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111TH CONGRESS 1ST SESSION H.R.

To transform Federal surface transportation to a performance-based framework to reduce fatalities and injuries on our Nation's highways, address the mobility and access needs of people and goods, improve the condition, performance, and connectivity of the United States intermodal surface transportation system, provide transportation choices for commuters and travelers, promote environmental sustainability, public health, and the livability of communities, support robust investment in surface transportation, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. OBERSTAR introduced the following bill; which was referred to the Committee on _____

A BILL

To transform Federal surface transportation to a performance-based framework to reduce fatalities and injuries on our Nation's highways, address the mobility and access needs of people and goods, improve the condition, performance, and connectivity of the United States intermodal surface transportation system, provide transportation choices for commuters and travelers, promote environmental sustainability, public health, and the livability of communities, support robust investment in surface transportation, 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.

- 4 (a) SHORT TITLE.—The Act may be cited as the
- 5 "Surface Transportation Authorization Act of 2009".

6 (b) TABLE OF CONTENTS.—

- Sec. 1. Short title; table of contents.
- Sec. 2. General definitions.
- Sec. 3. Effective date.

TITLE I—FEDERAL-AID HIGHWAYS

Sec. 1001. Amendments to title 23, United States Code.

Subtitle A—Programs and Funding Authorizations

- Sec. 1101. Authorization of appropriations.
- Sec. 1102. Obligation ceiling.
- Sec. 1103. Apportionment.
- Sec. 1104. Equity adjustment.
- Sec. 1105. Freight improvement program.
- Sec. 1106. Surface transportation program.
- Sec. 1107. Ferry program.
- Sec. 1108. Highway safety improvement program.
- Sec. 1109. Congestion mitigation and air quality improvement program.
- Sec. 1110. Critical asset investment program.
- Sec. 1111. Safe routes to school program.
- Sec. 1112. National scenic byways program.
- Sec. 1113. Federal and tribal lands, Puerto Rico, and territorial highway program.
- Sec. 1114. Recreational trails program.
- Sec. 1115. Nonmotorized transportation pilot program.
- Sec. 1116. Appalachian development highway system.
- Sec. 1117. Delta Region transportation development program.
- Sec. 1118. Grant program to prohibit racial profiling.
- Sec. 1119. Technical amendments.

Subtitle B—Intermodal and Organizational Innovations

- Sec. 1201. Intermodalism.
- Sec. 1202. Office of Expedited Project Delivery.
- Sec. 1203. Office of Livability.
- Sec. 1204. Office of Public Benefit.
- Sec. 1205. Metropolitan mobility and access program.
- Sec. 1206. Projects of national significance.
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- Sec. 1302. Transportation Infrastructure Finance and Innovation Act amendments.
- Sec. 1303. State infrastructure banks.
- Sec. 1304. Metropolitan infrastructure banks.

Subtitle D—High Priority Projects

- Sec. 1401. High-priority projects program.
- Sec. 1402. Project authorizations.
- Sec. 1403. Technical amendments to transportation projects.
- Sec. 1404. Use of excess funds and funds for inactive projects.

Subtitle E—Miscellaneous

- Sec. 1501. Project approval and oversight.
- Sec. 1502. Standards.
- Sec. 1503. Revenue aligned budget authority.
- Sec. 1504. Public-private partnership agreements.
- Sec. 1505. Prevailing rate of wage.
- Sec. 1506. Emergency relief.
- Sec. 1507. Highway-rail crossings.
- Sec. 1508. Metropolitan planning.
- Sec. 1509. Statewide planning.
- Sec. 1510. Project delivery.
- Sec. 1511. Disadvantaged business enterprise program.
- Sec. 1512. Highway bridge inventories, standards, and inspections.
- Sec. 1513. National tunnel inspection program.
- Sec. 1514. Safety provisions.
- Sec. 1515. HOV facilities.
- Sec. 1516. Enforcement of primary seat belt laws.
- Sec. 1517. Use of ignition interlock devices to prevent repeat intoxicated driving.
- Sec. 1518. Buy America.
- Sec. 1519. Workforce development.
- Sec. 1520. Roadway, bicycle and pedestrian, work zone, and highway-rail grade crossing safety.
- Sec. 1521. Budget justification.
- Sec. 1522. Extension of public transit vehicle exemption from axle weight restrictions.
- Sec. 1523. Technical amendments.
- Sec. 1524. Definitions.

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- Sec. 2001. Amendments to title 23, United States Code.
- Sec. 2002. Authorization of appropriations.
- Sec. 2003. Highway safety programs.
- Sec. 2004. High visibility enforcement program.
- Sec. 2005. National Driver Register.

TITLE III—PUBLIC TRANSPORTATION

- Sec. 3001. Short title; amendments to title 49, United States Code.
- Sec. 3002. Policies and purposes.
- Sec. 3003. Definitions.
- Sec. 3004. Metropolitan planning.
- Sec. 3005. Statewide planning.

- Sec. 3006. Urbanized area formula grants.
- Sec. 3007. Intermodal and energy efficient transit facilities grants.
- Sec. 3008. Capital investment grants.
- Sec. 3009. Coordinated access and mobility program formula grants.
- Sec. 3010. Rural area formula grants.
- Sec. 3011. Transit research grants.
- Sec. 3012. Bus testing facility.
- Sec. 3013. Transit in the parks grants.
- Sec. 3014. Workforce development programs.
- Sec. 3015. General provisions.
- Sec. 3016. Contract requirements.
- Sec. 3017. Office of Expedited Project Delivery.
- Sec. 3018. Program.
- Sec. 3019. National Transit Database.
- Sec. 3020. Apportionment of appropriations for formula grants.
- Sec. 3021. Fixed guideway modernization formula grants.
- Sec. 3022. Authorizations.
- Sec. 3023. Repeals.
- Sec. 3024. Over-the-road bus accessibility program.
- Sec. 3025. Obligation limits.
- Sec. 3026. Transportation fringe benefits.
- Sec. 3027. Streetcar categorical exclusion.
- Sec. 3028. SAFETEA-LU repeals.

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- Sec. 4001. Short title.
- Sec. 4002. Amendments to title 49, United States Code.

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- Sec. 4011. Motor carrier safety grants.
- Sec. 4012. Grant programs.

Subtitle B—General Authority and State Grants

- Sec. 4021. Motor carrier safety assistance program.
- Sec. 4022. Commercial driver's license program.
- Sec. 4023. National clearinghouse for records relating to alcohol and controlled substances testing of commercial motor vehicle operators.
- Sec. 4024. Performance and registration information systems management program.
- Sec. 4025. Commercial vehicle information systems and networks deployment grants.
- Sec. 4026. Amendments to compliance review process.
- Sec. 4027. New entrant carriers.
- Sec. 4028. Motor carrier registration.
- Sec. 4029. Reincarnated carriers.
- Sec. 4030. Commercial motor vehicle operator training.
- Sec. 4031. Improved oversight of motor carriers of passengers.
- Sec. 4032. Commercial driver's license passenger endorsement requirements.
- Sec. 4033. Commercial motor vehicle safety inspection programs.
- Sec. 4034. Driver medical qualifications.
- Sec. 4035. Requirement for registration and USDOT number.
- Sec. 4036. Electronic on-board recorders.
- Sec. 4037. Motor Carrier Safety Advisory Committee.

TITLE V—RESEARCH

Sec. 5001. Amendments to title 23, United States Code. Sec. 5002. Authorization of appropriations.

TITLE VI—RAIL TRANSPORTATION

- Sec. 6001. High-speed rail assistance.
- Sec. 6002. Capital grants for rail line relocation projects.
- Sec. 6003. Technical corrections to Public Law 110-432.
- Sec. 6004. Capital grants for class II and class III railroads.
- Sec. 6005. Railroad rehabilitation and improvement financing.
- Sec. 6006. Amtrak domestic buying preference.
- Sec. 6007. Separation requirements.
- Sec. 6008. Reports on railroad conditions and performance.

TITLE VII—HAZARDOUS MATERIAL TRANSPORTATION

- Sec. 7001. Short title.
- Sec. 7002. Amendment of title 49, United States Code.

Subtitle A-Strengthening Emergency Response Capabilities and Information

- Sec. 7003. Minimum standards for emergency response information services.
- Sec. 7004. Training for emergency responders.
- Sec. 7005. Assessment of volunteer firefighter training capabilities.
- Sec. 7006. National Hazardous Materials Fusion Center.
- Sec. 7007. Emergency response to accidents and incidents involving alternative technologies.
- Sec. 7008. Collection and sharing of commodity flow data.
- Sec. 7009. Paperless hazard communications pilot program.

Subtitle B—Strengthening Hazardous Material Safety

- Sec. 7010. Transportation of lithium cells and batteries.
- Sec. 7011. Requirements relating to external product piping on cargo tanks transporting hazardous material.
- Sec. 7012. Commercial motor vehicle operators registered to operate in Mexico or Canada.
- Sec. 7013. Improving data collection, analysis, and reporting.

Subtitle C—Strengthening Enforcement

- Sec. 7020. Hazardous material enforcement training program.
- Sec. 7021. Inspections and investigations.
- Sec. 7022. Civil penalties for denial of entry.
- Sec. 7023. Inspector staffing.

Subtitle D—Miscellaneous

- Sec. 7030. Hazardous material research and development program.
- Sec. 7031. Uniform hazardous material State registration and permit program.
- Sec. 7032. Implementation of the Hazardous Material Safety Permit Program.
- Sec. 7033. Authorization of appropriations.

TITLE VIII—TRANSPORTATION DISCRETIONARY SPENDING GUARANTEE

Sec.	8001.	Discretionary spending limits for the highway and mass transit cat- egories.
Sec.	8002.	Adjustments to align highway spending with revenues.
		Level of obligation limitations.
		Enforcement of guarantee.
		TITLE IX—MISCELLANEOUS
Sec.	9001.	Denali Commission.

1 SEC. 2. GENERAL DEFINITIONS.

2	т	11 .	A 1	11	e 11	•	1 0	• , •	1
2	In	this	Act.	the	TOIL	owing	defir	ntions	apply:
_		0	,				010111		

3 (1) DEPARTMENT.—The term "Department"

4 means the Department of Transportation.

- 5 (2) SECRETARY.—The term "Secretary" means
- 6 the Secretary of Transportation.

7 SEC. 3. EFFECTIVE DATE.

8 Except as otherwise expressly provided, this Act and 9 any amendment or repeal made by this Act shall apply 10 only to fiscal years beginning after September 30, 2009.

11 **TITLE I—FEDERAL-AID** 12 **HIGHWAYS**

13 SEC. 1001. AMENDMENTS TO TITLE 23, UNITED STATES 14 CODE.

Except as otherwise expressly provided, whenever in this title an amendment or repeal is expressed in terms of an amendment to, or a repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of title 23, United States Code.

Subtitle A—Programs and Funding Authorizations

3 SEC. 1101. AUTHORIZATION OF APPROPRIATIONS.

4 The following sums are authorized to be appropriated
5 out of the Highway Trust Fund (other than the Mass
6 Transit Account):

7	(1) CRITICAL ASSET INVESTMENT PROGRAM.—
8	For the critical asset investment program under sec-
9	tion 150 of title 23, United States Code—
10	(A) [\$] for fiscal year 2010;
11	(B) [\$] for fiscal year 2011;
12	(C) [\$] for fiscal year 2012;
13	(D) [\$] for fiscal year 2013;
14	(E) [\$] for fiscal year 2014; and
15	(F) [\$] for fiscal year 2015.
16	(2) SURFACE TRANSPORTATION PROGRAM.—
16 17	
	(2) SURFACE TRANSPORTATION PROGRAM.—
17	(2) SURFACE TRANSPORTATION PROGRAM.— For the surface transportation program under sec-
17 18	(2) SURFACE TRANSPORTATION PROGRAM.— For the surface transportation program under sec- tion 133 of such title—
17 18 19	 (2) SURFACE TRANSPORTATION PROGRAM.— For the surface transportation program under section 133 of such title— (A) [\$] for fiscal year 2010;
17 18 19 20	 (2) SURFACE TRANSPORTATION PROGRAM.— For the surface transportation program under section 133 of such title— (A) [\$] for fiscal year 2010; (B) [\$] for fiscal year 2011;
17 18 19 20 21	 (2) SURFACE TRANSPORTATION PROGRAM.— For the surface transportation program under section 133 of such title— (A) [\$] for fiscal year 2010; (B) [\$] for fiscal year 2011; (C) [\$] for fiscal year 2012;

1	(3) Congestion mitigation and air quality
2	IMPROVEMENT PROGRAM.—For the congestion miti-
3	gation and air quality improvement program under
4	section 149 of such title—
5	(A) [\$] for fiscal year 2010;
6	(B) [\$] for fiscal year 2011;
7	(C) [\$] for fiscal year 2012;
8	(D) [\$] for fiscal year 2013;
9	(E) [\$] for fiscal year 2014; and
10	(F) [\$] for fiscal year 2015.
11	(4) HIGHWAY SAFETY IMPROVEMENT PRO-
12	GRAM.—For the highway safety improvement pro-
13	gram under section 148 of such title—
14	(A) [\$] for fiscal year 2010;
15	(B) [\$] for fiscal year 2011;
16	(C) [\$] for fiscal year 2012;
17	(D) [\$] for fiscal year 2013;
18	(E) [\$] for fiscal year 2014; and
19	(F) [\$] for fiscal year 2015.
20	(5) FREIGHT IMPROVEMENT PROGRAM.—For
21	the freight improvement program under section 119
22	of such title—
23	(A) [\$] for fiscal year 2010;
24	(B) [\$] for fiscal year 2011;
25	(C) [\$] for fiscal year 2012;

1	(D) [\$] for fiscal year 2013;
2	(E) [\$] for fiscal year 2014; and
3	(F) [\$] for fiscal year 2015.
4	(6) Appalachian development highway
5	SYSTEM PROGRAM.—For the Appalachian develop-
6	ment highway system program under subtitle IV of
7	title 40, United States Code—
8	(A) [\$] for fiscal year 2010;
9	(B) [\$] for fiscal year 2011;
10	(C) [\$] for fiscal year 2012;
11	(D) [\$] for fiscal year 2013;
12	(E) [\$] for fiscal year 2014; and
13	(F) [\$] for fiscal year 2015.
14	(7) Recreational trails program.—For the
15	recreational trails program under section 206 of title
16	23, United States Code—
17	(A) [\$] for fiscal year 2010;
18	(B) [\$] for fiscal year 2011;
19	(C) [\$] for fiscal year 2012;
20	(D) [\$] for fiscal year 2013;
21	(E) [\$] for fiscal year 2014; and
22	(F) [\$] for fiscal year 2015.
23	(8) FEDERAL AND TRIBAL LANDS, PUERTO
24	RICO, AND TERRITORIAL HIGHWAY PROGRAM.—

1	(A) INDIAN RESERVATION ROADS.—For
2	Indian reservation roads under section 204 of
3	such title—
4	(i) [\$] for fiscal year 2010;
5	(ii) [\$] for fiscal year 2011;
6	(iii) [\$] for fiscal year 2012;
7	(iv) [\$] for fiscal year 2013;
8	(v) [\$] for fiscal year 2014; and
9	(vi) [\$] for fiscal year 2015.
10	(B) PARK ROADS AND PARKWAYS.—
11	(i) IN GENERAL.—For park roads and
12	parkways under section 204 of such title—
13	(I) [\$] for fiscal year 2010;
14	(II) [\$] for fiscal year 2011;
15	(III) [\$] for fiscal year 2012;
16	(IV) [\$] for fiscal year 2013;
17	(V) [\$] for fiscal year 2014; and
18	(VI) [\$] for fiscal year 2015.
19	(ii) MINIMUM ALLOCATION TO CER-
20	TAIN STATES.—A State containing more
21	than 50 percent of the total acreage of the
22	National Park System shall receive not less
23	than 3 percent of any funds appropriated
24	under this subparagraph.

1	(C) Refuge roads.—For refuge roads
2	under section 204 of such title—
3	(i) [\$] for fiscal year 2010;
4	(ii) [\$] for fiscal year 2011;
5	(iii) [\$] for fiscal year 2012;
6	(iv) [\$] for fiscal year 2013;
7	(v) [\$] for fiscal year 2014; and
8	(vi) [\$] for fiscal year 2015.
9	(D) FOREST HIGHWAYS.—For forest high-
10	ways under section 204 of such title—
11	(i) [\$] for fiscal year 2010;
12	(ii) [\$] for fiscal year 2011;
13	(iii) [\$] for fiscal year 2012;
14	(iv) [\$] for fiscal year 2013;
15	(v) [\$] for fiscal year 2014; and
16	(vi) [\$] for fiscal year 2015.
17	(E) PUERTO RICO HIGHWAYS.—For Puer-
18	to Rico highways under section 204 of such
19	title—
20	(i) [\$] for fiscal year 2010;
21	(ii) [\$] for fiscal year 2011;
22	(iii) [\$] for fiscal year 2012;
23	(iv) [\$] for fiscal year 2013;
24	(v) [\$] for fiscal year 2014; and
25	(vi) [\$] for fiscal year 2015.

1	(F) TERRITORIAL HIGHWAYS.—For terri-
2	torial highways under section 204 of such
3	title—
4	(i) [\$] for fiscal year 2010;
5	(ii) [\$] for fiscal year 2011;
6	(iii) [\$] for fiscal year 2012;
7	(iv) [\$] for fiscal year 2013;
8	(v) [\$] for fiscal year 2014; and
9	(vi) [\$] for fiscal year 2015.
10	(G) NATIONAL FOREST SYSTEM ROADS.—
11	For national forest system roads under section
12	204 of such title—
13	(i) [\$] for fiscal year 2010;
14	(ii) [\$] for fiscal year 2011;
15	(iii) [\$] for fiscal year 2012;
16	(iv) [\$] for fiscal year 2013;
17	(v) [\$] for fiscal year 2014; and
18	(vi) [\$] for fiscal year 2015.
19	(H) BUREAU OF LAND MANAGEMENT
20	ROADS.—For Bureau of Land Management
21	Roads under section 204 of such title—
22	(i) [\$] for fiscal year 2010;
23	(ii) [\$] for fiscal year 2011;
24	(iii) [\$] for fiscal year 2012;
25	(iv) [\$] for fiscal year 2013;

1	(v) [\$] for fiscal year 2014; and
2	(vi) [\$] for fiscal year 2015.
3	(9) NATIONAL SCENIC BYWAYS PROGRAM.—For
4	the national scenic byways program under section
5	162 of such title—
6	(A) [\$] for fiscal year 2010;
7	(B) [\$] for fiscal year 2011;
8	(C) [\$] for fiscal year 2012;
9	(D) [\$] for fiscal year 2013;
10	(E) [\$] for fiscal year 2014; and
11	(F) [\$] for fiscal year 2015.
12	(10) FERRY PROGRAM.—For the ferry program
13	under section 147 of such title—
14	(A) [\$] for fiscal year 2010;
15	(B) [\$] for fiscal year 2011;
16	(C) [\$] for fiscal year 2012;
17	(D) [\$] for fiscal year 2013;
18	(E) [\$] for fiscal year 2014; and
19	(F) [\$] for fiscal year 2015.
20	(11) HIGH PRIORITY PROJECTS PROGRAM.—
21	For the high priority projects program under section
22	117 of such title, [\$] for each of fiscal years 2010
23	through 2015.

1	(12) SAFE ROUTES TO SCHOOL PROGRAM.—For
2	the safe routes to school program under section 152
3	of such title—
4	(A) [\$] for fiscal year 2010;
5	(B) [\$] for fiscal year 2011;
6	(C) [\$] for fiscal year 2012;
7	(D) [\$] for fiscal year 2013;
8	(E) [\$] for fiscal year 2014; and
9	(F) [\$] for fiscal year 2015.
10	SEC. 1102. OBLIGATION CEILING.
11	[to be supplied]
12	SEC. 1103. APPORTIONMENT.
13	(a) IN GENERAL.—Section 104 is amended to read
14	as follows:
15	"§ 104. Apportionment
16	"(a) Administrative Expenses.—
17	"(1) IN GENERAL.—There are authorized to be
18	appropriated from the Highway Trust Fund (other
19	than the Mass Transit Account) to be made avail-
20	able to the Secretary for administrative expenses of
21	the Federal Highway Administration—
22	"(A) [\$] for fiscal year 2010;
23	"(B) [\$] for fiscal year 2011;
24	"(C) [\$] for fiscal year 2012;
25	"(D) [\$] for fiscal year 2013;

1	"(E) [\$] for fiscal year 2014; and
2	"(F) [\$] for fiscal year 2015.
3	"(2) Purposes.—The funds authorized by this
4	subsection shall be used—
5	"(A) to administer the provisions of law to
6	be financed from appropriations for the Fed-
7	eral-aid highway program and programs au-
8	thorized under chapter 2; and
9	"(B) to make transfers of such sums as
10	the Secretary determines to be appropriate to
11	the Appalachian Regional Commission for ad-
12	ministrative activities associated with the Appa-
13	lachian development highway system.
14	"(3) AVAILABILITY.—The funds made available
15	under paragraph (1) shall remain available until ex-
16	pended.
17	"(b) APPORTIONMENTS.—On October 1 of each fiscal
18	year, the Secretary, after making the set-asides authorized
19	by subsection (d) and section 130(e), shall apportion the
20	remainder of the sums authorized to be appropriated for
21	expenditure on the programs identified in this subsection,
22	for that fiscal year, among the several States in the fol-
23	lowing manner:
24	"(1) CRITICAL ASSET INVESTMENT PRO-
25	GRAM.—For the critical asset investment program

1	under section 150, in accordance with the following
2	formula:
	[to be supplied]
3	"(2) Congestion mitigation and air qual-
4	ITY IMPROVEMENT PROGRAM.—
5	"(A) IN GENERAL.—For the congestion
6	mitigation and air quality improvement pro-
7	gram under section 149, in the ratio that—
	[to be supplied]
8	"(3) SURFACE TRANSPORTATION PROGRAM.—
9	For the surface transportation program under sec-
10	tion 133, in accordance with the following formula:
	[to be supplied]
11	"(4) FREIGHT IMPROVEMENT PROGRAM.—For
12	the freight improvement program under section 119,
13	in accordance with the following formula:
	[to be supplied]
14	"(5) Highway safety improvement pro-
15	GRAM.—For the highway safety improvement pro-
16	gram under section 148, in accordance with the fol-
17	lowing formula:
	[to be supplied]
18	"(6) Ferry program.—
19	"(A) Apportionment formula.—For
20	the ferry program under section 147, in accord-

1	ance with the following formula, based on the
2	information provided in accordance with section
3	147(d):
	[to be supplied]
4	"(7) SAFE ROUTES TO SCHOOLS PROGRAM.—
5	"(A) IN GENERAL.—For the safe routes to
6	schools program under section 152, in the ratio
7	that—
	[to be supplied]
8	"(B) Set-aside for administrative ex-
9	PENSES.—Before making an apportionment
10	under this paragraph, the Secretary shall set
11	aside not more than [\$] of funds authorized to
12	be appropriated for the safe routes to schools
13	program for the administrative expenses of the
14	Secretary in carrying out such program.
15	"(C) Determination of student en-
16	ROLLMENTS.—Determinations under this sub-
17	section concerning student enrollments shall be
18	made by the Secretary using the definitions
19	contained in section 152.
20	"(c) Certification of Apportionments.—
21	"(1) IN GENERAL.—On October 1 of each fiscal
22	year the Secretary shall certify to each of the State
23	transportation departments the sums which the Sec-

1 retary has apportioned under this section to each 2 State for such fiscal year. To permit the States to 3 develop adequate plans for the utilization of appor-4 tioned sums, the Secretary shall advise each State of 5 the amount that will be apportioned each year under 6 this section not later than 90 days before the begin-7 ning of the fiscal year for which the sums to be ap-8 portioned are authorized.

9 "(2) NOTICE TO STATES.—If the Secretary has 10 not made an apportionment under section 104, or an 11 allocation or apportionment under section 105, by 12 the 21st day of a fiscal year, the Secretary shall 13 transmit, by such 21st day, to the Committee on 14 Transportation and Infrastructure of the House of 15 Representatives and the Committee on Environment 16 and Public Works of the Senate a written statement 17 of the reason for not making such apportionment or 18 allocation in a timely manner.

19 "(d) Metropolitan Planning.—

"(1) SET-ASIDE.—On October 1 of each fiscal
year, the Secretary shall set aside [_] percent of
the funds authorized to be appropriated for the critical asset investment, surface transportation, congestion mitigation and air quality improvement, highway safety improvement, freight improvement, and

19

[to be supplied] programs authorized under this
 title to carry out the requirements of section 134.
 "(2) APPORTIONMENT TO STATES OF SET-

ASIDE FUNDS.—The funds set aside under paragraph (1) shall be apportioned to the States in the
ratio that—

[to be supplied]

"(3) USE OF FUNDS.—

"(A) IN GENERAL.—The funds appor-8 9 tioned to any State under paragraph (2) shall 10 be made available by the State to the metropoli-11 tan planning organizations responsible for car-12 rying out the provisions of section 134; except 13 that States receiving the minimum apportion-14 ment under paragraph (2) may use, in addition, 15 subject to the approval of the Secretary, the 16 funds apportioned to finance transportation 17 planning outside of urbanized areas.

"(B) UNUSED FUNDS.—Any funds that
are not used to carry out section 134 may be
made available by a metropolitan planning organization to the State to fund activities under
section 135.

23 "(4) DISTRIBUTION OF FUNDS WITHIN
24 STATES.—

20
"(A) IN GENERAL.—[to be supplied].
"(B) Reimbursement.—Not later than
30 days after the date of receipt by a State of
a request for reimbursement of expenditures
made by a metropolitan planning organization
for carrying out section 134, the State shall re-
imburse, from funds distributed under this
paragraph to the metropolitan planning organi-
zation by the State, the metropolitan planning
organization for those expenditures.
"(5) Determination of population fig-
URES.—For the purposes of determining population
figures under this subsection, the Secretary shall use
the most recent estimate published by the Secretary
of Commerce.
"(e) Recreational Trails Program.—
"(1) Administrative costs.—Before appor-
tioning sums authorized to be appropriated to carry
out the recreational trails program under section
206, the Secretary shall deduct for administrative,
research, technical assistance, and training expenses
for such program [\$] for each of fiscal years 2010
through 2015. The Secretary may enter into con-
tracts with for-profit organizations or contracts,
partnerships, or cooperative agreements with other

government agencies, institutions of higher learning,
 or nonprofit organizations to perform these tasks.

3 "(2) APPORTIONMENT TO THE STATES.—The
4 Secretary shall apportion the sums authorized to be
5 appropriated for expenditure on the recreational
6 trails program for each fiscal year, among the States
7 in the following manner:

[to be supplied]

8 "(3) ELIGIBLE STATE DEFINED.—In this sec9 tion, the term 'eligible State' means a State that
10 meets the requirements of section 206(c).

"(f) AUDITS OF HIGHWAY TRUST FUND.—From administrative funds made available under subsection (a),
the Secretary may reimburse the Office of Inspector General of the Department of Transportation for the conduct
of annual audits of financial statements in accordance
with section 3521 of title 31.

17 "(g) REPORT TO CONGRESS.—The Secretary shall
18 submit to Congress a report, and also make such report
19 available to the public in a user-friendly format via the
20 Internet, for each fiscal year on—

"(1) the amount obligated, by each State, for
Federal-aid highways and highway safety construction programs during the preceding fiscal year;

1	((2) the balance, as of the last day of the pre-
2	ceding fiscal year, of the unobligated apportionment
3	of each State by fiscal year under this section;
4	"(3) the balance of unobligated sums available
5	for expenditure at the discretion of the Secretary for
6	such highways and programs for the fiscal year; and
7	"(4) the rates of obligation of funds appor-
8	tioned or set aside under this section and section
9	133, according to—
10	"(A) program;
11	"(B) funding category or subcategory;
12	"(C) type of improvement;
13	"(D) State; and
14	"(E) sub-State geographic area, including
15	urbanized and rural areas, on the basis of the
16	population of each such area.
17	"(h) TRANSFER OF HIGHWAY AND TRANSIT
18	FUNDS.—
19	"(1) TRANSFER OF HIGHWAY FUNDS FOR
20	TRANSIT PROJECTS.—
21	"(A) IN GENERAL.—Subject to subpara-
22	graph (B), funds made available for transit
23	projects or transportation planning under this
24	title may be transferred to and administered by

1	the Secretary in accordance with chapter 53 of
2	title 49.
3	"(B) Non-federal share.—The provi-
4	sions of this title relating to the non-Federal
5	share shall apply to the funds transferred under
6	subparagraph (A).
7	"(2) Transfer of transit funds for high-
8	WAY PROJECTS.—
9	"(A) IN GENERAL.—Subject to subpara-
10	graph (B), funds made available for highway
11	projects or transportation planning under chap-
12	ter 53 of title 49 may be transferred to and ad-
13	ministered by the Secretary in accordance with
14	this title.
15	"(B) Non-Federal share.—The provi-
16	sions of chapter 53 of title 49 relating to the
17	non-Federal share shall apply to funds trans-
18	ferred under subparagraph (A).
19	"(3) TRANSFER OF FUNDS AMONG STATES OR
20	TO FEDERAL HIGHWAY ADMINISTRATION.—
21	"(A) IN GENERAL.—Subject to subpara-
22	graphs (B) and (C), the Secretary may trans-
23	fer, at the request of a State, funds apportioned
24	or allocated under this title to the State to an-
25	other State, or to the Federal Highway Admin-

1	istration, for the purpose of funding one or
2	more projects that are eligible for assistance
3	with funds so apportioned or allocated.
4	"(B) Apportionment.—The transfer
5	shall have no effect on any apportionment of
6	funds to a State under this section or section
7	105.
8	"(C) SURFACE TRANSPORTATION PRO-
9	GRAM.—Funds that are apportioned or allo-
10	cated to a State under subsection $(b)(3)$ and at-
11	tributed to an urbanized area of a State with
12	a population of over 200,000 individuals under
13	section $133(d)(3)$ may be transferred under this
14	paragraph only if the metropolitan planning or-
15	ganization designated for the area concurs, in
16	writing, with the transfer request.
17	"(4) TRANSFER OF OBLIGATION AUTHORITY.—
18	Obligation authority for funds transferred under this
10	subsection shall be transferred in the same manner

subsection shall be transferred in the same manner
and amount as the funds for the projects that are
transferred under this subsection.".

22 (b) Conforming Amendments.—

(1) METROPOLITAN TRANSPORTATION PLANNING.—Section 134(o) is amended by striking
"104(f)" and inserting "104(d)".

1	(2) Statewide planning.—Section 135(h) is
2	amended by striking "104(f)" and inserting
3	"104(d)".
4	(3) STATE ASSUMPTION OF RESPONSIBILITIES
5	FOR CERTAIN PROGRAMS AND PROJECTS.—Section
6	325(a)(2)(A) is amended by striking "104(h)" and
7	inserting "104(e)".
8	(4) STATE PLANNING AND RESEARCH.—Section
9	505(a) is amended—
10	(A) by striking "104(f)" and inserting
11	"104(d)"; and
12	(B) by striking "104(h)" and inserting
13	''104(e)''.
14	(5) Metropolitan transportation plan-
15	NING.—Section 5303(o) of title 49 is amended by
16	striking " $104(f)$ " and inserting " $104(d)$ ".
17	SEC. 1104. EQUITY ADJUSTMENT.
18	Section 105 is amended to read as follows: [to be
19	supplied]
20	SEC. 1105. FREIGHT IMPROVEMENT PROGRAM.
21	(a) IN GENERAL.—Section 119 is amended to read
22	as follows:

1 "§119. Freight improvement program

2 "(a) ESTABLISHMENT.—The Secretary shall estab3 lish and implement a freight improvement program in ac4 cordance with this section.

5 "(b) PURPOSES.—The purposes of the freight im6 provement program shall be to—

7 "(1) improve the operations of the existing8 freight transportation system;

9 "(2) add physical capacity to the freight trans10 portation system in places where investment makes
11 economic sense;

12 "(3) strengthen the ability of rural communities
13 to access national and international trade markets;
14 and

15 "(4) support regional economic development.

16 "(c) Freight Improvement Projects.—

17 "(1) USE OF APPORTIONED FUNDS.—A State 18 may obligate funds apportioned to the State under 19 section 104(b)(4) for publicly owned highway freight 20 transportation projects that provide community and 21 highway benefits by addressing economic, conges-22 tion, security, and safety issues associated with 23 freight transportation.

24 "(2) ELIGIBLE PROJECTS.—To be eligible for
25 funding under this section, a project shall—

1	"(A) be a project to construct, reconstruct,
2	or make operational improvements to—
3	"(i) a highway that provides for local,
4	interregional, interstate, or international
5	freight movement;
6	"(ii) a highway that improves access
7	to freight-related facilities, including inter-
8	modal access to ports and distribution cen-
9	ters;
10	"(iii) a highway that improves freight
11	transportation to or from an international
12	gateway, including ports, airports, and bor-
13	der crossings;
14	"(iv) a highway that provides or im-
15	proves access, continuity, and emergency
16	capabilities for movements of military per-
17	sonnel and equipment; or
18	"(v) a facility that provides for long-
19	term truck parking;
20	"(B) be located on—
21	"(i) the National Highway System;
22	"(ii) the National Network; or
23	"(iii) a secondary freight route des-
24	ignated under subsection (h); and

1	"(C) be consistent with the freight plan of
2	the State in which the project is located, as re-
3	quired under subsection (e).
4	"(3) OTHER ELIGIBLE COSTS.—In addition to
5	funding projects eligible under paragraph (2), a
6	State may obligate, in the aggregate, up to []
7	percent of the funds apportioned to the State under
8	section 104(b)(4) for a fiscal year for—
9	"(A) freight-related transportation plan-
10	ning in accordance with sections 134 and 135;
11	"(B) environmental restoration and pollu-
12	tion abatement activities related to a project eli-
13	gible for funding under this section in accord-
14	ance with section 328;
15	((C) establishing an advisory committee
16	under subsection (d);
17	"(D) developing a freight plan under sub-
18	section (e); and
19	"(E) conducting inventories and assess-
20	ments of secondary freight routes under sub-
21	section (h).
22	"(d) Freight Advisory Committee.—
23	"(1) Establishment of committee.—Not
24	later than one year after the date of enactment of
25	this section, each State shall establish a freight advi-

1	sory committee consisting of a representative cross-
2	section of public and private sector freight stake-
3	holders, such as ports, shippers, carriers, freight-re-
4	lated associations, the State's transportation depart-
5	ment, local governments, and representatives of em-
6	ployee organizations.
7	"(2) ROLE OF COMMITTEE.—The freight advi-
8	sory committee of a State shall—
9	"(A) advise the State on freight-related
10	priorities, issues, projects, and funding needs;
11	"(B) serve as a forum for discussion for
12	State transportation decisions affecting freight
13	mobility;
14	"(C) communicate and coordinate regional
15	priorities with other organizations;
16	"(D) promote the cross-sharing of informa-
17	tion between private and public sectors on
18	freight issues; and
19	"(E) participate in the development of the
20	State's freight plan described in subsection (e).
21	"(e) STATE FREIGHT PLAN.—
22	"(1) IN GENERAL.—Each State shall develop a
23	freight plan that provides a comprehensive overview
24	of the State's current and long-range freight plan-
25	ning activities and investments.

1	"(2) PLAN CONTENTS.—A State's freight plan
2	shall include, at a minimum—
3	"(A) an identification of significant freight
4	system trends, needs, and issues within the
5	State;
6	"(B) a description of the freight policies,
7	strategies, and performance measures that will
8	guide the State's freight-related transportation
9	investment decisions;
10	"(C) evidence of consideration of—
11	"(i) the State's network of secondary
12	freight routes designated under subsection
13	(h);
14	"(ii) the current and projected future
15	condition of such routes, as assessed under
16	subsection $(h)(2)$; and
17	"(iii) for routes on which travel by
18	heavy vehicles, such as mining, agricul-
19	tural, and timber vehicles, is projected to
20	substantially deteriorate the condition of
21	roadways, any improvements that may be
22	required in order to reduce or impede such
23	deterioration; and

1	"(D) a description of the State's plan for
2	achieving the performance targets established
3	for the State under subsection (f).
4	"(3) Relationship to long-range plan.—A
5	State's freight plan may be either separate from or
6	incorporated within the statewide transportation
7	plan required by section 135.
8	"(f) Performance Management.—
9	"(1) Performance measures.—
10	"(A) IN GENERAL.—To maximize the re-
11	turn on funds apportioned under this section, a
12	State shall measure and document the speed
13	and reliability of freight movement along facili-
14	ties eligible for funding under this section (as
15	described in subsection $(c)(2)(B)$) and the de-
16	gree of access that such facilities provide to
17	broader trade markets.
18	"(B) ESTABLISHMENT OF MEASURES.—
19	Not later than 6 months after the date of en-
20	actment of this section, the Secretary shall es-
21	tablish quantifiable performance measures to
22	provide for consistent measurement and docu-
23	mentation of freight movement as required by
24	subparagraph (A).

1	"(2) Performance targets.—Not later than
2	one year after the date of enactment of this section,
3	the Secretary, in coordination with a State, shall es-
4	tablish a target level of performance for the State—
5	"(A) in relation to each of the performance
6	measures established under paragraph $(1)(B)$;
7	and
8	"(B) against which the State will measure
9	improvement in the performance of facilities on
10	which projects are eligible for funding under
11	this section, except that the State shall not be
12	required to measure improvement in the per-
13	formance of secondary freight routes designated
14	under subsection (h).
15	"(3) Reporting requirements.—A State re-
16	ceiving funding under this section shall submit to
17	the Secretary, and publish annually, a report docu-
18	menting the degree of progress that the State has
19	made with respect to the performance targets estab-
20	lished under paragraph (2).
21	"(g) Applicability of Planning Require-
22	MENTS.—Programming and expenditure of funds for
23	projects under this section shall be consistent with the re-
24	quirements of sections 134 and 135.

1	"(h) Inventory and Assessment of Secondary
2	Freight Routes.—
3	"(1) INVENTORY AND DESIGNATION.—
4	"(A) ELIGIBILITY.—To be eligible to be
5	designated as a secondary freight route under
6	this paragraph, a road located in a State shall
7	be—
8	"(i) a public road that is not located
9	on the National Highway System; and
10	"(ii) certified by the State's depart-
11	ment of transportation, at the request of
12	local officials, as being of substantial eco-
13	nomic or freight-related significance.
14	"(B) SUBMISSION.—Not later than one
15	year after the date of enactment of this section,
16	each State shall—
17	"(i) in cooperation with counties and
18	other local governments, inventory all those
19	public roads that are not located on the
20	National Highway System and are of sub-
21	stantial economic or freight-related signifi-
22	cance, including roads that serve the min-
23	ing, agricultural, timber, and tourism in-
24	dustries; and

1	"(ii) submit the results of the inven-
2	tory to the Secretary.
3	"(C) REVIEW AND DESIGNATION.—
4	"(i) IN GENERAL.—Not later than 3
5	months after the date on which a State
6	submits the results of an inventory to the
7	Secretary under subparagraph (B), the
8	Secretary shall review the State's submis-
9	sion and designate, based on the review,
10	public roads as secondary freight routes
11	for purpose of this section.
12	"(ii) Standard for designation.—
13	The Secretary shall designate as secondary
14	freight routes only those public roads that
15	are of substantial economic or freight sig-
16	nificance, including roads that serve the
17	mining, agricultural, timber, and tourism
18	industries.
19	"(iii) MAXIMUM MILEAGE.—The mile-
20	age of public roads designated as sec-
21	ondary freight routes in a State under this
22	paragraph shall not exceed the total mile-
23	age of the Federal-aid highways located in
24	the State (excluding National Highway
25	System Routes).

1 "(D) REMOVAL OF DESIGNATION.— 2 "(i) IN GENERAL.—A State at any 3 time may petition the Secretary to remove 4 the designation of a public road as a secondary freight route. The Secretary may 5 6 remove the designation only with the writ-7 ten agreement of the local officials with ju-8 risdiction over the public road. 9 "(ii) Effect of Removal.—A public road that is no longer a secondary freight 10 11 route due to the removal of its designation 12 under clause (i) shall not be considered in 13 calculating the maximum mileage of sec-14 ondary freight routes in a State under sub-15 paragraph (C)(iii). 16 (E)FINANCIAL RESPONSIBILITY.—Ex-17 cept as provided in this title, the designation of 18 a public road as a secondary freight route 19 under this paragraph shall not create any addi-20 tional Federal financial responsibility with re-21 spect to the pubic road. 22 "(2) Assessment of condition.—Not later 23 than one year after the date of the Secretary's des-24 ignation of secondary freight routes under para-

1	graph (1), and every 5 years thereafter, each State
2	shall—
3	"(A) inspect each secondary freight route
4	that is located in the State;
5	"(B) analyze and evaluate the condition of
6	the route; and
7	"(C) evaluate the degree to which the con-
8	dition of the route is likely to change over the
9	next 5 years, based on a consideration of—
10	"(i) the physical and engineering
11	characteristics of the route;
12	"(ii) the route's likely traffic volume;
13	"(iii) the degree to which the route is
14	likely to be used by heavy vehicles, such as
15	mining, agricultural, and timber vehicles;
16	and
17	"(iv) the legal load limits, if any, im-
18	posed by local governments, State govern-
19	ments, or the Federal Government upon
20	the route.
21	"(i) Freight Corridor Coalitions and Plans.—
22	"(1) IN GENERAL.—The Secretary may des-
23	ignate and make grants to freight corridor coalitions
24	in accordance with this subsection.

1	"(2) Composition of coalitions.—A freight
2	corridor coalition shall be composed of, at a min-
3	imum, one or more individuals representing each of
4	the following:
5	"(A) The State department of transpor-
6	tation for each of the States in which a portion
7	of the corridor is located.
8	"(B) The metropolitan planning organiza-
9	tion for each transportation management area
10	in which a portion of the corridor is located.
11	"(C) Each major mode of freight-related
12	surface transportation that operates within the
13	corridor.
14	"(D) Any major public port located within
15	the corridor.
16	"(E) A representative cross-section of pri-
17	vate sector freight stakeholders, such as ship-
18	pers, carriers, and freight-related associations.
19	"(3) Applications.—
20	"(A) IN GENERAL.—To be eligible to re-
21	ceive a designation as a freight corridor coali-
22	tion, an organization shall submit to the Sec-
23	retary an application that meets the require-
24	ments of this paragraph.

1	"(B) Corridor Analysis.—The applica-
2	tion shall provide a detailed description of the
3	corridor and its related surface transportation
4	network, including—
5	"(i) a description of the role that the
6	corridor plays in supporting the national
7	freight transportation system and the na-
8	tional economy;
9	"(ii) a description of all relevant
10	modes of transportation that currently op-
11	erate within the corridor, the major trans-
12	portation facilities on which such modes
13	operate, and the interaction of passenger
14	and freight movement along major facili-
15	ties within the corridor;
16	"(iii) a description of the current and
17	projected future performance of such
18	modes and such facilities, including infor-
19	mation on the speed and reliability of trav-
20	el within the corridor;
21	"(iv) a description of any economic,
22	environmental, or other costs due to traffic
23	congestion or other travel delay within the
24	corridor; and

1	"(v) such additional information as
2	the Secretary may require.
3	"(C) Composition of organization.—
4	The application shall describe the proposed
5	composition of the organization applying for the
6	designation, including the degree to which the
7	organization represents each of the entities re-
8	ferred to in paragraph (2).
9	"(D) Functions and authorities.—The
10	application shall describe the proposed func-
11	tions and authorities of the organization apply-
12	ing for the designation, including, at a min-
13	imum, analysis, consensus-building, and plan-
14	ning.
15	"(E) CAPACITY AND SUPPORT.—The appli-
16	cation shall demonstrate, to the satisfaction of
17	the Secretary, that the organization applying
18	for the designation has or will have any legal,
19	financial, and technical capacity and sufficient
20	political, organizational, and institutional sup-
21	port from relevant organizations in the corridor
22	(including both public and private sector orga-
23	nizations) to carry out the functions described
24	in subparagraph (D), as well as any other func-

1	tions that the Secretary considers necessary for
2	the purposes of this subsection.
3	"(F) BUDGET.—The application shall pro-
4	vide a proposed budget for the organization ap-
5	plying for the designation, including—
6	"(i) a staffing plan;
7	"(ii) a spending plan; and
8	"(iii) a description of any sources of
9	funding (or in-kind financial support) for
10	the organization apart from grant funding
11	provided under this subsection.
12	"(4) DESIGNATION.—
13	"(A) IN GENERAL.—Not later than one
14	year after the date of enactment of this section,
15	the Secretary may designate up to 10 freight
16	corridor coalitions based on the applications
17	submitted in accordance with paragraph (3).
18	"(B) CONSENT OF GOVERNOR.—The Sec-
19	retary may not designate an organization as a
20	freight corridor coalition without the consent of
21	the Governor of each State in which a portion
22	of the corridor is located.
23	"(C) LOCATION OF CORRIDOR.—In deter-
24	mining the location of a corridor for purpose of
25	eligibility decisions under this subsection the

1	Secretary shall rely on the description of the
2	corridor provided in the application described in
3	paragraph (3).
4	"(D) CONSIDERATIONS.—The Secretary
5	may designate a freight corridor coalition after
6	consideration of—
7	"(i) the importance of the corridor to
8	the national transportation system and
9	economy, including the volume of pas-
10	senger movement and the volume and
11	value of freight movement within the cor-
12	ridor;
13	"(ii) the economic, environmental, and
14	other costs arising from traffic congestion
15	or other travel delay in the corridor;
16	"(iii) the degree to which transpor-
17	tation improvements in the corridor are
18	likely to generate regional or national eco-
19	nomic benefits, including creating or sus-
20	taining jobs, expanding business opportuni-
21	ties, and impacting the gross domestic
22	product;
23	"(iv) whether the organization apply-
24	ing for the designation has or will have the
25	legal, financial, and technical capacity to

1	carry out the functions described in para-
2	graph $(3)(D)$; and
3	"(v) whether the organization apply-
4	ing for designation has sufficient political,
5	organization, and institutional support
6	from relevant corridor stakeholders (in-
7	cluding both public and private sector or-
8	ganizations) to carry out such functions.
9	"(5) Removal of designation.—
10	"(A) IN GENERAL.—If an organization
11	designated as a freight corridor coalition under
12	paragraph (4) fails to complete a freight cor-
13	ridor plan that meets the requirements of para-
14	graph (7), the Secretary may remove the des-
15	ignation of the organization as a freight cor-
16	ridor coalition.
17	"(B) EFFECT OF REMOVAL.—In deter-
18	mining whether to provide Federal assistance
19	under section 701 or 702, the Secretary shall
20	not consider any freight corridor plan developed
21	by an organization that has lost its designation
22	as a freight corridor coalition under subpara-
23	graph (A) unless and until the organization is
24	redesignated as a freight corridor coalition
25	under subparagraph (C).

