b) MODIFICATION COSTS.—At the discretion of the 25 Secretary, the authority to accept modification costs on

behalf of an applicant under section 502(f) of the Railroad
 Revitalization and Regulatory Reform Act of 1976 (45
 U.S.C. 822(f)), as amended by section 607 of this Act,
 may apply with respect to any direct loan (or direct loan
 obligation) or an outstanding loan guarantee (or loan
 guarantee commitment) that was in effect prior to the
 date of enactment of this Act.