1	"(C) Redesignation.—If an organization
2	that has lost its designation as a freight cor-
3	ridor coalition under subparagraph (A) subse-
4	quently demonstrates, to the satisfaction of the
5	Secretary, that the organization is likely to
6	complete a freight corridor plan that meets the
7	requirements of paragraph (7), the Secretary
8	may redesignate the organization as a freight
9	corridor coalition.
10	"(6) GRANTS.—
11	"(A) IN GENERAL.—In each of fiscal years
12	2011 through 2015, the Secretary may make a
13	grant to each organization that has in effect for
14	the fiscal year a designation as a freight cor-
15	ridor coalition.
16	"(B) ELIGIBLE USES OF FUNDING.—A
17	grant received by an organization under sub-
18	paragraph (A) may be used to fund the ex-
19	penses of the organization in carrying out this
20	section, including any activities required under
21	paragraph (7).
22	"(C) FEDERAL SHARE.—The Federal
23	share of the cost of any activity funded by a
24	grant under subparagraph (A) shall not exceed
25	80 percent.

1	"(D) Amount of grants.—The Secretary
2	may not make grants to a freight corridor coali-
3	tion under subparagraph (A) in an aggregate
4	amount that exceeds [\$] for a fiscal year.
5	"(7) Freight corridor plans.—
6	"(A) DEVELOPMENT OF PLANS.—Not later
7	than one year after the date of the designation
8	of a freight corridor coalition, the coalition shall
9	develop a freight corridor plan that meets the
10	requirements of this subsection.
11	"(B) PLAN CONTENTS.—A freight corridor
12	plan shall be modeled after the statewide stra-
13	tegic long-range plans developed under section
14	135(f), and shall meet each of the following re-
15	quirements:
16	"(i) Identification of projects.—
17	"(I) IN GENERAL.—The freight
18	corridor plan shall be based on a
19	multimodal analysis of the freight
20	transportation needs of the corridor,
21	and shall, based on that analysis,
22	identify freight transportation projects
23	that facilitate the development of an
24	integrated freight corridor transpor-
25	tation system, giving emphasis to

1	those projects that serve important
2	national and regional transportation
3	functions. The projects included in the
4	freight corridor plan shall be a subset
5	of the projects included in each
6	State's long-range transportation plan
7	developed under section 135.
8	"(II) Types of projects.—The
9	plan shall include, as appropriate,
10	based on the transportation needs of
11	the corridor—
12	"(aa) roadway projects,
13	freight rail projects, projects for
14	multimodal and intermodal facili-
15	ties, and intermodal connector
16	projects; and
17	"(bb) projects to maintain
18	existing transportation facilities,
19	projects to improve the oper-
20	ations of such facilities, and
21	projects to construct new freight
22	capacity where the capacity is
23	needed.
24	"(III) SHORT SEA SHIPPING
25	PROJECTS.—The freight corridor plan

1	may include transportation projects
2	related to short sea shipping routes if
3	the geographic, transportation, and
4	economic characteristics of the cor-
5	ridor make short sea shipping routes
6	operationally and financially viable.
7	"(ii) Ranking of projects.—The
8	freight corridor plan shall provide a rank-
9	ing of all projects identified in the plan,
10	based on estimated benefits, feasible sched-
11	ule, and most effective sequence of imple-
12	mentation of the projects.
13	"(iii) Cost estimates for
14	PROJECTS.—The freight corridor plan shall
15	include estimates of the cost of each
16	project identified in the plan and a total
17	cost for all of the projects identified in the
18	plan.
19	"(iv) Funding for projects.—The
20	freight corridor plan shall identify plans
21	for funding and financing each project
22	identified in the plan, including, for each
23	project—

	1.
1	"(I) a description of sources and
2	amounts of Federal, State, local, and
3	private funding; and
4	"(II) a description of how the
5	project will be financed.
6	"(v) Roles and responsibil-
7	ITIES.—The freight corridor plan shall
8	identify the roles and responsibilities that
9	each of the entities represented within the
10	freight corridor coalition will play in car-
11	rying out the plan.
12	"(vi) Consistency and
13	INTERCONNECTIVITY.—The freight cor-
14	ridor plan shall provide for
15	interconnectivity among transportation fa-
16	cilities at State borders and shall be con-
17	sistent with—
18	"(I) for each State in which a
19	portion of the corridor is located, the
20	freight plan required by subsection (e)
21	and the long-range statewide trans-
22	portation plan and statewide transpor-
23	tation improvement program required
24	by section 135;

	10
1	"(II) for each metropolitan plan-
2	ning area in which a portion of the
3	corridor is located, the transportation
4	plan and transportation improvement
5	program required by section 134; and
6	"(III) for any urbanized area for
7	which the Secretary has approved a
8	metropolitan mobility plan under sec-
9	tion 701, the metropolitan mobility
10	plan.
11	"(8) LIMITATION ON STATUTORY CONSTRUC-
12	TION.—Nothing in this section shall be construed to
13	interfere with the authority, under any State or Fed-
14	eral law in effect on the date of enactment of this
15	section, of a public agency with multimodal trans-
16	portation responsibilities to—
17	"(A) develop the transportation plan and
18	transportation improvement program for a met-
19	ropolitan planning area as required by section
20	134;
21	"(B) develop the long-range statewide
22	transportation plan and statewide transpor-
23	tation improvement program required by sec-
24	tion 135;

1	"(C) develop the State freight plan re-
2	quired by subsection (e); or
3	"(D) develop long-range capital plans, co-
4	ordinate transit services and projects, and carry
5	out other activities pursuant to State law.
6	"(9) FUNDING.—Before making an apportion-
7	ment under section $104(b)(4)$ for fiscal years 2011
8	through 2015, the Secretary shall set aside [\$] for
9	that fiscal year for making grants to freight corridor
10	coalitions in accordance with paragraph (7).
11	"(j) Definitions.—In this section, the following
12	definitions apply:
13	"(1) DATE OF ENACTMENT OF THIS SEC-
14	TION.—The term 'date of enactment of this section'
15	means the date of enactment of the Surface Trans-
16	portation Authorization Act of 2009.
17	"(2) FREIGHT CORRIDOR COALITION.—The
18	term 'freight corridor coalition' means a freight cor-
19	ridor coalition designated under subsection (i)(4).
20	"(3) FREIGHT CORRIDOR PLAN.—The term
21	'freight corridor plan' means a freight corridor plan
22	developed under subsection (i)(7).
23	"(4) NATIONAL NETWORK.—The term 'Na-
24	tional Network' means the national network author-

1	ized by the Surface Transportation Assistance Act of
2	1982 (Public Law 97–424).
3	"(5) Short sea shipping.—The term 'short
4	sea shipping' means the transportation of freight by
5	water between domestic ports, either along the coast
6	or on inland waterways.
7	"(6) TRUCK.—The term 'truck' means any self-
8	propelled or towed motor vehicle that is used on a
9	highway in interstate commerce to transport prop-
10	erty and that—
11	"(A) has a gross vehicle weight rating or
12	gross vehicle weight of at least 10,001 pounds,
13	whichever is greater; or
14	"(B) is used in transporting material
15	found by the Secretary to be hazardous under
16	section 5103 of title 49 and transported in a
17	quantity requiring placarding under regulations
18	prescribed by the Secretary under section 5103
19	of title 49.".
20	(b) CLERICAL AMENDMENT.—The analysis for chap-
21	ter 1 is amended by striking the item relating to section
22	119 and inserting the following:
	"Sec. 119. Freight improvement program.".
23	SEC. 1106. SURFACE TRANSPORTATION PROGRAM.
24	(a) ELIGIBLE PROJECTS.—Section 133(b) is amend-
25	ed—

(1) in paragraph (1)—

2 (A) by inserting ", tunnels that are eligible
3 for assistance under this title (including safety
4 inspections of such tunnels)," before "and
5 bridges"; and

(B) by striking "including any" and all 6 7 that follows through "mitigation of" and insert-8 ing "including any bridge activity eligible for 9 assistance under section 150(d)(1) (without re-10 gard to whether the activity is for an eligible fa-11 cility as defined in section 150(d)(2), and con-12 struction or reconstruction necessary to accom-13 modate other transportation modes or to miti-14 gate";

15 (2) in paragraph (4)—

16 (A) by inserting "(including any safety ac17 tivity eligible for assistance under section 148)"
18 after "infrastructure improvements and pro19 grams"; and

20 (B) by striking "railway-highway" and in21 serting "highway-rail"; and

(3) by striking paragraph (12) and redesignating paragraphs (13) through (15) as paragraphs
(12) through (14), respectively.

25 (b) Allocations of Apportioned Funds.—

1	(1) TRANSPORTATION ENHANCEMENT ACTIVI-
2	TIES.—Section 133(d)(2) is amended to read as fol-
3	lows:
4	"(2) For transportation enhancement ac-
5	TIVITIES.—For each fiscal year, 10 percent of the
6	funds to be obligated in an area of a State under
7	paragraph (3)(A) shall be available only for trans-
8	portation enhancement activities.".
9	(2) DISTRIBUTION BY POPULATION AND TO
10	THE STATE.—Section 133(d)(3) is amended—
11	(A) by striking the paragraph heading and
12	inserting "DISTRIBUTION BY POPULATION AND
13	TO THE STATE";
14	(B) in subparagraph (A)—
15	(i) by striking "62.5 percent of the re-
	(i) by striking off percent of the re
16	maining 90 percent" and inserting "80
16 17	
	maining 90 percent" and inserting "80
17	maining 90 percent" and inserting "80 percent"; and
17 18	maining 90 percent" and inserting "80 percent"; and(ii) by striking "37.5 percent" and in-
17 18 19	<pre>maining 90 percent" and inserting "80 percent"; and (ii) by striking "37.5 percent" and in- serting "20 percent";</pre>
17 18 19 20	 maining 90 percent" and inserting "80 percent"; and (ii) by striking "37.5 percent" and inserting "20 percent"; (C) in subparagraph (D) by striking the
17 18 19 20 21	maining 90 percent" and inserting "80 percent"; and (ii) by striking "37.5 percent" and in- serting "20 percent"; (C) in subparagraph (D) by striking the subparagraph heading and inserting "DIS-
 17 18 19 20 21 22 	 maining 90 percent" and inserting "80 percent"; and (ii) by striking "37.5 percent" and inserting "20 percent"; (C) in subparagraph (D) by striking the subparagraph heading and inserting "DISTRIBUTION BY POPULATION"; and

1	paragraph (A)(ii), before obligating funding at-
2	tributed to an area with a population greater
3	than 5,000 and less than 200,000, a State shall
4	consult with the rural planning organizations
5	that represent the area, if any.".
6	(c) Obligation Authority.—Section 133(f)(1) is
7	amended—
8	(1) in the matter preceding subparagraph (A)
9	by striking "during the period of fiscal years 2004
10	through 2006 and the period of fiscal year 2007
11	through 2009" and inserting "for each fiscal year";
12	and
13	(2) in subparagraphs (A) and (B) by striking
14	"the period" each place it appears and inserting
15	"the fiscal year".
16	(d) MINOR COLLECTORS.—Section $1108(f)(1)$ of the
17	Transportation Equity Act for the 21st Century (23
18	U.S.C. 133 note; 112 Stat. 141) is amended by striking
19	"2009" and inserting "2015".
20	(e) Administration of Transportation En-
21	HANCEMENTS.—
22	(1) IN GENERAL.—The Secretary may use
22 23	(1) IN GENERAL.—The Secretary may use amounts made available to carry out this subsection

1	(A) assessing and documenting the use of
2	transportation enhancement funding under sec-
3	tion $133(d)(2);$
4	(B) providing technical assistance and best
5	practices related to the use of transportation
6	enhancement funding under such section;
7	(C) conducting research and data collection
8	related to transportation enhancements under
9	such section; and
10	(D) conducting outreach, information-shar-
11	ing, and training related to transportation en-
12	hancements under such section.
13	(2) FUNDING.—
14	(A) IN GENERAL.—Before making an ap-
15	portionment under section $104(b)(3)$ of title 23,
16	United States Code, for each of fiscal years
17	2010 through 2015, the Secretary shall set
18	aside, from amounts authorized to be appro-
19	priated to carry out the surface transportation
20	program under section 133 for such fiscal year,
21	[\$] to carry out this subsection.
22	(B) Applicability of chapter 1 of
23	TITLE 23.—Funds made available to carry out
24	this subsection shall be available for obligation
25	and administered in the same manner as if such

1	funds were apportioned under chapter 1 of title
2	23, United States Code, except that the Federal
3	share of the cost of activities carried out using
4	such funds shall be 80 percent.
5	SEC. 1107. FERRY PROGRAM.
6	(a) ESTABLISHMENT.—Section 147 is amended—
7	(1) by striking the section designation and
8	heading and inserting the following:
9	"§147. Ferry program"; and
10	(2) in subsection (a) by striking "carry out a
11	program" and inserting "establish a ferry program".
12	(b) Coordination With Office of Intermod-
13	ALISM.—Section 147(c) is amended to read as follows:
14	"(c) Coordination With Office of Intermod-
15	ALISM.—The Secretary shall coordinate the activities car-
16	ried out under this section with other departmental activi-
17	ties related to ferry transportation, as provided in section
18	5503(c)(3) of title 49.".
19	(c) NATIONAL FERRY DATABASE.—Section 147(d) is
20	amended to read as follows:
21	"(d) NATIONAL FERRY DATABASE.—
22	"(1) ESTABLISHMENT.—The Secretary, acting
23	through the Director of the Bureau of Transpor-
24	tation Statistics, shall maintain a national ferry
25	database.

1 "(2) CONTENTS.—The database shall contain 2 current information regarding ferry systems (includ-3 ing information regarding routes, vessels, passengers and vehicles carried), funding sources (including 4 5 and local government funding Federal. State, 6 sources), and such other information as the Sec-7 retary considers appropriate.

8 "(3) Report updates.—Using information 9 collected through the database, the Secretary shall 10 periodically update, as appropriate, the report sub-11 mitted under section 1207(c) of the Transportation 12 Equity Act for the 21st Century (23 U.S.C. 129) 13 note; 112 Stat. 186) and submit the updated report 14 to the Committee on Transportation and Infrastruc-15 ture of the House of Representatives and the Committee on Environment and Public Works of the 16 17 Senate.

18 "(4) REQUIREMENTS.—The Secretary shall—
19 "(A) update the database every year;
20 "(B) ensure that the database is easily ac21 cessible to the public;
22 "(C) ensure that the database is consistent
23 with the national transit database maintained
24 by the Federal Transit Administration; and

1	"(D) make available, from the amounts
2	made available for the Bureau of Transpor-
3	tation Statistics by section [_] of the Surface
4	Transportation Authorization Act of 2009, not
5	more than [\$] for each of fiscal years 2010
6	through 2015 to carry out this subsection.".
7	(d) APPLICABILITY.—Section 147 is amended—
8	(1) by striking subsection (e);
9	(2) by redesignating subsection (f) as sub-
10	section (e); and
11	(3) in subsection (e) (as so redesignated) by
12	striking "apportionment formula and".
13	(e) Clerical Amendment.—The analysis for chap-
14	ter 1 is amended by striking the item relating to section
15	147 and inserting the following:
	"147. Ferry program.".
16	SEC. 1108. HIGHWAY SAFETY IMPROVEMENT PROGRAM.
17	(a) IN GENERAL.—Section 148 is amended to read
18	as follows:
19	"§148. Highway safety improvement program
20	"(a) DEFINITIONS.—In this section, the following
21	definitions apply:
22	"(1) CROSSING.—
23	"(A) IN GENERAL.—The term 'crossing'
24	means a location within a State where—

1	"(i) a public highway, road, or street,
2	including associated sidewalks and path-
3	ways, crosses one or more railroad tracks
4	either at grade or grade-separated; or
5	"(ii) a pathway not associated with a
6	public highway, road, street, or private
7	roadway crosses one or more railroad
8	tracks either at grade or grade-separated if
9	the pathway—
10	"(I) is explicitly authorized by a
11	public authority; and
12	"(II) is dedicated for use by non-
13	motorized vehicular traffic, including
14	pedestrians, bicyclists, and others.
15	"(B) EXCLUSION.—The term 'crossing'
16	does not include a location where one or more
17	railroad tracks cross one or more railroad
18	tracks at grade.
19	"(2) HIGH RISK RURAL ROAD.—The term 'high
20	risk rural road' means any roadway that is function-
21	ally classified as a rural major or minor collector or
22	a rural local road and that has or is expected to
23	have a high likelihood of crashes that would result
24	in fatal or incapacitating injuries.

1	"(3) HIGHWAY-RAIL INCIDENT.—The term
2	'highway-rail incident' means any impact between a
3	rail user and a highway user at a crossing, regard-
4	less of severity.
5	"(4) Highway safety improvement
6	PROJECT.—
7	"(A) IN GENERAL.—The term 'highway
8	safety improvement project' means a project or
9	activity, or both, that—
10	"(i) supports the strategies in the
11	State's strategic highway safety plan and,
12	after September 30, 2011, in the State's
13	HSIP investment plan and any update of
14	such HSIP plan approved under this sec-
15	tion; and
16	"(ii) improves highway safety by—
17	"(I) correcting or improving a
18	hazardous road location or feature; or
19	"(II) addressing a highway safety
20	problem.
21	"(B) INCLUSIONS.—The term 'highway
22	safety improvement project' includes a project
23	or activity for one or more of the following:
24	"(i) An intersection safety improve-
25	ment.

1	"(ii) Pavement and shoulder widening
2	(including addition of a passing lane to
3	remedy an unsafe condition).
4	"(iii) Installation of rumble strips or
5	another warning device if the rumble strips
6	or other warning devices do not adversely
7	affect the safety or mobility of bicyclists,
8	pedestrians, and the disabled.
9	"(iv) Installation of a skid-resistant
10	surface at an intersection or other location
11	with a high frequency of accidents.
12	"(v) An improvement for pedestrian
13	or bicyclist safety or safety of the disabled.
14	"(vi) Construction of or improvement
15	to any project for the elimination of haz-
16	ards at a highway-rail crossing eligible
17	under section 130, including the separation
18	or protection of grades at highway-rail
19	crossings, the reconstruction of existing
20	railroad grade crossing structures, and the
21	relocation of highways to eliminate grade
22	crossings.
23	"(vii) Construction of or improvement
24	to a highway-rail crossing safety feature,
25	including installation of protective devices.

1	"(viii) Conduct of a model traffic en-
2	forcement activity at a highway-rail cross-
3	ing.
4	"(ix) Construction of a traffic calming
5	feature.
6	"(x) Elimination of a roadside obsta-
7	cle.
8	"(xi) Improvement of highway signage
9	and pavement markings.
10	"(xii) Installation of a priority control
11	system for emergency vehicles at signalized
12	intersections.
13	"(xiii) Installation of a traffic control
14	or other warning device at a location with
15	high accident potential.
16	"(xiv) Transportation safety planning.
17	"(xv) Improvement in the collection
18	and analysis of crash data.
19	"(xvi) Planning, integrated interoper-
20	able emergency communications equip-
21	ment, operational activities, or traffic en-
22	forcement activities (including police as-
23	sistance) relating to workzone safety.
24	"(xvii) Installation of guardrails, bar-
25	riers (including barriers between construc-

1	tion work zones and traffic lanes for the
2	safety of motorists and workers), and
3	crash attenuators.
4	"(xviii) The addition or retrofitting of
5	structures or other measures to eliminate
6	or reduce accidents involving vehicles and
7	wildlife.
8	"(xix) Installation and maintenance of
9	signs (including fluorescent, yellow-green
10	signs) and construction at pedestrian-bicy-
11	cle crossings and in school zones.
12	"(xx) Construction and operational
13	improvements on high risk rural roads.
14	"(xxi) Geometric improvements to a
15	road for safety purposes.
16	"(5) HSIP FUNDS.—The term 'HSIP funds'
17	means funds apportioned under section $104(b)(5)$
18	and funds apportioned for the highway safety im-
19	provement program under section $105(d)(1)$.
20	"(6) HSIP investment plan.—The term
21	'HSIP investment plan' means a plan developed by
22	a State in accordance with subsection (g).
23	"(7) HSIP investment strategy.—The term
24	'HSIP investment strategy' means the State's strat-
25	egy described in subsection $(g)(3)(C)$ for using

1	HSIP funds apportioned to the State to meet the
2	State's HSIP performance targets.
3	"(8) HSIP performance target.—The term
4	"HSIP performance target" means a performance
5	target for a State established under subsection (f).
6	"(9) HSIP program.—The term 'HSIP pro-
7	gram' means the highway safety improvement pro-
8	gram carried out under this section.
9	"(10) Public road.—In addition to the mean-
10	ing the term 'public road' has under section 101(a),
11	the term includes a crossing.
12	"(11) SAFETY PROJECT UNDER ANY OTHER
13	SECTION.—
14	"(A) IN GENERAL.—The term 'safety
15	project under any other section' means a
16	project carried out for the purpose of safety
17	under any other section of this title.
18	"(B) INCLUSION.—The term 'safety
19	project under any other section' includes a
20	project to promote the awareness of the public
21	and educate the public concerning highway
22	safety matters (including motorcyclist, pedes-
23	trian, and bicyclist safety), a project to enforce
24	highway safety laws, and a project to enhance

the ability of emergency medical services to re spond to crashes.

3 "(12) STATE HSIP PROGRAM.—The term 'State HSIP program' means activities and projects con-4 5 sistent with strategies included in the State's stra-6 tegic highway safety plan and the State's HSIP in-7 vestment plan (and any updates of such HSIP in-8 vestment plan) approved under this section and car-9 ried out as part of the State's statewide transpor-10 tation improvement program under section 135(g). 11 "(13) STRATEGIC HIGHWAY SAFETY PLAN.— 12 The term 'strategic highway safety plan' means a 13 plan developed by a State transportation department 14 that-"(A) is developed after consultation with— 15 "(i) a highway safety representative of 16 17 the Governor of the State; 18 "(ii) persons who implement grade 19 crossing and rail safety at the State level; 20 "(iii) representatives conducting a 21 motor carrier safety program under section 22 31102, 31106, or 31309 of title 49; 23 "(iv) representatives of motor vehicle 24 administration agencies:

1	"(v) representatives of tribal govern-
2	ments;
3	"(vi) representatives of regional trans-
4	portation planning organizations and met-
5	ropolitan planning organizations;
6	"(vii) representatives of major modes
7	of transportation;
8	"(viii) State and local traffic enforce-
9	ment officials;
10	"(ix) representatives of Federal land
11	management agencies;
12	"(x) representatives of local govern-
13	ments; and
14	"(xi) other major State and local safe-
15	ty organizations;
16	"(B) analyzes and makes effective use of
17	State, regional, tribal, and local crash data;
18	"(C) addresses engineering, management,
19	operation, education, enforcement, and emer-
20	gency services elements (including integrated,
21	interoperable emergency communications) of
22	highway safety as key factors in evaluating
23	highway projects;
24	"(D) considers safety needs of, and high-
25	fatality segments of, public roads;

1	"(E) considers the results of State, re-
2	gional, tribal, and local transportation and
3	highway safety planning processes;
4	"(F) describes strategies to reduce or
5	eliminate safety hazards;
6	"(G) is approved by the Governor of the
7	State or a responsible State agency;
8	"(H) is submitted to the Secretary when
9	updated; and
10	"(I) is consistent with the requirements of
11	section $135(g)$.
12	"(b) Program.—
13	"(1) IN GENERAL.—The Secretary shall carry
14	out a highway safety improvement program in ac-
15	cordance with this section.
16	"(2) PURPOSE.—The purpose of the HSIP pro-
17	gram shall be to achieve a significant reduction in
18	traffic fatalities and serious injuries on all public
19	roads.
20	"(c) STATE ELIGIBILITY.—
21	"(1) FISCAL YEARS 2010 AND 2011.—To obligate
22	HSIP funds apportioned to the State for each of fis-
23	cal years 2010 and 2011, a State shall have in effect
24	a State HSIP program under which the State—

1	"(A) develops and implements a State
2	strategic highway safety plan that identifies and
3	analyzes highway safety problems and opportu-
4	nities as provided in paragraph (3);
5	"(B) produces a program of projects or
6	strategies to reduce identified safety problems;
7	and
8	"(C) evaluates the plan on a regular basis
9	to ensure the accuracy of the data and priority
10	of proposed improvements.
11	"(2) FISCAL YEARS 2012 AND THEREAFTER.—
12	Before a State may obligate HSIP funds appor-
13	tioned to the State after September 30, 2011, the
14	State shall have in effect a State HSIP program
15	under which the State—
16	"(A) develops and implements a strategic
17	highway safety plan that identifies and analyzes
18	highway safety problems and opportunities as
19	provided in paragraph (3);
20	"(B) develops and implements a HSIP in-
21	vestment plan and updates of such HSIP plan
22	in accordance with subsection (g);
23	"(C) produces a program of activities,
24	projects, or strategies to reduce identified safety
25	problems consistent with the State's strategic

1	highway safety plan and HSIP investment plan
2	and updates of such HSIP plan; and
3	"(D) evaluates the State's strategic high-
4	way safety plan and HSIP investment plan and
5	updates of such HSIP plan on a regular basis
6	to ensure the accuracy of both plans' data and
7	priority of proposed improvements.
8	"(3) Identification and analysis of high-
9	WAY SAFETY PROBLEMS AND OPPORTUNITIES.—As
10	part of a State's strategic highway safety plan, the
11	State shall—
12	"(A) have in place a crash data system
13	with the ability to perform safety problem iden-
14	tification and countermeasure analysis;
15	"(B) based on the analysis required by
16	subparagraph (A)—
17	"(i) identify hazardous locations, sec-
18	tions, and elements of public roads (includ-
19	ing roadside obstacles, highway-rail cross-
20	ing needs, and unmarked or poorly marked
21	roads) that constitute a danger to motor-
22	ists (including motorcyclists), bicyclists, pe-
23	destrians, the disabled, and other highway
24	users; and

1	"(ii) using such criteria as the State
2	determines to be appropriate, establish the
3	relative severity of those locations, in terms
4	of crashes, highway-rail incidents, injuries,
5	deaths, traffic volume levels, and other rel-
6	evant data;
7	"(C) adopt strategic and performance-
8	based goals that—
9	"(i) address traffic safety, including
10	behavioral and infrastructure problems and
11	opportunities on all public roads;
12	"(ii) focus resources on areas of
13	greatest need or priority;
14	"(iii) are coordinated with other State
15	highway safety programs; and
16	"(iv) for fiscal year 2012 and each fis-
17	cal year thereafter, reflect and support the
18	State's HSIP performance targets;
19	"(D) advance the capabilities of the State
20	for traffic records data collection, analysis, and
21	integration with other sources of safety data
22	(such as roadway inventories) in a manner
23	that—
24	"(i) complements the State highway
25	safety program under chapter 4 and the

1	commercial vehicle safety plan under sec-
2	tion 31102 of title 49;
3	"(ii) includes all public roads;
4	"(iii) identifies hazardous locations,
5	sections, and elements of public roads (in-
6	cluding roadside obstacles, highway-rail
7	crossing needs, and unmarked or poorly
8	marked roads) that constitute a danger to
9	motorists (including motorcyclists),
10	bicyclists, pedestrians, the disabled, and
11	other highway users; and
12	"(iv) includes a means of identifying
13	the relative severity of hazardous locations
14	described in clause (iii) in terms of crash-
15	es, highway-rail incidents, injuries, deaths,
16	traffic volume levels, and other relevant
17	data;
18	"(E)(i) determine priorities for the correc-
19	tion of hazardous road locations, sections, and
20	elements (including highway-rail crossing im-
21	provements), as identified through crash data
22	analysis;
23	"(ii) identify opportunities for preventing
24	the development of such hazardous conditions;
25	and

1	"(iii) establish and implement a schedule
2	of highway safety improvement projects for haz-
3	ard correction and hazard prevention; and
4	"(F)(i) establish an evaluation process to
5	analyze and assess results achieved by highway
6	safety improvement projects carried out in ac-
7	cordance with procedures and criteria estab-
8	lished by this section; and
9	"(ii) use the information obtained under
10	clause (i) in setting priorities for highway safety
11	improvement projects.
12	"(4) Updates to strategic highway safety
13	PLANS.—Not later than 10 months after the date of
14	enactment of the Surface Transportation Authoriza-
15	tion Act of 2009, and every 4 years thereafter, a
16	State shall develop and submit to the Secretary a re-
17	vised and updated strategic highway safety plan of
18	the State.
19	"(5) Program coordinator.—The Secretary
20	shall take such action as may be necessary to ensure
21	that a State apportioned HSIP funds for a fiscal
22	year establishes and funds in such fiscal year a full-
23	time position of coordinator of its State HSIP pro-
24	gram.
25	"(d) Eligible Projects.—

1	"(1) IN GENERAL.—A State may obligate HSIP
2	funds apportioned to the State to carry out one or
3	more of—
4	"(A) any highway safety improvement
5	project on any public road or publicly owned bi-
6	cycle or pedestrian pathway or trail;
7	"(B) as provided in subsection (e), other
8	safety projects; and
9	"(C) to fund a full-time position of coordi-
10	nator under subsection $(c)(5)$.
11	"(2) Use of other funding for safety
12	"(A) EFFECT OF SECTION.—Nothing in
13	this section prohibits the use of funds made
14	available under other provisions of this title for
15	highway safety improvement projects.
16	"(B) Use of other funds.—States are
17	encouraged to address the full scope of their
18	safety needs and opportunities by using funds
19	made available under other provisions of this
20	title (except a provision that specifically pro-
21	hibits that use).
22	"(e) [to be Supplied].—
23	"(f) HSIP Performance Targets.—
24	"(1) ESTABLISHMENT OF PERFORMANCE TAR-
25	GETS.—Not later than 6 months after the date of

1	enactment of the Surface Transportation Authoriza-
2	tion Act of 2009, and every 6 years thereafter, the
3	Secretary shall establish quantifiable HSIP perform-
4	ance targets for each State in coordination with the
5	State.
6	"(2) Applicability of hsip performance
7	TARGETS.—HSIP performance targets established
8	for a State under this subsection shall apply for a
9	period of 6 years.
10	"(3) MINIMUM REQUIREMENTS.—HSIP per-
11	formance targets established for a State under this
12	subsection shall provide for, at a minimum, the fol-
13	lowing:
14	"(A) A [] percent reduction over the 6-
15	year period covered by such targets in the an-
16	nual number of highway fatalities that occur on
17	public roads within the State.
18	"(B) A [_] percent reduction over the 6-
19	year period covered by such targets in the an-
20	nual number of serious injuries that occur on
21	public roads within the State.
22	"(g) STATE HSIP INVESTMENT PLANS.—
23	"(1) SUBMISSION OF INITIAL PLANS.—Not
24	later than 4 months after the date of establishment
25	of HSIP performance targets under subsection (f),

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1	a State shall develop and submit to the Secretary for
2	approval a HSIP investment plan.
3	"(2) UPDATES.—

"(A) BIENNIAL UPDATES.—Not later than July 31 of the second fiscal year beginning after the date of submission of a State's HSIP investment plan under paragraph (1), and biennially thereafter, the State shall develop and submit to the Secretary for approval an update of the plan.

11 "(B) UPDATES DUE TO EMERGENCY.—
12 Notwithstanding the schedule of plan updates
13 under subparagraph (A), a State may develop
14 and submit to the Secretary for approval an up15 date of the plan when—

"(i) highway facilities eligible under 16 17 this section in a State have suffered seri-18 ous damage due to an event that results in 19 the declaration of a state of emergency by 20 the Governor of the State or if the Presi-21 dent of the United States has declared 22 such event to be a major disaster for the 23 purposes of the Robert T. Stafford Dis-24 aster Relief and Emergency Assistance Act 25 (42 U.S.C. 5121 et seq.); or

1	"(ii) unforeseen events significantly
2	impact a State's ability to meet one or
3	more of its HSIP performance targets, as
4	determined by the Secretary.
5	"(3) PLAN REQUIREMENTS.—A HSIP invest-
6	ment plan of the State and any update of the plan
7	developed by the State shall meet the following re-
8	quirements:
9	"(A) CONSULTATION.—The plan and any
10	update shall be developed after consultation
11	with the entities and persons referred to in sub-
12	section $(a)(12)(A)$.
13	"(B) Documentation of safety needs
14	AND STRATEGIES.—The plan and any update
15	shall document highway safety problems and
16	opportunities within the State and describe
17	strategies that the State plans to pursue
18	through the use of HSIP funds apportioned to
19	the State to reduce or eliminate such highway
20	safety problems.
21	"(C) Multi-year hsip investment
22	STRATEGY.—The plan and any update shall in-
23	clude a HSIP investment strategy that—
24	"(i) covers 6 years and reflects the
25	State's prioritization, in accordance with

1	subsection (c)(2)(E), of highway safety
2	needs within the State, based on the
3	State's analysis of safety needs on public
4	roads of all functional classes and levels of
5	ownership;
6	"(ii) describes the manner in which
7	the State will allocate HSIP funds appor-
8	tioned to the State among, at a min-
9	imum—
10	"(I) public roads (other than
11	highway-rail crossings), highway-rail
12	crossings, and publicly owned bicycle
13	or pedestrian pathways or trails;
14	"(II) types of facilities by func-
15	tional class and ownership (Federal,
16	State, tribal, or local);
17	"(III) types of safety projects, in-
18	cluding both location-specific projects
19	and systematic improvements; and
20	"(IV) highway safety improve-
21	ment projects and safety projects
22	under any other section of this title;
23	"(iii) provides for investment in activi-
24	ties and projects on high risk rural roads;

1	"(iv) identifies specific solutions for
2	improving safety at highway-rail crossings
3	within the State, consistent with section
4	130, including highway-rail crossing clo-
5	sures, grade separations, or installation of
6	protective devices;
7	"(v) provides for investment in activi-
8	ties and projects that, once completed, will
9	allow the State to meet the HSIP perform-
10	ance targets established for the State
11	under this section; and
12	"(vi) describes any Federal, State,
13	local, or private funds that the State plans
14	to use, in addition to HSIP funds appor-
15	tioned to the State, on activities and
16	projects that will help to meet its HSIP
17	performance targets.
18	"(D) RATIONALE FOR HSIP INVESTMENT
19	STRATEGY.—
20	"(i) IN GENERAL.—The plan and any
21	update shall describe the manner in which
22	the State's HSIP investment strategy will
23	enable the State to meet the State's HSIP
24	performance targets.

1	"(ii) Highway-rail collisions.—
2	With respect to each of the 10 States that
3	have had the most highway-rail grade
4	crossing collisions, as identified by the Sec-
5	retary under section 202 of the Rail Safety
6	Improvement Act of 2008 (49 U.S.C.
7	22501 note; 122 Stat. 4868), the State's
8	plan and any update shall describe how the
9	plan and update is reflective of and con-
10	sistent with the State's grade crossing ac-
11	tion plan developed pursuant to such sec-
12	tion.
13	"(E) CONSISTENCY WITH STRATEGIC
14	HIGHWAY SAFETY PLAN.—The plan and any
15	update shall be consistent with the State's stra-
16	tegic highway safety plan.
17	"(4) REVIEWS.—
18	"(A) IN GENERAL.—Not later than 2
19	months after the date of receipt of a State's
20	HSIP investment plan or an update of the plan
21	under this subsection, the Secretary shall review
22	and approve or disapprove the plan or update.
23	In reviewing the plan or update, the Secretary
24	shall ensure that the Administrators of the
25	Federal Highway Administration and Federal

1	Railroad Administration have reviewed, before
2	approval or disapproval, the portions of such
3	plan that relates to highways and highway-rail
4	crossings, respectively.
5	"(B) Approval of initial plans and
6	UPDATES.—The Secretary shall approve a
7	State's HSIP investment plan or an update of
8	the plan if the Secretary determines that the
9	HSIP investment strategy provided in the plan
10	or update will allow the State to meet the
11	State's HSIP performance targets.
12	"(C) INTERIM PROGRESS IN MEETING PER-
13	FORMANCE TARGET.—In determining whether
14	to approve an update of a plan under this para-
15	graph, the Secretary shall consider, at a min-
16	imum—
17	"(i) the State's progress relative to
18	the State's HSIP performance targets; and
19	"(ii) the time remaining for the State
20	to meet the State's HSIP performance tar-
21	gets.
22	"(D) DISAPPROVAL OF PLANS.—If the
23	Secretary disapproves a State's HSIP invest-
24	ment plan or an update of the plan, the Sec-
25	retary shall notify the State of the reasons for

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the disapproval and require the State to resubmit the plan or update to the Secretary with such modifications as the Secretary may require.

5 "(E) STATES RECEIVING INSUFFICIENT 6 APPORTIONMENTS TO MEET TARGETS.—If, in 7 conducting a review of a State's HSIP invest-8 ment plan or an update of the plan, the Sec-9 retary determines that the State's ability to 10 meet its HSIP performance targets under this 11 section is substantially limited by the amount of 12 HSIP funds apportioned to the State, the Sec-13 retary may reduce such performance targets to 14 take into account the amount of the funding 15 shortfall and make a determination under sub-16 paragraph (B) concerning approval or dis-17 approval of the plan or update based on the re-18 duced HSIP performance targets.

"(F) REDUCTION IN TARGETS DUE TO
EMERGENCY.—The Secretary may temporarily
reduce one or more of a State's HSIP performance targets and make a determination under
subparagraph (B) concerning approval or disapproval of the plan or update based on the reduced HSIP performance targets when—

1	"(i) highway facilities eligible under
2	this section in a State have suffered seri-
3	ous damage due to an event that results in
4	the declaration of a state of emergency by
5	the Governor of the State or if the Presi-
6	dent of the United States has declared
7	such event to be a major disaster for the
8	purposes of the Robert T. Stafford Dis-
9	aster Relief and Emergency Assistance Act
10	(42 U.S.C. 5121 et seq.); or
11	"(ii) unforeseen events significantly
12	impact the State's ability to meet one or
13	more of its HSIP performance targets, as
14	determined by the Secretary.
15	"(G) RESUBMISSION OF PLANS WITH
16	MODIFICATIONS.—If the Secretary requires a
17	State to resubmit a HSIP investment plan or
18	an update of the plan with modifications, the
19	Secretary shall review and either approve or
20	disapprove the modified plan or update not
21	later than 30 days after the date on which the
22	plan or update is resubmitted.
23	"(5) PUBLIC NOTICE.—A State shall make the
24	State's HSIP investment plan and each update of

25 the plan, and decisions of the Secretary concerning

1	approval or disapproval of the plan or update, avail-
2	able to the public.
3	"(h) STATE ANNUAL REPORTS.—
4	"(1) IN GENERAL.—Not later than July 31,
5	2011, and annually thereafter, a State apportioned
6	HSIP funds shall submit to the Secretary a report
7	that documents the State's progress in meeting the
8	State's HSIP performance targets through the
9	State's implementation of its HSIP investment
10	strategy.
11	"(2) CONTENTS.—A report submitted by a
12	State in a fiscal year under paragraph (1) shall con-
13	tain, at a minimum—
14	"(A) documentation, both for the most re-
15	cent year and over the most recent 3-year pe-
16	riod, of—
17	"(i) the number of fatalities on road-
18	ways;
19	"(ii) the number of roadway-related
20	injuries;
21	"(iii) the occurrences of roadway-re-
22	lated crashes; and
23	"(iv) the number of highway-rail inci-
24	dents, fatalities, and injuries at highway-
25	rail crossings;

1 "(B) a description of the manner in which 2 HSIP funds apportioned to the State are ad-3 ministered in the State, including the level of 4 administration (such as centrally or via dis-5 tricts); 6 "(C) an identification of the number and 7 types of projects on which the State has used 8 such funds during the most recent fiscal year; 9 "(D) a description of the extent to which 10 the State's use of such funds during the most 11 recent fiscal year is consistent with the State's 12 HSIP investment strategy; 13 "(E) an assessment of the progress that 14 the State has made toward meeting each of the 15 State's HSIP performance targets based on the 16 activities and projects that the State has car-17 ried out under this section and the contribution 18 that those activities and projects have made or 19 will make, once complete, to the State meeting 20 such performance targets; "(F) as assessment of the progress that 21 22 the State has made in implementing safety im-23 provements on high risk rural roads; "(G) an assessment of the progress that 24

the State has made in implementing safety im-

1	provements at highway-rail crossings pursuant
2	to this section and section 130, including an as-
3	sessment of any changes in the number of high-
4	way-rail incidents, fatalities, and injuries and
5	rate of highway-rail incidents at locations that
6	have undergone such safety improvements; and
7	"(H) with respect to each of the 10 States
8	referred to in subsection $(g)(3)(D)(ii)$, a de-
9	scription and an assessment of actions the
10	State has taken to implement the State's grade
11	crossing action plan developed pursuant to sec-
12	tion 202 of the Rail Safety Improvement Act of
	2000
13	2008.
13 14	2008. "(i) High Risk Rural Roads.—
14	"(i) High Risk Rural Roads.—
14 15	"(i) High Risk Rural Roads.— "(1) Minimum allocations.—After making
14 15 16	"(i) HIGH RISK RURAL ROADS.—"(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each
14 15 16 17	 "(i) HIGH RISK RURAL ROADS.— "(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each of fiscal years 2010 and 2011, the Secretary shall
14 15 16 17 18	"(i) HIGH RISK RURAL ROADS.— "(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each of fiscal years 2010 and 2011, the Secretary shall ensure, from amounts made available to carry out
14 15 16 17 18 19	"(i) HIGH RISK RURAL ROADS.— "(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each of fiscal years 2010 and 2011, the Secretary shall ensure, from amounts made available to carry out this section for such fiscal year, that a total of [\$]
 14 15 16 17 18 19 20 	"(i) HIGH RISK RURAL ROADS.— "(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each of fiscal years 2010 and 2011, the Secretary shall ensure, from amounts made available to carry out this section for such fiscal year, that a total of [\$] of such apportionment is set aside by the States,
 14 15 16 17 18 19 20 21 	"(i) HIGH RISK RURAL ROADS.— "(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each of fiscal years 2010 and 2011, the Secretary shall ensure, from amounts made available to carry out this section for such fiscal year, that a total of [\$] of such apportionment is set aside by the States, proportionally according to the share of each State
 14 15 16 17 18 19 20 21 22 	"(i) HIGH RISK RURAL ROADS.— "(1) MINIMUM ALLOCATIONS.—After making an apportionment under section 104(b)(5) for each of fiscal years 2010 and 2011, the Secretary shall ensure, from amounts made available to carry out this section for such fiscal year, that a total of [\$] of such apportionment is set aside by the States, proportionally according to the share of each State of the total amount so apportioned, for use only for

State's strategic highway safety plan approved under
 this section.

3 "(2) SPECIAL RULE FOR STATES HAVING MET
4 NEEDS.—A State may use funds set aside by the
5 State pursuant to this paragraph for any project or
6 activity eligible under this section if the State cer7 tifies to the Secretary that the State has met all of
8 State needs for construction and operational im9 provements on high risk rural roads.

10 "(j) ENFORCEMENT.—

"(1) IN GENERAL.—For fiscal year 2012 and
each fiscal year thereafter, the Secretary shall withhold the apportionment of HSIP funds to a State
until—

15 "(A) the Secretary has approved the
16 State's HSIP investment plan and any update
17 of such plan required by this section; or

18 "(B) in any case in which the Secretary 19 has not approved the State's HSIP investment 20 plan or any update of such plan required by 21 this section, or both, the State agrees to use 22 such amount of the State's obligation authority 23 as the Secretary may determine for the fol-24 lowing fiscal year for use only on activities and 25 projects described in subsection (d).

1	"(2) LIMITATION.—The Secretary shall not re-
2	quire a State to use obligation authority under para-
3	graph (1)(B) for a fiscal year in an amount that ex-
4	ceeds the amount of HSIP funds apportioned to the
5	State for that fiscal year.
6	"(3) Oversight.—Beginning in fiscal year
7	2012, the Secretary shall conduct oversight activities
8	to assess whether each State's use of funds under
9	this section is consistent with the State's HSIP in-
10	vestment strategy approved under this section.
11	"(4) TIMING OF OVERSIGHT.—The Secretary
12	shall conduct oversight of a State's use of funds
13	under paragraph (3)—
14	"(A) upon any revision to the State's
15	statewide transportation plan under section
16	135;
17	"(B) not later than the last day of each
18	quarter of a fiscal year; and
19	"(C) additionally throughout a fiscal year
20	as the Secretary deems necessary to assess the
21	State's compliance with its HSIP investment
22	strategy approved under this section.
23	"(5) WITHHOLDING OF OBLIGATION APPROV-
24	ALS.—If the Secretary determines under paragraph
25	(3) that the State's use of funds under this section

1	is not consistent with the State's HSIP investment
2	strategy approved under this section, the Secretary
3	shall not approve the obligation of funds under this
4	section for a project or activity in the State that was
5	not being carried out in the fiscal year preceding the
6	date of such determination until the State enters
7	into a legally binding agreement with the Secretary
8	to use HSIP funds apportioned to the State in ac-
9	cordance with the State's HSIP investment strategy
10	approved under this section.
11	"(k) Annual Report to Congress.—
12	"(1) IN GENERAL.—Not later than September
13	30, 2011, and annually thereafter, the Secretary
14	shall submit to the Committee on Transportation
15	and Infrastructure of the House of Representatives
16	and the Committee on Environment and Public
17	Works and the Committee on Commerce, Science,
18	and Transportation of the Senate a report that com-
19	plies with the requirements of this subsection.
20	"(2) CONTENTS.—The report shall include, at a
21	minimum—
22	"(A) an evaluation of each State's per-
23	formance in relation to the State's HSIP in-
24	vestment strategy approved under this section

1	and the HSIP performance targets established
2	for the State under this section; and
3	"(B) such recommendations as the Sec-
4	retary may have for improvements of the pro-
5	gram authorized by this section.
6	"(3) HIGHWAY-RAIL CROSSING PERFORM-
7	ANCE.—In addition to the information required
8	under paragraph (1), the report shall—
9	"(A) provide documentation of crash rates
10	and of the number of crashes, fatalities, and in-
11	juries at highway-rail crossings in each State
12	over the most recent 3-year period;
13	"(B) identify any States that are not in
14	compliance with the requirements of section
15	130(d);
16	"(C) assess the progress being made by
17	each State in implementing activities and
18	projects to improve safety at highway-rail cross-
19	ings, including—
20	"(i) the number of highway-rail safety
21	activities and projects undertaken in con-
22	nection with this section and section 130;
23	"(ii) the distribution of such activities
24	and projects by cost range, road system,
25	nature of treatment, and subsequent acci-

1	dent experience at locations at which such
2	activities and projects were carried out in
- 3	
5	the preceding fiscal year; and
4	"(iii) with respect to each of the 10
5	States referred to in subsection
6	(g)(3)(D)(ii), a description and assessment
7	of the State's progress in implementing the
8	State's grade crossing action plan under
9	section 202 of the Rail Safety Improve-
10	ment Act of 2008;
11	"(D) assess the progress made by each
12	State in reporting crossing information to the
13	Secretary as required by section 130(j); and
14	"(E) provide such recommendations as the
15	Secretary may have regarding Federal activities
16	to increase safety at highway-rail grade cross-
17	ings.
18	"(4) CONSULTATION.—The Secretary shall con-
19	sult with the Administrators of the Federal Highway
20	Administration and the Federal Railroad Adminis-
21	tration in preparing the report under this sub-
22	section.
23	"(1) Applicability of Planning Require-
24	MENTS.—Nothing in this section shall be construed as lim-

iting the applicability of sections 134 and 135 to activities
 and projects carried out under this section.

3 "(m) CONTINUATION OF CURRENT REVIEW PRAC-4 TICE.—Because individual activities and projects that are 5 carried out under the HSIP investment strategy described in a State's HSIP investment plan are subject to review 6 under the National Environmental Policy Act of 1969 (42 7 8 U.S.C. 4321 et seq.), a decision by the Secretary con-9 cerning a HSIP investment plan and any update of such plan in connection with this section shall not be considered 10 to be a Federal action subject to review under such Act. 11 12 "(n) DISCOVERY AND ADMISSION INTO EVIDENCE OF 13 CERTAIN REPORTS, SURVEYS, AND INFORMATION.—Notwithstanding any other provision of law, reports, surveys, 14 15 schedules, lists, or data compiled or collected for any purpose directly relating to subsection (h), or published by 16 17 the Secretary in accordance with subsection (k), shall not 18 be subject to discovery or admitted into evidence in a Fed-

19 eral or State court proceeding or considered for other pur20 poses in any action for damages arising from any occur21 rence at a location identified or addressed in such reports,
22 surveys, schedules, lists, or other data.

23 "(o) FEDERAL SHARE OF HIGHWAY SAFETY IM24 PROVEMENT PROJECTS.—Except as provided in section
25 130, the Federal share of the cost of a highway safety

improvement project carried out with HSIP funds appor-1 2 tioned to a State shall be 90 percent.". 3 (b) DEVELOPMENT OF ROADWAY INVENTORY DATA.—Not later than 18 months after the date of enact-4 5 ment of this Act, the Secretary shall— 6 (1) define the roadway inventory data elements 7 that a State will need to comply with section 8 148(c)(2), United States Code; 9 (2) set a deadline for States to develop such 10 roadway inventory data elements; and 11 (3) require each State to submit to the Sec-12 retary a schedule for achieving compliance with such 13 section. 14 SEC. 1109. CONGESTION MITIGATION AND AIR QUALITY IM-15 **PROVEMENT PROGRAM.** 16 (a) ELIGIBLE PROJECTS.—Section 149(b) is amended to read as follows: 17 18 "(b) ELIGIBLE PROJECTS.— 19 "(1) IN GENERAL.—A State may obligate funds

apportioned to the State under section 104(b)(2) for
a transportation project or program if the project or
program meets the following requirements:

23 "(A) The project or program is for an area
24 in the State that—

1	"(i) is or was designated as a non-
2	attainment area for ozone, carbon mon-
3	oxide, or particulate matter under section
4	107(d) of the Clean Air Act (42 U.S.C.
5	7407(d)) and classified pursuant to section
6	181(a), 186(a), 188(a), or 188(b) of the
7	Clean Air Act (42 U.S.C. 7511(a),
8	7512(a), 7513(a), or 7513(b));
9	"(ii) is or was designated as a non-
10	attainment area under such section 107(d)
11	after December 31, 1997; or
12	"(iii) is required to prepare, and file
13	with the Administrator of the Environ-
14	mental Protection Agency, a maintenance
15	plan under section 175A of the Clean Air
16	Act (42 U.S.C. 7505a).
17	"(B) The Secretary, after consultation
18	with the Administrator, determines that—
19	"(i) on the basis of information pub-
20	lished by the Environmental Protection
21	Agency pursuant to section $108(f)(1)(A)$ of
22	the Clean Air Act (other than clause (xvi)
23	of such section), the project or program is
24	likely to contribute to—

1	"(I) the attainment of a national
2	ambient air quality standard; or
3	"(II) the maintenance of a na-
4	tional ambient air quality standard in
5	a maintenance area; and
6	"(ii) the project or program is part of
7	a program, method, or strategy described
8	in such section $108(f)(1)(A)$.
9	"(C) The project or program is included in
10	a State implementation plan that has been ap-
11	proved pursuant to the Clean Air Act and the
12	project will have air quality benefits.
13	"(D) The Secretary, after consultation
14	with the Administrator, determines that the
15	project or program is likely to contribute to the
16	attainment of a national ambient air quality
17	standard, whether through reductions in vehicle
18	miles traveled, fuel consumption, or through
19	other factors.
20	"(2) Special rules.—
21	"(A) PROJECTS RESULTING IN NEW CA-
22	PACITY FOR SINGLE OCCUPANT VEHICLES.—A
23	State may obligate funds apportioned to the
24	State under section $104(b)(2)$ for a project that
25	will result in the construction of new capacity

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available to single occupant vehicles only if the
 project consists of a high occupancy vehicle fa cility available to single occupant vehicles only
 at other than peak travel times.
 "(B) PROJECTS FOR PM-10 NONATTAIN MENT AREAS.—A State may obligate funds ap portioned to the State under section 104(b)(2)

for a project or program for an area that is nonattainment for ozone or carbon monoxide, or both, and for PM-10 resulting from transportation activities, without regard to any limitation of the Department of Transportation relating to the type of ambient air quality standard such project or program addresses.

15 "(C) ACQUISITION OF PUBLIC TRANSPOR16 TATION VEHICLES.—

17 "(i) IN GENERAL.—A State may obli18 gate funds apportioned to the State under
19 section 104(b)(2) for the acquisition of a
20 vehicle used to provide public transpor21 tation, except that any vehicle so acquired
22 shall be a clean fuel vehicle.

23 "(ii) CLEAN FUEL VEHICLE DE24 FINED.—In this subparagraph, the term
25 'clean fuel vehicle' means a passenger vehi-

1	cle used to provide public transportation
2	that—
3	"(I) is powered by—
4	"(aa) compressed natural
5	gas;
6	"(bb) liquefied natural gas;
7	"(cc) biodiesel fuels;
8	"(dd) batteries;
9	"(ee) alcohol-based fuels;
10	"(ff) electricity, in whole or
11	in part;
12	"(gg) fuel cells;
13	"(hh) hydrogen; or
14	"(ii) other low or zero emis-
15	sions technology; and
16	"(II) the Administrator of the
17	Environmental Protection Agency has
18	certified sufficiently reduces harmful
19	emissions.".
20	(b) Allocation of Apportioned Funds.—Section
21	149(c) is amended to read as follows:
22	"(c) Allocation of Apportioned Funds.—
23	"(1) DIVISION BETWEEN NONATTAINMENT OR
24	MAINTENANCE AREAS WITH A WEIGHTED POPU-

1	LATION OF OVER [] AND OTHER NONATTAINMENT
2	OR MAINTENANCE AREAS.—
3	"(A) IN GENERAL.—The funds appor-
4	tioned to a State under section $104(b)(2)$ for a
5	fiscal year shall be obligated under this sec-
6	tion—
7	"(i) in nonattainment or maintenance
8	areas of the State with a weighted popu-
9	lation of over [] , and
10	"(ii) in other nonattainment or main-
11	tenance areas of the State,
12	in proportion to their relative share of the
13	State's weighted population for all nonattain-
14	ment or maintenance areas in the State.
15	"(B) DISTRIBUTION BETWEEN NON-
16	ATTAINMENT OR MAINTENANCE AREAS WITH A
17	WEIGHTED POPULATION OF OVER [].—The
18	amount of funds that a State is required to ob-
19	ligate under subparagraph (A)(i) shall be obli-
20	gated in the nonattainment or maintenance
21	areas of the State described in subparagraph
22	(A)(i) based on the relative weighted population
23	of such areas.

24 "(2) Obligation Authority.—

1	"(A) IN GENERAL.—A State that is re-
2	quired to obligate in a nonattainment or main-
3	tenance area with a weighted population of over
4	[] under paragraph (1) funds apportioned to
5	the State for a fiscal year under section
6	104(b)(2) shall make available during the first
7	9 months of the fiscal year an amount of obli-
8	gation authority distributed to the State for
9	Federal-aid highways and highway safety con-
10	struction programs for use in the nonattain-
11	ment or maintenance area that is equal to the
12	amount obtained by multiplying—
13	"(i) the aggregate amount of funds
14	that the State is required to obligate in the
15	area under paragraph (1) during the fiscal
16	year; and
17	"(ii) the ratio that—
18	"(I) the aggregate amount of ob-
19	ligation authority distributed to the
20	State for Federal-aid highways and
21	highway safety construction programs
22	during the fiscal year; bears to
23	"(II) the total of the sums appor-
24	tioned to the State for Federal-aid
25	highways and highway safety con-

1	struction programs (excluding sums
2	not subject to an obligation limitation)
3	during the fiscal year.
4	"(B) REVERSION TO ORIGINAL AVAIL-
5	ABILITY.—If an amount of obligation authority
6	distributed for a nonattainment or maintenance
7	area under subparagraph (A) for a fiscal year
8	remains available after the first 9 months of the
9	fiscal year, that amount of obligation authority
10	shall be available to the State during the re-
11	maining 3 months of the fiscal year without re-
12	gard to the distribution made under subpara-
13	graph (A).
14	"(C) JOINT RESPONSIBILITY.—Each State,
15	any affected metropolitan planning organiza-
16	tion, and the Secretary shall jointly ensure com-
17	pliance with subparagraph (A).
18	"(3) DEFINITIONS.—In this subsection, the fol-
19	lowing definitions apply:
20	"(A) NONATTAINMENT OR MAINTENANCE
21	AREA.—The term 'nonattainment or mainte-
22	nance area' means an area that is or was des-
23	ignated as a nonattainment area for ozone or
24	carbon monoxide under section 107(d) of the
25	Clean Air Act (42 U.S.C. 7407(d)) and classi-

1	fied pursuant to section 181(a), 186(a), 188(a),
2	or 188(b) of the Clean Air Act (42 U.S.C.
3	7511(a), 7512(a), 7513(a), or 7513(b)).

4 "(B) WEIGHTED POPULATION.—The term
5 'weighted population' means the sum of the
6 weighted county populations, as calculated
7 under section 104(b)(2)(B), for a nonattain8 ment or maintenance area.".

9 (c) INTERAGENCY CONSULTATION; EVALUATION, As-10 SESSMENT, AND BEST PRACTICES.—Section 149 is 11 amended by striking subsections (e) through (h) and in-12 serting the following:

"(e) INTERAGENCY CONSULTATION.—The Secretary
shall require States and metropolitan planning organizations to cooperate with State and local air quality agencies
in nonattainment and maintenance areas on the estimated
emission reductions from proposed congestion mitigation
and air quality improvement programs and projects.

19 "(f) EVALUATION, ASSESSMENT, AND BEST PRAC-20 TICES.—

21 "(1) IN GENERAL.—The Secretary, in consulta22 tion with the Administrator of the Environmental
23 Protection Agency, shall—

24 "(A) conduct an evaluation and assessment
25 of a representative sample of projects funded

1	under this section to determine the direct and
2	indirect impact of the projects on air quality
3	and congestion levels; and
4	"(B) establish a publically available elec-
5	tronic database that will serve as a clearing-
6	house of—
7	"(i) information on the transportation
8	control measures and projects receiving
9	funding under this section; and
10	"(ii) information providing technical
11	assistance on effective strategies, tech-
12	niques, and best practices to be utilized by
13	States, counties, and urbanized areas in
14	reducing congestion and meeting national
15	ambient air quality standards.
16	"(2) REPORT.—Not later than one year after
17	the date of enactment of the Surface Transportation
18	Authorization Act of 2009, and annually thereafter,
19	the Secretary, in consultation with the Adminis-
20	trator, shall submit to the Committee on Transpor-
21	tation and Infrastructure of the House of Represent-
22	atives and the Committee on Environment and Pub-
23	lic Works of the Senate a report containing—
24	"(A) a description of the projects funded
25	under this section;

1	"(B) an assessment of the direct and indi-
2	rect impacts on air quality and congestion levels
3	of a representative sample of projects funded
4	under this section; and
5	"(C) such recommendations as the Sec-
6	retary may have for improvements in the oper-
7	ation and evaluation of the program established
8	under this section.".
9	SEC. 1110. CRITICAL ASSET INVESTMENT PROGRAM.
10	(a) IN GENERAL.—Chapter 1 is amended by insert-
11	ing after section 149 the following:
12	"§150. Critical asset investment program
13	"(a) ESTABLISHMENT.—The Secretary shall estab-
14	lish and implement a critical asset investment program in
15	accordance with this section.
16	"(b) PURPOSES.—The purposes of the CAI program
17	shall be to—
18	((1) establish national priorities and goals for
19	bringing the National Highway System into a state
20	of good repair and preserving that state of good re-
21	pair;
22	"(2) focus Federal investment on preserving
23	and improving the condition of roadways and high-
24	way bridges located on the National Highway Sys-
25	tem; and

1	"(3) strengthen the connection between the use
2	of Federal surface transportation funding and the
3	accomplishment of national performance outcomes.
4	"(c) Use of Apportioned Funds.—A State may
5	obligate CAI funds apportioned to the State for projects
6	eligible under subsection (d) and other costs eligible under
7	subsection (e).
8	"(d) Eligible Projects.—
9	"(1) IN GENERAL.—To be eligible for funding
10	under this section, a project shall—
11	"(A) be a project for preservation, rehabili-
12	tation, protection, or replacement of an eligible
13	facility; and
14	"(B) be consistent with the investment
15	strategy of the State in which the project is lo-
16	cated.
17	"(2) ELIGIBLE FACILITIES.—For the purposes
18	of paragraph (1), the following facilities are eligible
19	facilities:
20	"(A) A highway located on the National
21	Highway System.
22	"(B) A highway bridge located on a Fed-
23	eral-aid highway.
24	"(3) LIMITATION.—

1 "(A) IN GENERAL.—A project cost attrib-2 utable to expansion of the capacity of a high-3 way located on the National Highway System 4 shall not be eligible for funding under this sec-5 tion if such new capacity consists of one or 6 more new travel lanes that are not auxiliary 7 lanes.

8 "(B) SPECIAL RULE FOR BRIDGES.—The
9 requirements of subparagraph (A) shall not
10 apply to projects on highway bridges located on
11 Federal-aid highways.

"(e) OTHER ELIGIBLE COSTS.—In addition to the
projects described in subsection (d), a State may obligate,
in the aggregate, not to exceed [___] percent of the CAI
funds apportioned to the State for a fiscal year for the
following activities:

17 "(1) Development and implementation of man-18 agement systems in support of CAI plans.

19 "(2) Inspection activities for highway bridges20 and tunnels in the State.

21 "(3) Training of personnel responsible for in22 spection of highway tunnels and inspection and load
23 rating of highway bridges in the State.

24 "(4) Data collection to monitor the condition of25 highways and highway bridges.

1 "(f) CAI PERFORMANCE TARGETS.—

2 "(1) ESTABLISHMENT OF CAI PERFORMANCE
3 TARGETS.—Not later than 6 months after the date
4 of enactment of this section, and every 6 years
5 thereafter, the Secretary shall establish quantifiable
6 CAI performance targets for each State in coordina7 tion with the State.

8 "(2) APPLICABILITY OF CAI PERFORMANCE
9 TARGETS.—The CAI performance targets estab10 lished for a State under this subsection shall apply
11 for a period of 6 years.

12 "(3) MINIMUM REQUIREMENTS.—The CAI per13 formance targets established for a State under this
14 subsection shall provide for, at a minimum, the fol15 lowing:

"(A) A [_] percent reduction over the 6year period covered by such targets in the
State's total deck area of highway bridges that
are located on the Interstate System and rated
as being structurally deficient, as determined by
the Secretary.

22 "(B) A [_] percent reduction over the 623 year period covered by such targets in the
24 State's total deck area of highway bridges that
25 are located on the National Highway System

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and rated as being structurally deficient, as determined by the Secretary.

"(C) A [__] percent reduction over the 6year period covered by such targets in the State's lane miles that are located on the Interstate System and rated as being in poor condition, as determined by the Secretary based on a broadly-accepted measure of the condition or structural adequacy of the highway.

10 "(D) A **[**] percent reduction over the 6-11 year period covered by such targets in the 12 State's lane miles that are located on the Inter-13 state System and rated as being in either fair 14 or poor condition, as determined by the Sec-15 retary based on a broadly-accepted measure of 16 the condition or structural adequacy of the 17 highway.

18 "(E) A **[**] percent reduction over the 6-19 year period covered by such targets in the 20 State's lane miles that are located on the Na-21 tional Highway System and rated as being in 22 poor condition, as determined by the Secretary 23 based on a broadly-accepted measure of the 24 condition or structural adequacy of the high-25 way.

1	"(F) A [_] percent reduction over the 6-
2	year period covered by such targets in of the
3	State's lane miles that are located on the Na-
4	tional Highway System and rated as being in
5	either fair or poor condition, as determined by
6	the Secretary based on a broadly-accepted
7	measure of the condition or structural adequacy
8	of the highway.
9	"(4) Performance measures for high-
10	WAYS.—For purpose of paragraphs (3)(C), (3)(D),
11	(3)(E), and $(3)(F)$, until such time as the Secretary
12	establishes, by rule, a superseding measure of high-
13	way condition or structural adequacy—
14	"(A) a rating of poor condition shall be
15	based on a determination that the highway, or
16	relevant portion thereof, has an international
17	roughness index greater than 170; and
18	"(B) a rating of fair condition shall be
19	based on a determination that the highway, or
20	relevant portion thereof, has an international
21	roughness index greater than 94 and less than
22	or equal to 170.
23	"(g) STATE CAI PLANS.—
24	"(1) SUBMISSION OF PLANS.—Not later than 4
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25 months after the date of establishment of perform-

1 ance targets under subsection (f), a State shall de-2 velop and submit to the Secretary for approval a 3 CAI plan. "(2) UPDATES.— 4 5 "(A) BIENNIAL UPDATES.—Not later than 6 July 31 of the second fiscal year beginning 7 after the date of submission of a State's CAI 8 plan under paragraph (1), and biennially there-9 after, the State shall develop and submit to the 10 Secretary for approval an update of the plan. 11 "(B) UPDATES DUE TO EMERGENCY.— 12 Notwithstanding the schedule of plan updates 13 under subparagraph (A), a State may develop 14 and submit to the Secretary for approval an up-15 date of the plan when—

"(i) highway facilities eligible under 16 17 this section in a State have suffered seri-18 ous damage due to an event that results in 19 the declaration of a state of emergency by 20 the Governor of the State or if the Presi-21 dent has declared such event to be a major 22 disaster under the Robert T. Stafford Dis-23 aster Relief and Emergency Assistance Act 24 (42 U.S.C. 5121 et seq.); or

1	"(ii) unforeseen events significantly
2	impact a State's ability to meet one or
3	more of its CAI performance targets, as
4	determined by the Secretary.
5	"(3) PLAN REQUIREMENTS.—A CAI plan of a
6	State and any update of the plan developed by a
7	State shall meet the following requirements:
8	"(A) Documentation on condition of
9	ELIGIBLE FACILITIES.—The plan and any up-
10	date shall include documentation on the condi-
11	tion of—
12	"(i) highways on the National High-
13	way System located in the State; and
14	"(ii) highway bridges on Federal-aid
15	highways located in the State.
16	"(B) Multi-year investment strat-
17	EGY.—The plan and any update shall include
18	an investment strategy that—
19	"(i) covers 6 years and describes the
20	manner in which the State will allocate
21	funds apportioned to the State to carry out
22	this section among, at a minimum—
23	"(I) facilities in good condition,
24	fair condition, and poor condition;

1 "(II) projects for preservation, 2 rehabilitation, protection, and replace-3 ment;

4 "(III) projects located on Inter-5 highways, state System National 6 Highway System highways (other 7 than Interstate System highways), 8 Interstate System bridges, National 9 Highway System bridges (other than 10 Interstate System bridges), and high-11 way bridges located on Federal-aid 12 highways that are not part of the Na-13 tional Highway System; and

14 "(IV) other eligible costs, as de-15 scribed in subsection (e);

16 "(ii) describes any Federal, State, 17 local, or private funds that the State plans 18 to use, in addition to funds described in 19 clause (i), on projects that will help to 20 meet the CAI performance targets established for the State under this section;

> "(iii) indicates the number of lane miles of highways and amount of deck area on highway bridges that the State will ad-

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1	dress through the allocations described in
2	clause (i); and
3	"(iv) provides for investment in
4	projects that, once completed, will allow
5	the State to meet its CAI performance tar-
6	gets.
7	"(C) RATIONALE FOR INVESTMENT STRAT-
8	EGY.—The plan and any update shall describe
9	the manner in which the State's investment
10	strategy will enable the State to meet its CAI
11	performance targets.
12	"(4) Reviews.—
13	"(A) IN GENERAL.—Not later than 2
13 14	"(A) IN GENERAL.—Not later than 2 months after the date of receipt of a State's
14	months after the date of receipt of a State's
14 15	months after the date of receipt of a State's CAI plan or an update of the plan under this
14 15 16	months after the date of receipt of a State's CAI plan or an update of the plan under this section, the Secretary shall review and approve
14 15 16 17	months after the date of receipt of a State's CAI plan or an update of the plan under this section, the Secretary shall review and approve or disapprove the plan or update.
14 15 16 17 18	months after the date of receipt of a State's CAI plan or an update of the plan under this section, the Secretary shall review and approve or disapprove the plan or update. "(B) APPROVAL OF PLANS AND UP-
14 15 16 17 18 19	months after the date of receipt of a State's CAI plan or an update of the plan under this section, the Secretary shall review and approve or disapprove the plan or update. "(B) APPROVAL OF PLANS AND UP- DATES.—The Secretary shall approve a State's
14 15 16 17 18 19 20	months after the date of receipt of a State's CAI plan or an update of the plan under this section, the Secretary shall review and approve or disapprove the plan or update. "(B) APPROVAL OF PLANS AND UP- DATES.—The Secretary shall approve a State's CAI plan or an update of the plan if the Sec-
14 15 16 17 18 19 20 21	months after the date of receipt of a State's CAI plan or an update of the plan under this section, the Secretary shall review and approve or disapprove the plan or update. (B) APPROVAL OF PLANS AND UP- DATES.—The Secretary shall approve a State's CAI plan or an update of the plan if the Sec- retary determines that the investment strategy

1	"(C) INTERIM PROGRESS IN MEETING PER-
2	FORMANCE TARGETS.—In determining whether
3	to approve an update of a plan under this para-
4	graph, the Secretary shall consider, at a min-
5	imum—
6	"(i) the State's progress relative to
7	the State's CAI performance targets; and
8	"(ii) the time remaining for the State
9	to meet the State's CAI performance tar-
10	gets.
11	"(D) DISAPPROVAL OF PLANS.—If the
12	Secretary disapproves a State's CAI plan or an
13	update of the plan, the Secretary shall notify
14	the State of the reasons for the disapproval and
15	require the State to resubmit the plan or up-
16	date to the Secretary with such modifications as
17	the Secretary may require.
18	"(E) EFFECT OF DISAPPROVAL OF
19	PLANS.—If the Secretary disapproves a State's
20	CAI plan or an update of the plan, the Sec-
21	retary shall not approve the obligation of funds
22	under this section for a project in the State
23	that was not being carried out in the fiscal year
24	preceding the date of such disapproval until the
25	Secretary approves the State's CAI plan or the

update of the plan, except that the Secretary
 shall not withhold approval of the obligation of
 funds for projects in the State under this sec tion until 60 days after the date of such dis approval.

6 (\mathbf{F}) STATES RECEIVING INSUFFICIENT 7 APPORTIONMENTS TO MEET TARGETS.-If, in 8 conducting a review of a State's CAI plan or an 9 update of the plan, the Secretary determines 10 that the State's ability to meet its CAI perform-11 ance targets under this section is substantially 12 limited by the amount of funds apportioned to 13 the State to carry out this section, the Sec-14 retary may reduce such performance targets to 15 take into account the amount of the funding shortfall and make a determination under sub-16 17 paragraph (B) concerning approval or dis-18 approval of the plan or update based on the re-19 duced CAI performance targets.

20 "(G) REDUCTION IN TARGETS DUE TO
21 EMERGENCY.—The Secretary may temporarily
22 reduce one or more of a State's CAI perform23 ance targets and make a determination under
24 subparagraph (B) concerning approval or dis-

1	approval of the plan or update based on the re-
2	duced CAI performance targets when—
3	"(i) highway facilities eligible under
4	this section in a State have suffered seri-
5	ous damage due to an event that results in
6	the declaration of a state of emergency by
7	the Governor of the State or if the Presi-
8	dent has declared such event to be a major
9	disaster under the Robert T. Stafford Dis-
10	aster Relief and Emergency Assistance Act
11	(42 U.S.C. 5121 et seq.); or
12	"(ii) unforeseen events significantly
13	impact the State's ability to meet one or
14	more of its CAI performance targets, as
15	determined by the Secretary.
16	"(H) RESUBMISSION OF PLANS WITH
17	MODIFICATIONS.—If the Secretary requires a
18	State to resubmit an CAI plan or an update of
19	the plan with modifications, the Secretary shall
20	review and either approve or disapprove the
21	modified plan or update not later than 30 days
22	after the date on which the plan or update is
23	resubmitted.
24	"(5) PUBLIC NOTICE.—A State shall make the
25	State's CAL plan and each undate of the plan and

1	decisions of the Secretary concerning approval or
2	disapproval of the plan or update, available to the
3	public.
4	"(h) STATE ANNUAL REPORTS.—
5	"(1) IN GENERAL.—Not later than July 31,
6	2011, and annually thereafter, a State apportioned
7	CAI funds shall submit to the Secretary a report
8	that documents the State's progress in meeting its
9	CAI performance targets through implementation of
10	its investment strategy.
11	"(2) CONTENTS.—A report submitted by a
12	State in a fiscal year under paragraph (1) shall con-
13	tain, at a minimum—
14	"(A) documentation on the condition of—
15	"(i) highways (subdivided by func-
16	tional class) on the National Highway Sys-
17	tem located in the State; and
18	"(ii) highway bridges (subdivided by
19	functional class) on Federal-aid highways
20	located in the State;
21	"(B) a description of the extent to which
22	the State's use of CAI funds apportioned to the
23	State during the most recent fiscal year was
24	consistent with the State's investment strategy;

1 "(C) an identification of the number of 2 lane miles of highways and amount of deck area on highway bridges on which the State has used 3 4 such funds during the most recent fiscal year; 5 "(D) an identification of the distribution of 6 highway and bridge facilities, by level of owner-7 ship (Federal, State, tribal, and local) and by 8 functional classification, on which the State has 9 obligated such funds during the most recent fis-10 cal year; 11 "(E) an assessment of the progress that 12 the State has made toward meeting each of the 13 State's CAI performance targets based on the 14 projects that the State has carried out under 15 this section and the contribution that those 16 projects have made or will make, once complete, 17 to the State meeting such performance targets; 18 and 19 "(F) an identification of the average unit 20 cost (per lane mile or highway bridge unit) for 21 projects that the State has delivered through its 22 use of CAI funds apportioned to the State dur-23 ing the most recent fiscal year. 24 "(i) Special Rules for Fiscal Years 2010 and 2011.— 25

1	"(1) ELIGIBILITY FOR FUNDING.—For fiscal
2	years 2010 and 2011, a project shall be eligible for
3	funding under this section without regard to sub-
4	section $(d)(1)(B)$.
5	"(2) Set-Asides of funds.—After making
6	CAI funds available to a State for each of fiscal
7	years 2010 and 2011, the Secretary shall ensure
8	that—
9	"(A) the State uses at least [_] percent
10	of the CAI funds only on projects located on
11	the Interstate System; and
12	"(B) the State uses at least [] percent
13	of the CAI funds only on bridge projects located
14	on Federal-aid highways other than the Inter-
15	state System.
16	"(j) Oversight.—
17	"(1) IN GENERAL.—Beginning in fiscal year
18	2012, the Secretary shall conduct oversight activities
19	to assess whether each State's use of funds under
20	this section is consistent with the State's investment
21	strategy approved under this section.
22	"(2) TIMING OF OVERSIGHT.—The Secretary
23	shall conduct oversight of a State's use of funds
24	under paragraph (1)—

1	"(A) upon any revision to the State's
2	statewide transportation plan under section
3	135;
4	"(B) not later than the last day of each
5	quarter of a fiscal year; and
6	"(C) additionally throughout a fiscal year
7	as the Secretary considers necessary to assess
8	the State's compliance with its investment
9	strategy.
10	"(3) WITHHOLDING OF PROJECT APPROVALS.—
11	If the Secretary determines under paragraph (1)
12	that a State's use of funds under this section is not
13	consistent with the State's investment strategy ap-
14	proved under this section, the Secretary shall not
15	approve the obligation of funds under this section
16	for a project in the State that was not being carried
17	out in the fiscal year preceding the date of such de-
18	termination until the State enters into a legally
19	binding agreement with the Secretary to use CAI
20	funds apportioned to the State in accordance with
21	the State's investment strategy approved under this
22	section.
23	"(k) ANNUAL REPORT TO CONGRESS.—Not later
24	than September 30, 2011, and annually thereafter, the
25	Secretary shall submit to the Committee on Transpor-

tation and Infrastructure of the House of Representatives
 and the Committee on Environment and Public Works of
 the Senate a report containing—

4 "(1) an evaluation of each State's performance
5 in relation to the State's investment strategy ap6 proved under this section and the CAI performance
7 targets established for the State under this section;
8 and

9 "(2) such recommendations as the Secretary
10 may have for improvements of the program author11 ized by this section.

12 "(l) APPLICABILITY OF PLANNING REQUIRE13 MENTS.—Nothing in this section shall be construed as lim14 iting the applicability of sections 134 and 135 to projects
15 carried out under this section.

16 "(m) CONTINUATION OF CURRENT REVIEW PRAC-TICE.—Because individual projects that are carried out 17 under the investment strategy described in a State's CAI 18 plan are subject to review under the National Environ-19 mental Policy Act of 1969 (42 U.S.C. 4321 et seq.), a 20 21 decision by the Secretary concerning a CAI plan or an up-22 date of the plan in connection with this section shall not 23 be considered to be a Federal action subject to review under such Act. 24

1 "(n) TRANSFER OF NHS, BRIDGE PROGRAM, AND 2 INTERSTATE MAINTENANCE APPORTIONMENTS.—Upon 3 application by a State and approval by the Secretary, the 4 Secretary may transfer to the apportionment of the State 5 under section 104(b)(1) an amount of the funds appor-6 tioned to the State for a fiscal year ending before October 7 1, 2009, under sections 104(b)(1), 104(b)(4), and 144(e) 8 (in each case, as in effect on the day before the date of 9 enactment of this section) that remains available for ex-10 penditure by the State.

11 "(o) DEFINITIONS.—In this section, the following12 definitions apply:

13 "(1) CAI PLAN.—The term 'CAI plan' means a
14 critical asset investment plan established by a State
15 under subsection (g).

16 "(2) CAI FUNDS.—The term 'CAI funds'
17 means funds apportioned under section 104(b)(1)
18 and funds apportioned for the CAI program under
19 section 105(d)(1).

20 "(3) CAI PROGRAM.—The term 'CAI program'
21 means the critical asset investment program carried
22 out under this section.

23 "(4) CAI PERFORMANCE TARGET.—The term
24 'CAI performance target' means a performance tar25 get established under subsection (f).

1	"(5) DATE OF ENACTMENT OF THIS SEC-
2	TION.—The term 'date of enactment of this section'
3	means the date of enactment of the Surface Trans-
4	portation Authorization Act of 2009.
5	"(6) INVESTMENT STRATEGY.—The term 'in-
6	vestment strategy' means a State investment strat-
7	egy established under subsection $(g)(3)(B)$.
8	"(7) Preservation.—
9	"(A) IN GENERAL.—The term 'preserva-
10	tion' means any cost-effective activity to pre-
11	vent, delay, or reduce deterioration on an eligi-
12	ble highway facility, including both preventive
13	and corrective actions.
14	"(B) EXCLUSION.—The term does not in-
15	clude structural or operational improvement be-
16	yond the originally designed strength or traffic
17	capacity of an existing facility except to the ex-
18	tent the improvement occurs as an incidental
19	result of the preservation activity.
20	"(8) PROTECTION.—The term 'protection'
21	means all activities associated with the design and
22	construction of measures to protect highways from
23	hazards such as earthquakes, floods, scour, icing,
24	vessel collision, vehicular impact, and security
25	threats.".

1	(b) CLERICAL AMENDMENT.—The analysis for chap-
2	ter 1 is amended by inserting after the item relating to
3	section 149 the following:
	"Sec. 150. Critical asset investment program.".
4	(c) Regulations on Performance Measures of
5	STRUCTURAL ADEQUACY.—
6	(1) ISSUANCE.—Not later than 18 months after
7	the date of enactment of this Act, the Secretary
8	shall issue regulations establishing performance
9	measures for highway condition and structural ade-
10	quacy to supersede the interim measures designated
11	in accordance with section $150(f)(4)$ of title 23,
12	United States Code, as added by subsection (a).
13	(2) Use of performance measures.—After
14	establishing performance measures under paragraph
15	(1), the Secretary shall rely on the measures in—
16	(A) reviewing State CAI plans and updates
17	under section $150(g)(4)$ of such title; and
18	(B) establishing future State performance
19	targets under section $150(f)(1)$ of such title.
20	(d) Conforming Amendments.—
21	(1) Section 103(b) is amended by striking para-
22	graphs (6) and (7) .
23	(2) Section 118 is amended—
24	(A) by striking subsection (c); and

1	(B) by redesignating subsections (d) and
2	(e) as subsections (c) and (d), respectively.
3	(3) Section 119, and the item relating to that
4	section in the analysis for chapter 1, are repealed.
5	(4) Section 137 is amended by striking sub-
6	section (f).
7	(5) Section 142 is amended—
8	(A) in subsection $(a)(2)$ by striking "the
9	the" and inserting "the";
10	(B) by striking subsections (b) and (i);
11	(C) by redesignating subsections (c), (d),
12	(e), (f), (g), and (h) as subsections (b), (c), (d),
13	(e), (f), and (g), respectively; and
14	(D) in subsection (f) (as so redesignated)
15	by striking "air space exits" and inserting "air
16	space exists".
17	(6) Section 146(a) is amended by striking "sec-
18	tions 104(b)(1) and" and inserting "section".
19	(7) Section 303(g) is amended by striking "and
20	funds apportioned under section 144" and all that
21	follows before the period at the end.
22	SEC. 1111. SAFE ROUTES TO SCHOOL PROGRAM.
23	(a) IN GENERAL.—Section 152 is amended to read
24	as follows:

1 "§152. Safe routes to school program

2 "(a) ESTABLISHMENT.—Subject to the requirements
3 of this section, the Secretary shall establish and carry out
4 a safe routes to school program for the benefit of children
5 in primary and middle schools.

6 "(b) PURPOSES.—The purposes of the program shall7 be—

8 "(1) to enable and encourage children, includ9 ing those with disabilities, to walk and bicycle to
10 school;

"(2) to make bicycling and walking to school a
safer and more appealing transportation alternative,
thereby encouraging a healthy and active lifestyle
from an early age; and

15 "(3) to facilitate the planning, development,
16 and implementation of projects and activities that
17 will improve safety and reduce traffic, fuel consump18 tion, and air pollution in the vicinity of schools.

19 "(c) ADMINISTRATION OF AMOUNTS.—Amounts ap20 portioned to a State under section 104(b)(7) shall be ad21 ministered by the State's department of transportation.

"(d) ELIGIBLE RECIPIENTS.—Amounts apportioned
to a State under section 104(b)(7) shall be used by the
State to provide financial assistance to State, local, tribal,
and regional agencies, including nonprofit organizations,

that demonstrate an ability to meet the requirements of
 this section.

3 "(e) ELIGIBLE PROJECTS AND ACTIVITIES.— "(1) INFRASTRUCTURE-RELATED PROJECTS.— 4 5 "(A) IN GENERAL.—Amounts apportioned 6 to a State under section 104(b)(7) may be used 7 for the planning, design, and construction of in-8 frastructure-related projects that will substan-9 tially improve the ability of students to walk, bi-10 cycle, and use other modes of nonmotorized 11 transportation to travel to and from school, in-12 cluding sidewalk improvements, traffic calming 13 and speed reduction improvements, pedestrian 14 and bicycle crossing improvements, on-street bi-15 cycle facilities, off-street bicycle and pedestrian 16 facilities, secure bicycle parking facilities, and 17 traffic diversion improvements in the vicinity of 18 schools.

19 "(B) LOCATION OF PROJECTS.—Infra20 structure-related projects under subparagraph
21 (A) may be carried out on any public road or
22 any bicycle or pedestrian pathway or trail in the
23 vicinity of schools.

24 "(2) NONINFRASTRUCTURE-RELATED ACTIVI25 TIES.—

1	"(A) IN GENERAL.—In addition to projects
2	described in paragraph (1), amounts appor-
3	tioned to a State under section $104(b)(7)$ may
4	be used for noninfrastructure-related activities
5	to encourage walking, bicycling, and using other
6	modes of nonmotorized transportation to travel
7	to and from school, including—
8	"(i) public awareness campaigns and
9	outreach to press and community leaders;
10	"(ii) traffic education and enforce-
11	ment in the vicinity of schools;
12	"(iii) student sessions on bicycle and
13	pedestrian safety, health, and environment;
14	and
15	"(iv) notwithstanding any limitation
16	relating to reoccurring costs, funding for
17	training, volunteers, and managers of safe
18	routes to school programs.
19	"(B) Allocation.—Not less than 10 per-
20	cent and not more than 30 percent of the
21	amount apportioned to a State under section
22	104(b)(7) for a fiscal year shall be used for
23	noninfrastructure-related activities under this
24	subparagraph.

1 "(3) SAFE ROUTES ТО SCHOOL COORDI-2 NATOR.—Each State receiving an apportionment 3 under section 104(b)(7) for a fiscal year shall use a 4 sufficient amount of the apportionment to fund a 5 full-time position of coordinator of the State's safe 6 routes to school program.

"(4) PLANNING GRANTS.—Amounts apportioned to a State under section 104(b)(7) may be
used for developing State plans for implementing
projects and activities, including noninfrastructurerelated activities, under the State's safe routes to
school program.

13 "(5) DATA COLLECTION.—For fiscal year 2011, 14 and each fiscal year thereafter, a State receiving an 15 apportionment of funds under section 104(b)(7)16 shall require eligible recipients described in sub-17 section (d) to use a standardized form, as developed 18 by the Secretary, in consultation with the nonprofit 19 organization under subsection (g)(2)(A), to record 20 data collected under the State's safe routes to school 21 program.

22 "(f) CLEARINGHOUSE.—

23 "(1) IN GENERAL.—The Secretary shall make
24 grants to a national nonprofit organization engaged
25 in promoting safe routes to schools to—

1	"(A) operate a national safe routes to
2	school clearinghouse;
3	"(B) develop information and educational
4	programs on safe routes to school;
5	"(C) provide technical assistance and dis-
6	seminate techniques and strategies used for
7	successful safe routes to school programs; and
8	"(D) develop and disseminate best prac-
9	tices to include children with disabilities in

9 tices to include children with disabilities in
10 State safe routes to school programs, particu11 larly with respect to noninfrastructure-related
12 activities.

13 "(2) FUNDING.—The Secretary shall carry out
14 this subsection using amounts set aside for adminis15 trative expenses under section 104(b)(7)(B).

16 "(g) Comprehensive Data Collection.—

"(1) IN GENERAL.—Not later than 6 months
after the date of enactment of the Surface Transportation Authorization Act of 2009, the Secretary, in
consultation with the nonprofit organization described in subsection (f), shall develop and implement a comprehensive plan for the collection of data
relating to the safe routes to school program.

24 "(2) CONTENTS OF COMPREHENSIVE PLAN.—
25 The comprehensive plan shall contain—

1	"(A) a standardized form to be used by eli-
2	gible recipients described in subsection (d) for
3	recording data collected under the safe routes
4	to school program, including data tracking stu-
5	dent participation (including the percentage of
6	students using various modes of nonmotorized
7	transportation), safety, and vehicular traffic re-
8	duction;
9	"(B) a description of a process for collabo-
10	rating with the Centers for Disease Control and
11	Prevention and the Environmental Protection
12	Agency to develop evaluation measures on the
13	effectiveness of the safe routes to school pro-
14	gram relating to health and the environment;
15	and
16	"(C) any other components the Secretary
17	determines necessary.
18	"(h) Using Innovative Technologies.—
19	"(1) IN GENERAL.—The Secretary may make
20	grants to States to determine the effectiveness of
21	using innovative technologies to measure student
22	participation in the safe routes to school program.
23	"(2) ELIGIBLE ACTIVITIES.—A State that re-
24	equivas a grant under this subsection shall use the

23 (2) Eligible ACHVITES.—A state that re24 ceives a grant under this subsection shall use the
25 amounts of the grant to acquire and deploy innova-

tive technologies that measure student participation
 in the safe routes to school program.

3 "(3) REPORT TO CONGRESS.—For each fiscal 4 year that the Secretary makes grants under this 5 subsection, the Secretary shall submit to the Com-6 mittee on Transportation and Infrastructure of the 7 House of Representatives and the Committee on En-8 vironment and Public Works of the Senate a report 9 on projects and activities funded using the grants 10 and determinations of the Secretary concerning the 11 effectiveness of innovative technologies in measuring 12 student participation in the safe routes to school 13 program.

"(4) FUNDING.—Before making an apportionment under section 104(b)(7) for each of fiscal years
2010 through 2015, the Secretary may set aside
from amounts made available to carry out the safe
routes to school program under this section for such
fiscal year not to exceed [\$] to carry out this subsection.

21 "(i) Federal Share.—

"(1) IN GENERAL.—Except as provided in paragraph (2), the Federal share of the cost of a project
or activity carried out using funds made available to
carry out this section shall be 100 percent.

"(2) NON-FEDERAL CONTRIBUTIONS.—A State
may permit contributions from non-Federal sources
for projects and activities carried out under this section if the State provides assurances satisfactory to
the Secretary that the contributions will not serve as
a factor in the selection of projects and activities to
receive assistance under this section.

8 "(j) TREATMENT OF PROJECTS.—For purposes of 9 this chapter, a project funded using amounts made avail-10 able under this section that does not involve construction 11 work shall not be considered to be a project on the Fed-12 eral-aid system.

13 "(k) Expediting Infrastructure Projects.—

14 "(1) GUIDANCE.—Not later than one year after
15 the date of enactment of this subsection, the Sec16 retary, in consultation with the Office of Livability
17 established under section 331, shall issue guidance
18 on best practices to facilitate the timely implementa19 tion of infrastructure-related projects under this sec20 tion.

21 "(2) CONTENTS.—In issuing the guidance, the
22 Secretary shall address, at a minimum—

23 "(A) the applicability of categorical exclu24 sions to projects in the environmental review
25 process;

1 "(B) expedited procurement techniques; 2 and

3 "(C) methods to expedite projects that are
4 small, low-impact, and constructed within an
5 existing built environment.

6 "(3) STATE PROCESSES.—A State department 7 of transportation receiving an apportionment of 8 funds under this section shall adopt best practices to 9 comply with the guidance developed by the Secretary 10 under this subsection, avoid unnecessary delays in 11 implementing projects, and ensure the effective use 12 of the funds.

13 "(l) SAVINGS PROVISIONS.—Nothing in this section14 shall be construed as—

"(1) superseding, amending, or modifying the
National Environmental Policy Act of 1969 (42)
U.S.C. 4321 et seq.), any other Federal environmental law, or any requirement of this title; or

"(2) affecting the responsibility of any Federal
officer to comply with or enforce any such a law or
requirement.

22 "(m) DEFINITIONS.—In this section, the following23 definitions apply:

24 "(1) IN THE VICINITY OF SCHOOLS.—The term
25 'in the vicinity of schools' means, with respect to a

1	school, the area within bicycling and walking dis-
2	tance of the school (approximately 2 miles).
3	"(2) PRIMARY AND MIDDLE SCHOOLS.—The
4	term 'primary and middle schools' means schools
5	providing education from kindergarten through
6	eighth grade.".
7	(b) Clerical Amendment.—The analysis for chap-
8	ter 1 is amended by striking the item relating to section
9	152 and inserting the following:
	"152. Safe routes to school program.".
10	(c) Conforming Amendments.—Section 1404 of
11	SAFETEA-LU (23 U.S.C. 402 note; 119 Stat. 1228),
12	and the item relating to that section in the table of con-
13	tents contained in section 1(b) of that Act, are repealed.
14	SEC. 1112. NATIONAL SCENIC BYWAYS PROGRAM.
15	Section 162 is amended to read as follows:
16	"§162. National scenic byways program
17	"(a) Designation of Roads.—
18	"(1) IN GENERAL.—The Secretary shall carry
19	out a national scenic byways program that recog-
20	nizes roads having outstanding scenic, historic, cul-
21	tural, natural, recreational, and archaeological quali-
22	
	ties by designating the roads as—
23	ties by designating the roads as— "(A) National Scenic Byways;
23 24	

"(2) CRITERIA.—The Secretary shall designate
 roads to be recognized under the national scenic by ways program in accordance with criteria developed
 by the Secretary.

5 "(3) Nomination.—

6 "(A) IN GENERAL.—To be considered for a 7 designation, a road must be nominated by a 8 State, an Indian tribe, or a Federal land man-9 agement agency and must first be designated as 10 a State scenic byway, an Indian tribe scenic 11 byway, or, in the case of a road on Federal 12 land, as a Federal land management agency 13 byway.

14 "(B) Nomination by indian tribes.— 15 An Indian tribe may nominate a road as a Na-16 tional Scenic Byway, an All-American Road, or 17 one of America's Byways under paragraph (1) 18 only if a Federal land management agency 19 (other than the Bureau of Indian Affairs), a 20 State, or a political subdivision of a State does 21 not have—

23 "(ii) responsibility for managing the24 road.

"(i) jurisdiction over the road; or

1	"(C) SAFETY.—An Indian tribe shall
2	maintain the safety and quality of roads nomi-
3	nated by the Indian tribe under subparagraph
4	(A).
5	"(4) RECIPROCAL NOTIFICATION.—States, In-
6	dian tribes, and Federal land management agencies
7	shall notify each other regarding nominations made
8	under this subsection for roads that—
9	"(A) are within the jurisdictional boundary
10	of the State, Federal land management agency,
11	or Indian tribe; or
12	"(B) directly connect to roads for which
13	the State, Federal land management agency, or
14	Indian tribe is responsible.
15	"(b) Grants and Technical Assistance.—
16	"(1) IN GENERAL.—The Secretary shall make
17	grants and provide technical assistance to States
18	and Indian tribes to—
19	"(A) implement projects on highways des-
20	ignated as—
21	"(i) National Scenic Byways;
22	"(ii) All-American Roads;
23	"(iii) America's Byways;
24	"(iv) State scenic byways; or
25	"(v) Indian tribe scenic byways; and

1	"(B) plan, design, and develop a State or
2	Indian tribe scenic byway program.
3	"(2) Priorities.—In making grants, the Sec-
4	retary shall give priority to—
5	"(A) each eligible project that is associated
6	with a highway that has been designated as a
7	National Scenic Byway, All-American Road, or
8	1 of America's Byways and that is consistent
9	with the corridor management plan for the
10	byway;
11	"(B) each eligible project along a State or
12	Indian tribe scenic byway that is consistent
13	with the corridor management plan for the
14	byway, or is intended to foster the development
15	of such a plan, and is carried out to make the
16	byway eligible for designation as—
17	"(i) a National Scenic Byway;
18	"(ii) an All-American Road; or
19	"(iii) 1 of America's Byways; and
20	"(C) each eligible project that is associated
21	with the development of a State or Indian tribe
22	scenic byway program.
23	"(c) ELIGIBLE PROJECTS.—The following are
24	projects that are eligible for Federal assistance under this
25	section:

"(1) An activity related to the planning, design,
 or development of a State or Indian tribe scenic
 byway program.

4 "(2) Development and implementation of a cor5 ridor management plan to maintain the scenic, his6 torical, recreational, cultural, natural, and archae7 ological characteristics of a byway corridor while
8 providing for accommodation of increased tourism
9 and development of related amenities.

10 "(3) Safety improvements to a State scenic 11 byway, Indian tribe scenic byway, National Scenic 12 Byway, All-American Road, or one of America's By-13 ways to the extent that the improvements are nec-14 essary to accommodate increased traffic and changes 15 in the types of vehicles using the highway as a result 16 of the designation as a State scenic byway, Indian tribe scenic byway, National Scenic Byway, All-17 18 American Road, or one of America's Byways.

"(4) Construction along a scenic byway of a facility for pedestrians and bicyclists, rest area, turnout, highway shoulder improvement, overlook, or interpretive facility.

23 "(5) An improvement to a scenic byway that
24 will enhance access to an area for the purpose of
25 recreation, including water-related recreation.

"(6) Protection of scenic, historical, rec reational, cultural, natural, and archaeological re sources in an area adjacent to a scenic byway.
 "(7) Development and provision of tourist in formation to the public, including interpretive infor-

6 mation about a scenic byway.

7 "(8) Development and implementation of a sce-8 nic byway marketing program.

9 "(d) LIMITATION.—The Secretary shall not make a 10 grant under this section for any project that would not 11 protect the scenic, historical, recreational, cultural, nat-12 ural, and archaeological integrity of a highway and adja-13 cent areas.

14 "(e) SAVINGS CLAUSE.—The Secretary shall not 15 withhold any grant or impose any requirement on a State 16 or Indian tribe as a condition of providing a grant or tech-17 nical assistance for any scenic byway unless the require-18 ment is consistent with the authority provided in this 19 chapter.

20 "(f) Byways Resource Center.—

"(1) IN GENERAL.—In accordance with paragraph (3), the Secretary shall allocate funds made
available to carry out this section to the America's
Byways Resource Center established pursuant to
section 1215(b)(1) of the Transportation Equity Act

1 for the 21st Century (112 Stat. 209). The Center 2 shall use such funds to continue to provide technical 3 support and conduct educational activities for the 4 national scenic byways program under this section. 5 "(2) ELIGIBLE ACTIVITIES.—Technical support 6 and educational activities carried out under this sub-7 section shall provide local officials and organizations 8 associated with National Scenic Byways, All-Amer-9 ican Roads, and America's Byways with proactive, 10 technical, and on-site customized assistance, includ-11 ing training, communications (including a public 12 awareness series), publications, conferences, on-site 13 meetings, and other assistance considered appro-14 priate to develop and sustain such byways and 15 roads. "(3) FUNDING.—Of amounts made available to 16 17 carry out this section, the Secretary shall set aside 18 **[\$**] for each of fiscal years 2010 through 2015 for 19 allocations under this subsection. "(g) FEDERAL SHARE.—The Federal share of the 20 21 cost of carrying out a project under this section shall be

22 80 percent, except that—

23 "(1) the Federal share of activities funded
24 under subsection (f) shall be 100 percent; and

1	"(2) in the case of any scenic byway project
2	along a public road that provides access to or within
3	Federal or Indian land, a Federal land management
4	agency may use funds authorized for use by the
5	agency as the non-Federal share.".
6	SEC. 1113. FEDERAL AND TRIBAL LANDS, PUERTO RICO,
7	AND TERRITORIAL HIGHWAY PROGRAM.
8	(a) AUTHORIZATIONS.—Section 201 is amended—
9	(1) by striking "park road, parkways" and in-
10	serting "park roads and parkways"; and
11	(2) by striking "and defense access roads" and
12	inserting "defense access roads, national forest sys-
13	tem roads, Bureau of Land Management roads, ter-
14	ritorial highways, and Puerto Rico highways".
15	(b) Allocations.—
16	(1) Public lands highways.—[to be sup-
17	plied]
18	(2) Forest development roads and
19	TRAILS.—Section 202(a) is amended by striking the
20	subsection heading and inserting "FOREST DEVEL-
21	OPMENT ROADS AND TRAILS.—".
22	(3) Forest highways.—Section 202(b) is
23	amended to read as follows:
24	"(b) Forest Highways.—

1	"(1) Allocation of funding.—On October 1
2	of each fiscal year, the Secretary shall allocate the
3	sums authorized to be appropriated for that fiscal
4	year for forest highways in accordance with section
5	134 of the Federal-Aid Highway Act of $1987\ (23$
6	U.S.C. 202 note; 101 Stat. 173).
7	"(2) Public access to and within National
8	FOREST SYSTEM.—In making the allocation under
9	paragraph (1), the Secretary shall give equal consid-
10	eration to projects that provide access to and within
11	the National Forest System, as identified by the
12	Secretary of Agriculture through—
13	"(A) renewable resource and land use
14	planning; and
15	"(B) assessments of the impact of that
16	planning on transportation facilities.".
17	(4) PARK ROADS AND PARKWAYS.—Section
18	202(c) is amended by inserting "PARK ROADS AND
19	PARKWAYS.—" before "On October 1".
20	(5) Indian reservation roads.—
21	(A) Administrative expenses.—Section
22	202(d)(2)(F) is amended—
23	(i) by striking clause (i) and inserting
24	the following:

1	"(i) IN GENERAL.—Of the funds au-
2	thorized to be appropriated for Indian res-
3	ervation roads, [\$] for fiscal year 2010,
4	[\$] for fiscal year 2011, [\$] for fiscal
5	year 2012, [\$] for fiscal year 2013, [\$]
6	for fiscal year 2014, and [\$] for fiscal
7	year 2015 may be used by the Secretary of
8	the Interior for program management and
9	oversight and project-related administra-
10	tive expenses."; and
11	(ii) in clause (ii) by striking "and
12	SAFETEA–LU" and inserting
13	"SAFETEA-LU (Public Law 109-59),
14	and Surface Transportation Authorization
15	Act of 2009".
16	(6) Reservation of funds.—Section 202(d)
17	is amended by striking paragraph (4) and redesig-
18	nating paragraph (5) as paragraph (4).
19	(7) Allocations for national forest sys-
20	TEM ROADS, BUREAU OF LAND MANAGEMENT
21	ROADS, TERRITORIAL HIGHWAYS, AND PUERTO RICO
22	HIGHWAYS.—Section 202 is amended by adding at
23	the end the following:
24	"(f) NATIONAL FOREST SYSTEM ROADS.—

"(1) IN GENERAL.—On October 1 of each fiscal
 year, the Secretary shall allocate sums authorized to
 be appropriated for the fiscal year for national forest
 system roads according to the needs of the National
 Forest System, as determined by the Secretary and
 the Secretary of Agriculture.

7 "(2) PLANNING.—The allocation under para8 graph (1) shall be consistent with land use planning
9 for the various national forests and grasslands.

10 "(g) BUREAU OF LAND MANAGEMENT ROADS.—On 11 October 1 of each fiscal year, the Secretary shall allocate 12 the sums authorized to be appropriated for such fiscal year for Bureau of Land Management roads according to 13 the relative needs of the various elements of the Bureau 14 15 of Land Management, taking into consideration the need for access as identified through land use planning and the 16 17 impact of such planning on existing transportation facili-18 ties.

19 "(h) TERRITORIAL HIGHWAYS.—

"(1) ALLOCATION OF FUNDS.—On October 1 of
each fiscal year, the Secretary shall allocate the
sums made available for the fiscal year for territorial
highways among the governments of the territories
based on a consideration of each territory's relative

population, land area, and miles of territorial high ways.

3 "(2) TERRITORY DEFINED.—In this section, the
4 term 'territory' means American Samoa, the Com5 monwealth of the Northern Mariana Islands, Guam,
6 or the United States Virgin Islands.

7 "(i) PUERTO RICO HIGHWAYS.—

8 "(1) ALLOCATION OF FUNDS.—On October 1 of 9 each fiscal year, the Secretary shall allocate the 10 sums made available for the fiscal year for Puerto 11 Rico highways to the Commonwealth of Puerto Rico 12 to carry out a highway program in the Common-13 wealth.

"(2) APPLICABILITY OF CHAPTER 1.—Except
as provided in paragraph (3), funds made available
for Puerto Rico highways shall be available for obligation and administered in the same manner as if
such funds were apportioned under chapter 1.

19 "(3) TREATMENT OF FUNDS.—Amounts made
20 available for a fiscal year for Puerto Rico highways
21 shall be administered as follows:

"(A) Apportionment.—

23 "(i) IN GENERAL.—For the purpose
24 of imposing any penalty under this title or
25 title 49, the amounts shall be treated as

1	being apportioned to Puerto Rico under
2	sections 104(b) and 144 (as in effect for
3	fiscal year 1997) for each program funded
4	under those sections in an amount deter-
5	mined by multiplying—
6	"(I) the aggregate of the
7	amounts for the fiscal year; by
8	"(II) the ratio that—
9	"(aa) the amount of funds
10	apportioned to Puerto Rico for
11	each such program for fiscal year
12	1997; bears to
13	"(bb) the total amount of
14	funds apportioned to Puerto Rico
15	for all such programs for fiscal
16	year 1997.
17	"(ii) EXCEPTION.—Funds identified
18	under subparagraph (A) as having been
19	apportioned for the interstate maintenance
20	and National Highway System programs
21	shall be deemed to have been apportioned
22	for the critical asset investment program
23	for purposes of imposing such penalties.
24	"(B) PENALTY.—The amounts treated as
25	being apportioned to Puerto Rico under each

1	section referred to in subparagraph (A) shall be
2	deemed to be required to be apportioned to
3	Puerto Rico under section 104(b) for purposes
4	of the imposition of any penalty under this title
5	or title 49.
6	"(4) Effect on allocations and appor-
7	TIONMENTS.—Subject to paragraph (3)(B), nothing
8	in this subsection affects any allocation or appor-
9	tionment under section 105 or any apportionment
10	under section 104.".
11	(c) Availability of Funds.—Section 203 is
12	amended—
13	(1) in the first sentence by striking "and public
14	lands highways" and inserting "public lands high-
15	ways, forest highways, national forest system roads,
16	and Bureau of Land Management roads";
17	(2) in the fourth sentence by striking "and pub-
18	lic lands highways" and inserting "public lands
19	highways, forest highways, national forest system
20	roads, and Bureau of Land Management roads";
21	and
22	(3) by striking the last sentence and inserting
23	the following: "Notwithstanding any other provision
24	of law, the authorization by the Secretary of engi-
25	neering and related work for a project under section

1	204 (other than a Puerto Rico highway project or a
2	territorial highway project), or the approval by the
3	Secretary of plans, specifications, and estimates for
4	construction of a project under section 204 (other
5	than a Puerto Rico highway project or a territorial
6	highway project), shall be deemed to constitute a
7	contractual obligation of the Federal Government to
8	pay the Federal share of the cost of the project.".
9	(d) Federal and Tribal Lands, Puerto Rico,
10	and Territorial Highway Program.—
11	(1) ESTABLISHMENT.—Section 204 is amended
12	by striking the section designation and all that fol-
13	lows through subsection (a) and inserting the fol-
14	lowing:
14 15	lowing: "§ 204. Federal and tribal lands, Puerto Rico, and ter-
15	"§ 204. Federal and tribal lands, Puerto Rico, and ter-
15 16	"§ 204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program
15 16 17	"§ 204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program "(a) ESTABLISHMENT.—
15 16 17 18	"§ 204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program "(a) ESTABLISHMENT.— "(1) IN GENERAL.—Recognizing the need for
15 16 17 18 19	 *§ 204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program "(a) ESTABLISHMENT.— "(1) IN GENERAL.—Recognizing the need for all territorial highways, Puerto Rico highways, tribal
15 16 17 18 19 20	 *\$204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program "(a) ESTABLISHMENT.— "(1) IN GENERAL.—Recognizing the need for all territorial highways, Puerto Rico highways, tribal roads, and Federal roads that are public roads to be
15 16 17 18 19 20 21	 *\$204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program "(a) ESTABLISHMENT.— "(1) IN GENERAL.—Recognizing the need for all territorial highways, Puerto Rico highways, tribal roads, and Federal roads that are public roads to be treated under uniform policies similar to the policies
 15 16 17 18 19 20 21 22 	 *\$204. Federal and tribal lands, Puerto Rico, and ter- ritorial highway program "(a) ESTABLISHMENT.— "(1) IN GENERAL.—Recognizing the need for all territorial highways, Puerto Rico highways, tribal roads, and Federal roads that are public roads to be treated under uniform policies similar to the policies that apply to Federal-aid highways, there is estab-

1	apply to forest highways, park roads and parkways,
2	refuge roads, Indian reservation roads, national for-
3	est system roads, Bureau of Land Management
4	roads, territorial highways, and Puerto Rico high-
5	ways (in this section referred to as 'lands program
6	highways').
7	"(2) TRANSPORTATION PLANNING PROCE-
8	DURES.—
9	"(A) IN GENERAL.—In consultation with
10	the Secretary of each appropriate Federal land
11	management agency, the Secretary shall de-
12	velop, by rule, transportation planning proce-
13	dures that are consistent with the metropolitan
14	and statewide planning processes required
15	under sections 134 and 135.
16	"(B) Special rule for territorial
17	HIGHWAYS.—Projects funded under subsection
18	(o) shall be subject to the metropolitan and
19	statewide planning processes and procedures re-
20	quired under sections 134 and 135 to the ex-
21	tent that the Secretary determines the proc-
22	esses and procedures to be consistent with the
23	needs of the territories.
24	"(C) Special rule for puerto rico
~ ~	

HIGHWAYS.—Projects funded under subsection

1	(p) shall be subject to the metropolitan and
2	statewide planning processes and procedures re-
3	quired under sections 134 and 135.
4	"(3) Approval of transportation improve-
5	MENT PROGRAM.—The transportation improvement
6	program developed as a part of the transportation
7	planning process under this section shall be ap-
8	proved by the Secretary.
9	"(4) INCLUSION IN OTHER PLANS.—All region-
10	ally significant lands program projects—
11	"(A) shall be developed in cooperation with
12	States and metropolitan planning organizations;
13	and
14	"(B) shall be included in appropriate lands
15	program, State, and metropolitan plans and
16	transportation improvement programs.
17	"(5) Inclusion in state programs.—The ap-
18	proved lands program transportation improvement
19	program shall be included in appropriate State and
20	metropolitan planning organization plans and pro-
21	grams without further action on the transportation
22	improvement program.
23	"(6) Development of systems.—The Sec-
24	retary and the Secretary of each appropriate Federal
25	land management agency shall, to the extent appro-

1	priate, develop by rule safety, bridge, pavement, and
2	congestion management systems for roads funded
3	under this section (except for safety, pavement, and
4	congestion management systems for Puerto Rico
5	highways and territorial highways).".
6	(2) Use of funds.—Section 204(b) is amend-
7	ed—
8	(A) in paragraph (1) in the matter pre-
9	ceding subparagraph (A)—
10	(i) by striking "public lands" and in-
11	serting "forest"; and
12	(ii) by inserting "Bureau of Land
13	Management roads," before "and Indian
14	reservation roads"; and
15	(B) in paragraph (5) by striking "Federal
16	lands highways" each place it appears and in-
17	serting "lands program highways".
18	(3) Conditions for project approval.—
19	Section 204(c) is amended—
20	(A) by inserting "Conditions for
21	PROJECT APPROVAL.—" before "Before ap-
22	proving"; and
23	(B) in the first sentence by striking "or
24	section 144".

1 (4) Administration of appropriations.— 2 Section 204(f) is amended to read as follows: 3 "(f) ADMINISTRATION OF APPROPRIATIONS.—All appropriations for the construction and improvement of each 4 5 class of lands program highways shall be administered in 6 conformity with regulations and agreements— "(1) in the case of territorial highways and 7 8 Puerto Rico highways, approved by the Secretary; 9 and "(2) in the case of Forest highways, forest de-10 11 velopment roads and trails, park roads and park-12 ways, Indian reservation roads, refuge roads, public 13 lands highways, national forest system roads, and 14 Bureau of Land Management roads, jointly ap-15 proved by the Secretary and the Secretary of the ap-16 propriate Federal land managing agency.". 17 (5) Administrative expenses of forest 18 SERVICE.—Section 204(g) is amended— 19 (A) by inserting "ADMINISTRATIVE EX-PENSES OF FOREST SERVICE.—" before "The 20 21 Secretary"; and 22 (B) by inserting "and national forest sys-23 tem roads" after "forest highways" each place 24 it appears.

1	(6) ELIGIBLE PROJECTS.—Section 204(h) is
2	amended—
3	(A) in the subsection heading by striking
4	"ELIGIBLE PROJECTS" and inserting "ADDI-
5	TIONAL ELIGIBILITIES"; and
6	(B) in the matter preceding paragraph (1)
7	by striking "Federal lands highways" and in-
8	serting "lands program highways"; and
9	(C) by striking paragraph (8).
10	(7) Transfers of costs to secretaries of
11	FEDERAL LAND MANAGEMENT AGENCIES.—Section
12	204(i) is amended—
13	(A) by striking paragraph (1) and insert-
14	ing the following:
15	"(1) Administrative costs.—The Secretary
16	shall transfer to the appropriate Federal land man-
17	agement agency from amounts made available for
18	park roads and parkways, forest highways, refuge
19	roads, Indian reservation roads, national forest sys-
20	tem roads, and Bureau of Land Management roads
21	such amounts as are necessary to pay necessary ad-
22	ministrative costs of the agency in connection with
23	public roads that are within or adjacent to, or that
24	provide access to, Federal lands, if funding for nec-

 under this section.". (B) in paragraph (2) by striking "public lands highways" and inserting "lands program highways". (8) REFUGE ROADS.—Section 204(k)(1) is amended— (A) by striking "and" at the end of sub paragraph (D); (B) by striking the period at the end of subparagraph (E) and inserting a semicolor and (C) by adding at the end the following: "(F) construction, operation, and mainter nance of transit facilities located in wildlife rest uges; 	n s
4lands highways" and inserting "lands program5highways".6(8) REFUGE ROADS.—Section 204(k)(1) is7amended—8(A) by striking "and" at the end of sub9paragraph (D);10(B) by striking the period at the end of11subparagraph (E) and inserting a semicolor12and13(C) by adding at the end the following:14"(F) construction, operation, and mainter15nance of transit facilities located in wildlife ref16uges;	n s
5 highways". 6 (8) REFUGE ROADS.—Section 204(k)(1) 7 amended— 8 (A) by striking "and" at the end of sub 9 paragraph (D); 10 (B) by striking the period at the end of 11 subparagraph (E) and inserting a semicolor 12 and 13 (C) by adding at the end the following: 14 "(F) construction, operation, and mainter 15 nance of transit facilities located in wildlife ref 16 uges;	8
 6 (8) REFUGE ROADS.—Section 204(k)(1) if 7 amended— 8 (A) by striking "and" at the end of sub 9 paragraph (D); 10 (B) by striking the period at the end of 11 subparagraph (E) and inserting a semicolor 12 and 13 (C) by adding at the end the following: 14 "(F) construction, operation, and mainteend 15 nance of transit facilities located in wildlife rest 16 uges; 	-
 amended— (A) by striking "and" at the end of sub paragraph (D); (B) by striking the period at the end of subparagraph (E) and inserting a semicolor and (C) by adding at the end the following: "(F) construction, operation, and mainteend for transit facilities located in wildlife rest uges; 	-
 8 (A) by striking "and" at the end of sub-paragraph (D); 10 (B) by striking the period at the end of sub-paragraph (E) and inserting a semicolor and 11 subparagraph (E) and inserting a semicolor and 12 and 13 (C) by adding at the end the following: 14 "(F) construction, operation, and mainter nance of transit facilities located in wildlife resident uges; 	
 9 paragraph (D); 10 (B) by striking the period at the end of 11 subparagraph (E) and inserting a semicolor 12 and 13 (C) by adding at the end the following: 14 "(F) construction, operation, and mainteend 15 nance of transit facilities located in wildlife rest 16 uges; 	
10 (B) by striking the period at the end of 11 subparagraph (E) and inserting a semicolor 12 and 13 (C) by adding at the end the following: 14 "(F) construction, operation, and mainter 15 nance of transit facilities located in wildlife ref 16 uges;	e
11subparagraph (E) and inserting a semicolor12and13(C) by adding at the end the following:14"(F) construction, operation, and mainter15nance of transit facilities located in wildlife ref16uges;	e
12and13(C) by adding at the end the following:14"(F) construction, operation, and mainter15nance of transit facilities located in wildlife ref16uges;	1
13(C) by adding at the end the following:14"(F) construction, operation, and mainted15nance of transit facilities located in wildlife res16uges;	;
 14 "(F) construction, operation, and maintee 15 nance of transit facilities located in wildlife ref 16 uges; 	
15 nance of transit facilities located in wildlife ret16 uges;	
16 uges;	-
0 /	, _
17 "(G) transportation planning; and	
18 "(H) development of management system	\mathbf{S}
19 under subsection (a).".	
20 (9) Use of funds made available for NA	-
21 TIONAL FOREST SYSTEM ROADS, BUREAU OF LAN)
22 MANAGEMENT ROADS, TERRITORIAL HIGHWAYS, AN)
23 PUERTO RICO HIGHWAYS.—Section 204 is amende	
by adding at the end the following:	b
25 "(m) NATIONAL FOREST SYSTEM ROADS.—	k

1	"(1) ELIGIBLE PROJECTS.—Notwithstanding
2	any other provision of this title, funds made avail-
3	able for national forest system roads shall be used
4	by the Secretary and the Secretary of Agriculture
5	only to pay the costs of—
6	"(A) restoration, reconstruction, and reha-
7	bilitation of national forest system roads;
8	"(B) maintenance of national forest system
9	roads; and
10	"(C) constructing, maintaining, replacing,
11	or removing culverts and other barriers to fa-
12	cilitate the passage of aquatic species beneath
13	national forest system roads.
14	"(2) ELIGIBLE FACILITIES.—
15	"(A) IN GENERAL.—To be eligible to re-
16	ceive funds under this subsection, a project
17	shall be located on a national forest system
18	road included in the inventory described in sub-
19	paragraph (B).
20	"(B) INVENTORY.—
21	"(i) IN GENERAL.—Not later than 6
22	months after the enactment of this sub-
23	section, the Secretary of Agriculture shall
24	develop and make available to the public

1	an inventory of national forest system
2	roads that are—
3	"(I) maintenance level 3, 4, or 5,
4	as defined in the United States De-
5	partment of Agriculture Forest Serv-
6	ice Handbook; and
7	"(II) most used by passenger ve-
8	hicles to access major recreation sites,
9	as defined by the Secretary of Agri-
10	culture.
11	"(ii) UPDATES.—The Secretary of Ag-
12	riculture shall update the inventory under
13	clause (i) annually and make each such up-
14	date available to the public.
15	"(C) REVIEW.—A decision to add a road
16	to or remove a road from the inventory under
17	subparagraph (B) shall not be considered a
18	Federal action for purposes of review under the
19	National Environmental Protection Act of 1969
20	(42 U.S.C. 4321 et seq.).
21	"(3) Prohibition on construction of new
22	ROADS.—Funds made available under this sub-
23	section shall not be used for the construction of a
24	new national forest system road.
25	"(n) Bureau of Land Management Roads.—

1	"(1) IN GENERAL.—Notwithstanding any other
2	provision of this title, funds made available for Bu-
3	reau of Land Management roads shall be used by
4	the Secretary and the Secretary of the Interior only
5	to pay the cost of—
6	"(A) maintenance, repair, reconstruction,
7	restoration and rehabilitation of Bureau of
8	Land Management roads; and
9	"(B) construction, maintenance, replace-
10	ment, or removal of culverts and other barriers
11	to facilitate the passage of aquatic species be-
12	neath Bureau of Land Management roads.
13	"(2) ELIGIBLE FACILITIES.—
14	"(A) IN GENERAL.—To be eligible to re-
15	ceive funds under this subsection, a project
16	shall be located on a Bureau of Land Manage-
17	ment road included in the inventory described
18	in subparagraph (B).
19	"(B) INVENTORY.—
20	"(i) IN GENERAL.—Not later than 6
21	months after the enactment of this sub-
22	section, the Secretary of the Interior shall
23	develop and make available to the public
24	an inventory of Bureau of Land Manage-
25	ment roads—

100
"(I) that are public roads; and
"(II) that are most used by pas-
senger vehicles to access recreation
sites.
"(ii) UPDATES.—The Secretary of the
Interior shall update the inventory under
clause (i) annually and make each such up-
date available to the public.
"(C) REVIEW.—A decision to add a road
to or remove a road from the inventory under
subparagraph (B) shall not be considered a
Federal action for purposes of review under the
National Environmental Protection Act of 1969
(42 U.S.C. 4321 et seq.).
"(3) Prohibition on construction of new
ROADS.—Funds made available under this sub-
section shall not be used for the construction of a
new Bureau of Land Management road.
"(o) TERRITORIAL HIGHWAYS.—
"(1) IN GENERAL.—Funds made available for
territorial highways shall be used for the construc-
tion and improvement of, in each territory, a system
of arterial and collector highways, and necessary
inter-island connectors, that is—

1	"(A) designated by the Governor or chief
2	executive officer of each territory; and
3	"(B) approved by the Secretary.
4	"(2) TECHNICAL ASSISTANCE.—
5	"(A) IN GENERAL.—The Secretary may
6	provide technical assistance to the governments
7	of the territories to enable the territories to, on
8	a continuing basis—
9	"(i) engage in highway planning;
10	"(ii) conduct environmental evalua-
11	tions;
12	"(iii) administer right-of-way acquisi-
13	tion and relocation assistance programs;
14	and
15	"(iv) design, construct, operate, and
16	maintain a system of arterial and collector
17	highways, including necessary inter-island
18	connectors.
19	"(B) Form and terms of assistance.—
20	Technical assistance provided under subpara-
21	graph (A), and the terms for the sharing of in-
22	formation among territories receiving the tech-
23	nical assistance, shall be included in the agree-
24	ment required by paragraph (4).

1 "(3) Applicability of certain provi-2 sions.—

3 "(A) IN GENERAL.—Except to the extent 4 that provisions of chapter 1 are determined by 5 the Secretary to be inconsistent with the needs 6 of the territories and the purposes described in 7 paragraph (1), chapter 1 (other than provisions 8 of chapter 1 relating to the apportionment and 9 allocation of funds) shall apply to funds author-10 ized to be appropriated for the purposes de-11 scribed in paragraph (1).

"(B) APPLICABLE PROVISIONS.—The
agreement required by paragraph (4) for each
territory shall identify the sections of chapter 1
that are applicable to that territory and the extent of the applicability of those sections.

17 "(C) FEDERAL SHARE.—The Federal
18 share of Federal financial assistance provided
19 to territories under this subsection shall be in
20 accordance with section 120(h).

21 "(4) AGREEMENT.—

22 "(A) IN GENERAL.—Except as provided in
23 subparagraph (D), none of the funds made
24 available for territorial highways shall be avail25 able for obligation or expenditure with respect

1	to any territory until the chief executive officer
2	of the territory enters into an agreement with
3	the Secretary providing that the government of
4	the territory shall—
5	"(i) carry out any activities under this
6	subsection in accordance with applicable
7	provisions of chapter 1 and paragraph (3);
8	"(ii) design and construct a system of
9	arterial and collector highways, including
10	necessary inter-island connectors, in ac-
11	cordance with standards that are—
12	"(I) appropriate for each terri-
13	tory; and
14	"(II) approved by the Secretary;
15	"(iii) provide for the maintenance of
16	facilities constructed or operated under
17	this subsection in a condition to adequately
18	serve the needs of present and future traf-
19	fic; and
20	"(iv) implement standards for traffic
21	operations and uniform traffic control de-
22	vices that are approved by the Secretary.
23	"(B) TECHNICAL ASSISTANCE.—The
24	agreement required by subparagraph (A)
25	shall—

1	"(i) specify the kind of technical as-
2	sistance to be provided under this sub-
3	section;
4	"(ii) include appropriate provisions re-
5	garding information sharing among the
6	territories; and
7	"(iii) delineate the oversight role and
8	responsibilities of the territories and the
9	Secretary.
10	"(C) REVIEW AND REVISION OF AGREE-
11	MENT.—The agreement entered into under sub-
12	paragraph (A) shall be reevaluated and, as nec-
13	essary, revised, at least every 2 years.
14	"(D) EXISTING AGREEMENTS.—With re-
15	spect to an agreement under the section be-
16	tween the Secretary and the chief executive offi-
17	cer of a territory that is in effect as of August
18	10, 2005—
19	"(i) the agreement shall continue in
20	force until replaced by an agreement en-
21	tered into in accordance with subparagraph
22	(A); and
23	"(ii) amounts made available under
24	this subsection under the existing agree-
25	ment shall be available for obligation or ex-

1	penditure so long as the agreement, or the
2	existing agreement entered into under sub-
2	
	paragraph (A), is in effect.
4	"(5) Permissible uses of funds.—
5	"(A) IN GENERAL.—Notwithstanding any
6	other provision of this title, funds made avail-
7	able for territorial highways may be used only
8	for the following projects and activities carried
9	out in a territory:
10	"(i) Eligible surface transportation
11	program projects described in section
12	133(b).
13	"(ii) Cost-effective, preventive mainte-
14	nance consistent with section 116(d).
15	"(iii) Ferry boats, terminal facilities,
16	and approaches, in accordance with sub-
17	sections (b) and (c) of section 129.
18	"(iv) Engineering and economic sur-
19	veys and investigations for the planning,
20	and the financing, of future highway pro-
21	grams.
22	"(v) Studies of the economy, safety,
23	and convenience of highway use.
24	"(vi) The regulation and equitable
25	taxation of highway use.

"(vii) Such research and development
as are necessary in connection with the
planning, design, and maintenance of the
highway system.
"(B) Prohibition on use of funds for
ROUTINE MAINTENANCE.—None of the funds
made available for territorial highways shall be
obligated or expended for routine maintenance.
"(6) LOCATION OF PROJECTS.—Territorial
highway projects (other than those described in
paragraphs (1) , (3) , and (4) of section $133(b)$) may
not be undertaken on roads functionally classified as
local.
"(7) TERRITORY DEFINED.—In this subsection,
the term 'territory' means American Samoa, the
Commonwealth of the Northern Mariana Islands,
Guam, or the United States Virgin Islands.
"(p) Puerto Rico Highways.—
"(1) ELIGIBLE USES OF FUNDING.—Notwith-
standing any other provision of this title, funds
made available for Puerto Rico highways may be

used to pay the cost of any project or activity eligi-

ble under chapter 1.

1	"(2) Federal share.—The Federal share of
2	projects funded under this subsection shall be in ac-
3	cordance with section 120.".
4	(10) CLERICAL AMENDMENT.—The analysis for
5	chapter 1 is amended by striking the item relating
6	to section 204 and inserting the following:
	"204. Federal and tribal lands, Puerto Rico, and territorial highway program.".
7	(e) Conforming Amendments.—
8	(1) Federal share.—Section 120(1) is
9	amended—
10	(A) in the subheading by striking "FED-
11	ERAL LANDS HIGHWAYS PROGRAM" and insert-
12	ing "Federal and Tribal Lands, Puerto
13	RICO, AND TERRITORIAL HIGHWAY PROGRAM";
14	(B) by striking "Federal lands highways
15	program" and inserting "Federal and tribal
16	lands, Puerto Rico, and territorial highway pro-
17	gram"; and
18	(C) by inserting after "section 204" the
19	following: "(except for funds authorized to be
20	appropriated for Puerto Rico highways)".
21	(2) Emergency relief.—Section 120(e) is
22	amended by striking "and Indian reservation roads"
23	and inserting "Indian reservation roads, National
24	Forest System roads, and Bureau of Land Manage-
25	ment roads".

1	(3) Efficient environmental reviews for
2	PROJECT DECISIONMAKING.—The paragraph head-
3	ing for section 139(j)(3) is amended by striking
4	"FEDERAL LANDS HIGHWAY" and inserting "FED-
5	ERAL AND TRIBAL LANDS, PUERTO RICO, AND TER-
6	RITORIAL HIGHWAY''.
7	(4) PUERTO RICO HIGHWAY PROGRAM.—Section
8	165, and the item relating to that section in the
9	analysis for chapter 1, are repealed.
10	(5) TERRITORIAL HIGHWAY PROGRAM.—Section
11	215, and the item relating to that section in the
12	analysis for chapter 2, are repealed.
13	(f) RULEMAKING.—Not later than 2 years after the
14	date of enactment of this Act, the Secretary shall complete
15	a rulemaking proceeding—
16	(1) to review the Department's formula for allo-
17	cating territorial highway funds under section
18	202(h) of title 23, United States Code (as added by
19	this section), among the territories;
20	(2) to determine whether the formula described
21	in paragraph (1) allocates funding equitably among
22	the territories based on a consideration of the fac-
23	tors listed in section 202(h) of such title; and
24	(3) to revise the formula if necessary to allocate
25	territorial highway funds in closer proportion to each

territory's relative share based on the factors listed
 in section 202(h) of such title.

3 SEC. 1114. RECREATIONAL TRAILS PROGRAM.

4 (a) IN GENERAL.—Section 206(h) is amended by5 adding at the end the following:

6 "(5) USE OF YOUTH CONSERVATION AND SERV-7 ICE CORPS.—The Secretary shall encourage the 8 States to enter into contracts and cooperative agree-9 ments with qualified youth conservation and service 10 corps to perform construction and maintenance of 11 recreational trails under this section.".

12 (b) CONFORMING AMENDMENT.—Section 1109(f) of
13 SAFETEA-LU (119 Stat. 1170) is repealed.

14 SEC. 1115. NONMOTORIZED TRANSPORTATION PILOT PRO-

15

GRAM.

(a) ESTABLISHMENT.—Section 1807(a) of
SAFETEA-LU (119 Stat. 1460) is amended by striking
"and pedestrian and bicycle trails" and inserting "pedestrian and bicycle trails, and other design features of benefit in fulfilling the purposes of the program".

(b) STATISTICAL INFORMATION.—Section 1807(d) of
SAFETEA-LU (119 Stat. 1460) is amended by inserting
after "energy usage," the following: "improve safety for
cyclists and pedestrians,".

1	(c) Reports.—Section 1807(e) of SAFETEA-LU
2	(119 Stat. 1460) is amended to read as follows:
3	"(e) Reports.—
4	"(1) IN GENERAL.—The Secretary shall submit
5	to the Committee on Transportation and Infrastruc-
6	ture of the House of Representatives and the Com-
7	mittee on Environment and Public Works of the
8	Senate—
9	"(A) an interim report on the results of
10	the program not later than September 30,
11	2007; and
12	"(B) a final report on the results of the
13	program not later than March 31, 2012.
14	"(2) CONTENTS.—The report submitted under
15	paragraph $(1)(B)$ shall also include the statistical in-
16	formation developed under subsection (d) and the
17	Secretary's recommendations to Congress on wheth-
18	er or not the program should be expanded into an
19	ongoing and national approach or program.".
20	(d) FUNDING.—Section 1807(f) of SAFETEA-LU
21	(119 Stat. 1460) is amended by striking paragraph (2)
22	and inserting the following:
23	"(2) Statistical information.—There is au-
24	thorized to be appropriated out of the Highway
25	Trust Fund (other than the Mass Transit Account)

1 to carry out the activities under subsections (d) and 2 (e) [\$] for each of fiscal years 2010 through 2012. "(3) Applicability of chapter 1 of title 3 4 23.—Funds made available to carry out this section shall be available for obligation and administered in 5 6 the same manner as if such funds were apportioned 7 under chapter 1 of title 23, United States Code, ex-8 cept that the Federal share of the cost of activities 9 carried out using such funds shall be 100 percent 10 and such funds shall remain available until ex-11 pended.". 12 (e) TREATMENT OF PROJECTS.—Section 1807(g) of 13 SAFETEA-LU (119 Stat. 1461) is amended by inserting after "this subsection" the following: "(other than projects 14 15 that do not involve or lead directly to construction)". 16 SEC. 1116. APPALACHIAN DEVELOPMENT HIGHWAY SYS-17 TEM. 18 (a) APPORTIONMENT.—Subject to subsection (b), the 19 Secretary shall apportion funds made available by section 201102(a)(6) of this Act for each of fiscal years 2010 21 through 2015 among the States in the ratio that— 22 (1) the latest available cost to complete esti-

mate for the Appalachian development highway system under section 14501 of title 40, United States
Code, in each State; bears to

1	(2) the latest available cost to complete esti-
2	mate for the Appalachian development highway sys-
3	tem under section 14501 of title 40, United States
4	Code, in all States.
5	(b) MINIMUM AND MAXIMUM APPORTIONMENT
6	Notwithstanding subsection (a), each State that receives
7	an apportionment under subsection (a) shall receive—
8	(1) not less than one percent of the funds ap-
9	portioned under this section; and
10	(2) not more than 25 percent of the funds ap-
11	portioned under this section.
12	(c) CORRIDOR X–1.—
13	(1) Cost to complete.—In determining the
14	cost to complete estimate for the Appalachian devel-
15	opment highway system under section 14501 of title
16	40, United States Code, the total Federal share of
17	the cost to complete Corridor X–1 in Alabama, as
18	designated in section 123 of title I of division F of
19	Public Law 108–199 (118 Stat. 296), shall not ex-
20	ceed \$500,000,000.
21	(2) REVISION OF COST TO COMPLETE ESTI-
22	MATE.—Not later than 60 days after the date of en-
23	actment of this Act, the Appalachian Regional Com-
24	mission shall revise the cost to complete estimate for
25	the Appalachian development highway system under

section 14501 of title 40, United States Code, in ac cordance with paragraph (1).

3 (d) Applicability of Chapter 1 of Title 23.— 4 Funds made available by section 1102(a)(6) of this Act 5 for the Appalachian development highway system shall be available for obligation and administered in the same man-6 7 ner as if such funds were apportioned under chapter 1 8 of title 23, United States Code, except that the Federal 9 share of the cost of any project under this section shall 10 be determined in accordance with section 14501 of title 40, United States Code, and such funds shall be available 11 to construct highways and access roads under such sec-12 13 tion.

(e) RESCISSION OF PREVIOUS UNOBLIGATED BALANCES.—Balances of funds that were apportioned to a
State for the Appalachian development highway system
before September 30, 2009, and that are not obligated before September 30, 2013, are rescinded effective September 30, 2013.

(f) REPORT TO CONGRESS.—Not later than January
1, 2014, the Secretary shall submit to the Committee on
Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a report that contains, at a minimum—

1	(1) the rate of obligations of funds apportioned
2	for the Appalachian development highway system for
3	the preceding 4 fiscal years;
4	(2) a listing of any unobligated balances that
5	are rescinded pursuant to subsection (e); and
6	(3) a listing of any unobligated balances of
7	funds apportioned under this section that have
8	lapsed or obligation authority provided in section
9	1103 for the Appalachian development highway sys-
10	tem that have expired.
11	(g) LOCAL ACCESS ROADS.—Section 14501(a) of
12	title 40, United States Code, is amended by striking
13	"1,400 miles" and inserting "1,000 miles".
14	(h) Repeal of Corridor O–1 Designation.—Sec-
15	tion $1117(d)$ of the Transportation Equity Act for the
16	21st Century (112 Stat. 161) is repealed and the designa-
17	tion made by that section shall no longer be effective.
18	SEC. 1117. DELTA REGION TRANSPORTATION DEVELOP-
19	MENT PROGRAM.
20	Section 1308(h) of SAFETEA-LU (23 U.S.C. 101
21	note; 119 Stat. 1218) is amended to read as follows:
22	"(h) AUTHORIZATION OF APPROPRIATIONS.—There
23	is authorized to be appropriated to carry out this section
24	[\$] for each of fiscal years 2010 through 2015.".

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1	SEC. 1118. GRANT PROGRAM TO PROHIBIT RACIAL
2	PROFILING.
3	Section 1906(e) of SAFETEA–LU (119 Stat. 1469)
4	is amended—
5	(1) in paragraph (1) by striking " $$7,500,000$
6	for each of fiscal years 2005 through 2009" and in-
7	serting "[\$] for each of fiscal years 2010 through
8	2015"; and
9	(2) by striking paragraph (2) and inserting the
10	following:
11	"(2) Applicability of chapter 1 of title
12	23, UNITED STATES CODE.—Funds made available to
13	carry out this section shall be available for obligation
14	and administered in the same manner as if such
15	funds were apportioned under chapter 1 of title 23,
16	United States Code, except that the Federal share of
17	the cost of activities carried out using such funds
18	shall be 80 percent.".
19	SEC. 1119. TECHNICAL AMENDMENTS.
20	(a) Transferability of Federal-Aid Highway
21	FUNDS.—Section 126, and the item relating to that sec-
22	tion in the analysis for chapter 1, are repealed.
23	(b) INTERSTATE OASIS PROGRAM.—Section 1310 of
24	SAFETEA-LU (23 U.S.C. 111 note; 119 Stat. 1219),
25	and the item relating to that section in the table of con-

26 tents contained in section 1(b) of that Act, are repealed.

Subtitle B—Intermodal and Organizational Innovations

3 SEC. 1201. INTERMODALISM.

4 (a) UNDER SECRETARY.—Section 102 of title 49,
5 United States Code, is amended—

6 (1) by redesignating subsections (e), (f), (g),
7 and (h) as subsections (f), (g), (h), and (i);

8 (2) by inserting after subsection (d) the fol-9 lowing:

10 "(e) UNDER SECRETARY OF TRANSPORTATION FOR 11 INTERMODALISM.—The Department of Transportation 12 shall have an Under Secretary of Transportation for Intermodalism appointed by the President, by and with the ad-13 14 vice and consent of the Senate. The Under Secretary shall 15 coordinate Federal policy on intermodal transportation 16 and initiate policies to promote efficient intermodal transportation in the United States. The Under Secretary shall 17 18 act for the Secretary when the Secretary, the Deputy Sec-19 retary, and the Under Secretary of Transportation for 20Policy are absent or unable to serve, or when the offices 21of Secretary, Deputy Secretary, and Under Secretary of 22 Transportation for Policy are vacant.";

23 (3) in subsection (f), as redesignated by para24 graph (1) of this subsection—

1	(A) by striking "and" after "Deputy Sec-
2	retary,"; and
3	(B) by inserting ", and Under Secretary of
4	Transportation for Intermodalism" after "for
5	Policy" each place it appears; and
6	(4) in subsection $(g)(1)$ (as redesignated by
7	paragraph (1) of this subsection) by inserting "Of-
8	fice of Intermodalism in the" after "within the".
9	(b) Council on Intermodalism.—
10	(1) IN GENERAL.—Section 5502 of title 49,
11	United States Code, is amended to read as follows:
12	"§ 5502. Council on Intermodalism
13	"(a) Organization.—The Council on Intermodalism
14	shall be a council in the Office of the Secretary of Trans-
15	portation.
16	"(b) Membership.—
17	"(1) VOTING MEMBERS.—The voting member-
18	ship of the Council shall consist of the Secretary,
19	who shall serve as chairman, the Under Secretary of
20	Transportation for Intermodalism, who shall serve
21	as chairman in the absence of the Secretary, and the
22	Administrators of—
23	"(A) the Federal Highway Administration;
24	"(B) the Federal Aviation Administration;
25	"(C) the Maritime Administration;

1	"(D) the Federal Railroad Administration;
2	"(E) the Federal Transit Administration;
3	"(F) the Federal Motor Carrier Safety Ad-
4	ministration;
5	"(G) the National Highway Traffic Safety
6	Administration;
7	"(H) the Research and Innovative Tech-
8	nology Administration;
9	"(I) the Pipeline and Hazardous Materials
10	Safety Administration; and
11	"(J) the Saint Lawrence Seaway Develop-
12	ment Corporation.
13	"(2) Non-voting members.—The Chief of
14	Engineers, or the designee of the Chief of Engineers,
15	and the Commandant of the Coast Guard, or the
16	designee of the Commandant, shall serve as non-vot-
17	ing members of the Council.
18	"(c) DUTIES AND POWERS.—
19	"(1) Recommendations.—The Council shall
20	provide recommendations for carrying out the duties
21	of the Secretary described in section $301(3)$.
22	"(2) Approval of funding decisions.—The
23	Council shall review and may approve or disapprove
24	or modify the recommendations of the Under Sec-
25	retary of Transportation for Intermodalism.

1 "(d) MEETINGS.—

2 "(1) IN GENERAL.—The Council shall meet at
3 least monthly, and shall make its meeting records
4 available to the public in electronically accessible for5 mat and means, such as the World Wide Web, as
6 appropriate.

7 "(2) ATTENDANCE.—A voting member of the
8 Council may not send a designee on his or her behalf
9 to meetings of the Council.".

10 (2) CLERICAL AMENDMENT.—The analysis for 11 chapter 55 of such title is amended by striking the 12 item relating to section 5502 and inserting the fol-13 lowing:

"5502. Council on Intermodalism.".

14 (c) Office of Intermodalism.—

15 (1) IN GENERAL.—Section 5503 of title 49,
16 United States Code, is amended to read as follows:

17 "§ 5503. Office of Intermodalism

18 "(a) ESTABLISHMENT.—There is established in the 19 Office of the Secretary an Office of Intermodalism to en-20courage and promote development of a national intermodal 21transportation system in the United States that is economically efficient and environmentally sound, provides 22 23 the foundation for the United States to compete in the global economy, and moves individuals and property in an 24 energy efficient manner. 25

1	"(b) Organization.—The head of the Office shall
2	be the Under Secretary of Transportation for Intermod-
3	alism. The Office shall also have a Director, who shall be
4	appointed in the competitive service by the Secretary, with
5	the approval of the President. The Director shall carry
6	out duties and powers prescribed by the Under Secretary.
7	"(c) DUTIES AND POWERS.—
8	"(1) IN GENERAL.—The Under Secretary shall
9	carry out the duties of the Secretary described in
10	section $301(3)$ and the duties set forth in this sub-
11	section.
12	"(2) Leadership on intermodal policy and
13	PLANNING.—The Under Secretary shall—
14	"(A) coordinate and lead the development
15	of Federal policy on intermodal transportation;
16	"(B) lead the development of the national
17	transportation strategic plan, as provided under
18	subsection (d); and
19	"(C) in the absence of the Secretary, pre-
20	side over the Council on Intermodalism estab-
21	lished under section 5502.
22	"(3) INTERMODAL COORDINATION.—The Under
23	Secretary shall—

1	"(A) facilitate and improve collaboration
2	among operating administrations to address
3	barriers that inhibit intermodal transportation;
4	"(B) coordinate transportation safety ac-
5	tivities among operating administrations;
6	"(C) in coordination with the Office of Cli-
7	mate Change and Environment of the Depart-
8	ment of Transportation, carry out strategies
9	and actions under the Department's statutory
10	authority to reduce energy usage and green-
11	house gas emissions related to the nation's
12	intermodal transportation system;
13	"(D) coordinate departmental activities re-
14	lated to ferry transportation; and
15	"(E) establish and implement a process for
16	coordinating activities related to the issuance of
17	policies, regulations, and special permits and
18	approvals between the Pipeline and Hazardous
19	Materials Safety Administration and the De-
20	partment of Transportation's modal administra-
21	tions to ensure that the unique safety require-
22	ments for shipments of hazardous materials by
23	all modes of transportation are being effectively
24	addressed.

1	"(4) COORDINATION OF INTERMODAL PRO-
2	GRAMS.—
3	"(A) IN GENERAL.—The Under Secretary
4	shall—
5	"(i) oversee the establishment of the
6	metropolitan mobility and access program
7	under section 701 of title 23;
8	"(ii) oversee the establishment of the
9	projects of national significance program
10	under section 702 of title 23;
11	"(iii) oversee the development of selec-
12	tion criteria and issuance of rules under
13	such sections; and
14	"(iv) lead the implementation of such
15	programs, including—
16	"(I) the solicitation and review of
17	applications;
18	"(II) the selection of activities
19	and projects for funding; and
20	"(III) the development of letters
21	of intent, full funding grant agree-
22	ments, and early system work agree-
23	ments for activities and projects.
24	"(B) Approval by council on inter-
25	MODALISM.—

1	"(i) Metropolitan mobility
2	PLANS.—No project or activity shall re-
3	ceive Federal assistance under section 701
4	of title 23 until—
5	"(I) the Under Secretary has
6	presented to the Council on Intermod-
7	alism recommendations that the met-
8	ropolitan mobility plan in which such
9	project or activity is included be fund-
10	ed; and
11	"(II) the Council on Intermod-
12	alism has approved the recommenda-
13	tions.
14	"(ii) Projects of National Signifi-
15	CANCE.—No project or activity shall re-
16	ceive Federal assistance under section 702
17	of title 23 until—
18	"(I) the Under Secretary has
19	presented to the Council on Intermod-
20	alism recommendations that such
21	project or activity be funded; and
22	"(II) the Council on Intermod-
23	alism has approved the recommenda-
24	tions.

"(d) NATIONAL TRANSPORTATION STRATEGIC
 PLAN.—The Director shall lead and coordinate the devel opment of the national transportation strategic plan under
 section 703.

5 "(e) ADMINISTRATIVE AND CLERICAL SUPPORT.—
6 The Director shall provide administrative and clerical sup7 port to the Council on Intermodalism.

8 "(f) Authorization of Appropriations.—

9 "(1) IN GENERAL.—There is authorized to be
10 appropriated out of the Highway Trust Fund to the
11 Secretary to carry out this section [\$] for each of
12 fiscal years 2010 through 2015.

13 "(2) APPLICABILITY OF CHAPTER 1 OF TITLE
14 23.—Funds made available to carry out this section
15 shall be available for obligation and administered in
16 the same manner as if such funds were apportioned
17 under chapter 1 of title 23.".

18 (2) CLERICAL AMENDMENT.—The analysis for
19 chapter 55 of such title is amended by striking the
20 item relating to section 5503 and inserting the fol21 lowing:

"5503. Office of Intermodalism.".

22 (d) REPORTS.—

23 (1) REPORT ON DEPARTMENT'S INTERMODAL
24 ACTIVITIES.—

1	(A) REVIEW OF ACTIVITIES.—Not later
2	than two years after the date of enactment of
3	this Act, the Comptroller General shall conduct
4	a review of the Department of Transportation's
5	activities in relation to intermodal transpor-
6	tation, including—
7	(i) its establishment of an Under Sec-
8	retary of Transportation for Intermodalism
9	in accordance with section 102 of title 49,
10	United States Code;
11	(ii) its establishment of a Council on
12	Intermodalism in accordance with section
13	5502 of title 49, United States Code;
14	(iii) its establishment of an Office of
15	Intermodalism in accordance with section
16	5503 of title 49, United States Code; and
17	(iv) the extent to which the Under
18	Secretary, Council, and Office have en-
19	abled or facilitated the Department's ac-
20	tivities in relation to intermodal transpor-
21	tation.
22	(B) REPORT.—Not later than two years
23	after the date of enactment of this Act, the
24	Comptroller General shall transmit to the Com-
25	mittee on Transportation and Infrastructure of

1	the House of Representatives and the Com-
2	mittee on Environment and Public Works and
3	the Committee on Commerce, Science, and
4	Transportation of the Senate a report on the
5	results of its review under subparagraph (A),
6	which shall include, at a minimum—
7	(i) a description of barriers that in-
8	hibit intermodal transportation;
9	(ii) an evaluation of any actions that
10	the Department of Transportation has
11	taken to address these barriers; and
12	(iii) recommendations on any addi-
13	tional actions that the Department could
14	take to better address any remaining bar-
15	riers to intermodal transportation.
16	(2) Report on department's progress re-
17	GARDING HAZARDOUS MATERIAL TRANSPOR-
18	TATION.—Not later than December 31, 2010, the
19	Inspector General of the Department of Transpor-
20	tation shall transmit to the Committee on Transpor-
21	tation and Infrastructure of the House of Represent-
22	atives and the Committee on Commerce, Science,
23	and Transportation of the Senate a report evalu-
24	ating the efforts of the Department in establishing
25	and implementing the process established in sub-

section (c)(2)(F) of section 5503 of title 49, United
 States Code, together with any recommendations the
 Inspector General may have for improving the proc ess.

5 (e) MODEL INTERMODAL TRANSPORTATION
6 PLANS.—Section 5504, and the item relating to that sec7 tion in the analysis for chapter 55 of title 49, United
8 States Code, are repealed.

9 (f) POSITION OF UNDER SECRETARY IN EXECUTIVE 10 SCHEDULE.—Section 5313 of title 5, United States Code, 11 is amended by inserting after the undesignated paragraph 12 relating to the Under Secretary of Transportation for Pol-13 icy the following:

14 "Under Secretary of Transportation for Inter-15 modalism.".

16 SEC. 1202. OFFICE OF EXPEDITED PROJECT DELIVERY.

17 (a) IN GENERAL.—Chapter 3 is amended by adding18 at the end the following:

19 "§ 330. Office of Expedited Project Delivery

20 "(a) ESTABLISHMENT.—The Secretary shall estab21 lish an Office of Expedited Project Delivery in the Federal
22 Highway Administration to enhance the speed of project
23 delivery for highway construction projects.

24 "(b) DIRECTOR.—The Office shall be headed by a Di-25 rector who shall be appointed by the Secretary.

1	"(c) DUTIES OF DIRECTOR.—The Director shall pro-
2	vide national leadership to enhance the speed of delivery
3	of highway construction projects, with particular focus on
4	significant highway construction projects and substantially
5	delayed projects.
6	"(d) Actions to Speed Delivery of Significant
7	HIGHWAY CONSTRUCTION PROJECTS.—
8	"(1) IN GENERAL.—For a significant highway
9	construction project, the Director shall—
10	"(A) monitor the project throughout the
11	project delivery process;
12	"(B) monitor whether headquarters offices,
13	Federal-aid division offices, other Federal agen-
14	cies, and other relevant parties are fully imple-
15	menting and complying with section 139 (relat-
16	ing to efficient environmental reviews for
17	project decisionmaking) and assist such parties
18	in reaching full compliance if necessary;
19	"(C) participate in the development of any
20	schedule for completion of the environmental re-
21	view process for the project established as part
22	of a coordination plan under section
23	139(g)(1)(B);
24	"(D) assist the State in the development of
25	a project delivery schedule that must—

1	"(i) be submitted to the Secretary
2	prior to the completion of the environ-
3	mental review process for the project under
4	NEPA;
5	"(ii) encompass the time period be-
6	tween the completion of the environmental
7	review process for the project and the com-
8	pletion of the project; and
9	"(iii) set forth the expected start and
10	completion dates for each of the remaining
11	phases of the project, and any other rel-
12	evant milestones in the project delivery
12	
12	timeline;
13	timeline;
13 14	timeline; "(E) promote and assist in the use of prac-
13 14 15	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices
13 14 15 16	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices from other States) that enhance the speed of
 13 14 15 16 17 	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices from other States) that enhance the speed of project delivery when suitable and allowable
 13 14 15 16 17 18 	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices from other States) that enhance the speed of project delivery when suitable and allowable under Federal, State, and local law, including—
 13 14 15 16 17 18 19 	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices from other States) that enhance the speed of project delivery when suitable and allowable under Federal, State, and local law, including— "(i) using design-build procurement
 13 14 15 16 17 18 19 20 	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices from other States) that enhance the speed of project delivery when suitable and allowable under Federal, State, and local law, including— "(i) using design-build procurement methods;
 13 14 15 16 17 18 19 20 21 	timeline; "(E) promote and assist in the use of prac- tices and techniques (including best practices from other States) that enhance the speed of project delivery when suitable and allowable under Federal, State, and local law, including— "(i) using design-build procurement methods; "(ii) using other procurement methods

1	"(iii) using accelerated construction
2	techniques (such as accelerated bridge con-
3	struction methodologies);
4	"(iv) including early completion incen-
5	tives and late completion penalties in de-
6	sign and construction contracts;
7	"(v) maintaining up-to-date State in-
8	ventories of historic, cultural, and natural
9	resources;
10	"(vi) linking planning and the envi-
11	ronmental review process under NEPA by
12	focusing on the NEPA process in the early
13	phases of project planning and then car-
14	rying through the work done in the plan-
15	ning stage to the NEPA process;
16	"(vii) encouraging practices that re-
17	sult in good communication, coordination,
18	and collaboration between relevant parties
19	(including local communities, metropolitan
20	planning offices, State departments of
21	transportation, other State agencies, Fed-
22	eral-aid division offices, headquarters of-
23	fices, the Office of the Secretary of Trans-
24	portation, other Federal agencies, and
25	other highway stakeholders);

2

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"(viii) using conflict resolution techniques and professionals, as appropriate; and

"(ix) 4 establishing programmatic including 5 agreements, memoranda of 6 agreement, between State departments of 7 transportation and the Federal Highway 8 Administration or environmental resource 9 agencies (such as the United States Fish 10 and Wildlife Service) regarding the NEPA 11 process in general and categorical exclu-12 sions in particular;

13 "(F) coordinating the activities of relevant
14 parties (including the parties described in sub15 paragraph (E)(vii)) and encouraging the parties
16 to collaborate throughout the phases of the
17 project delivery process; and

18 "(G) working with the designated points of
19 contact to expedite the project's delivery and to
20 monitor the project's progress.

21 "(2) SUBSTANTIALLY DELAYED SIGNIFICANT
22 HIGHWAY CONSTRUCTION PROJECTS.—For a signifi23 cant highway construction project that is experi24 encing substantial delays, as determined by the Di25 rector based on the monitoring of the project and

any additional information obtained from designated
 points of contact and other relevant parties, the Di rector shall—

4	"(A) inform the Committee on Transpor-
5	tation and Infrastructure of the House of Rep-
6	resentatives and the Committee on Environ-
7	ment and Public Works of the Senate of the
8	project in a quarterly report, to be submitted
9	not later than the last day of each quarter of
10	a fiscal year, that contains for each such
11	project a description of—
12	"(i) the project;
13	"(ii) the location of the project;
14	"(iii) the estimated cost of the project;
15	"(iv) when the delays began;
16	"(v) the nature of the delays;
17	"(vi) the steps that the Director took
18	or will take to resolve the delays;
19	"(vii) the effectiveness of any steps
20	taken; and
21	"(viii) the current status of the
22	project;
23	"(B) identify and resolve the obstacles in
24	project delivery that are causing the delays, in-

1	cluding by working with the designated points
2	of contact;
3	"(C) coordinate relevant parties (including
4	the parties described in paragraph $(1)(E)(vii))$
5	to help resolve the delays;
6	"(D) utilize conflict resolution techniques
7	and professionals, as appropriate, to help re-
8	solve the delays; and
9	"(E) intensify the monitoring of the
10	project under paragraph (1)(A) after the delays
11	have been resolved in order to prevent, or iden-
12	tify and resolve, any further delays.
13	"(e) Actions to Resolve Obstacles to Deliv-
14	ERY OF OTHER SUBSTANTIALLY DELAYED PROJECTS.—
15	"(1) IN GENERAL.—For highway construction
16	projects not covered under subsection (d), the Direc-
17	tor shall identify and resolve substantially delayed
18	projects according to this subsection.
19	"(2) DATA MONITORING AND REPORTS.—The
20	Director shall obtain information on delays of high-
21	way construction projects as follows:
22	"(A) The Director shall track and analyze
23	data on the progress of individual projects and
24	the time spent in different phases of project de-
25	livery.

1	"(B) A Federal-aid division office shall
2	submit to the Director a report on any project
3	that the office considers to be experiencing sig-
4	nificant delays.
5	"(C) A headquarters office, in which there
6	is a designated point of contact, shall submit to
7	the Director a report on any project that the of-
8	fice considers to be experiencing significant
9	delays.
10	"(3) CONTENTS OF REPORTS.—A report on a
11	project submitted under paragraph (2) shall include,
12	at a minimum, a description of—
13	"(A) the project;
14	"(B) the location of the project;
15	"(C) the estimated cost of the project;
16	"(D) when the delays began;
17	"(E) the nature of the delays; and
18	"(F) any steps that the reporting office be-
19	lieves that could be taken to resolve the delays.
20	"(4) Identification of substantially de-
21	LAYED PROJECTS.—Based on information obtained
22	on a project under paragraph (2), and after acquir-
23	ing any additional information needed on the project
24	from designated points of contact and other relevant
25	parties, the Director shall determine whether to

1	identify a project as a substantially delayed project
2	for the purposes of this subsection.
3	"(5) Functions relating to substantially
4	DELAYED PROJECTS.—For a project that the Direc-
5	tor identifies as a substantially delayed project, the
6	Director shall—
7	"(A) identify and resolve the obstacles in
8	project delivery that are causing the delays, in-
9	cluding by working with the designated points
10	of contact;
11	"(B) coordinate relevant parties (including
12	the parties described in subsection
13	(d)(1)(E)(vii)) to help resolve the delays;
14	"(C) utilize conflict resolution techniques
15	and professionals, as appropriate, to help re-
16	solve the delays; and
17	"(D) monitor the progress of the project
18	after the delays have been resolved through the
19	completion of the project in order to prevent, or
20	identify and resolve, any further delays.
21	"(f) Leadership Activities to Enhance Speed
22	OF PROJECT DELIVERY.—In addition to the duties under
23	subsections (d) and (e), on an ongoing basis, the Director
24	shall—

1	"(1) monitor whether headquarters offices, Fed-
2	eral-aid division offices, other Federal agencies, and
3	other relevant parties are fully implementing and
4	complying with section 139 (relating to efficient en-
5	vironmental reviews for project decisionmaking) and
6	assist such parties in reaching full compliance with
7	such requirements if necessary;
8	"(2) compile information on practices and tech-
9	niques (including practices and techniques described
10	in subsection $(d)(1)(E)$) that serve to enhance the
11	speed of project delivery;
12	"(3) disseminate to States information on such
13	practices and techniques;
14	"(4) promote the use of such practices and
15	techniques if suitable and allowable under Federal,
16	State, and local law;
17	"(5) serve as a clearinghouse among the States
18	for best practices in enhancing the speed of project
19	delivery;
20	"(6) coordinate the provision of technical assist-
21	ance to States by headquarters offices, Federal-aid
22	division offices, and other entities regarding prac-
23	tices and techniques that serve to enhance the speed
24	of project delivery; and

1 "(7) provide support to designated points of 2 contact within the Office of the Secretary in their activities relating to any Executive order or inter-3 4 agency body concerning enhancing the speed of 5 project delivery or expediting environmental reviews. 6 "(g) INTERMODAL COORDINATION.—The Office shall 7 coordinate its efforts with the Office of Expedited Project 8 Delivery of the Federal Transit Administration established 9 under section 5326 of title 49, particularly in the case of projects that encompass both highway and public trans-10 portation elements and in developing techniques and best 11 12 practices to enhance the speed of project delivery that are applicable to both highway and public transportation 13 14 projects.

15 "(h) DESIGNATION OF POINTS OF CONTACT.—The
16 Secretary shall designate, to work with the Office in its
17 efforts to enhance the speed of project delivery, one or
18 more points of contact within—

- "(1) the Office of the Secretary, with at least
 one point of contact located in the Office of the Assistant Secretary for Transportation Policy;
- 22 "(2) each Federal-aid division office; and
- 23 "(3) such headquarters offices as the Secretary,
 24 in consultation with the Director, considers appro25 priate.

1	"(i) Annual Report by Secretary.—
2	"(1) IN GENERAL.—Not later than September
3	30 of each fiscal year, the Secretary, with the assist-
4	ance of the Director, shall submit to the Committee
5	on Transportation and Infrastructure of the House
6	of Representatives and the Committee on Environ-
7	ment and Public Works of the Senate a report on
8	the speed of delivery of highway construction
9	projects and efforts to enhance the speed of project
10	delivery under this section.
11	"(2) CONTENTS.—A report submitted by the
12	Secretary under paragraph (1) shall contain, at a
13	minimum—
14	"(A) background data on the speed of
15	project delivery;
16	"(B) an analysis of the data and trends re-
17	
17	lating to the speed of project delivery;
17	
	lating to the speed of project delivery;
18	lating to the speed of project delivery; "(C) a description of the steps that the Of-
18 19	lating to the speed of project delivery; "(C) a description of the steps that the Of- fice has taken to enhance the speed of project
18 19 20	lating to the speed of project delivery;"(C) a description of the steps that the Office has taken to enhance the speed of project delivery and an analysis of the effectiveness of
18 19 20 21	lating to the speed of project delivery; "(C) a description of the steps that the Of- fice has taken to enhance the speed of project delivery and an analysis of the effectiveness of those steps;
 18 19 20 21 22 	<pre>lating to the speed of project delivery;</pre>

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1	"(E) an identification of remaining obsta-
2	cles to faster project delivery;
3	"(F) a description of future steps that the
4	Office will take to enhance the speed of project

delivery and future goals for enhancing the speed of project delivery;

7 "(G) an assessment of whether head-8 quarters offices, Federal-aid division offices, 9 other Federal agencies, and any other relevant 10 parties are fully implementing and complying 11 with section 139 (relating to efficient environ-12 mental reviews for project decisionmaking) and 13 a description of the steps that the Office has 14 taken or intends to take to ensure full imple-15 mentation and compliance with section 139; 16 and

17 "(H) such recommendations as the Sec18 retary may have for improvements to the func19 tions and roles of the Office and other measures
20 to enhance the speed of project delivery.

21 "(j) REPORT BY GOVERNMENT ACCOUNTABILITY OF22 FICE.—Not later than 4 years after the date of enactment
23 of this section, the Comptroller General shall submit to
24 the Committee on Transportation and Infrastructure of
25 the House of Representatives and the Committee on Envi-

ronment and Public Works of the Senate a report on the
 speed of delivery of highway construction projects and ef forts to enhance the speed of project delivery under this
 section.

5 "(k) CAREER RESERVED POSITION.—The position of
6 Director shall be treated for purposes of title 5 as a career
7 reserved position, as defined by section 3132(a)(8) of title
8 5.

9 "(1) LOCATION.—The Office shall be located in the
10 Office of the Administrator of Federal Highway Adminis11 tration.

12 "(m) FUNDING.—The Secretary shall allocate suffi13 cient funding to carry out this section from the adminis14 trative expenses authorized by section 104(a).

15 "(n) SAVINGS PROVISION.—Nothing in this section
16 shall be construed as—

17 "(1) superseding, amending, or modifying
18 NEPA, any other Federal environmental law, or any
19 requirement of this title; or

20 "(2) affecting the responsibility of any Federal
21 officer to comply with or enforce any such a law or
22 requirement.

23 "(o) DEFINITIONS.—In this section, the following24 definitions apply:

1	"(1) DESIGNATED POINT OF CONTACT.—The
2	term 'designated point of contact' means a point of
3	contact designated by the Secretary under sub-
4	section (h).
5	"(2) DIRECTOR.—The term 'Director' means
6	the Director of the Office of Expedited Project De-
7	livery appointed under subsection (b).
8	"(3) FEDERAL-AID DIVISION OFFICE.—The
9	term 'Federal-aid division office' means a Federal-
10	aid division office of the Federal Highway Adminis-
11	tration.
12	"(4) HEADQUARTERS OFFICE.—The term
13	'headquarters office' means a headquarters office of
14	the Federal Highway Administration.
15	"(5) Highway construction project.—The
16	term 'highway construction project' means a high-
17	way construction project carried out with assistance
18	made available under this title.
19	"(6) NEPA.—The term 'NEPA' means the Na-
20	tional Environmental Policy Act of 1969 (42 U.S.C.
21	4321 et seq.).
22	"(7) Office.—The term 'Office' means the Of-
23	fice of Expedited Project Delivery established under
24	subsection (a).

1	"(8) PROJECT DELIVERY.—The term 'project
2	delivery' means planning, environmental review, per-
3	mitting, design, right-of-way acquisition, and con-
4	struction for a highway construction project.
5	"(9) Project delivery schedule.—The
6	term 'project delivery schedule' means a project de-
7	livery schedule under section 106(h), 106(i), or 702.
8	"(10) SIGNIFICANT HIGHWAY CONSTRUCTION
9	PROJECT.—The term 'significant highway construc-
10	tion project' means a highway construction project
11	that—
12	"(A) has an estimated total cost of
13	\$500,000,000 or more;
14	"(B) requires an environmental impact
15	statement under NEPA;
16	"(C) is a project of national significance
17	under section 702; or
18	"(D) meets the requirements of any com-
19	bination of subparagraphs (A), (B), and (C).".
20	(b) Clerical Amendment.—The analysis for chap-
21	ter 3 is amended by adding at the end the following:
	"Sec. 330. Office of Expedited Project Delivery.".
22	SEC. 1203. OFFICE OF LIVABILITY.
23	(a) IN GENERAL.—Chapter 3 (as amended by this
24	Act) is amended by adding at the end the following:

1 "§ 331. Office of Livability

- 2 "(a) FINDINGS.—Congress finds the following 3 "(1) Since the creation of the Interstate Sys-4 tem, American surface transportation has been defined by the use of personal motor vehicles. 5 6 "(2) The focus on automobiles has afforded 7 Americans increased mobility and interconnectivity; 8 yet has also lead to increased congestion, higher 9 greenhouse gas emissions, and a reduced focus on
- other modes of surface transportation.

11 "(3) Between 1955 and 2005, vehicle miles 12 traveled in the United States increased fivefold, 13 bringing with it an escalation in traffic congestion. 14 (4)Each Americans year, spend 15 4,200,000,000 hours in traffic congestion, burning 16 2,900,000,000 gallons of fuel.

17 "(5) Wasted time and fuel result in a
18 \$78,000,000,000 annual congestion tax, creating a
19 financial drain on individual passengers and the
20 economy as a whole.

"(6) The transportation sector accounts for 28
percent of the greenhouse gases emitted annually in
the United States, with 60 percent of this coming
from personal vehicle use.

"(7) Transportation costs account for approxi mately 18 percent of an average household's expend itures.

4 "(8) Over reliance on automobiles can have ad5 verse impacts on public health, both through less6 ened physical activity and from increased pollutants.

7 "(9) In order to reduce the financial, environ8 mental, and quality of life impacts of traffic conges9 tion and to create modal choice for all users, our
10 transportation system must include alternate modes
11 of transportation to complement personal vehicle
12 travel, including public transit, walking, and cycling.
13 "(10) Public transit, walking, and cycling are

sustainable modes of transportation that result in
5,600,000,000 gallons of fuel savings and reduce
carbon dioxide emissions by 49,000,000 metric tons
each year.

18 "(11) Sustainable modes of transportation can
19 provide affordable transportation choices and have
20 the ability to reduce the transportation cost burden.

21 "(12) Cyclists and pedestrians are intended
22 users of the surface transportation system, except
23 where prohibited by law; and it is the policy of the
24 Federal Government to encourage maximum accessi25 bility and safety of the surface transportation sys-

tem for cyclists and pedestrians as intended users
 when designing and constructing surface transpor tation facilities.

4 "(13) In order to provide access to sustainable
5 modes of transportation, land use and planning deci6 sions must include considerations about transpor7 tation options.

8 "(14) A modally balanced surface transpor9 tation system will benefit all users through improved
10 accessibility, mobility, and quality of life.

11 "(15) Increasing the availability and use of sus-12 tainable modes of transportation and the develop-13 ment of livable communities are national priorities. 14 "(b) ESTABLISHMENT.—The Secretary shall estab-15 lish within the Federal Highway Administration an office, to be known as the 'Office of Livability', to provide leader-16 17 ship and support for policies and decision-making at all 18 levels of government that increase modal choice and enhance livability and sustainable modes of transportation. 19 20 "(c) DIRECTOR.—The Office shall be headed by a di-21 rector who shall be known as the 'Director of the Office 22 of Livability' and who shall be appointed by the Secretary. 23 "(d) GENERAL DUTIES OF THE DIRECTOR.—The duties of the Director shall include to provide leadership na-24

tionally and within the Department of Transportation
 to—

3 "(1) increase surface transportation options,
4 and advance sustainable modes of transportation;

5 "(2) promote the intersection of surface trans6 portation and quality of life through comprehensive
7 planning, access to modal choices, enhanced environ8 mental quality, and improved public health.

9 "(3) provide support for livable communities 10 and sustainable modes of transportation by devel-11 oping and conducting research, data collection and 12 analyses, and outreach to Federal, State, regional, 13 and local governmental entities and Indian tribes in-14 volved in the provision of transportation and to the 15 public.

16 "(e) Provision of Leadership on Issues Per-17 Taining to Livability.—

18 "(1) IN GENERAL.—The Director shall admin-19 ister the following:

20 "(A) The safe routes to school program21 under section 152.

"(B) The nonmotorized transportation
pilot program under section 1807 of
SAFETEA-LU (23 U.S.C. 217 note; 119 Stat.
1460).

1	"(C) Transportation enhancements under
2	section 133.
3	"(D) The recreational trails program
4	under section 206.
5	"(E) The national scenic byways program
6	under section 162.
7	"(F) The U.S. bicycle route system pro-
8	gram under subsection (k).
9	"(2) Collaboration.—The Director shall
10	work collaboratively to ensure the expeditious and
11	successful implementation of projects and programs
12	by offices within the Federal Highway Administra-
13	tion and the Federal Transit Administration under
14	the following:
15	"(A) Section 134, relating to metropolitan
16	planning.
17	"(B) Section 135, relating to statewide
18	transportation planning.
19	"(C) The Transit in the Parks Program of
20	section 5320 of title 49.
21	"(D) Section 5309 of title 49, relating to
22	capital investment grants.
23	"(E) Any other transportation programs
24	relating to livability.

(2)1 EXECUTIVE BRANCH COORDINATION.— 2 Working with the points of contact designated under 3 subsection (m), the Director shall work collabo-4 ratively with other executive branch agencies, includ-5 ing the Department of Housing and Urban Develop-6 ment, the Environmental Protection Agency, the De-7 partment of the Interior, and the Centers for Dis-8 ease Control and Prevention, to exchange informa-9 tion, carry out joint planning and research, and 10 other activities that promote the development of liv-11 able communities, access to transportation alter-12 natives, and an improved environment, public health, 13 and quality of life.

14 "(3) POLICIES PERTAINING TO LIVABILITY.—
15 The Director shall promote and support policies that
16 advance livable communities, modal choice, and sus17 tainable modes of transportation.

18 "(4) MODE SHARE TARGETS.—The Director 19 shall develop quantifiable national mode share tar-20 gets for sustainable modes of transportation, develop 21 a timeline for achievement of these targets, and sup-22 port projects, programs, and activities within the 23 Department of Transportation and nationally in sup-24 port of these targets.

"(f) PROVISION OF LEADERSHIP TO EXPEDITE
 PROJECT DELIVERY.—In order to provide national leader ship in enhancing the delivery of nonmotorized transpor tation projects, the Director shall—

5 "(1) compile information on practices and tech-6 niques that serve to enhance the delivery of non-7 motorized transportation projects, including the de-8 livery of projects under section 152, relating to the 9 safe routes to school program, and section 1807 of 10 SAFETEA-LU, relating to the nonmotorized trans-11 portation pilot program;

"(2) disseminate to States and other appropriate entities information on practices and techniques compiled under paragraph (1);

15 "(3) promote the use of practices and tech16 niques identified under paragraph (1) where suitable
17 and allowable under Federal, State, and local law;

18 "(4) coordinate the provision of technical assist-19 ance by the headquarters offices, Federal-aid Divi-20 sion Offices, Federal Transit Administration Re-21 gional Offices, and other Federal entities of the De-22 partment of Transportation to the States and other 23 appropriate regional and local governmental entities 24 and Indian tribes regarding practices and techniques

that serve to enhance nonmotorized transportation
 project delivery.

3 "(g) DEVELOPMENT AND DISSEMINATION OF BEST
4 PRACTICES.—The Office shall act as a leadership resource
5 to develop and disseminate information or best practices
6 and provide technical assistance or training to the States
7 and other appropriate regional and local governmental en8 titles and Indian tribes relating to the following topics,
9 at a minimum:

10 "(1) Promotion of the integration of land use
11 and planning and transit-oriented development to
12 support the creation of livable communities.

13 "(2) The expeditious delivery of nonmotorized14 transportation projects.

15 "(3) Innovative design of nonmotorized trans-16 portation facilities.

17 "(4) Adoption and implementation of com18 prehensive street design policies and principles and
19 practical design standards.

20 "(5) Implementation of the U.S. bicycle route21 system program.

"(6) Projects, programs, and activities that
support the achievement of national mode share targets developed under subsection (e)(4).

"(h) DEVELOPMENT OF STATISTICAL AND ANALYT ICAL CAPABILITIES.—

3 "(1) IN GENERAL.—The Director shall develop 4 statistical and analytical capabilities, in conjunction 5 when appropriate with other entities within the De-6 partment of Transportation or the executive branch 7 (including other offices within the Federal Highway 8 Administration, the Federal Transit Administration, 9 the National Highway Traffic Safety Administra-10 tion, and the Bureau of Transportation Statistics) to 11 ascertain, and shall determine, the following using 12 the best available research methodologies:

13 "(A) The percentage of trips taken nation14 ally each year using each of the following
15 modes: motor vehicle travel; public transit;
16 walking; and bicycling.

17 "(B) The economic, public health, and en18 vironmental benefits derived due to the percent19 age of trips taken annually by sustainable
20 modes of transportation.

21 "(C) Potential future benefits that could
22 be achieved with an increase in the percentage
23 of trips taken annually by sustainable modes of
24 transportation.

1 "(D) Any other information the Director 2 determines is necessary and is related to the 3 status and expansion of sustainable modes of 4 transportation and livable communities. 5 "(2) Inclusion in Annual Report.—The Di-6 rector shall include the statistics and other informa-7 tion determined under paragraph (1) in the annual 8 report to Congress under subsection (i). 9 "(3) COORDINATION.—The development of ca-10 pabilities and the making of determinations under 11 paragraph (1) may be conducted in coordination 12 with the nonmotorized transportation pilot program 13 under section 1807 of SAFETEA-LU to the extent 14 the Director determines appropriate. 15 "(4) Working with clearinghouses and RESOURCE CENTERS.—The Director may work col-16 17 laboratively with any appropriate federally-estab-18 lished clearinghouses or resource centers to dissemi-19 nate the statistics developed, and other information 20 determined, under paragraph (1). 21 "(i) ANNUAL REPORT TO CONGRESS.— 22 "(1) IN GENERAL.—Not later than September 23 30, 2011, and September 30 of every year there-24 after, the Director shall submit to the Committee on

1	Representatives and the Committees on Environ-
2	ment and Public Works, Banking, Housing, and
3	Urban Affairs, and Commerce, Science, and Trans-
4	portation of the Senate a report that includes, at a
5	minimum, the following:
6	"(A) A summary of the actions taken by
7	the Director under subsection (d).
8	"(B) Future steps the Director will take
9	under subsection (d).
10	"(C) Background information on non-
11	motorized transportation project delivery.
12	"(D) The steps that the Director has
13	taken to enhance such project delivery.
14	"(E) Identification of remaining impedi-
15	ments to expeditious nonmotorized transpor-
16	tation project delivery.
17	"(F) Future steps that the Director will
18	take to enhance nonmotorized transportation
19	project delivery and future goals for enhancing
20	such project delivery.
21	"(G) Information on the best practices de-
22	veloped disseminated under subsection (g).
23	"(H) Information on the national mode
24	share targets developed under subsection $(e)(4)$

1	and activities the Office has undertaken to pro-
2	mote achievement of the targets.
3	"(I) Information on the status of the es-
4	tablishment and implementation of the U.S. bi-
5	cycle route system program.
6	"(J) Information on the adoption and im-
7	plementation of comprehensive street design
8	policies and principles and practical design
9	standards and the Office's activities in over-
10	seeing the requirements of section $109(a)(1)$ re-
11	lating to such information.
12	"(K) Such recommendations as the Direc-
13	tor may have for improvements to the functions
14	or roles of the Office or other measures relating
15	to the intersection of surface transportation and
16	quality of life through comprehensive planning,
17	access to modal choices, enhanced environ-
18	mental quality, and improved public health.
19	"(j) Comprehensive Street Design Policies
20	AND PRINCIPLES AND PRACTICAL DESIGN STANDARDS.—
21	"(1) Purposes.—The Director shall encourage
22	the adoption and implementation by States and re-
23	gional and local governmental entities and Indian
24	tribes of comprehensive street design policies and
25	principles and practical design standards through—

1	"(A) the development and dissemination of
2	information or best practices relating to com-
3	prehensive street design policies and principles
4	and practical design standards to States, metro-
5	politan planning organizations, and other ap-
6	propriate governmental entities;
7	"(B) provision of technical assistance or
8	training under subsection (g) relating to com-
9	prehensive street design policies and principles
10	and practical design standards;
11	"(C) the creation or compilation of model
12	comprehensive street design policies and prin-
13	ciples and practical design standards and the
14	dissemination of information relating to such
15	models to States, metropolitan planning organi-
16	zations, and other appropriate governmental en-
17	tities; and
18	"(D) monitoring adherence to the require-
19	ments of section $109(a)(1)$ relating to com-
20	prehensive street design policies and principles
21	and practical design standards by recipients of
22	Federal-aid funding under chapter 1 and work-
23	ing collaboratively with other entities within the
24	Department to ensure compliance with such re-
25	quirements.

1	"(2) RIGHTS OF CYCLISTS AND PEDES-
2	TRIANS.—
3	"(A) STUDY.—The Director shall conduct
4	a study on—
5	"(i) State and local laws relating to
6	the rights of cyclists and pedestrians to
7	use transportation facilities and to be con-
8	sidered to be intended and permitted users
9	of these facilities; and
10	"(ii) whether State and local laws and
11	the actions of judicial systems are afford-
12	ing cyclists and pedestrians who are in-
13	jured or suffer property damage on trans-
14	portation facilities the same ability to re-
15	cover damages for their injuries as would
16	be available to persons in motor vehicles
17	suffering comparable injuries.
18	"(B) REPORT.—Not later one year after
19	the date of enactment of this section, the Direc-
20	tor shall submit to Congress a report on the re-
21	sults of the study, including any recommenda-
22	tions of the Director for actions needed to im-
23	prove the access of bicyclists and pedestrians to
24	transportation facilities and their rights to re-

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1	cover damages for injuries sustained on these
2	facilities.
3	"(C) GUIDANCE AND MODEL LEGISLATION
4	FOR STATES.—Not later than 18 months after
5	the date of enactment of this subsection, the
6	Director shall develop and disseminate guidance

- and model legislation for use by States and 7 8 other appropriate entities in—
- 9 "(i) establishing the rights of 10 bicyclists and pedestrians to use transpor-11 tation facilities as permitted and intended 12 users; and
- 13 "(ii) ensuring that bicyclists and pe-14 destrians have the same ability as motor-15 ists and their passengers to recover dam-16 ages for injuries sustained on transpor-17 tation facilities.
- 18 "(k) U.S. BICYCLE ROUTE SYSTEM.—

19 "(1) IN GENERAL.—The Director shall establish 20 a U.S. bicycle route system and a program for the 21 award of grants under this section for activities or 22 projects that are on or are related to portions of the 23 U.S. bicycle route system that have been approved 24 by the Secretary under the criteria developed under 25 paragraph (3).

1	"(2) PURPOSE.—The purpose of the U.S. bicy-
2	cle route system program shall be to provide for the
3	establishment and support of an interconnected,
4	intercity network of bicycle facilities of all classes, to
5	improve and enhance mobility, modal choice, eco-
6	nomic development, and quality of life.
7	"(3) DESIGNATION OF THE U.S. BICYCLE
8	ROUTE SYSTEM.—The Director shall issue regula-
9	tions—
10	"(A) to establish and implement a process
11	for the designation of a U.S. bicycle route sys-
12	tem that shall include procedures for the ap-
13	proval of routes by the Secretary, numerical
14	designation of such routes, and standard sign-
15	age for such routes; and
16	"(B) to establish the criteria for selection
17	of recipients of grants under this section.
18	"(4) GRANTS.—The Director shall make grants
19	under this subsection to States and Indian tribes for
20	the purpose of implementing and enhancing a U.S.
21	bicycle route system in accordance with the regula-
22	tions issued under paragraph (2).
23	"(5) Selection Criteria.—In making grants
24	to States and Indian tribes under this subsection,

the Secretary shall take into consideration the fol lowing:

"(A) The extent to which the State or Indian tribe has identified other sources of Federal, State, regional, local, tribal, or private
funds to support the implementation of the
U.S. bicycle route system components within
that State, region, locality, or Indian reservation.

"(B) The extent to which the State or Indian tribe has demonstrated an ability to work
with various levels of government that will be
involved in the implementation of the U.S. bicycle route system program.

15 "(C) The extent to which cyclists will be
able to travel safely on proposed routes of the
system.

18 "(D) Any other factors that the Secretary19 determines are appropriate.

20 "(6) ELIGIBLE ACTIVITIES.—Eligible activities
21 for grants under this section include the following
22 activities that are on or are related to portions of
23 the U.S. bicycle route system:

24 "(A) Planning.

25 "(B) Mapping.

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2 "(D) Development of informational or pro-3 motional materials.

4 "(E) Construction of components of the
5 system.

6 "(7) SPECIAL RULE FOR CONSTRUCTION.—The
7 Secretary shall ensure that no more than 50 percent
8 of funds under this subsection are used for the ac9 tivities listed under paragraph (5)(E).

"(8) FEDERAL SHARE.—The Federal share
payable on account of any project or activity carried
out using amounts from a grant received under this
subsection shall be 80 percent of the cost of the
project or activity.

15 "(9) FUNDING.—[to be supplied.]

"(I) LIVABILITY, SUSTAINABILITY, AND PLANNING.—The Director shall compile information and provide technical assistance, training, and best practices to
States and metropolitan planning organizations to assist
in their compliance with livability and sustainability requirements and performance targets under sections 134,
135, and 701.

23 "(m) DESIGNATION OF POINTS OF CONTACT.—The24 Secretary, in consultation with the Director, shall des-

ignate to work with the Office to carry out its functions
 under this section—

3	"(1) one or more points of contact within the
4	Office of the Assistant Secretary for Transportation
5	Policy of the Department of Transportation;
6	((2) a point of contact within each of the Fed-
7	eral-aid Division Offices;
8	"(3) a point of contact within each of the Fed-
9	eral Transit Administration Regional Offices; and
10	"(4) a point of contact within each of the head-
11	quarters offices.
12	"(n) CAREER RESERVED POSITION.—The position of
13	Director shall be treated for purposes of title 5 as a career
14	reserved position, as defined in section $3132(a)(8)$ of title
15	5.
16	"(o) FUNDING.—[to be supplied]
17	"(p) SAVINGS PROVISION.—Nothing in this section
18	shall be construed as—
19	((1) superseding, amending, or modifying the
20	National Environmental Policy Act of 1969 (42
21	U.S.C. 4321 et seq.), any other Federal environ-
22	mental law, or any requirement of this title; or
23	"(2) affecting the responsibility of any Federal
24	officer to comply with or enforce any such law or re-
25	quirement.

"(q) DEFINITIONS.—In this section, the following
 definitions apply:

3	"(1) Comprehensive street design policy
4	OR PRINCIPLE.—The term 'comprehensive street de-
5	sign policy or principle' means a transportation law
6	or policy at the Federal, State, regional, local, or
7	tribal level that ensures—
8	"(A) the adequate accommodation, in all
9	phases of project planning and development of

9 phases of project planning and development, of
10 all users of the transportation system, including
11 pedestrians, bicyclists, public transit users, chil12 dren, older individuals, motorists (including mo13 torcyclists), and individuals with disabilities;

14 "(B) the consideration of the safety and
15 convenience of all users in all phases of project
16 planning and development; and

17 "(C) the consideration of the context in
18 which any facility is planned to be constructed
19 as part of the project to determine the appro20 priate facility design.

21 "(2) FEDERAL-AID DIVISION OFFICE.—The
22 term 'Federal-aid Division Office' means a Federal23 aid Division Office of the Federal Highway Adminis24 tration.

"(3) FEDERAL TRANSIT ADMINISTRATION RE GIONAL OFFICE.—The term 'Federal Transit Ad ministration Regional Office' means a regional office
 of the Federal Transit Administration.

5 "(4) HEADQUARTERS OFFICE.—The term 6 'headquarters office' means a headquarter office of 7 the Federal Highway Administration and a head-8 quarters office of the Federal Transit Administra-9 tion.

"(5) PRACTICAL DESIGN STANDARD.—The term 10 11 'practical design standard' means a collaborative, 12 interdisciplinary approach that involves interested 13 entities to develop a transportation facility that fits 14 its physical setting, balances costs with the necessary scope of the project, and preserves scenic, 15 16 aesthetic, historic, and environmental resources, 17 while maintaining safety and mobility.

18 "(6) PROJECT DELIVERY.—The term 'project
19 delivery' means planning, environmental review, per20 mitting, design, right-of-way acquisition, and con21 struction of a project.

22 "(7) SUSTAINABLE MODES OF TRANSPOR23 TATION.—The term 'sustainable modes of transpor24 tation' means public transit, walking, and bicycling.

"(8) U.S. BICYCLE ROUTE SYSTEM.—The term
 'U.S. bicycle route system' means a national, inter city system of interconnected urban, suburban, and
 rural bicycle facilities of all classes.".

5 (b) CLERICAL AMENDMENT.—The analysis for chap6 ter 3 (as amended by this Act) is amended by adding at
7 the end the following:
"331. Office of Livability.".

8 SEC. 1204. OFFICE OF PUBLIC BENEFIT.

9 (a) IN GENERAL.—Chapter 6 is amended by adding10 at the end the following:

11 "§ 611. Office of Public Benefit

(440219|14)

"(a) ESTABLISHMENT.—There is established in the
Federal Highway Administration an Office of Public Benefit to provide for the protection of the public interest in
relation to highway toll projects and public-private partnership agreements on Federal-aid highways.

17 "(b) DIRECTOR.—The Office shall be headed by a Di-18 rector, who shall be appointed by the Secretary.

19 "(c) DUTIES.—The Director shall carry out the fol-20 lowing duties:

21 "(1) LEADERSHIP AND TECHNICAL ASSIST22 ANCE.—The Director shall—

23 "(A) provide national leadership in ensur24 ing the protection of the public interest in rela25 tion to highway toll projects and public-private

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1	partnership	agreements	on F	Federal-aid	high-
2	ways;				
3	"(B) cor	mpile and p	romote	e the use of	f poli-

cies, practices, and techniques for protecting the public interest in relation to highway toll projects and public-private partnership agreements on Federal-aid highways; and

8 "(C) upon request, assist State and local
9 transportation departments, elected officials,
10 and other public officials in implementing such
11 policies, practices, and techniques.

12 "(2) ADMINISTRATION OF TOLL AGREE13 MENTS.—The Director shall administer toll agree14 ments under section 129, including—

15 "(A) reviewing and approving or dis16 approving proposed toll rate schedules in ac17 cordance with section 129(a)(3)(G);

18 "(B) reviewing and approving or dis19 approving any substantial proposed change to
20 such toll rate schedules in accordance with such
21 section; and

22 "(C) any other activities that the Secretary
23 determines necessary under section
24 129(a)(3)(B).

1	"(3) Compliance with toll agreements.—
2	The Director shall monitor the compliance of public
3	authorities with the requirements applicable to toll
4	agreements under section 129, including—
5	"(A) restrictions on use of toll revenues;
6	"(B) the prohibition on noncompete agree-
7	ments;
8	"(C) prior to the implementation of tolls
9	on the facility—
10	"(i) allowance for public comment on
11	toll rate schedules;
12	"(ii) consideration of impacts of the
13	toll on interstate commerce or travel;
14	"(iii) provision of operational improve-
15	ments and transit service sufficient to ac-
16	commodate travel diverted from the facility
17	due to the collection of the toll; and
18	"(iv) provision of measures to miti-
19	gate the impact of the toll on low-income
20	travelers;
21	"(D) public availability of rate data for
22	each tolled facility in an interoperable electronic
23	format that complies with the requirements,
24	standards, and performance specifications es-
25	tablished under the final rule required by sec-

1	tion 1301(e) of the Surface Transportation Au-
2	thorization Act of 2009; and
3	"(E) any other provisions applicable to toll
4	agreements under such section.
5	"(4) Compliance with public-private part-
6	NERSHIP REQUIREMENTS.—The Director shall ad-
7	minister and monitor the compliance of States, and
8	of other public authorities subject to section 112(h),
9	with the requirements of section $112(h)$, including—
10	"(A) pursuant to section 112(h), that the
11	public authority, prior to the award of any con-
12	tract awarded under section $112(b)$ for a
13	project that involves a public-private partner-
14	ship agreement—
15	"(i) assess whether the use of a pub-
16	lic-private partnership agreement, as pro-
17	posed for the potential project, provides
18	value compared with traditional public de-
19	livery methods;
20	"(ii) make available to the public key
21	terms of the contract to be awarded; and
22	"(iii) offer interested parties a reason-
23	able opportunity to comment on the pro-
24	posed agreement;

1	"(B) pursuant to section 112(h), that any
2	contract awarded under section 112(b) for a
3	project that involves a public-private partner-
4	ship agreement—
5	"(i) includes provisions to prohibit the
6	closing of the highway facility or portions
7	thereof to vehicular traffic except in spe-
8	cifically enumerated circumstances;
9	"(ii) does not include any provision
10	under which the State is prevented from
11	improving or expanding the capacity of
12	public roads in the same travel corridor as
13	the highway facility;
14	"(iii) includes provisions to allow the
15	public authority the option of reclaiming
16	ownership of the highway facility prior to
17	the end of the term of the public-private
18	partnership agreement; and
19	"(iv) sets forth standards that the
20	highway facility must meet or must be
21	brought up to by the private partner at the
22	end of the term of the public-private part-
23	nership agreement; and
24	"(C) any other requirement of section
25	112(h).

1	"(5) Compliance with requirements on
2	USE OF PROCEEDS.—The Director shall monitor the
3	compliance of States with restrictions under section
4	156(c) on the use of the Federal share of net income
5	from the revenues obtained through the sale or lease
6	of real property.
7	"(6) OTHER DUTIES.—The Director shall carry
8	out any additional duties consistent with this section
9	that the Secretary may require.
10	"(d) Report to Congress.—
11	"(1) IN GENERAL.—Not later than one year
12	after the date of enactment of this section, and an-
13	nually thereafter, the Secretary shall submit to the
14	Committee on Transportation and Infrastructure of
15	the House of Representatives and the Committee on
16	Environment and Public Works of the Senate a re-
17	port on the activities of the Director under this sec-
18	tion.
19	"(2) CONTENTS.—The report shall contain, at
20	a minimum—
21	"(A) a summary of the activities that the
22	Director has carried out under this section in
23	the year prior to submission of the report, in-
24	cluding—

1	"(i) a description of the Director's
2	oversight activities under subsection (c);
3	"(ii) a description of any toll agree-
4	ments that the Director administered
5	under subsection $(c)(2)$; and
6	"(iii) a description of actions that the
7	Secretary has taken in response to any
8	noncompliance described under paragraph
9	(2);
10	"(B) a description of the compliance or
11	noncompliance of State and public authorities
12	in the year prior to submission of the report
13	with the requirements of sections 112(h), 129,
14	and 156(c); and
15	"(C) a description of significant activities
16	(statutory, policy, or otherwise) that States and
17	other public entities have taken in that annual
18	period to protect the public interest in relation
19	to highway toll projects and public-private part-
20	nership agreements on Federal-aid highways;
21	and
22	"(D) such recommendations as the Sec-
23	retary may have for enhancing the ability of the
24	Director to meet the objectives of this section.

1 "(e) DEFINITIONS.—In this section, the following 2 definitions apply: 3 "(1) HIGHWAY TOLL PROJECT.—The term 'highway toll project' means a project that— 4 5 "(A) involves the institution of tolls on a 6 Federal-aid highway; and 7 "(B) is subject to the requirements of sec-8 tion 129. 9 "(2) PRIVATE PARTNER.—The term 'private 10 partner' has the meaning given that term in section 11 112(h). 12 "(3) PUBLIC AUTHORITY.—The term 'public 13 authority' has the meaning given that term in sec-14 tion 112(h). 15 "(4) PUBLIC-PRIVATE PARTNERSHIP AGREE-16 MENT.—The term 'public-private partnership agree-17 ment' has the meaning given that term in section 18 112(h).". 19 (b) CLERICAL AMENDMENT.—The analysis for chapter 6 is amended by adding at the end the following: 20

"611. Office of Public Benefit.".

21 SEC. 1205. METROPOLITAN MOBILITY AND ACCESS PRO-22 GRAM.

23 (a) FINDINGS.—Congress finds the following:

24 (1) According to the National Surface Trans-25 portation Policy and Revenue Study Commission,

approximately 80 percent of the population of the
 United States lives in metropolitan areas, with over
 60 percent living in areas of more than 1,000,000
 people.

5 (2) Although the largest metropolitan areas
6 comprise only 12 percent of the Nation's land area,
7 these areas generate 75 percent of total United
8 States gross domestic product.

9 (3) Over 85 percent of the Nation's market
10 share of critical transportation infrastructure exists
11 in metropolitan areas.

12 (4) Metropolitan areas are most often com13 prised of several counties, cities, suburbs, and towns
14 that have commuting ties to an urban core.

15 (5) Metropolitan areas often have complex
16 transportation networks and multiple jurisdictions
17 and operating agencies.

(6) The Texas Transportation Institute's 2007
urban mobility report found that, in 2005, wasted
fuel and time translated into a total congestion cost
of \$78,200,000,000, \$5,100,000,000 higher than a
year earlier.

(7) In 2007, traffic congestion in the top 437
urban areas resulted in major chokepoints and bottlenecks, causing Americans to lose 4,200,000,000

hours and 2,900,000,000 gallons of fuel sitting in
 traffic jams.

3 (8) This congestion represents an annual con4 gestion tax of between \$600 and \$1,600 in lost time
5 and fuel and results in travelers losing the equiva6 lent of almost 8 work days each year stuck in traf7 fic.

8 (9) In the largest cities, highway congestion im-9 pacts 67 percent of travel, lasts 7 hours per day, 10 and increases by 37 percent the length of the aver-11 age rush hour driver's trip.

(10) Traffic congestion undermines air quality
with vehicles caught in traffic emitting far more pollutants than they do when operating without frequent braking and acceleration.

(11) With truck transportation accounting for
77 percent of transportation costs, congestion increases logistics costs on business and undermines
business productivity.

20 (12) The logistics cost relating to intercity
21 trucking reached \$455,000,000,000 in 2007, an in22 crease of 6.1 percent over 2006. Total truck trans23 portation accounted for \$671,000,000,000 of trans24 portation costs in 2007.

1 (13) Overall, logistics costs accounted for 10.1 2 percent of the gross domestic product in 2007, up 3 from 8.8 percent in 2004. 4 (b) IN GENERAL.—Title 23 is amended by adding at 5 the end the following:

"CHAPTER 7—INTERMODALISM 6

"701. Metropolitan mobility and access program. "702. Projects of national significance program. "703. National transportation strategic plan.

7 "§ 701. Metropolitan mobility and access program

8 "(a) ESTABLISHMENT.—The Secretary shall estab-9 lish a metropolitan mobility and access program in accord-10 ance with this section and sections 5502(c)(2) and 11 5503(c)(4) of title 49.

12 "(b) PURPOSE.—The purpose of the metropolitan 13 mobility and access program shall be to provide multimodal transportation funding and financing authority di-14 rectly to metropolitan planning organizations, thereby al-15 lowing MPOs broad multi-modal flexibility in planning and 16 implementing programs of surface transportation projects 17 to reduce vehicular congestion, to maximize mobility and 18 access of people and goods, and to improve safety, environ-19 20 mental sustainability, and livability in large urbanized 21 areas.

22 "(c) PROGRAMS OF PROJECTS.—A program of surface transportation projects carried out using Federal fi-23 nancial assistance made available under the metropolitan 24 (440219|14)

mobility and access program shall include system oper ations and management improvements, travel demand
 strategies, and, if necessary, new highway and transit ca pacity for an urbanized area—

5 "(1) to maximize mobility and access of people
6 and goods in the urbanized area;

7 "(2) to provide for the implementation of out8 come-based plans and strategies to address travel
9 time delays and travel time reliability in the urban10 ized area; and

"(3) to improve safety and environmental sustainability in the urbanized area and the livability of
the urbanized area.

14 "(d) INDEPENDENT REVIEW OF SELECTION CRI-15 TERIA AND PLANS.—

16 **((1)** PARTICIPATION OF NATIONAL ACAD-17 EMIES.—Not later than 3 months after the date of 18 enactment of this section, the Secretary shall enter 19 into appropriate arrangements with the Transpor-20 tation Research Board of the National Academies to 21 permit the Transportation Research Board to pro-22 vide recommendations to the Secretary for processes 23 and procedures for developing selection and evalua-24 tion criteria to carry out this section, including a 25 methodology for calculating travel time delay.

1 "(2) Submission of recommendations.—Not 2 later than 9 months after the date of enactment of 3 this section, the Transportation Research Board 4 shall submit the recommendations described in para-5 graph (1) to the Secretary, the Committee on Trans-6 portation and Infrastructure of the House of Rep-7 resentatives, and the Committees on Environment 8 and Public Works and Banking, Housing, and 9 Urban Affairs of the Senate. "(e) REGULATIONS.—Not later than 18 months after 10 11 the date of enactment of this section, the Secretary shall 12 establish, by regulation, requirements to carry out this 13 section, including requirements for-14 "(1) the eligibility of an MPO to receive fund-15 ing under this section, in accordance with subsection 16 (f); 17 "(2) the eligibility of a project to receive fund-18 ing under this section, in accordance with subsection 19 (g); 20 "(3) the requirements for metropolitan mobility 21 plans under this section, in accordance with sub-22 section (h); "(4) the allocation of grants to eligible recipi-23 ents under this section, in accordance with sub-24

25 section (i); and

1	"(5) the identification of performance areas, es-
2	tablishment of performance measures, and imple-
3	mentation of performance-based transportation plan-
4	ning processes under this section, in accordance with
5	subsection (l).
6	"(f) Program Requirements.—
7	"(1) IN GENERAL.—To be eligible to receive
8	Federal assistance under this section, an entity
9	shall—
10	"(A) be an MPO that serves a metropoli-
11	tan planning area that encompasses, in whole
12	or in part, an urbanized area with a population
13	of more than 500,000 individuals;
14	"(B) submit to the Secretary an applica-
15	tion that is in such form and contains such in-
16	formation as the Secretary may require;
17	"(C) have in effect a metropolitan mobility
18	plan that has been approved by the Secretary
19	under subsection (h);
20	"(D) demonstrate and certify to the Sec-
21	retary that the entity, or an eligible sub-
22	recipient of the entity, has, or will have, the
23	legal, financial, and technical capacity to carry
24	out the metropolitan mobility plan;

1	"(E) carry out a congestion management
2	process that, as determined by Secretary, com-
3	plies with the requirements of section
4	134(k)(3); and
5	"(F)(i) demonstrate to the Secretary that
6	the entity has implemented low cost traffic
7	management strategies and systems, such as in-
8	cident management systems and traffic light
9	signalization, designed to optimize traffic flows;
10	or
11	"(ii) certify to the Secretary that the entity
12	has identified funding sufficient to implement
13	such strategies and systems and that the entity
14	plans to implement such strategies and systems
15	before completing the projects or activities for
16	which the entity seeks assistance under this sec-
17	tion.
18	"(2) TIER ONE GRANTS.—To be eligible to re-
19	ceive a tier one grant under this section, in addition
20	to meeting the requirements of paragraph (1), an el-
21	igible recipient shall be an MPO serving a metropoli-
22	tan planning area that encompasses, in whole or in
23	part, an urbanized area that—
24	"(A) has a population of more than

25 1,000,000 individuals; and

1	"(B) experiences substantial travel time
2	delays, as determined in accordance with regu-
3	lations issued under subsection (e).
4	"(3) TIER TWO GRANTS.—To be eligible to re-
5	ceive a tier two grant under this section, in addition
6	to meeting the requirements of paragraph (1), an
7	MPO shall not have received a tier one grant under
8	this section.
9	"(g) Eligible Projects.—
10	"(1) IN GENERAL.—Subject to sections
11	5502(c)(2) and $5503(c)(4)$ of title 49, the Secretary
12	may provide Federal assistance under this section to
13	an eligible recipient with respect to a proposed
14	project or activity only if the Secretary determines
15	that—
16	"(A) the project or activity is eligible for
17	funding under this title or chapter 53 of title
18	49, or both;
19	"(B) the project or activity is included in
20	a metropolitan mobility plan of the eligible re-
21	cipient that has been approved by the Secretary
22	under subsection (h); and
23	"(C) the project or activity is part of an
24	approved transportation plan and program of
25	projects required under section 134 or 135 for

the urbanized area served by the eligible recipi ent.

3 "(2) LIMITATION.—Federal assistance provided
4 under this section may not be used to carry out ac5 tivities to meet the requirements of subsection
6 (f)(1)(F).

7 "(h) Metropolitan Mobility Plans.—

"(1) IN GENERAL.—Not later than 6 months 8 9 after the date on which final regulations are issued 10 under subsection (e), an eligible recipient seeking 11 Federal assistance under this section shall develop, 12 and submit to the Secretary for approval, a metro-13 politan mobility plan that identifies projects that the 14 eligible recipient, or another entity described in and 15 subject to the plan, proposes to address surface 16 transportation congestion and its impacts within the 17 urbanized area served by the eligible recipient.

18 "(2) PLAN REQUIREMENTS.—A metropolitan
19 mobility plan submitted by an eligible recipient to
20 the Secretary under paragraph (1) shall contain, at
21 a minimum—

22 "(A) a certification that the eligible recipi23 ent has complied with the requirements of sub24 section (f)(1)(F);

1	"(B) an assessment of the congestion, mo-
2	bility, access, and livability challenges facing
3	the surface transportation systems and facilities
4	in the urbanized area served by the eligible re-
5	cipient;
6	"(C) a range of low-cost congestion reduc-
7	tion and mobility, access, and livability improve-
8	ment activities and projects that the eligible re-
9	cipient , or another entity described in and sub-
10	ject to the plan, proposes to implement in the
11	urbanized area within 2 fiscal years;
12	"(D) additional congestion reduction and
13	mobility, access, and livability improvement
14	projects and activities that the eligible recipient
15	, or another entity described in and subject to
16	the plan, proposes to implement in the urban-
17	ized area within 6 fiscal years;
18	"(E) a detailed analysis of the effects that
19	the activities and projects described in subpara-
20	graphs (C) and (D) will have on the challenges
21	described in subparagraph (B); and
22	"(F) an analysis of any additional bene-
23	ficial effects that the activities and projects de-
24	scribed in subparagraphs (C) and (D) will have
25	on the urbanized area, including energy and en-

1	vironmental benefits, economic development
2	benefits, reductions in transportation costs, and
3	benefits resulting from land use policies and fu-
4	ture growth patterns.
5	"(3) REGIONAL COORDINATION.—An eligible re-
6	cipient shall develop a metropolitan mobility plan
7	under this section for the urbanized area served by
8	the eligible recipient in coordination with the State
9	and local transit authorities.
10	"(4) REVIEW OF PLANS.—
11	"(A) IN GENERAL.—The Secretary shall
12	review and approve, or disapprove, each metro-
13	politan mobility plan submitted by an eligible
14	recipient under this subsection based on a con-
15	sideration of the criteria described in subpara-
16	graph (B).
17	"(B) CRITERIA.—In reviewing the metro-
18	politan mobility plan of an eligible recipient
19	under subparagraph (A), the Secretary shall
20	consider, at a minimum, the following criteria:
21	"(i) The extent of the urbanized
22	area's roadway congestion delays, includ-
23	ing—
24	"(I) the urbanized area's annual
25	total hours of travel delays;

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1	"(II) the urbanized area's annual
2	hours of delay per peak period driver;
3	and
4	"(III) the urbanized area's total
5	annual cost of congestion.
6	"(ii) The degree to which the eligible
7	recipient's metropolitan mobility plan is
8	likely to—
9	"(I) increase the speed, reli-
10	ability, and accessibility of passenger
11	and freight movement within the ur-
12	banized area;
13	"(II) reduce congestion, including
14	reductions in incident-based delays,
15	and its impact in the urbanized area;
16	"(III) generate economic bene-
17	fits, including creating jobs, expand-
18	ing business opportunities, enhancing
19	productivity within the urbanized
20	area, and impacting the gross domes-
21	tic product;
22	"(IV) improve surface transpor-
23	tation safety in the urbanized area,
24	including reducing transportation

1	crashes, serious injuries, and fatali-
2	ties; and
3	"(V) improve environmental sus-
4	tainability and quality of life within
5	the urbanized area.
6	"(iii) The population of the urbanized
7	area served by the eligible recipient.
8	"(iv) The size and usage of the urban-
9	ized area's surface transportation system,
10	including-
11	"(I) the total vehicle miles trav-
12	eled on lanes on Federal-aid highways
13	within the urbanized area; and
14	"(II) the urbanized area's annual
15	public transportation revenue miles,
16	vehicle route-miles, and passenger-
17	miles.
18	"(C) Plans involving tolls or public
19	PRIVATE PARTNERSHIPS.—As part of the re-
20	view under subparagraph (A), the Office of
21	Public Benefit established by section 611 shall
22	review and approve, or disapprove, any portion
23	of a metropolitan mobility plan that requires
24	Federal toll authority or involves a public pri-

1	vate partnership agreement on a Federal-aid
2	highway.
3	"(i) Allocation of Funding.—
4	"(1) IN GENERAL.—The Secretary shall allo-
5	cate the Federal funds made available to carry out
6	this section for each fiscal year as follows:
7	"(A) 40 percent of such funds for tier one
8	grants; and
9	"(B) 60 percent of such funds for tier two
10	grants.
11	"(2) Limitations.—
12	"(A) Limitations on tier one
13	GRANTS.—The Secretary shall provide financial
14	assistance to not more than 10 eligible recipi-
15	ents through tier one grants under this section.
16	"(B) LIMITATIONS ON TIER TWO
17	GRANTS.—In allocating tier two grants under
18	this section, the Secretary shall ensure a geo-
19	graphically equitable distribution of financial
20	assistance through such grants.
21	"(3) Considerations.—
22	"(A) Award of tier one grants.—The
23	Secretary shall provide tier one grants under
24	this section to eligible recipients based on a
25	consideration of—

1	"(i) whether the eligible recipient
2	meets the requirements of subsection
3	(f)(2);
4	"(ii) the criteria listed in subsection
5	(h)(4)(B); and
6	"(iii) the limitations described in
7	paragraph (2).
8	"(B) Award of tier two grants.—The
9	Secretary shall provide tier two grants under
10	this section to each eligible recipient with an
11	approved metropolitan mobility plan based on a
12	consideration of—
13	"(i) whether the eligible recipient
14	meets the requirements of subsection
15	(f)(3);
16	"(ii) the criteria listed in subsection
17	(h)(4)(B); and
18	"(iii) the limitations described in
19	paragraph (2)(B).
20	"(4) SUBALLOCATION OF FUNDS.—A recipient
21	of a grant under this subsection may suballocate
22	funds from a grant to an eligible subrecipient to
23	carry out project under this section.
24	"(j) Full Funding Grant Agreements.—

1	"(1) TERMS.—The Secretary may enter into a
2	full funding grant agreement with an eligible recipi-
3	ent to provide assistance under this section. Any
4	such agreement shall—
5	"(A) establish the terms of participation by
6	the Government in the eligible recipient's met-
7	ropolitan mobility plan under this section;
8	"(B) establish the maximum amount of
9	Government financial assistance for the plan;
10	"(C) cover the period of time for imple-
11	menting the plan, including, if necessary, a pe-
12	riod extending beyond the period of an author-
13	ization;
14	"(D) make timely and efficient manage-
15	ment of the plan easier according to the laws of
16	the United States;
17	"(E) include, subject to paragraph
18	(2)(D)(ii), an agreement between the Secretary
19	and the eligible recipient for the collection and
20	analysis of information to identify the impacts
21	of each project and activity for which Federal
22	assistance is provided under the full funding
23	grant agreement in relation to the performance
24	targets established in the agreement; and

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1	"(F) incorporate the performance	targets
2	established in the agreement.	

"(2) Special financial rules.—

4 "(A) IN GENERAL.—A full funding grant agreement under this subsection obligates an 5 6 amount of available budget authority specified in law and may include a commitment, contin-7 8 gent on amounts to be specified in law in ad-9 vance for commitments under this paragraph, 10 to obligate an additional amount from future 11 available budget authority specified in law.

12 "(B) STATEMENT OF CONTINGENT COM-13 MITMENT.—The agreement shall state that the 14 contingent commitment is not an obligation of 15 the Government.

16 "(C) INTEREST AND OTHER FINANCING 17 COSTS.—Interest and other financing costs of 18 carrying out a part of the eligible recipient's 19 metropolitan mobility plan within a reasonable 20 time shall be an eligible cost under the agree-21 ment, except that such costs may not be more 22 than the cost of the most favorable financing 23 terms reasonably available to the eligible recipi-24 ent at the time of borrowing and the eligible re-25 cipient must certify, in a way satisfactory to the

1	Secretary, that the eligible recipient has shown
2	reasonable diligence in seeking the most favor-
3	able financing terms.
4	"(D) INFORMATION COLLECTION AND
5	ANALYSIS AGREEMENT.—
6	"(i) ELIGIBLE COST.—Preparation of
7	the agreement under paragraph $(1)(E)$
8	shall be an eligible project cost under the
9	full funding grant agreement.
10	"(ii) Contents of plan.—The
11	agreement under paragraph $(1)(E)$ shall
12	provide for—
13	"(I) documentation of predicted
14	system performance in relation to
15	each performance target established in
16	the agreement; and
17	"(II) collection of data sufficient
18	to determine whether each perform-
19	ance target established in the agree-
20	ment is achieved within the period of
21	time provided in the agreement.
22	"(E) EXECUTION OF PLAN.—The amount
23	stipulated in the full funding grant agreement
24	under this paragraph for a metropolitan mobil-
25	ity plan shall be sufficient to execute the plan.

"(3) ADMINISTRATION.—Any project or activity
 included in a metropolitan mobility plan and eligible
 to receive funding under this section shall be admin istered in accordance with subsection (o).

5 "(k) NOTIFICATION OF CONGRESS.—At least 21 days before entering into a full funding grant agreement for 6 7 a metropolitan mobility plan under this section, the Sec-8 retary shall notify, in writing, the Committee on Transpor-9 tation and Infrastructure of the House of Representatives and the Committees on Banking, Housing, and Urban Af-10 11 fairs and Environment and Public Works of the Senate 12 of the proposed grant agreement. The Secretary shall in-13 clude with the notification a copy of the proposed agreement as well as the Secretary's evaluation of the plan. 14

- 15 "(1) Performance Management.—
- 16 "(1) IN GENERAL.—As part of a full funding
 17 grant agreement made under subsection (j)—
- 18 "(A) the Secretary shall identify perform19 ance areas for the eligible recipient entering
 20 into the agreement, including—
- 21 "(i) reducing delay hours on high22 ways, arterials, and public transportation
 23 systems within the urbanized area;
- 24 "(ii) improving travel time reliability25 within the urbanized area;

1	"(iii) reducing transportation-related
2	fatalities, serious injuries, and crashes
3	within the urbanized area served by the eli-
4	gible recipient;
5	"(iv) improving the ability to accom-
6	modate commercial vehicles within the ur-
7	banized area;
8	"(v) improving regional productivity
9	within the urbanized area;
10	"(vi) improving public transportation
11	access within the urbanized area;
12	"(vii) reducing vehicle emissions,
13	noise, and other environmental impacts
14	within the urbanized area; and
15	"(viii) reducing the percentage share
16	of travel within the urbanized area made
17	by single occupancy vehicles;
18	"(B) the Secretary shall establish quantifi-
19	able performance measures for the eligible re-
20	cipient for each performance area identified
21	under subparagraph (A); and
22	"(C) the eligible recipient shall carry out a
23	performance-based transportation planning
24	process that supports the development of a met-
25	ropolitan mobility plan by the eligible recipient

1	and shall designate target levels of performance
2	for each performance area identified under sub-
3	paragraph (A) to track progress within the ur-
4	banized area.
5	"(2) ANNUAL REPORT.—Beginning in fiscal
6	year 2012, and in each fiscal year thereafter, an eli-
7	gible recipient receiving Federal assistance under
8	this section in that fiscal year shall submit to the
9	Secretary, at the time prescribed by the Secretary,
10	an annual report that, at a minimum—
11	"(A) lists and describes the projects and
12	activities carried out by the eligible recipient
13	during the fiscal year under its metropolitan
14	mobility plan;
15	"(B) describes and analyzes the impact of
16	the projects and activities contained in the met-
17	ropolitan mobility plan in relation to the objec-
18	tives of this section;
19	"(C) in any case in which the Federal as-
20	sistance is provided under a full funding grant
21	agreement—
22	"(i) evaluates the degree to which the
23	eligible recipient during the fiscal year met
24	its performance targets designated under
25	paragraph $(1)(C)$; and

1	"(ii) provides a rationale for any in-
2	stance in which the eligible recipient in im-
3	plementing the metropolitan mobility plan
4	failed to achieve one or more of such per-
5	formance targets.
6	"(3) Review of certain annual reports.—
7	"(A) IN GENERAL.—Not later than 2
8	months after the date of receipt of an annual
9	report under this subsection from an eligible re-
10	cipient that entered into a full funding grant
11	agreement with the Secretary under this sec-
12	tion, the Secretary shall review and assess the
13	annual report to determine, at a minimum—
14	"(i) the eligible recipient's progress
15	relative to the performance targets des-
16	ignated under paragraph $(1)(C)$; and
17	"(ii) the time remaining for the eligi-
18	ble recipient to achieve those performance
19	targets.
20	"(B) Resubmission.—
21	"(i) IN GENERAL.—If the Secretary
22	determines, based on a review of an annual
23	report under subparagraph (A), that the
24	eligible recipient has failed to demonstrate
25	progress in achieving one of its perform-

1	ance targets designated under paragraph
2	(1)(C), the Secretary shall require the eli-
3	gible recipient to resubmit to the Secretary
4	for approval the metropolitan mobility plan
5	of the eligible recipient with the modifica-
6	tions that the Secretary determines nec-
7	essary to enable the eligible recipient to
8	meet the performance target.

9 "(ii) SUSPENSION OF PROJECT AP-10 PROVALS.—Until an eligible recipient de-11 scribed in clause (i) resubmits its metro-12 politan mobility plan and the Secretary ap-13 proves the resubmitted plan, the Secretary 14 shall not provide approvals for projects and 15 activities contained in the metropolitan 16 mobility plan previously submitted by the 17 eligible recipient.

18 "(m) GOVERNMENT'S SHARE OF COSTS.—For a 19 grant to carry out a project or activity contained in a met-20 ropolitan mobility plan under this section, the Federal 21 Government's share of the costs shall be 80 percent of 22 the cost of each project or activity carried out under the 23 grant. The eligible recipient may provide additional local 24 matching amounts. 1 "(n) AVAILABILITY OF AMOUNTS.—An amount made 2 available or appropriated to carry out this section shall 3 remain available for 3 fiscal years after the fiscal year in 4 which the amount is made available or appropriated. Any 5 of such amounts that are unobligated at the end of the 6 3-fiscal-year period may be used by the Secretary for any 7 purpose under this section.

8 "(o) TERMS, CONDITIONS, AND GRANT ADMINISTRA-9 TION.—

10 "(1) TITLE 49 PROJECTS.—Except as otherwise 11 provided by this section, a grant for any project or 12 activity included in a metropolitan mobility plan 13 under subsection (h) that is eligible to receive Fed-14 eral assistance under chapter 53 of title 49 shall be 15 subject to the requirements of section 5307 of title 16 49.

17 "(2) TITLE 23 PROJECTS.—Except as otherwise
18 provided by this section, a grant for any project in19 cluded within the metropolitan mobility plan under
20 subsection (h) that is not eligible to receive Federal
21 assistance under chapter 53 of title 49 shall be sub22 ject to the requirements of this title.

23 "(3) OTHER TERMS AND CONDITIONS.—In ad24 dition to the requirements of paragraphs (1) and
25 (2), the Secretary shall require that all grants under

this section be subject to such terms, conditions, and
 requirements as the Secretary decides are necessary
 or appropriate to carry out this section.

4 "(p) Metropolitan Infrastructure Bank.—An 5 eligible recipient that has a metropolitan mobility plan approved under this section may enter into a cooperative 6 7 agreement with the Secretary under section 612 for the 8 establishment of a metropolitan infrastructure bank for 9 making loans and providing other forms of credit assistance to public and private entities carrying out or pro-10 posing to carry out projects and activities described in the 11 12 eligible recipient's metropolitan mobility plan.

13 "(q) USE OF TOLLS.—Notwithstanding section 301, 14 the Secretary may permit Federal participation under this 15 section in a toll facility in an urbanized area that is subject 16 to a metropolitan mobility plan approved under this sec-17 tion. Such participation shall be in accordance with a toll 18 agreement entered into with the Secretary that meets the 19 requirements of section 129(a)(3).

20 "(r) Reports on Metropolitan Mobility Pro21 Gram.—

"(1) ANNUAL REPORT ON PROGRAM.—Not later
than November 30, 2011, and November 30 of each
year thereafter, the Secretary shall submit to the
Committee on Transportation and Infrastructure of

1	the House of Representatives and the Committees
2	on Environment and Public Works and Banking,
3	Housing, and Urban Affairs of the Senate a report
4	that includes, at a minimum—
5	"(A) a report on metropolitan mobility
6	plans that the Secretary has approved under
7	this section and a summary of the annual re-
8	ports submitted to the Secretary under sub-
9	section $(l)(2);$
10	"(B) an evaluation of the degree to which
11	an eligible recipient receiving Federal assistance
12	through a full funding grant agreement under
13	this section met its performance targets des-
14	ignated under the agreement; and
15	"(C) such recommendations as the Sec-
16	retary may have for improvements to the pro-
17	gram authorized by this section.
18	"(2) ANNUAL GAO REVIEW OF PROGRAM.—The
19	Comptroller General shall—
20	"(A) conduct an annual review of—
21	"(i) the processes and procedures for
22	evaluating and selecting metropolitan mo-
23	bility plans for funding under this section;
24	and

1	"(ii) the Secretary's implementation
2	of such processes and procedures; and
3	"(B) report to Congress on the results of
4	such review by May 31 of each year.
5	"(s) Definitions.—In this section, the following
6	definitions apply:
7	"(1) ELIGIBLE RECIPIENT.—The term 'eligible
8	recipient' means an entity that meets the require-
9	ments of subsection (f).
10	"(2) ELIGIBLE SUBRECIPIENT.—The term 'eli-
11	gible subrecipient' means a State or local govern-
12	mental authority, federally-recognized Indian tribe,
13	or other organization with the authority to finance,
14	build, operate, or maintain toll or toll-free facilities
15	or an organization engaged in the business of pro-
16	viding public transportation that receives a grant
17	under this section indirectly through a metropolitan
18	transportation organization.
19	"(3) Low-cost congestion management
20	STRATEGY.—The term 'low-cost congestion manage-
21	ment strategy' includes strategies and systems, such
22	as incident management systems and traffic light
23	signalization, designed to optimize traffic flows.
24	"(4) Metropolitan planning organization;

24 "(4) METROPOLITAN PLANNING ORGANIZATION;
25 MPO.—The term 'metropolitan planning organiza-

1	tion' or 'MPO' means an organization designated as
2	a metropolitan planning organization under section
3	134(b) of this title or 5303(b) of title 49.
4	"(5) Public-private partnership agree-
5	MENT.—The term 'public-private partnership agree-
6	ment' has the meaning given that term in section
7	112(h).
8	"(6) URBANIZED AREA.—The term 'urbanized
9	area' has the meaning given that term under section
10	134(b) of this title, or 5303(b) of title 49, with a
11	population greater than 500,000.".
12	(c) Clerical Amendment.—The table of chapters
13	for title 23 is amended by adding at the end the following:
	"7. Intermodalism
14	"7. Intermodalism701".SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE.
14 15	
15	SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE.
15 16	SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act)
15 16	SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE.(a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following:
15 16 17	 SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following: "§ 702. Projects of national significance program
15 16 17 18	 SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following: "§ 702. Projects of national significance program "(a) ESTABLISHMENT.—The Secretary shall estab-
15 16 17 18 19	 SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following: "§ 702. Projects of national significance program "(a) ESTABLISHMENT.—The Secretary shall establish a program in accordance with section 5503(c)(4) of
 15 16 17 18 19 20 	 SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following: "§ 702. Projects of national significance program "(a) ESTABLISHMENT.—The Secretary shall establish a program in accordance with section 5503(c)(4) of title 49 to provide grants to States for projects of national
 15 16 17 18 19 20 21 	 SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following: "§ 702. Projects of national significance program "(a) ESTABLISHMENT.—The Secretary shall establish a program in accordance with section 5503(c)(4) of title 49 to provide grants to States for projects of national significance.
 15 16 17 18 19 20 21 22 	 SEC. 1206. PROJECTS OF NATIONAL SIGNIFICANCE. (a) IN GENERAL.—Chapter 7 (as added by this Act) is amended by adding at the end the following: "§ 702. Projects of national significance program "(a) ESTABLISHMENT.—The Secretary shall establish a program in accordance with section 5503(c)(4) of title 49 to provide grants to States for projects of national significance. "(b) PURPOSES.—The purposes of the projects of na-

1	"(A) generate national economic and mo-
2	bility benefits, including improving economic
3	productivity by facilitating international trade,
4	relieving congestion, and improving transpor-
5	tation safety by facilitating passenger and
6	freight movement; and
7	"(B) can not easily be addressed or funded
8	through State apportionments of Federal sur-
9	face transportation funds;
10	"(2) maximize the benefits of Federal invest-
11	ment in such projects by encouraging States to sup-
12	plement Federal grant assistance with other funding
13	sources and methods of finance; and
14	"(3) strengthen the connection between the use
15	of Federal surface transportation funding and the
16	accomplishment of national performance outcomes.
17	"(c) Project Cost.—To be eligible for assistance
18	under this section, a project shall have eligible project
19	costs that are reasonably anticipated to equal or exceed
20	the lesser of—
21	((1) \$500,000,000; or
22	((2)(A) in the case of a project located in a sin-
23	gle State, 75 percent of the amount apportioned
24	under chapter 1 to the State for the most recent fis-
25	cal year; or

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1	"(B) in the case of a project located in more
2	than one State, 75 percent of the greatest amount
3	apportioned under chapter 1 to any one of such
4	States for the most recent fiscal year.
5	"(d) Project Type.—
6	"(1) IN GENERAL.—To be eligible for assist-
7	ance under this section, a project shall be a capital
8	project—
9	"(A) that is eligible for Federal assistance
10	under this title or chapter 53 of title 49;
11	"(B) for an international bridge or tunnel
12	for which an international entity authorized
13	under Federal or State law is responsible;
14	"(C) for a public freight rail facility or a
15	private freight rail facility providing public ben-
16	efit for highway users;
17	"(D) for an intermodal freight transfer fa-
18	cility;
19	"(E) for a means of access to a facility de-
20	scribed in subparagraph (C) or (D);
21	"(F) for a service improvement for a facil-
22	ity described in subparagraph (C) or (D) (in-
23	cluding a capital investment for an intelligent
24	transportation system); or

"(G) that comprises a series of projects de scribed in subparagraphs (C) through (F) with
 the common objective of improving the flow of
 goods.

5 "(2) PORT PROJECTS.—A project located within 6 the boundaries of a port terminal may only be eligi-7 ble for assistance under this section if the project is 8 for such surface transportation infrastructure modi-9 fications as are necessary to facilitate direct inter-10 modal interchange, transfer, and access into and out 11 of the port.

12 "(e) Project Funding.—

13 "(1) FUNDING SOURCES.—The non-Federal
14 share of the cost of an eligible project may be fund15 ed through a combination of private and public sec16 tor funds, including investment of public funds in
17 private sector facility improvements.

"(2) NEED FOR FEDERAL SUPPORT.—To be eligible for assistance under this section, the Secretary
must determine, based on information provided by
the applicant, that the project cannot be readily and
efficiently carried out without Federal support and
participation.

24 "(3) NON-FEDERAL FINANCIAL COMMIT25 MENT.—

1	"(A) IN GENERAL.—To be eligible for as-
2	sistance under this section—
3	"(i) a project must be supported by
4	an acceptable degree of non-Federal finan-
5	cial commitments; and
6	"(ii) the applicant for such assistance
7	shall demonstrate to the satisfaction of the
8	Secretary one or more stable and depend-
9	able financing sources to construct, main-
10	tain, and operate the infrastructure facility
11	for which the project is to be carried out.
12	"(B) EVALUATION OF PROJECT.—For pur-
13	poses of subparagraph (A), the Secretary shall
14	require that—
15	"(i) the proposed project plan pro-
16	vides for the availability of contingency
17	amounts that the Secretary determines to
18	be reasonable to cover unanticipated cost
19	increases; and
20	"(ii) each proposed non-Federal
21	source of capital and operating financing is
22	stable, reliable, and available within the
23	proposed project timetable.
24	"(C) Considerations.—In assessing the
25	stability, reliability, and availability of proposed

1	sources of non-Federal financing under this
2	paragraph, the Secretary shall consider—
3	"(i) existing financial commitments;
4	"(ii) the degree to which financing
5	sources are dedicated to the purposes pro-
6	posed;
7	"(iii) any debt obligation that exists
8	or is proposed by the recipient for the pro-
9	posed project; and
10	"(iv) the extent to which the project
11	has a non-Federal financial commitment
12	that exceeds the required non-Federal
13	share of the cost of the project.
14	"(f) Consistency With Plans.—To be eligible for
15	assistance under this section, a project shall be consistent
16	with—
17	"(1) for each State in which all or a portion of
18	the project is located, the long-range statewide
19	transportation plan and statewide transportation im-
20	provement program required by section 135 and the
21	State freight plan required by section 119;
22	"(2) for each metropolitan planning area in
23	which all or a portion of the project is located, the
24	transportation plan and transportation improvement
25	program required by section 134;

1	"(3) in the case of a project that is located in
2	a corridor subject to a freight corridor plan under
3	section 119(i), the freight corridor plan; and
4	((4) the national transportation strategic plan
5	developed under section 703.
6	"(g) Applications.—
7	"(1) IN GENERAL.—Each State seeking a grant
8	under this section for a project shall submit to the
9	Secretary an application in such form and in accord-
10	ance with such requirements as the Secretary shall
11	establish.
12	"(2) CONTENTS.—An application under this
13	subsection shall include, at a minimum, a project de-
14	livery schedule that meets the requirements of sec-
15	tion 106(h).
16	"(3) Application for multistate
17	PROJECT.—In the case of a project to be located in
18	more than one State, the application for the project
19	may be submitted by all of such States, with one
20	State acting as the lead for the project.
21	"(4) Collaboration in developing applica-
22	TIONS.—The Secretary shall encourage States, in
23	developing applications to submit under this section,
24	to collaborate with other public and private entities
25	with an interest in the project for which the State

1	is seeking Federal assistance, including regional and
2	local governments, shippers, carriers, and freight-re-
3	lated associations, as appropriate.
4	"(h) Competitive Grant Selection and Cri-
5	teria for Grants.—
6	"(1) IN GENERAL.—The Secretary shall—
7	"(A) establish criteria for selecting among
8	projects that meet the eligibility requirements
9	specified in subsections (c), (d), (e), and (f);
10	"(B) conduct a national solicitation for ap-
11	plications; and
12	"(C) award grants on a competitive basis.
13	"(2) Selection criteria.—In selecting a
14	project under this section, the Secretary shall con-
15	sider the extent to which the project—
16	"(A) is located within, or will otherwise
17	beneficially impact, a corridor or region that ex-
18	periences high volumes of passenger or freight
19	traffic and related traffic congestion, taking
20	into account—
21	"(i) the current and projected future
22	volumes of passenger and freight travel
23	within the corridor or region;
24	"(ii) the extent to which freight traffic
25	in the corridor has increased since the date

1	of enactment of the North American Free
2	Trade Agreement Implementation Act (16
3	U.S.C. 4401 et seq.); and
4	"(iii) the economic, environmental,
5	and other costs arising from congestion in
6	the corridor or region;
7	"(B) is projected to reduce congestion and
8	increase the speed, reliability, and accessibility
9	of passenger or freight movement, including im-
10	pacts in the State, region, and Nation;
11	"(C) is projected to generate national eco-
12	nomic benefits, including creating or sustaining
13	jobs, expanding business opportunities, and im-
14	pacting the gross domestic product;
15	"(D) will facilitate regional mobility, acces-
16	sibility, and economic growth and development
17	in areas underserved by existing highway infra-
18	structure;
19	"(E) is projected to improve transportation
20	safety, including reducing transportation acci-
21	dents, injuries, and fatalities;
22	"(F) is projected to otherwise enhance the
23	national transportation system;

1	"(G) uses new technologies, including intel-
2	ligent transportation systems, that enhance the
3	efficiency of the project;
4	"(H) helps maintain or protect the envi-
5	ronment;
6	"(I) will be supported by, in addition to
7	Federal grant assistance under this section,
8	other sources of funding and methods of fi-
9	nance, including—
10	"(i) any other source of Federal
11	transportation funding;
12	"(ii) a contribution from a State, re-
13	gional, or local governmental entity or a
14	private organization; and
15	"(iii) nongrant assistance, including a
16	loan or other credit assistance or direct
17	user charges.
18	"(3) Project evaluation and rating.—The
19	Secretary shall evaluate and rate, based on the selec-
20	tion criteria described in paragraph (2), each project
21	for which an application is submitted under this sec-
22	tion. In rating the projects, the Secretary shall pro-
23	vide, in addition to the overall project rating, indi-
24	vidual ratings for each of the criteria described in
25	paragraph (2).

"(i) REGULATIONS.—Not later than 180 days after
 the date of enactment of this section, the Secretary shall
 issue regulations to carry out this section.

4 "(j) LETTERS OF INTENT, FULL FUNDING GRANT
5 AGREEMENTS, AND EARLY SYSTEM WORK AGREE6 MENTS.—

7 "(1) Letter of intent.—

8 "(A) IN GENERAL.—The Secretary may 9 issue a letter of intent to an applicant announc-10 ing an intention to obligate, for a project under 11 this section, an amount from future available 12 budget authority specified in law that is not 13 more than the amount stipulated as the finan-14 cial participation of the Secretary in the 15 project.

16 "(B) TREATMENT.—The issuance of a let17 ter of intent under subparagraph (A) is deemed
18 not to be an obligation under sections 1108(c),
19 1108(d), 1501, and 1502(a) of title 31 or an
20 administrative commitment.

21 "(C) OBLIGATION OR COMMITMENT.—An
22 obligation or administrative commitment for a
23 project under this section may be made only
24 when contract authority is allocated to the
25 project.

200
"(2) Full funding grant agreements.—
"(A) IN GENERAL.—A project financed
under this section shall be carried out through
a full funding grant agreement entered into by
the Secretary and the applicant for the project.
The Secretary shall enter into a full funding
grant agreement under this subsection based on
the evaluations and ratings required under sub-
section $(h)(3)$.
"(B) TERMS.—If the Secretary makes a
full funding grant agreement with an applicant,
the agreement shall—
"(i) establish the terms of participa-
tion by the United States Government in a
project under this section;
"(ii) establish the maximum amount
of Government financial assistance for the
project;
"(iii) cover the period of time for com-
pleting the project, including, if necessary,
a period extending beyond the period of an
authorization;
"(iv) make timely and efficient man-
agement of the project easier according to
the laws of the United States; and

1	"(v) identify quantifiable performance
2	outcomes that the project must achieve by
3	not later than 2 years subsequent to the
4	date of substantial completion of the
5	project, including outcomes related to the
6	program objectives and any budgetary or
7	project development milestones or objec-
8	tives that the Secretary may specify.
9	"(C) Special financial rules.—
10	"(i) IN GENERAL.—A full funding
11	grant agreement under this paragraph ob-
12	ligates an amount of available budget au-
13	thority specified in law and may include a
14	commitment, contingent on amounts to be
15	specified in law in advance for commit-
16	ments under this paragraph, to obligate an
17	additional amount from future available
18	budget authority specified in law.
19	"(ii) Statement of contingent
20	COMMITMENT.—The agreement shall state
21	that the contingent commitment is not an
22	obligation of the Government.
23	"(iii) INTEREST AND OTHER FINANC-
24	ING COSTS.—Interest and other financing
25	costs of efficiently carrying out a part of

1	the project within a reasonable time shall
2	be eligible project costs under a full fund-
3	ing grant agreement; except that eligible
4	costs may not be more than the cost of the
5	most favorable financing terms reasonably
6	available for the project at the time of bor-
7	rowing. The applicant shall certify, in a
8	way satisfactory to the Secretary, that the
9	applicant has shown reasonable diligence in
10	seeking the most favorable financing
11	terms.
12	"(D) Before and after study.—
13	"(i) IN GENERAL.—A full funding
14	grant agreement under this paragraph
15	shall require the applicant to conduct a
16	study that—
17	"(I) describes and analyzes the
18	impact of the project in relation to the
19	program purposes;
20	"(II) evaluates the degree to
21	which the project has met its perform-
22	ance outcomes; and
23	"(III) provides a rationale for
24	any instance in which the project did

1	not meet one or more performance
2	outcomes.
3	"(ii) INFORMATION COLLECTION AND
4	ANALYSIS PLAN.—
5	"(I) SUBMISSION OF PLAN.—Ap-
6	plicants seeking a full funding grant
7	agreement under this paragraph shall
8	submit a complete plan for the collec-
9	tion and analysis of information to
10	identify the impacts of the project in
11	relation to program objectives and the
12	project's performance outcomes. Prep-
13	aration of the plan shall be an eligible
14	project cost under the full funding
15	grant agreement.
16	"(II) CONTENTS OF PLAN.—The
17	plan submitted under subclause (I)
18	shall provide for—
19	"(aa) the collection of data
20	on the current performance of
21	the portion of the surface trans-
22	portation network that is likely to
23	be impacted by the project;
24	"(bb) documentation of the
25	predicted impacts of the project

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1 in relation to program purposes 2 and the project's performance 3 outcomes;

4	"(cc) collection of data on
5	the relevant portion of the sur-
6	face transportation network 2
7	years after the date of substan-
8	tial completion of the project, in-
9	cluding information analogous to
10	that described in item (aa); and
11	"(dd) analysis of the consist-

ency of predicted project out-12 comes with the after data.

"(E) Collection of data on current 14 15 SYSTEM.—To be eligible for a full funding 16 grant agreement under this paragraph, the re-17 cipient shall have collected data on the current 18 system, according to the plan required, before 19 the beginning of construction of the proposed 20 project. Collection of this data shall be an eligi-21 ble project cost under the full funding grant 22 agreement.

23 "(3) Early system work agreements.—

24 "(A) CONDITIONS.—The Secretary may 25 make an early systems work agreement with an

1	applicant if a record of decision under the No
1	applicant if a record of decision under the Na-
2	tional Environmental Policy Act of 1969 (42
3	U.S.C. 4321 et seq.) has been issued on the
4	project and the Secretary finds there is reason
5	to believe a full funding grant agreement for
6	the project will be made.
7	"(B) CONTENTS.—
8	"(i) IN GENERAL.—A work agreement
9	under this subsection obligates an amount
10	of available budget authority specified in
11	law and shall provide for reimbursement of
12	preliminary costs of carrying out the
13	project, including land acquisition, timely
14	procurement of system elements for which
15	specifications are decided, and other activi-
16	ties the Secretary decides are appropriate
17	to make efficient, long-term project man-
18	agement easier.
19	"(ii) Period covered.—A work
20	agreement under this paragraph shall
21	cover the period of time the Secretary con-
22	siders appropriate. The period may extend
23	beyond the period of current authorization.
24	"(iii) Interest and other financ-
25	ING COSTS.—Interest and other financing

1	costs of efficiently carrying out the work
2	agreement within a reasonable time shall
3	be eligible project costs under the agree-
4	ment; except that eligible costs may not be
5	more than the cost of the most favorable
6	financing terms reasonably available for
7	the project at the time of borrowing. The
8	applicant shall certify, in a way satisfac-
9	tory to the Secretary, that the applicant
10	has shown reasonable diligence in seeking
11	the most favorable financing terms.
12	"(iv) Failure to carry out
13	PROJECT.—If an applicant does not carry
14	out the project for reasons within the con-
15	trol of the applicant, the applicant shall
16	repay all Government payments made

under the work agreement plus reasonable
interest and penalty charges the Secretary
establishes in the agreement.

20 "(4) LIMITATION ON AMOUNTS.—The total esti21 mated amount of future obligations of the Govern22 ment and contingent commitments to incur obliga23 tions covered by all outstanding letters of intent, full
24 funding grant agreements, and early system work
25 agreements under this subsection for projects of na-

1 tional significance may be not more than the greater 2 of the amount authorized to carry out this section 3 for such projects or an amount equivalent to the last 4 3 fiscal years of funding authorized to carry out this 5 section, less an amount the Secretary reasonably es-6 timates is necessary for grants under this section for such projects that are not covered by a letter or 7 8 agreement. The total amount covered by new letters 9 and contingent commitments included in full funding 10 grant agreements and early systems work agree-11 ments for such projects may be not more than a lim-12 itation specified in law.

13 "(5) NOTIFICATION.—At least 10 days before 14 issuing a letter under paragraph (1) and at least 21 15 days before entering into a full funding grant agree-16 ment under paragraph (2), the Secretary shall notify 17 in writing the Committee on Transportation and In-18 frastructure of the House of Representatives and the 19 Committee on Environment and Public Works and 20 the Committee on Commerce, Science, and Trans-21 portation of the Senate of the proposed letter or 22 agreement. The Secretary shall include with the no-23 tification a copy of the proposed letter or agreement 24 as well as the evaluations and ratings for the 25 project.

1 "(k) Grant Requirements.—

2 "(1) IN GENERAL.—A grant for a project under
3 this section shall be subject to the requirements of
4 title 23, United States Code.

5 "(2) OTHER TERMS AND CONDITIONS.—In ad6 dition to the requirements under paragraph (1), the
7 Secretary shall require that all grants under this
8 section be subject to any other terms, conditions,
9 and requirements that the Secretary decides are nec10 essary or appropriate for purposes of this section.

11 "(1) GOVERNMENT'S SHARE OF PROJECT COST.—

12 "(1) IN GENERAL.—Based on engineering stud-13 ies, studies of economic feasibility, and information 14 on the expected use of equipment or facilities, the 15 Secretary shall estimate the cost of a project receiv-16 ing assistance under this section. A grant for the 17 project is for 80 percent of the project cost, unless 18 the grant recipient requests a lower grant percent-19 age.

20 "(2) REMAINDER OF NET PROJECT COST.—If
21 the Secretary determines that the originally defined
22 project is completed at a cost that is significantly
23 below the original estimate, the Secretary shall—

24 "(A) refund to the Government the propor-25 tion of the remainder equal to the proportional

1	share of the original project cost funded by
2	Federal assistance under this section; and
3	"(B) authorize the project sponsor to use
4	any additional remainder for any activity eligi-
5	ble to receive Federal assistance under this title
6	or chapter 53 of title 49.
7	"(m) FISCAL CAPACITY CONSIDERATIONS.—If the
8	Secretary gives priority consideration to financing projects
9	that include more than the non-Government share re-
10	quired under subsection (l) the Secretary shall give equal
11	consideration to differences in the fiscal capacity of State
12	and local governments.
13	"(n) Transfer of Funds to the General Serv-
14	ICES ADMINISTRATION.—
15	"(1) STATE FUNDS.—At the request of a bor-
16	der State, funds provided to a State under this sec-
17	tion may be transferred to the General Services Ad-
18	ministration for the purpose of funding a project of
19	national significance under this section if—
20	"(A) the Secretary determines, after con-
21	sultation with the transportation department of
22	the border State, that the General Services Ad-
23	ministration should carry out the project; and
24	"(B) the General Services Administration
25	agrees to accept the transfer of, and to admin-

1	ister, those funds in accordance with this sec-
2	tion.
3	"(2) Non-federal share.—
4	"(A) IN GENERAL.—A border State that
5	makes a request under paragraph (1) shall pro-
6	vide directly to the General Services Adminis-
7	tration the non-Federal share of the cost of the
8	eligible project.
9	"(B) NO AUGMENTATION OF APPROPRIA-
10	TIONS.—Funds provided by a border State
11	under subparagraph (A)—
12	"(i) shall not be considered to be an
13	augmentation of the appropriations made
14	available to the General Services Adminis-
15	tration; and
16	"(ii) shall be—
17	"(I) administered, subject to
18	paragraph $(1)(B)$, in accordance with
19	the procedures of the General Services
20	Administration; but
21	"(II) available for obligation in
22	the same manner as if the funds were
23	apportioned under chapter 1.
24	"(3) Obligation Authority.—Obligation au-
25	thority shall be transferred to the General Services

1	Administration for a project in the same manner
2	and amount as the funds provided for the project
3	under paragraph (1).

4 "(o) REVIEW AND REPORTS.—

5 "(1) ANNUAL REPORT ON PROJECTS.—Not 6 later than the first Monday in February of each 7 year, the Secretary shall submit to the Committee on Transportation and Infrastructure of the House 8 9 of Representatives and the Committee on Environ-10 ment and Public Works and the Committee on Com-11 merce, Science, and Transportation of the Senate a 12 report on projects that the Secretary has funded, or 13 proposes to fund, under this section. The annual re-14 port under this paragraph shall include—

15 "(A) project evaluations and ratings, as re-16 quired under subsection (h); and

17 "(B) such recommendations as the Sec18 retary may have for improvements to the pro19 gram authorized by this section.

20 "(2) BEFORE AND AFTER STUDY REPORTS.—
21 Not later than the first Monday of August of each
22 year, the Secretary shall submit to the committees
23 referred to in paragraph (1) a report containing a
24 summary of the results of the studies conducted

- under subsection (j)(2)(D) that were completed dur ing the preceding year.
- 3 "(3) INDEPENDENT REVIEW.—

4 "(A) PARTICIPATION OF NATIONAL ACAD-5 EMIES.—Not later than 6 months after the date 6 of first award of grants under this section, the 7 Secretary shall enter into appropriate arrange-8 ments with the Transportation Research Board 9 of the National Academies to permit the Trans-10 portation Research Board to conduct an inde-11 pendent review of the process and procedures 12 by which the Secretary has evaluated, rated, 13 and funded projects of national significance.

"(B) REPORT TO CONGRESS.—Not later
than 18 months after the first award of grants
under this section, the Transportation Research
Board shall submit a report on the results of its
review to the Secretary and the committees referred to in paragraph (1).

"(C) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated
out of the Highway Trust Fund (other than the
Mass Transit Account) to carry out this paragraph [\$] for each of fiscal years 2010 and
2011.

1 "(p) EXPEDITED PROJECT ADVANCEMENT.—The 2 Secretary shall expedite the advancement of projects of 3 national significance under this section in conjunction with 4 the Office of Expedited Project Delivery established under 5 section 330.

6 "(q) APPLICABILITY OF CHAPTER 1.—Funds made 7 available to carry out this section shall be available for 8 obligation and administered in the same manner as if such 9 funds were apportioned under chapter 1, except that such 10 funds shall remain available until expended.

11 "(r) DEFINITIONS.—In this section, the following12 definitions apply:

13 "(1) BORDER STATE.—The term 'border State'
14 means any State that has an international land bor15 der with Canada or Mexico.

16 "(2) ELIGIBLE PROJECT COSTS.—The term 'eli17 gible project costs' means the costs of—

"(A) development phase activities, including planning, feasibility analysis, revenue forecasting, environmental review, engineering and
design work, and other preconstruction activities;

23 "(B) construction, reconstruction, rehabili24 tation, and acquisition of real property (includ25 ing land related to the project and improve-

1	ments to land), environmental mitigation, con-
2	struction contingencies, acquisition of equip-
3	ment, and operational improvements; and
4	"(C) the collection and analysis of data re-
5	lated to the projected and actual impacts of the
6	project.
7	"(3) ELIGIBLE PROJECT.—The term 'eligible
8	project' means a project that is eligible for assist-
9	ance under subsections (c), (d), (e), and (f).
10	"(4) Metropolitan planning area.—The
11	term 'metropolitan planning area' has the meaning
12	such term has in section 134(b).
13	"(5) Performance outcomes.—The term
14	'performance outcomes' means the quantifiable out-
15	comes required under a full funding grant agree-
16	ment under subsection $(j)(2)(B)(v)$.
17	"(6) Program purposes.—The term 'program
18	purposes' means the purposes set forth in subsection
19	(b).
20	"(7) Project of National Significance.—
21	The term 'project of national significance' means a
22	project funded under this section.".
23	(b) CLERICAL AMENDMENT.—The analysis for chap-
24	ter 7 (as added by this Act) is amended by adding at the
25	end the following:
	"702. Projects of national significance program.".

1 (c) CONFORMING AMENDMENTS.— 2 (1) PROJECTS OF NATIONAL AND REGIONAL SIGNIFICANCE.—Section 1301 of SAFETEA-LU 3 4 (23 U.S.C. 101 note; 119 Stat. 1198) is repealed. 5 (2) NATIONAL CORRIDOR INFRASTRUCTURE IM-6 PROGRAM.—Section 1302 of PROVEMENT 7 SAFETEA-LU (23 U.S.C. 101 note; 119 Stat. 8 1204) is repealed. 9 (3) COORDINATED BORDER INFRASTRUCTURE 10 PROGRAM.—Section 1303 of SAFETEA-LU (23) 11 U.S.C. 101 note; 119 Stat. 1207) is repealed. SEC. 1207. NATIONAL TRANSPORTATION STRATEGIC PLAN. 12 13 (a)NATIONAL **TRANSPORTATION** STRATEGIC 14 PLAN.—Chapter 7 (as added by this Act) is amended by 15 adding at the end the following: 16 "§ 703. National transportation strategic plan 17 "(a) DEVELOPMENT.— 18 "(1) DEVELOPMENT OF INITIAL PLAN.— 19 "(A) SOLICITATION.—Not later than 60 20 days after the date of enactment of this section, 21 the Under Secretary of Transportation for 22 Intermodalism shall publish in the Federal Reg-23 ister a solicitation for States to submit projects 24 to be included in the national transportation 25 strategic plan.

1	"(B) SUBMISSION OF STATE PROJECT PRO-
2	POSALS.—Not later than 60 days after the pub-
3	lishing of the solicitation under subparagraph
4	(A), each State, in consultation with the entities
5	referred to in section $135(f)(2)$, shall submit to
6	the Under Secretary a list of recommended
7	projects located in the State to be included in
8	the national transportation strategic plan. In
9	recommending such projects, a State shall con-
10	sider elements of the plan described in para-
11	graph (2).
12	"(C) REVIEW OF PROJECT PROPOSALS.—
13	"(i) IN GENERAL.—Not later than 60
14	days after receiving State submissions
15	under subparagraph (B), the Under Sec-
16	retary shall review each such submission,
17	and shall select projects described in such
18	submissions for inclusion in the national
19	transportation strategic plan.
20	"(ii) Failure to submit project
21	PROPOSALS.—If a State does not submit
22	by the deadline under subparagraph (B) a
23	list of projects for inclusion in the national
24	transportation strategic plan, the Under
25	Secretary shall determine the projects, if

1	any, in that State that shall be included in
2	such plan.
3	"(iii) BASIS FOR SELECTION.—In se-
4	lecting projects for inclusion in the na-
5	tional transportation strategic plan under
6	clauses (i) and (ii), the Under Secretary
7	shall consider, at a minimum—
8	"(I) the recommendations sub-
9	mitted by States under subparagraph
10	(B);
11	"(II) the ability of projects to
12	generate national economic benefits,
13	including
14	"(aa) improvements to eco-
15	nomic productivity through con-
16	gestion relief; and
17	"(bb) improvements to pas-
18	senger and freight movement;
19	"(III) the ability of projects to
20	improve mobility by increasing trans-
21	portation options for passengers and
22	freight; and
23	"(IV) the degree to which
24	projects create intermodal links be-
25	tween different modes of transpor-

1	tation, including passenger or freight
	, , ,
2	rail, transit, airports, seaports, and
3	navigable inland waterways.
4	"(2) ELEMENTS OF THE PLAN.—The national
5	transportation strategic plan shall be modeled after
6	the statewide strategic long-range plans developed
7	pursuant to section 135(f) and shall include, at a
8	minimum, the following:
9	"(A) IDENTIFICATION OF NATIONALLY
10	SIGNIFICANT TRANSPORTATION PROJECTS.—
11	The national transportation strategic plan shall
12	identify transportation projects (including
13	major highway, transit, freight rail, intercity
14	passenger rail, multimodal and intermodal facil-
15	ity, and intermodal connector projects) that fa-
16	cilitate the development of a national transpor-
17	tation system, giving emphasis to those facilities
18	that serve important national and regional
19	transportation functions.
20	"(B) IDENTIFICATION OF REGIONALLY
21	SIGNIFICANT TRANSPORTATION PROJECTS.—
22	The national transportation strategic plan shall
23	identify transportation projects (including
24	major highway, transit, freight rail, intercity
25	passenger rail, multimodal and intermodal facil-

1 ity, and intermodal connector projects) that fa-2 cilitate the development of an integrated re-3 gional transportation system, giving emphasis 4 to those projects that serve important national 5 and regional transportation functions. 6 "(C) **INTERCONNECTIVITY** BETWEEN 7 STATES.—The national transportation strategic 8 plan shall provide for a level of interconnectivity 9 among transportation facilities at State borders. 10 "(D) IDENTIFICATION OF POTENTIAL 11 HIGH-SPEED RAIL AND SHORT SEA SHIPPING 12 ROUTES.—The national transportation strategic plan shall identify potential high-speed pas-13 14 senger rail projects and routes and potential 15 short sea shipping projects and routes. 16 "(E) COST ESTIMATES FOR PROJECTS IN 17 NATIONAL TRANSPORTATION STRATEGIC 18 PLAN.—The national transportation strategic 19 plan shall include estimates of the costs of each 20 of the projects and strategies identified in sub-21 paragraph (A) and a total cost for all of the 22 projects and strategies identified in the plan. 23 "(3) PROCESS.—Not later than April 30, 2012, 24 and at least once every 2 years thereafter, the Under 25 Secretary, in consultation with State departments of

1 transportation, shall update the national transpor-2 tation strategic plan. The Under Secretary shall submit the updated plan to the Committee on Transpor-3 4 tation and Infrastructure of the House of Represent-5 atives and the Committees on Environment and 6 Public Works, Banking, Housing, and Urban Af-7 fairs, and Commerce, Science, and Transportation of 8 the Senate.

9 "(b) DISSEMINATION OF TRANSPORTATION STATIS-TICS AND DATA FOR DEVELOPMENT OF LONG-RANGE 10 11 TRANSPORTATION STRATEGIC PLANS.—The Secretary 12 shall develop and disseminate to the States relevant longrange transportation data and statistics that a State or 13 14 the Under Secretary, as the case may be, shall use in the 15 development of statewide strategic long-range transportation plans and the national transportation strategic 16 17 plan, including—

18 "(1) 20-year projections of population growth19 in each State;

"(2) 20-year projections from the Department
of Transportation's Freight Analysis Framework (in
this subsection referred to as 'FAF'), including projections for annual average daily truck flow on specific highway routes or segments of routes;

1	"(3) 20-year projections from the Department
2	of Transportation's Highway Performance Moni-
3	toring System (in this subsection referred to as
4	'HPMS') of estimated peak period congestion on
5	major highway routes or segments of routes and in
6	metropolitan areas;
7	"(4) HPMS and FAF estimates of traffic vol-
8	umes on segments of highway that are projected to
9	be classified as moderately or highly congested in 20
10	years;
11	"(5) 20-year HPMS and FAF projections for
12	highway bottlenecks;
13	"(6) 20-year projections of transit use in urban-
14	ized areas, including for each urbanized area a com-
15	parison of—
16	"(A) estimated ridership growth and esti-
17	mated public transportation revenue vehicle
18	miles; to
19	"(B) both current and projected transit
20	system capacity and asset conditions;
21	"(7) 20-year projections of aviation passenger
22	enplanements and cargo ton miles flown;
23	"(8) 20-year projections of increases in un-
24	manned aerial system and general aviation active
25	aircraft and hours flown;

1	"(9) 20-year projections of capacity-constrained
2	airports and congested air traffic routes;
3	"(10) 20-year projections of passenger demand
4	for suborbital space tourism;
5	"(11) 20-year projections of demand on major
6	freight rail lines; and
7	"(12) 20-year projections of shipping traffic at
8	United States ports.
9	"(c) Short Sea Shipping Defined.—In this sec-
10	tion the term 'short sea shipping' has the same meaning
11	given that term in section 119.".
12	(c) STATE PLANNING AND RESEARCH FUNDING.—
13	[to be supplied]
14	(d) Clerical Amendment.—The analysis of chap-
15	ter 7 (as added by this Act) is amended by adding at the
16	end the following:
	"703. National transportation strategic plan.".
17	Subtitle C—Finance
18	SEC. 1301. TOLL ROADS, BRIDGES, TUNNELS, AND FERRIES.
19	(a) Toll Agreements.—Section 129(a)(3) is
20	amended to read as follows:
21	"(3) TOLL AGREEMENTS.—
22	"(A) IN GENERAL.—Before the Secretary
23	may permit Federal participation under this
24	subsection or subsection (d), (e), or (f) in a
25	highway, bridge, or tunnel located in a State,
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the public authority (including the State trans portation department) having jurisdiction over
 the highway, bridge, or tunnel must enter into
 an agreement with the Secretary that includes
 provisions sufficient to satisfy the requirements
 of this paragraph.

"(B) ADMINISTRATION AND MONITORING
OF TOLL AGREEMENTS.—The Secretary, acting
through the Office of Public Benefit, shall administer toll agreements entered into under this
paragraph and monitor the compliance of public
authorities with such agreements.

"(C) PRIMARY USES OF TOLL REVE-13 14 NUES.—All toll revenues received from oper-15 ation of the toll facility shall be used first for 16 debt service, for reasonable return on invest-17 ment of any private person financing the 18 project, and for the costs necessary for the 19 proper operation and maintenance of the toll fa-20 cility, including reconstruction, resurfacing, res-21 toration, and rehabilitation.

22 "(D) ELIGIBLE USES OF EXCESS TOLL
23 REVENUES.—

24 "(i) IN GENERAL.—Subject to sub25 section (d), if the public authority certifies

1	annually that the tolled facility is being
2	adequately maintained and that the re-
3	quirements of subparagraphs (A) and (C)
4	have been met, the public authority may
5	use any additional toll revenues generated
6	from the tolled facility only for—
7	"(I) projects for which Federal
8	funds may be obligated by a State
9	under this title or chapter 53 of title
10	49; and
11	"(II) operating costs of equip-
12	ment and facilities for use in public
13	transportation.
14	"(ii) LOCATION.—A project receiving
15	toll revenues under clause (i) shall be lo-
16	cated in, and equipment and facilities re-
17	ceiving operating costs from toll revenues
18	under clause (i) shall provide public trans-
19	portation service in—
20	"(I) the same travel corridor as
21	the tolled facility (if the toll is applied
22	to a single facility); or
23	"(II) the area impacted by the
24	toll (if the toll is applied on a cordon
25	or area-wide basis).

1	"(E) PROHIBITION ON NONCOMPETE
2	AGREEMENTS.—The public authority shall not
3	enter into an agreement with a private person
4	under which the State is prevented from im-
5	proving or expanding the capacity of public
6	roads in the same travel corridor.
7	"(F) Public comment.—
8	"(i) IN GENERAL.—The public author-
9	ity shall offer the public a reasonable op-
10	portunity to comment on the rate schedule
11	of any proposed toll before the initial im-
12	plementation of tolling on the facility and
13	before any substantial modification to such
14	rate schedule (other than changes in toll
15	rates consistent with the original rate
16	schedule).
17	"(ii) Methods.—In carrying out
18	clause (i), the public authority, to the max-
19	imum extent practicable, shall hold public
20	meetings at convenient and accessible loca-
21	tions and times and make information per-
22	taining to the proposed toll rate schedule
23	available in electronically accessible format
24	and means, such as the World Wide Web,
25	as appropriate to afford reasonable oppor-

1	tunity for consideration of public informa-
2	tion under clause (i).
3	"(G) REVIEW BY SECRETARY.—
4	"(i) INITIAL REVIEW.—The Secretary
5	shall review the rate schedule of any pro-
6	posed toll before the initial implementation
7	of tolling on the facility, and shall only ap-
8	prove such rate schedule if, in the Sec-
9	retary's judgment, the rate schedule—
10	"(I) provides for only just and
11	reasonable toll rates and toll rate in-
12	creases;
13	"(II) allows no private person re-
14	sponsible for financing a project on
15	the facility or otherwise responsible
16	for the facility's maintenance and op-
17	erations to achieve more than a rea-
18	sonable rate of return on investment;
19	and
20	"(III) has no substantial negative
21	impacts on interstate commerce or
22	travel.
23	"(ii) Review upon substantial
24	CHANGE.—The public authority (or any
25	other private or public entity with author-

1	ity to modify toll rates on the toll facility)
2	shall not make any substantial modifica-
3	tion to the initial toll rate schedule (apart
4	from changes in toll rates consistent with
5	the original rate schedule) without first al-
6	lowing the Secretary to review and approve
7	or not approve the proposed modification.
8	"(iii) TERMS FOR APPROVAL.—The
9	Secretary shall only approve any such
10	modified rate schedule if, in the Sec-
11	retary's judgment, the modification would
12	allow for—
13	"(I) just and reasonable toll in-
14	creases; and
15	"(II) any private person respon-
16	sible for financing a project on the fa-
17	cility or otherwise responsible for the
18	facility's maintenance and operations
19	to achieve no more than a reasonable
20	rate of return on investment.
21	"(iv) Provision of information.—
22	The public authority (or any other private
23	or public entity with authority to modify
24	toll rates on the toll facility) shall provide
25	the Secretary with information regarding

1	the proposed toll rate schedule sufficient,
2	in the judgment of the Secretary, to allow
3	the Secretary to conduct any reviews and
4	make any approvals or disapprovals under
5	this subparagraph.
6	"(v) Judicial review.—An approval
7	or disapproval of a toll rate schedule issued
8	by the Secretary under this subparagraph
9	shall be subject to judicial review under
10	chapter 7 of title 5, if a claim for the re-
11	view is filed on or before the 90th day fol-
12	lowing the date on which the approval or
13	disapproval is issued.
14	"(H) MITIGATION MEASURES.—Before in-
15	stituting tolls on the facility, the public author-
16	ity shall—
17	"(i) consider, to the satisfaction of the
18	Secretary, any substantial negative impacts
19	that the toll would likely impose on inter-
20	state commerce or travel;
21	"(ii) provide operational improvements
22	and transit service sufficient, as deter-
23	mined by the Secretary, to accommodate
24	any substantial amount of travel that is

1	projected to be diverted from the facility
2	due to the collection of the toll; and
3	"(iii) provide measures, such as toll
4	discounts or credits, that are sufficient, in
5	the judgment of the Secretary, to mitigate
6	the impact of the toll on low-income trav-
7	elers.
8	"(I) AVAILABILITY OF TOLL RATE DATA.—
9	The public authority shall make toll rate data
10	for each tolled facility located on the National
11	Highway System publicly available in an inter-
12	operable electronic format that complies with
13	the requirements, standards, and performance
14	specifications established under the rule re-
15	quired by section 1301(e) of the Surface Trans-
16	portation Authorization Act of 2009.
17	"(J) PUBLIC NOTICE.—The public author-
18	ity shall make the toll agreement available to
19	the public in electronically accessible format
20	and means, such as the World Wide Web.".
21	(b) Additional Toll Provisions.—Section 129 is
22	amended by adding at the end the following:
23	"(d) HOV LANES.—
24	"(1) FEDERAL PARTICIPATION.—Notwith-
25	standing section 301, the Secretary may permit Fed-

eral participation under this section in a high occu pancy vehicle facility—

3 "(A) in which the operators of low occu4 pancy vehicles or low emission or energy-effi5 cient vehicles pay a toll in order to use the fa6 cility; and

7 "(B) for which the State agency with re8 sponsibility for ownership or operation of such
9 lanes makes an annual certification that the fa10 cility complies with the requirements of section
11 166(d).

"(2) Special rule for use of revenues.— 12 13 Notwithstanding subsection (a)(3)(D), after com-14 plying with subsection (a)(3)(C), the State shall use 15 any additional toll revenues generated from a tolled 16 high occupancy vehicle facility for capital, mainte-17 nance and operating costs of equipment and facili-18 ties for use in public transportation within the same 19 travel corridor as the tolled facility.

"(e) VARIABLE TOLLS IN DESIGNATED AREAS.—
Notwithstanding section 301, the Secretary may permit
Federal participation in toll facilities that institute variable tolls as part of a metropolitan mobility plan in accordance with section 701(q).

25 "(f) EXISTING AGREEMENTS.—

1	"(1) IN GENERAL.—If, before the date of enact-
2	ment of this subsection, a toll agreement or coopera-
3	tive agreement has been executed under one of the
4	sections referred to in paragraph (2), the agreement
5	shall remain valid and subject to such terms and
6	conditions as were in effect under the agreement on
7	the day before such date of enactment if—
8	"(A) a final decision under the National
9	Environmental Policy Act of 1969 (42 U.S.C.
10	4321 et seq.) has been issued for the project
11	that is the subject of such agreement; or
12	"(B) a contract has been executed for the
13	construction, development, or operation of the
14	facility that is the subject of such agreement.
15	"(2) Previous toll authorities.—The sec-
16	tions referred to in paragraph (1) include the fol-
17	lowing:
18	"(A) This section.
19	"(B) Section 119(e), as in effect on the
20	day before the date of enactment of the Inter-
21	modal Surface Transportation Efficiency Act of
22	1991 (Public Law 102–240).
23	"(C) Section 166.

1	((D) Section 1012(b) of the Intermodal
2	Surface Transportation Efficiency Act (23
3	U.S.C. 149 note; 105 Stat. 1938).
4	((E) Section 1216(b) of the Transpor-
5	tation Equity Act for the 21st Century (23
6	U.S.C. 129 note; 112 Stat. 212).
7	"(F) Sections $1604(b)$ and $1604(c)$ of
8	SAFETEA-LU (23 U.S.C. 129 note; 119 Stat.
9	1250).
10	"(g) DEFINITIONS.—In this section, the following
11	definitions apply:
12	"(1) Low occupancy vehicle.—The term
13	'low occupancy vehicle' means a vehicle that is au-
14	thorized to use a high occupancy vehicle facility
15	under section $166(b)(4)$.
16	"(2) Low emission or energy-efficient ve-
17	HICLE.—The term 'low emission or energy-efficient
18	vehicle' means a vehicle that is authorized to use a
19	high occupancy vehicle facility under section
20	166(b)(5).
21	"(3) Office of [public benefit].—The term
22	'Office of Public Benefit' means the office estab-
23	lished by section 332.".
24	(c) Technical Amendments.—Section 129 is fur-
25	ther amended—

1	(1) in subsection (b) by inserting "AP-
2	PROACHES TO FERRIES.—" before "Notwith-
3	standing'';
4	(2) in subsection (c) by inserting "FERRY
5	BOATS AND TERMINAL FACILITIES.—" before "Not-
6	withstanding"; and
7	(3) by striking "and repair" and inserting "re-
8	pair".
9	(d) Conforming Amendments.—
10	(1) Repeal of other tolling provisions.—
11	The following provisions of law are repealed:
12	(A) Section 1012(b) of the Intermodal
13	Surface Transportation Efficiency Act (23
14	U.S.C. 149 note; 105 Stat. 1938).
15	(B) Section 1216(b) of the Transportation
16	Equity Act for the 21st Century (23 U.S.C.
17	129 note; 112 Stat. 212).
18	(C) Section 1604(b) of SAFETEA–LU (23
19	U.S.C. 129 note; 119 Stat. 1250)
20	(D) Section 1604(c) of SAFETEA-LU
21	(23 U.S.C. 129 note; 119 Stat. 1250).
22	(2) PROCEEDS FROM SALE OR LEASE OF REAL
23	PROPERTY.—Section 156(c) is amended—
24	(A) by striking "The Federal" and insert-
25	ing the following:

1	"(1) IN GENERAL.—The Federal"; and
2	(B) by adding at the end the following:
3	"(2) Special rule for tolled facilities.—
4	The Federal share of net income from the revenues
5	obtained by a State under subsection (a) with re-
6	spect to a facility tolled under section 129 shall be
7	used by the State for projects eligible under this
8	title, or for projects eligible chapter 53 of title 49,
9	that are located in the same travel corridor as the
10	tolled facility.".
11	(3) Freedom from tolls.—Section 301 is
12	amended by striking "with respect to certain toll
13	bridges and tunnels".
13 14	bridges and tunnels". (e) INTEROPERABILITY OF TOLL COLLECTION DE-
14	(e) Interoperability of Toll Collection De-
14 15	(e) Interoperability of Toll Collection De- vices.—
14 15 16	 (e) INTEROPERABILITY OF TOLL COLLECTION DE- VICES.— (1) ESTABLISHMENT OF STANDARD.—Not later
14 15 16 17	 (e) INTEROPERABILITY OF TOLL COLLECTION DE- VICES.— (1) ESTABLISHMENT OF STANDARD.—Not later than 18 months after the date of enactment of this
14 15 16 17 18	 (e) INTEROPERABILITY OF TOLL COLLECTION DE- VICES.— (1) ESTABLISHMENT OF STANDARD.—Not later than 18 months after the date of enactment of this Act, the Secretary, by rulemaking, shall establish a
14 15 16 17 18 19	 (e) INTEROPERABILITY OF TOLL COLLECTION DE- VICES.— (1) ESTABLISHMENT OF STANDARD.—Not later than 18 months after the date of enactment of this Act, the Secretary, by rulemaking, shall establish a national standard for the interoperability of elec-
 14 15 16 17 18 19 20 	(e) INTEROPERABILITY OF TOLL COLLECTION DE- VICES.— (1) ESTABLISHMENT OF STANDARD.—Not later than 18 months after the date of enactment of this Act, the Secretary, by rulemaking, shall establish a national standard for the interoperability of elec- tronic toll collection devices for all toll facilities on
 14 15 16 17 18 19 20 21 	(e) INTEROPERABILITY OF TOLL COLLECTION DE- VICES.— (1) ESTABLISHMENT OF STANDARD.—Not later than 18 months after the date of enactment of this Act, the Secretary, by rulemaking, shall establish a national standard for the interoperability of elec- tronic toll collection devices for all toll facilities on the National Highway System.

ties on the National Highway System shall adopt
 such standard.

3 SEC. 1302. TRANSPORTATION INFRASTRUCTURE FINANCE 4 AND INNOVATION ACT AMENDMENTS.

5 (a) ELIGIBILITY AND PROJECT SELECTION.—Section
6 602(c) is amended by striking "section 5333(a) of title
7 49" and inserting "sections 5333(a), 5333(b), and
8 24405(a) of title 49".

9 (b) SECURED LOANS.—Section 603(b)(2) is amended
10 by striking "33 percent" and inserting "49 percent".

11 (c) LINES OF CREDIT.—Section 604(b)(2) is amend-12 ed by striking "33 percent" and inserting "49 percent".

13 (d) FUNDING.—Section 608(a) is amended—

(1) in paragraph (1) by striking "\$122,000,000
for each of fiscal years 2005 through 2009" and inserting "[\$] for each of fiscal years 2010 through
2015"; and

(2) in paragraph (3) by striking "\$2,200,000
for each of fiscal years 2005 through 2009" and inserting "[\$] for each of fiscal years 2010 through
2015".

22 SEC. 1303. STATE INFRASTRUCTURE BANKS.

23 (a) FUNDING.—Section 610(d) is amended—

- 24 (1) in paragraph (1)(A) by striking "104(b)(4),
- and 144" and inserting "and 104(b)(4)"; and

(2) by striking "fiscal years 2005 through
 2009" each place it appears and inserting "fiscal
 years 2010 through 2015".

4 (b) PROGRAM ADMINISTRATION.—Section 610(k) is
5 amended by striking "fiscal years 2005 through 2009"
6 each place it appears and inserting "fiscal years 2010
7 through 2015".

8 SEC. 1304. METROPOLITAN INFRASTRUCTURE BANKS.

9 (a) IN GENERAL.—Chapter 6 (as amended by this10 Act) is amended by adding at the end the following:

11 "§ 612. Metropolitan infrastructure banks

12 "(a) DEFINITIONS.—In this section, the following13 definitions apply:

14 "(1) CAPITAL PROJECT.—The term 'capital
15 project' has the meaning given that term in section
16 5302 of title 49.

17 "(2) CAPITALIZATION.—The term 'capitaliza18 tion' means the process used for depositing funds as
19 initial capital into a metropolitan infrastructure
20 bank to establish the bank.

21 "(3) COOPERATIVE AGREEMENT.—The term
22 "cooperative agreement' means written consent be23 tween the Secretary and a metropolitan planning or24 ganization that sets forth the manner in which the

- metropolitan infrastructure bank established under
 this section will be administered.
- 3 "(4) GUARANTEE.—The term 'guarantee'
 4 means a contract entered into by a metropolitan in5 frastructure bank in which the bank agrees to take
 6 responsibility for all or a portion of a project spon7 sor's financial obligations for a project under speci8 fied conditions.

9 "(5) INITIAL ASSISTANCE.—The term 'initial 10 assistance' means the first round of funds that are 11 loaned or used for credit enhancement by a metro-12 politan infrastructure bank for projects eligible for 13 assistance under this section.

14 "(6) LEVERAGE.—The term 'leverage' means a
15 financial structure used to increase funds in a met16 ropolitan infrastructure bank through the issuance
17 of debt instruments.

18 "(7) LEVERAGED.—The term 'leveraged', as
19 used with respect to a metropolitan infrastructure
20 bank, means that the bank has total potential liabil21 ities that exceed the capital of the bank.

22 "(8) LOAN.—The term 'loan' means any form
23 of direct financial assistance from a metropolitan in24 frastructure bank that is required to be repaid over

1 a period of time and that is provided to a project 2 sponsor for all or part of the costs of the project. 3 **((9)** METROPOLITAN INFRASTRUCTURE 4 BANK.—The term 'metropolitan infrastructure bank' 5 means a Federally-assisted infrastructure bank cre-6 ated, established, capitalized, and administered by a 7 metropolitan planning organization for the purpose 8 of making loans or other forms of credit available to 9 public and private entities for eligible metropolitan 10 mobility projects. 11 "(10) Metropolitan planning organiza-12 TION.—The term 'metropolitan planning organiza-13 tion' means the policy board of an organization cre-14 ated as a result of the designation process in section 15 134. "(11) Metropolitan mobility and access 16 17 PROGRAM.—The term 'metropolitan mobility and ac-18 cess program' means the metropolitan mobility and 19 access program established under section 701. "(12) METROPOLITAN MOBILITY PLAN.—The 20 21 term 'metropolitan mobility plan' means a plan de-22 veloped by a metropolitan planning organization 23 under the metropolitan mobility and access program. 24 ((13))OTHER FORMS OF CREDIT ASSIST-25 ANCE.—The term 'other forms of credit assistance'

1	includes any use of funds in a metropolitan infra-
2	structure bank—
3	"(A) to provide credit enhancements;
4	"(B) to serve as a capital reserve for bond
5	or debt instrument financing;
6	"(C) to subsidize interest rates;
7	"(D) to insure or guarantee letters of cred-
8	it and credit instruments against credit risk of
9	loss;
10	"(E) to finance capital lease agreements
11	for transit capital projects;
12	"(F) to provide bond or debt financing in-
13	strument security; and
14	"(G) to provide other forms of debt financ-
15	ing and methods of leveraging funds that are
16	approved by the Secretary and that relate to
17	the project with respect to which such assist-
18	ance is being provided.
19	"(b) Cooperative Agreements.—
20	"(1) IN GENERAL.—Subject to the provisions of
21	this section, the Secretary may enter into coopera-
22	tive agreements with metropolitan planning organi-
23	zations for the establishment of metropolitan infra-
24	structure banks for making loans and providing
25	other forms of credit assistance to public and private

1	entities carrying out or proposing to carry out
2	projects eligible for assistance under this section.
3	"(2) REQUIREMENTS.—To be eligible to enter
4	into a cooperative agreement under paragraph (1),
5	the metropolitan planning organization shall—
6	"(A) have in effect a metropolitan mobility
7	plan approved by the Secretary; and
8	"(B) be a recipient of a grant under the
9	metropolitan mobility and access program.
10	"(c) FUNDING.—
11	"(1) Deposits into infrastructure
12	BANKS.—The Secretary may permit an eligible met-
13	ropolitan planning organization that has established
14	a metropolitan infrastructure bank pursuant to a co-
15	operative agreement entered into under subsection
16	(b) to deposit into the bank not to exceed [] per-
17	cent of the funds available to the metropolitan plan-
18	ning organization for a fiscal year under the metro-
19	politan mobility and access program.
20	"(2) CAPITAL GRANTS.—Federal funds depos-
21	ited into a metropolitan infrastructure bank shall
22	constitute for purposes of this section a capitaliza-
23	tion grant for the bank.
24	"(3) DISCONTINUANCE OF FUNDING.—If the
25	Secretary determines that a metropolitan planning

organization is not implementing the organization's
 metropolitan infrastructure bank in accordance with
 a cooperative agreement entered into under sub section (b), the Secretary may prohibit the metro politan planning organization from contributing ad ditional Federal funds to the bank.

7 "(d) Forms of Assistance From Metropolitan 8 INFRASTRUCTURE BANKS.—A metropolitan infrastruc-9 ture bank established under this section may make loans or provide other forms of credit assistance to a public or 10 11 private entity in an amount equal to all or a part of the 12 cost of carrying out a project eligible for assistance under this section. The amount of any loan or other form of 13 14 credit assistance provided for the project may be subordi-15 nated to any other debt financing for the project. Initial assistance provided with respect to a project from Federal 16 17 funds deposited into a metropolitan infrastructure bank under this section may not be made in the form of a grant. 18

"(e) ELIGIBLE PROJECTS.—Funds in a metropolitan
infrastructure bank established under this section may be
used only to provide assistance for projects eligible for assistance under this title and capital projects defined in section 5302 of title 49.

24 "(f) METROPOLITAN INFRASTRUCTURE BANK RE-25 QUIREMENTS.—In order to establish a metropolitan infra-

1	structure bank under this section, the metropolitan plan-
2	ning organization establishing the bank shall—
3	"(1) deposit in cash into the bank from non-
4	Federal sources an amount not less than [_] per-
5	cent of the amount of each capitalization grant;
6	((2) ensure that the bank maintains on a con-
7	tinuing basis an investment grade rating on its debt,
8	or has a sufficient level of bond or debt financing in-
9	strument insurance, to maintain the viability of the
10	bank;
11	"(3) ensure that investment income derived
12	from funds deposited in the bank are—
13	"(A) credited to the bank;
14	"(B) available for use in providing loans
15	and other forms of credit assistance to projects
16	eligible for assistance from the bank; and
17	"(C) invested in United States Treasury
18	securities, bank deposits, or such other financ-
19	ing instruments as the Secretary may approve
20	to earn interest to enhance the leveraging of
21	projects assisted by the bank;
22	"(4) ensure that any loan from the bank will
23	bear interest at or below market interest rates, as

tion, to make the project that is the subject of the
 loan feasible;

3 "(5) ensure that repayment of any loan from
4 the bank will commence not later than 5 years after
5 the project has been completed or, in the case of a
6 highway project, the facility has opened to traffic,
7 whichever is later;

8 "(6) ensure that the term for repaying any loan
9 will not exceed 30 years after the date of the first
10 payment on the loan; and

11 "(7) require the bank to make an annual report 12 to the Secretary on its status not later than Sep-13 tember 30 of each year and such other reports as 14 the Secretary may require under guidelines issued to 15 carry out this section.

16 "(g) Applicability of Federal Law.—

17 "(1) IN GENERAL.—Subject to paragraph (3),
18 the requirements of this title and title 49 that would
19 otherwise apply to funds made available under this
20 title or title 49 and projects assisted with those
21 funds shall apply to—

22 "(A) funds made available under this title
23 or title 49 and contributed to an infrastructure
24 bank established under this section, including

1	the non-Federal contribution required under
2	subsection (f); and
3	"(B) projects assisted by the bank through
4	the use of the funds,
5	except to the extent that the Secretary determines
6	that any requirement of this title or title 49 (other
7	than section 113 or 114 of this title or section 5333
8	of title 49) is not consistent with the objectives of
9	this section.
10	"(2) Repayments.—The requirements of this
11	title and title 49 shall apply to repayments from
12	non-Federal sources to an infrastructure bank from
13	projects assisted by the bank. Such a repayment
14	shall be considered to be Federal funds.
15	"(h) UNITED STATES NOT OBLIGATED.—The de-
16	posit of Federal funds into a metropolitan infrastructure
17	bank established under this section shall not be construed
18	as a commitment, guarantee, or obligation on the part of
19	the United States to any third party, nor shall any third
20	party have any right against the United States for pay-
21	ment solely by virtue of the contribution. Any security or
22	debt-financing instrument issued by the infrastructure
23	bank shall expressly state that the security or instrument
24	does not constitute a commitment, guarantee, or obliga-
25	tion of the United States.

"(i) MANAGEMENT OF FEDERAL FUNDS.—Sections
 3335 and 6503 of title 31 shall not apply to funds depos ited into a metropolitan infrastructure bank under this
 section.

5 "(j) PROGRAM ADMINISTRATION.—For each of fiscal 6 years 2010 through 2015, a metropolitan planning organi-7 zation may expend not to exceed 2 percent of the Federal 8 funds contributed to a metropolitan infrastructure bank 9 established by the metropolitan planning organization 10 under this section to pay the reasonable costs of admin-11 istering the bank.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 6 (as amended by this Act) is amended by adding at
the end the following:

"Sec. 612. Metropolitan infrastructure banks.".

15 Subtitle D—High Priority Projects

16 SEC. 1401. HIGH-PRIORITY PROJECTS PROGRAM.

- 17 [to be supplied]
- 18 SEC. 1402. PROJECT AUTHORIZATIONS.
- 19 [to be supplied]
- 20 SEC. 1403. TECHNICAL AMENDMENTS TO TRANSPORTATION
- 21 **PROJECTS.**
- 22 [to be supplied]
- 23 SEC. 1404. USE OF EXCESS FUNDS AND FUNDS FOR INAC-
- 24 TIVE PROJECTS.
- 25 [to be supplied]

1	Subtitle E—Miscellaneous
2	SEC. 1501. PROJECT APPROVAL AND OVERSIGHT.
3	(a) MAJOR PROJECTS.—Section 106(h) is amend-
4	ed—
5	(1) in paragraph (1) —
6	(A) by striking "and" at the end of sub-
7	paragraph (A); and
8	(B) by striking subparagraph (B) and in-
9	serting the following:
10	"(B) a project delivery schedule; and
11	"(C) an annual financial plan.";
12	(2) by redesignating paragraph (3) as para-
13	graph (4);
14	(3) by inserting after paragraph (2) the fol-
15	lowing:
16	"(3) Project delivery schedule.—A
17	project delivery schedule shall—
18	"(A) be submitted to the Secretary before
19	the completion of the environmental review
20	process for the project under the National Envi-
21	ronmental Policy Act of 1969 (42 U.S.C. 4321
22	et seq.);
23	"(B) document the expected start and
24	completion dates for each phase of the project
25	and any other relevant milestones in the project

1	delivery timeline from the completion of the en-
2	vironmental review process for the project
3	through completion of the project; and
4	"(C) be revised upon any substantial
5	change in the project delivery timeline."; and
6	(4) in paragraph $(4)(A)$ (as redesignated by
7	paragraph (2) of this subsection) by inserting ", in-
8	cluding any project financing costs" before the semi-
9	colon.
10	(b) Other Projects.—Section 106(i) is amended—
11	(1) by striking "A recipient" and inserting the
12	following:
13	"(1) IN GENERAL.—A recipient"; and
13 14	"(1) IN GENERAL.—A recipient"; and (2) by adding at the end the following:
	· · · ·
14	(2) by adding at the end the following:
14 15	(2) by adding at the end the following:"(2) PROJECTS REQUIRING ENVIRONMENTAL
14 15 16	(2) by adding at the end the following:"(2) PROJECTS REQUIRING ENVIRONMENTALIMPACT STATEMENTS.—A recipient of Federal finan-
14 15 16 17	 (2) by adding at the end the following: "(2) PROJECTS REQUIRING ENVIRONMENTAL IMPACT STATEMENTS.—A recipient of Federal finan- cial assistance for a project under this title that re-
14 15 16 17 18	 (2) by adding at the end the following: "(2) PROJECTS REQUIRING ENVIRONMENTAL IMPACT STATEMENTS.—A recipient of Federal finan- cial assistance for a project under this title that re- quires an environmental impact statement under the
14 15 16 17 18 19	 (2) by adding at the end the following: "(2) PROJECTS REQUIRING ENVIRONMENTAL IMPACT STATEMENTS.—A recipient of Federal financial assistance for a project under this title that requires an environmental impact statement under the National Environmental Policy Act of 1969 (42)
14 15 16 17 18 19 20	 (2) by adding at the end the following: "(2) PROJECTS REQUIRING ENVIRONMENTAL IMPACT STATEMENTS.—A recipient of Federal financial assistance for a project under this title that requires an environmental impact statement under the National Environmental Policy Act of 1969 (42) U.S.C. 4321 et seq.), and that is not covered by sub-
14 15 16 17 18 19 20 21	 (2) by adding at the end the following: "(2) PROJECTS REQUIRING ENVIRONMENTAL IMPACT STATEMENTS.—A recipient of Federal financial assistance for a project under this title that requires an environmental impact statement under the National Environmental Policy Act of 1969 (42) U.S.C. 4321 et seq.), and that is not covered by subsection (h), shall prepare a project delivery schedule

1 SEC. 1502. STANDARDS.

2 (a) IN GENERAL.—Section 109(a)(1) is amended by
3 inserting before the semicolon the following: "and con4 sistent with comprehensive street design policies and prin5 ciples and practical design standards".

6 (b) DESIGN CRITERIA FOR NATIONAL HIGHWAY SYS7 TEM.—Section 109(c) is amended—

8 (1) in paragraph (1) by striking "may take into
9 account" and inserting "shall take into account";
10 and

11 (2) in paragraph (2) by striking "may develop"12 and inserting "shall develop".

(c) PROTECTION OF NONMOTORIZED TRANSPORTATION TRAFFIC.—Section 109(m) is amended by inserting before the period at the end the following: "to provide
a safe and continuous route for all nonmotorized and light
motorcycle traffic".

18 (d) DEFINITIONS.—Section 109 is amended by add-19 ing at the end the following:

20 "(r) DEFINITIONS.—In this section, the following21 definitions apply:

(1) COMPREHENSIVE STREET DESIGN POLICY
OR PRINCIPLE.—The term 'comprehensive street design policy or principle' has the meaning given that
term in section 331.

"(2) PRACTICAL DESIGN STANDARD.—The term
 "practical design standard' has the meaning given
 that term in section 331.".

(e) GUIDANCE ON COMPREHENSIVE STREET DESIGN 4 5 PRINCIPLES.—Not later than one year after the date of enactment of this Act, the Secretary, in consultation with 6 7 the Office of Livability, shall issue guidance on the De-8 partment's implementation of the requirements related to 9 comprehensive street design policies and principles and practical design standards under section 109(a) of title 23, 10 11 United States Code.

12 SEC. 1503. REVENUE ALIGNED BUDGET AUTHORITY. [to be supplied]

13 SEC. 1504. PUBLIC-PRIVATE PARTNERSHIP AGREEMENTS.

14 Section 112 is amended by adding at the end the fol-15 lowing:

16 "(h) Public-Private Partnership Agree-17 ments.—

"(1) IN GENERAL.—The Secretary shall require, as a condition of the Secretary's approval of
any contract awarded under subsection (b), that involves a public-private partnership agreement that—
"(A) the public authority meet each of the
requirements of paragraph (2); and

1	"(B) the contract include provisions suffi-
2	cient to meet each of the requirements of para-
3	graph (3).
4	"(2) Actions before contract award.—
5	"(A) VALUE-FOR-MONEY ASSESSMENT.—
6	"(i) IN GENERAL.—Before awarding a
7	contract under subsection (b) for a project
8	that involves a public-private partnership
9	agreement, the public authority shall ana-
10	lyze the potential project to assess whether
11	the use of a public-private partnership
12	agreement, as proposed for the potential
13	project, would provide value compared with
14	traditional public delivery methods.
15	"(ii) Considerations.—An assess-
16	ment under clause (i) shall include consid-
17	eration, at a minimum, of the following
18	factors:
19	"(I) The potential life-cycle cost
20	and delivery timeframe of the project
21	under traditional public delivery meth-
22	ods as compared to under the ap-
23	proach proposed by the private part-
24	ner.

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"(II) Benefits or costs associated
with any transfer of risk to the pri-
vate partner pursuant to the public-
private partnership agreement.
"(III) Other benefits or costs,
whether quantitative or qualitative,
associated with public delivery of the
project.
"(B) TRANSPARENCY.—
"(i) IN GENERAL.—Before awarding
any contract under subsection (b) for a
project that involves a public-private part-
nership agreement, the public authority
shall make available to the public key
terms of the contract to be awarded, in-
cluding [].
"(ii) Proprietary information.—
The public disclosure requirement under
clause (i) shall not extend to any informa-
tion in a project proposal that is, in the
judgment of the public authority, confiden-
tial or proprietary.
"(C) Opportunity for public com-
MENT.—

1	"(i) IN GENERAL.—Before awarding a
2	contract under subsection (b) for a project
3	that involves a public-private partnership
4	agreement, the public authority shall offer
5	interested parties a reasonable opportunity
6	to comment on the proposed agreement.
7	"(ii) Methods.—In carrying out
8	clause (i), the public authority shall, to the
9	maximum extent practicable—
10	"(I) hold any public meetings at
11	convenient and accessible locations
12	and times; and
13	"(II) make information per-
14	taining to the proposed agreement
15	available in electronically accessible
16	format and means, such as the World
17	Wide Web, as appropriate to afford
18	reasonable opportunity for consider-
19	ation of public information under
20	clause (i).
21	"(3) CONTRACT PROVISIONS.—Any contract
22	awarded under subsection (b) for a project that in-
23	volves a public-private partnership agreement shall
24	include provisions sufficient to meet each of the fol-
25	lowing requirements:

1	"(A) ACCESS TO FACILITY.—
2	"(i) IN GENERAL.—The contract shall
3	include provisions that prohibit the closing
4	of the highway facility or portions thereof
5	to vehicular traffic except in specifically
6	enumerated circumstances, such as for
7	routine and capital maintenance or acci-
8	dent clearance, or as provided in clauses
9	(ii) and (iii).
10	"(ii) Special lanes.—The contract
11	may include provisions that allow the pri-
12	vate partner to—
13	((I) prohibit trucks from using
14	one or more designated lanes on the
15	highway facility, or from using such
16	lanes at designated times;
17	"(II) prohibit all vehicles other
18	than trucks from using one or more
19	designated lanes on the highway facil-
20	ity; and
21	"(III) operate one or more lanes
22	on the highway facility as a HOV fa-
23	cility, subject to the requirements of
24	section 166.

1	"(iii) MOTORCYCLES AND BICY-
2	CLES.—The private partner may restrict
3	use of the highway facility by motorcycles
4	or bicycles (or both) if the private partner
5	certifies to the Secretary that such use
6	would create a safety hazard and the Sec-
7	retary accepts the certification.
8	"(iv) UNPERMITTED CLOSURES.—The
9	contract shall include provisions that allow
10	the public authority to enter and take con-
11	trol of the highway facility and reopen it
12	for operation in cases in which the private
13	partner closes the highway facility in viola-
14	tion of the provisions described in clause
15	(i).
16	"(v) Emergency access.—
17	"(I) IN GENERAL.—The contract
18	shall provide for the highway facility
19	to be opened for evacuations for peri-
20	ods in which the Governor of the
21	State has declared a state of emer-
22	gency or the President has declared
23	such event to be a major disaster for
24	the purposes of the Robert T. Staf-
25	ford Disaster Relief and Emergency

	-
1	Assistance Act (42 U.S.C. 5121 et
2	seq.).
3	"(II) PROHIBITION OF TOLLS.—
4	The contract shall prohibit the private
5	partner from charging tolls to users of
6	the highway facility during periods of
7	evacuation under subclause (I).
8	"(B) PROHIBITION ON NONCOMPETE
9	AGREEMENTS.—The contract shall not include
10	any provision under which the State is pre-
11	vented from improving or expanding the capac-
12	ity of public roads in the same travel corridor
13	as the highway facility.
14	"(C) EARLY TERMINATION FOR CONVEN-
15	IENCE.—The contract shall include provisions
16	to allow the public authority the option of re-
17	claiming ownership of the highway facility be-
18	fore the end of the term of the public-private
19	partnership agreement. In order to exercise this
20	option, the public authority shall be required to
21	provide fair market value compensation to the
22	private partner.
23	"(D) HANDBACK STANDARDS.—The con-
	(D) HANDBACK STANDARDS.—THE COI-
24	tract shall set forth standards that the highway

facility must meet or must be brought up to by

1	the private partner at the end of the term of
2	the public-private partnership agreement. Such
3	standards shall provide that the highway facility
4	is in an appropriate state of repair, given its
5	life expectancy, at the time at which it reverts
6	to the control of the public authority.
7	"(4) DEFINITIONS.—In this subsection, the fol-
8	lowing definitions apply:
9	"(A) HIGHWAY FACILITY.—The term
10	'highway facility' means a highway, whether ex-
11	isting or planned, for which a public authority
12	and a private partner enter into a public-private
13	partnership agreement under this subsection.
14	"(B) HOV FACILITY.—The term 'HOV fa-
15	cility' has the meaning given that term in sec-
16	tion 166.
17	"(C) Private partner.—
18	"(i) IN GENERAL.—The term 'private
19	partner' means a private sector entity that
20	enters into a public-private partnership
21	agreement under this subsection.
22	"(ii) Inclusions.—A private partner
23	may be a natural person, corporation, part-
24	nership, limited liability company, founda-
25	tion, joint venture, business trust, non-

1	profit entity, ot	ther business	entity, or	any
2	combination the	ereof.		

3 "(D) PUBLIC-PRIVATE PARTNERSHIP 4 AGREEMENT.—The term 'public-private part-5 nership agreement' means a contractual agree-6 ment formed between a State or other public 7 entity and a private partner in which the pri-8 vate partner agrees to operate and maintain a 9 highway facility in exchange for a financial re-10 turn. Such a return may or may not include the 11 authority to collect and retain toll revenues paid 12 by users of the highway facility.

13 "(E) PUBLIC AUTHORITY.—The term
14 'public authority' means the State or other pub15 lic entity that owns a facility that is, or is pro16 posed to be, subject to a public-private partner17 ship agreement.

18 "(F) TRUCK.—The term 'truck' means any
19 self-propelled or towed motor vehicle used on a
20 highway in commerce to transport property,
21 when the vehicle—

22 "(i) has a gross vehicle weight rating
23 or gross vehicle weight of at least 10,001
24 pounds, whichever is greater; or

1	"(ii) is used in transporting material
2	found by the Secretary to be hazardous
3	under section 5103 of title 49 and trans-
4	ported in a quantity requiring placarding
5	under regulations prescribed by the Sec-
6	retary under section 5103 of title 49.".

7 SEC. 1505. PREVAILING RATE OF WAGE.

8 Section 113 is amended to read as follows:

9 "§113. Prevailing rate of wage

10 "(a) IN GENERAL.—The Secretary shall take such 11 action as may be necessary to ensure that all laborers and 12 mechanics employed by contractors and subcontractors on construction work performed on projects assisted in whole 13 14 or in part by and through the Federal Government pursu-15 ant to this title be paid wages at rates not less than those prevailing on projects of a character similar in the locality, 16 17 as determined by the Secretary of Labor in accordance 18 with subchapter IV of chapter 31 of title 40. With respect 19 to the labor standards specified in this section, the Secretary of Labor shall have the authority and functions set 20 21 forth in Reorganization Plan Numbered 14 of 1950 (64 22 Stat. 1267) and section 3145 of title 40.

23 "(b) APPRENTICESHIP AND SKILL TRAINING PRO24 GRAMS.—The provisions of this section shall not be appli25 cable to employment pursuant to apprenticeship and skill

training programs that have been certified by the Sec retary as promoting equal employment opportunity in con nection with Federal-aid highway construction pro grams.".

5 SEC. 1506. EMERGENCY RELIEF.

6 (a) FEDERAL SHARE PAYABLE.—Section 120(e) is
7 amended by striking the last two sentences.

8 (b) ELIGIBILITY.—Section 125(d) is amended to read9 as follows:

10 "(d) ELIGIBILITY.—

11 "(1) IN GENERAL.—Subject to the require-12 ments of this subsection, the Secretary may expend 13 funds from the emergency fund authorized by this 14 section for the repair or reconstruction of Federal-15 aid highways in accordance with the provisions of 16 this chapter.

17 (2)Maximum OBLIGATIONS FOR SINGLE 18 EVENT.—Obligations for projects under this section, 19 including those on highways, roads, and trails re-20 ferred to in subsection (e), resulting from a single 21 natural disaster or a single catastrophic failure in a 22 State shall not exceed \$100,000,000.

23 "(3) MAXIMUM TOTAL PROJECT COSTS.—
24 "(A) IN GENERAL.—The total cost of a
25 project carried out under this section may not

1	exceed the cost of repair or reconstruction of a
2	comparable facility.
3	"(B) Comparable facility defined.—
4	In this paragraph with respect to bridges and

in section 144, the term 'comparable facility'
means a facility that meets the current geometric and construction standards required for
the types and volume of traffic that the facility
will carry over its design life.

10 "(4) DEBRIS REMOVAL.—The costs of debris
11 removal shall be an eligible expense under this sec12 tion only for—

"(A) an event not declared a major disaster or emergency by the President under the
Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.);
or

"(B) an event declared a major disaster or
emergency by the President under that Act if
the debris removal is not eligible for assistance
pursuant to section 403, 407, or 502 of that
Act (42 U.S.C. 5170b, 5173, 5192).

23 "(5) TERRITORIES.—The total obligations for
24 projects under this section in a fiscal year in the
25 Virgin Islands, Guam, American Samoa, and the

- Commonwealth of the Northern Mariana Islands
 shall not exceed \$20,000,000.
- 3 "(6) TEMPORARY SUBSTITUTE HIGHWAY TRAF-4 FIC SERVICE.—Notwithstanding any other provision 5 of this chapter, actual and necessary costs of main-6 tenance and operation of ferryboats or additional 7 transit service providing temporary substitute high-8 way traffic service, less the amount of fares charged, 9 may be expended from the emergency fund under 10 this section authorized for Federal-aid highways.
- "(7) APPLICATIONS; EMERGENCY DECLARATIONS.—Except as to highways, roads, and trails referred to in subsection (e), no funds shall be expended under this section unless—
- 15 "(A) the Secretary has received an applica16 tion for assistance from the State transpor17 tation department; and
- 18 "(B) an emergency has been declared by 19 the Governor of the State and concurred in by 20 the Secretary, except that if the President has 21 declared the emergency to be a major disaster 22 for the purposes of the Robert T. Stafford Dis-23 aster Relief and Emergency Assistance Act (42) 24 U.S.C. 5121 et seq.) concurrence of the Sec-25 retary is not required.".

(c) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated for each fiscal year such
 sums as may be necessary for allocations by the Secretary
 described in subsections (a) and (b) of section 125 of title
 23, United States Code, if the total of those allocations
 in such fiscal year are in excess of \$100,000,000.

7 (d) RULEMAKING.—Not later than 6 months after 8 the date of enactment of this Act, the Secretary shall ini-9 tiate a rulemaking to update regulations governing the 10 emergency relief program under section 125 of title 23, 11 United States Code, to—

- (1) ensure that allocations are made to States
 only for sums that the State will be able to obligate
 in the current fiscal year;
- (2) determine whether to raise the threshold for
 an eligible event and raise such threshold if warranted; and
- (3) address such other matters as the Secretaryconsiders appropriate.

20 (e) IMPROVING PROGRAM IMPLEMENTATION.—The
21 Secretary shall take steps to—

(1) improve training for Federal and State officials on emergency relief requirements and processes;

1	(2) establish an Internet Web site containing
2	information on best practices for the implementation
3	of the emergency relief program;
4	(3) address program differences with the dis-
5	aster assistance program of the Federal Emergency
6	Management Agency; and
7	(4) provide guidance on performing benefit-cost
8	analysis to justify betterments.
9	SEC. 1507. HIGHWAY-RAIL CROSSINGS.
10	(a) Projects to Eliminate Hazards.—Section
11	130(a) is amended—
12	(1) by inserting "PROJECTS TO ELIMINATE
13	HAZARDS.—" before "Subject to";
14	(2) by striking "in accordance with section 104
15	of this title" and inserting "to carry out the highway
16	safety improvement program under section 148"
17	each place it appears.
18	(b) Classification of Projects.—Section 130(b)
19	is amended by inserting "CLASSIFICATION OF
20	PROJECTS.—" before "The Secretary".
21	(c) Net Benefit to Railroads.—Section 130(c) is
22	amended by inserting "NET BENEFIT TO RAILROADS.—
23	" before "Any railroad".
24	(d) Survey and Schedule of Projects.—Section
25	130(d) is amended—

1	(1) by striking "Each State" and inserting the
2	following:
3	"(1) IN GENERAL.—Each State"; and
4	(2) by adding at the end the following:
5	"(2) Consistency with other require-
6	MENTS.—The survey and schedule of a State shall
7	be consistent with—
8	"(A) the State's strategic highway safety
9	plan developed under section 148;
10	"(B) for fiscal year 2012 and thereafter,
11	the State's HSIP investment plan developed
12	under section 148; and
13	"(C) as applicable, the State's highway-rail
14	grade crossing safety action plan developed
15	under section 202 of the Rail Safety Improve-
16	ment Act of 2008 (49 U.S.C. 22501 note; 122
17	Stat. 4868).".
18	(e) Funds for Protective Devices.—The first
19	sentence of section $130(e)(1)$ is amended by—
20	(1) striking "for a fiscal year" and inserting
21	"for fiscal years 2010 and 2011"; and
22	(2) striking "at least \$220,000,000" and in-
23	serting "[\$]".
24	(f) Apportionment.—Section 130(f) is amended by
25	[to be supplied].

(g) ANNUAL REPORT; EXPENDITURE OF FUNDS.—
 Section 130 is amended by striking subsections (g) and
 (k) and redesignating subsections (h), (i), (j), and (l) as
 subsections (g), (h), (i), and (j), respectively.

(h) USE OF FUNDS FOR MATCHING.—Section 130(g)
(as redesignated by subsection (f) of this section) is
amended by striking "Funds authorized to be appropriated to carry out this section" and inserting "Funds
apportioned to carry out section 148".

10 (i) BICYCLE AND PEDESTRIAN SAFETY.—Section
11 130(i) (as redesignated by subsection (f) of this section)
12 is amended—

(1) in the subsection heading by inserting "AND
PEDESTRIAN" after "BICYCLE"; and

15 (2) by inserting "and pedestrian" after "bicy-16 cle".

17 (j) REFERENCES TO HIGHWAY-RAIL CROSSINGS.—
18 Section 130 is amended—

(1) in the section heading by striking "Railway-highway" and inserting "Highway-rail";
and

(2) by striking "railway-highway" each place itappears and inserting "highway-rail".

1	(k) Clerical Amendment.—The analysis for chap-
2	ter 1 is amended by striking the item relating to section
3	130 and inserting the following:
	"130. Highway-rail crossings.".
4	SEC. 1508. METROPOLITAN PLANNING.
5	(a) POLICY.—Section 134(a) is amended—
6	(1) in paragraph (1) —
7	(A) by striking "minimizing" and inserting
8	"reducing";
9	(B) by inserting ", reliance on foreign oil,
10	impacts on the environment, surface transpor-
11	tation-related greenhouse gas emissions," after
12	"consumption"; and
13	(C) by striking "and" at the end;
14	(2) by striking the period at the end of para-
15	graph (2) and inserting "; and"; and
16	(3) by adding at the end the following:
17	"(3) encourage and promote the livability and
18	sustainability of all communities, increase coordina-
19	tion among land use, housing, and transportation
20	plans and projects, and increase surface transpor-
21	tation system connectivity and intermodality through
22	metropolitan and statewide transportation planning
23	processes identified in this chapter.".
24	(b) RURAL PLANNING ORGANIZATION DEFINED
25	Section 134(b) is amended—

1	(1) by redesignating paragraphs (5) and (6) as
2	paragraphs (6) and (7), respectively; and
3	(2) by inserting after paragraph (4) the fol-
4	lowing:
5	"(5) RURAL PLANNING ORGANIZATION.—The
6	term 'rural planning organization' means an organi-
7	zation designated by a State to enhance the plan-
8	ning, coordination, and implementation of statewide
9	transportation plans and programs in areas with a
10	population of less than 50,000 individuals, with an
11	emphasis on addressing the needs of such areas of
12	the State.".
13	(c) Designation of MPOs.—Section 134(d) is
13 14	(c) DESIGNATION OF MPOS.—Section 134(d) is amended—
14	amended—
14 15	amended— (1) in paragraph (1)—
14 15 16	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting
14 15 16 17	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and
14 15 16 17 18	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting
14 15 16 17 18 19	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting "determined";
 14 15 16 17 18 19 20 	<pre>amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting "determined"; (2) in paragraph (2) by striking "that serves an</pre>
 14 15 16 17 18 19 20 21 	 amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting "determined"; (2) in paragraph (2) by striking "that serves an area designated as a transportation management

1	(d) Coordination in Multistate Areas.—Section
2	134(f) is amended—
3	(1) in paragraph (1) —
4	(A) by striking "encourage" and inserting
5	"require"; and
6	(B) by striking "provide" and inserting
7	"coordinate"; and
8	(2) by striking paragraph (3) .
9	(e) Scope of Planning Process.—Section
10	134(h)(1)(E) is amended—
11	(1) by inserting "sustainability, and livability,
12	reduce surface transportation-related greenhouse gas
13	emissions, reliance on foreign oil, adapt to the ef-
14	fects of climate change," after "energy conserva-
15	tion,";
16	(2) by inserting "and public health" after
17	"quality of life"; and
18	(3) by inserting ", including housing and land
19	use patterns" after "development patterns".
20	(f) Capital Investment and Other Strate-
21	GIES.—Section 134(i)(2)(E) is amended—
22	(1) in subparagraph (A) by inserting "and
23	other relevant data and factors disseminated by the
24	Secretary pursuant to section" after "sub-
25	section (h)";

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1	(2)(A) by striking "and" after "infrastructure"
2	and inserting ", to"; and
3	(B) by inserting before the period the following:
4	", and to provide for the incorporation of practical
5	design standards as defined in section 331".
6	(g) Consultation in Development of Trans-
7	PORTATION PLAN.—Section 134(i)(4)(A) is amended by
8	inserting "public health, housing, transportation," after
9	"conservation,".
10	(h) TRANSPORTATION MANAGEMENT AREAS.—Sec-
11	tion 134(k) is amended—
12	(1) by striking the parenthetical phrase in para-
13	graph (4)(A) and inserting the following: "(exclud-
14	ing projects carried out under the critical asset in-
15	vestment program under section 150 and freight im-
16	provement program under section 119)";
17	(2) by repealing paragraph (5); and
18	(3) by adding at the end the following:
19	"(6) Emissions reduction process.—
20	"(A) IN GENERAL.—Within a metropolitan
21	planning area serving a transportation manage-
22	ment area, the transportation planning process
23	under this section shall address transportation-
24	related greenhouse gas emissions by including

emission reduction targets and strategies.

1	"(B) ESTABLISHMENT OF EMISSIONS RE-
2	DUCTION TARGETS AND STRATEGIES.—
3	"(i) IN GENERAL.—Not later than one
4	year after the promulgation of the final
5	regulations required under section 841 of
6	the Clean Air Act, each metropolitan plan-
7	ning organization shall develop surface
8	transportation-related greenhouse gas
9	emission reduction targets, as well as
10	strategies to meet such targets, as part of
11	the transportation planning process under
12	this section. If more than one metropolitan
13	planning organization has been designated
14	within a metropolitan planning area serv-
15	ing a transportation management area,
16	each such metropolitan planning organiza-
17	tion shall work cooperatively with other
18	such organization to develop the surface
19	transportation-related greenhouse gas
20	emission reduction targets required under
21	this subparagraph.
22	"(ii) Minimum requirements.—
23	Each metropolitan planning organization
24	that develops targets and strategies re-
25	quired under clause (i) shall demonstrate

1	progress in stabilizing and reducing trans-
2	portation-related greenhouse gas emissions
3	in each metropolitan planning area serving
4	a surface transportation management area.
5	The targets and strategies shall, at a min-
6	imum,
7	"(I) be based on the models and
8	methodologies established in the final
9	regulations required under section
10	841 of the Clean Air Act;
11	"(II) address sources of surface
12	transportation-related greenhouse gas
13	emissions and contribute to achieve-
14	ment of the national transportation-
15	related greenhouse gas emissions re-
16	duction goals;
17	"(III) include efforts to increase
18	public transportation ridership; and
19	"(IV) include efforts to increase
20	walking, bicycling, and other forms of
21	nonmotorized transportation.
22	"(C) PUBLIC NOTICE.—Each metropolitan
23	planning organization shall make its emission
24	reduction targets and strategies, and an anal-

1	ysis of the anticipated effects thereof, available
2	to the public through its Web site.
3	"(D) ENFORCEMENT.—If the Secretary
4	finds that a metropolitan planning organization
5	has failed to develop, submit, or publish its
6	emission reduction targets and strategies, the
7	Secretary shall not certify that the require-
8	ments of this section are met with respect to
9	the metropolitan planning process of such orga-
10	nization.".
11	(i) Certification; MPO Database; Performance
12	MANAGEMENT.—Section 134 is further amended by add-
13	ing at the end the following:
14	"(q) CERTIFICATION.—
15	"(1) IN GENERAL.—The Secretary shall—
16	"(A) ensure that the metropolitan planning
17	process of a metropolitan planning organization
18	is being carried out in accordance with applica-
19	ble provisions of Federal law; and
20	"(B) certify, subject to paragraph (2), not
21	less than once every 4 years, that the require-
22	ments of this section are met with respect to
22 23	
	ments of this section are met with respect to

1	ments which include performance measures for met-
2	ropolitan planning organizations that serve an ur-
3	banized area with a population of more than
4	100,000 individuals. The requirements shall ensure,
5	at a minimum, the following:
6	"(A) The transportation planning process
7	complies with the requirements of this section
8	and other applicable requirements of Federal
9	law.
10	"(B) There is a TIP for the metropolitan
11	planning area that has been approved by the
12	metropolitan planning organization and the
13	Governor.
14	"(C) Voting members of the metropolitan
15	planning organization are represented in pro-
16	portion to the population of each political sub-
17	division to the total population the metropolitan
18	planning area.
19	"(D) The metropolitan planning organiza-
20	tion has met or is likely to meet the perform-
21	ance targets and requirements established
22	under subsection (s).
23	"(3) Effect of failure to certify.—
24	"(A) WITHHOLDING OF FUNDS.—If a met-
25	ropolitan planning process of a metropolitan

planning organization is not certified under this
 section, the Secretary may withhold up to 20
 percent of the funds attributable to the metro politan planning area of the metropolitan plan ning organization for projects funded under this
 title and chapter 53 of title 49.

7 "(B) RESTORATION OF WITHHELD
8 FUNDS.—The withheld funds shall be restored
9 to the metropolitan planning area at such time
10 as the metropolitan planning process is certified
11 by the Secretary.

"(4) REVIEW OF CERTIFICATION.—In making
certification determinations under this paragraph,
the Secretary shall provide for public involvement
appropriate to the metropolitan area under review.

16 "(r) NATIONAL MPO DATABASE.—

17 "(1) IN GENERAL.—To assist in meeting the 18 need for information of individual metropolitan plan-19 ning organizations, Federal, State, and local govern-20 ments, and the public, the Secretary shall establish 21 and maintain a reporting system and national data-22 base, using uniform categories to accumulate metro-23 politan planning organization structural, financial, 24 operating, planning, programming, and performance 25 information and using a uniform system of accounts.

1	"(2) Request and receive information.—
2	In establishing and maintaining the reporting sys-
3	tem, the Secretary may request and receive appro-
4	priate information from any source.
5	"(3) DEADLINE.—Not later than 6 months
6	after the date of enactment of this subsection, the
7	Secretary shall establish the reporting system and
8	national database described in paragraph (1).
9	"(s) MPO Performance Management.—
10	"(1) IN GENERAL.—To improve the outcomes
11	of the transportation planning process under this
12	section, metropolitan planning organizations shall
13	implement a system of performance management in
14	accordance with paragraphs (2) and (3) .
15	"(2) Establishment of performance meas-
16	URES.—
17	"(A) IN GENERAL.—Not later than one
18	year after the date of enactment of this sub-
19	section, the Secretary, in consultation with met-
20	ropolitan planning organizations and States,
21	shall establish qualitative and quantitative per-
22	formance measures for each of the following
23	metropolitan planning organizations:
24	"(i) Those that serve an urbanized
25	area with a population of more than

1	100,000 individuals but less than
2	1,000,000 individuals.
3	"(ii) Those that serve an urbanized
4	area with a population of more than
5	1,000,000 individuals.
6	"(B) MINIMUM REQUIREMENTS.—The per-
7	formance measures established under this sub-
8	section shall—
9	"(i) be based, at a minimum, on data
10	collected in the MPO Database under sub-
11	section (r);
12	"(ii) be based, at a minimum, on best
13	practices of current metropolitan planning
14	organization performance management sys-
15	tems and strategies;
16	"(iii) measure, at a minimum, the de-
17	gree to which the long-range transpor-
18	tation plan reduces congestion, improves
19	mobility and safety, increases the state of
20	good repair of surface transportation as-
21	sets, decreases surface transportation-re-
22	lated emissions and energy consumption, is
23	consistent with land use plans, and in-
24	creases the connectivity of and access to
25	the surface transportation system; and

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1	"(iv) include, at a minimum, any
2	other information the Secretary considers
3	appropriate.
4	"(C) Additional requirements for
5	LARGE METROPOLITAN REGIONS.—In addition
6	to the minimum requirements established under
7	subparagraph (B), the performance measures
8	for urbanized areas with a population of more
9	than 1,000,000 shall include a measurement of
10	the degree to which the long-range transpor-
11	tation plan is developed through an assessment,
12	at a minimum, of the following:
10	

13 "(i) Land use patterns that support
14 improved mobility and reduced dependency
15 on single-occupant motor vehicle trips.

16 "(ii) An adequate supply of housing17 for all income levels.

18 "(iii) Limited impacts on valuable
19 farmland, natural resources, and air qual20 ity.

21 "(iv) A reduction in greenhouse gas22 emissions.

23 "(v) An increase in water and energy24 conservation and efficiency.

344 1 "(vi) An improvement in the livability 2 of communities. 3 "(3) Establishment of performance tar-4 GETS.—Not later than 18 months after the date of 5 enactment of this subsection, each metropolitan 6 planning organization shall establish a target level of 7 performance-"(A) in relation to each of the performance 8 9 measures established under paragraph (2); and 10 "(B) against which the metropolitan plan-11 ning organization will measure improvement in 12 meeting such performance measures. 13 "(4) REPORTING REQUIREMENTS.—Each met-14 ropolitan planning organization shall submit to the 15 Secretary, and publish annually, a report docu-16 menting the progress that the metropolitan planning 17 organization has made in meeting the performance 18 targets it established under paragraph (3).". 19 (j) Special Rules for Small Metropolitan 20 PLANNING ORGANIZATIONS.— 21 (1) CONTINUATION OF APPLICABILITY OF SEC-22 TION 134.—Notwithstanding the amendment made

by subsection (c)(1) and not later the 180th day
after the date of enactment of this Act, a metropolitan planning organization that serves an urbanized

1 area with a population of more than 50,000 and less 2 than 100,000 and that is subject to the provisions 3 of section 134 of title 23, United States Code, on 4 the day before the date of enactment of this Act 5 shall continue to be subject to such provisions, as in 6 effect on such day until the population exceeds 7 100,000 if the Governor and units of general pur-8 pose local government that together represent at 9 least 75 percent of the affected population including 10 the largest incorporated city (based on population) 11 as determined by the Bureau of the Census) agree 12 to continue to be subject to the provisions.

13 (2) TREATMENT.—A metropolitan planning or-14 ganization described in paragraph (1) shall be treat-15 ed, for purposes of this title, title 23, United States 16 Code, chapter 53 of title 49, United States Code, the 17 Safe, Accountable, Flexible, Efficient Transportation 18 Equity Act: A Legacy for Users, and the Transpor-19 tation Equity Act for the 21st Century, as a metro-20 politan planning organization that is subject to the 21 provisions of section 134 of title 23, United States 22 Code, as in effect on the day before the date of en-23 actment of this Act.

1 SEC. 1509. STATEWIDE PLANNING.

2 (a) GENERAL REQUIREMENTS.—Section 135(a)(3) is
3 amended by inserting "include consultation with the State
4 bicycle and pedestrian coordinator established under sec5 tion 217(c) and with the State safe routes to school coordi6 nator established under section 152(e)(3), shall" after
7 "program shall".

8 (b) SCOPE OF PLANNING PROCESS.—Section
9 135(d)(1)(E) is amended—

(1) by inserting "sustainability and livability,
reduce surface transportation-related greenhouse gas
emissions and reliance on foreign oil, and adapt to
the effects of climate change)," after " energy conservation";

15 (2) by inserting "public health" after "quality16 of life"; and

17 (3) by inserting ", including housing and land18 use patterns" after "development paterns".

19 (c) STATEWIDE STRATEGIC LONG-RANGE TRANS-20 PORTATION PLAN.—

21 (1) DEVELOPMENT OF LONG-RANGE PLAN.—
22 Section 135(f) is amended—

23 (A) by striking the subsection heading and
24 inserting the following: "STATEWIDE STRA25 TEGIC LONG-RANGE TRANSPORTATION PLAN";

1	(B) by striking paragraph (1) and insert-
2	ing the following:
3	"(1) Development of long-range plan.—
4	"(A) IN GENERAL.—Each State shall de-
5	velop a statewide strategic long-range transpor-
6	tation plan, with a minimum 20-year forecast
7	period for all areas of the State, that provides
8	for the development and implementation of the
9	intermodal interconnected transportation sys-
10	tem of the State.
11	"(B) STRATEGIC TRANSPORTATION PLAN
12	REQUIREMENTS.—
13	"(i) NATIONAL TRANSPORTATION STA-
14	TISTICS.—In developing a statewide stra-
15	tegic long-range transportation plan, the
16	State shall consider the data and statistics
17	disseminated by the Secretary pursuant to
18	section 703(b) for such State.
19	"(ii) Projects of statewide, re-
20	GIONAL, AND NATIONAL SIGNIFICANCE
21	The State shall identify transportation
22	projects across all modes of transportation
23	in the State that have statewide, regional,
24	and national significance. In identifying
25	such projects, each State shall consider the

1	information disseminated by the Secretary
2	pursuant to section 703(b) for such State.
3	"(iii) States with congested air-
4	PORTS.—If a State has an airport in its
5	jurisdiction that had at least one percent
6	of all delayed aircraft operations in the
7	United States, the statewide strategic
8	transportation plan shall include measures
9	to alleviate congestion at that airport ei-
10	ther through expansion or the development
11	of additional facilities.
12	"(iv) States with congested
13	FREIGHT RAIL CORRIDORS.—If data from
14	the Department of Transportation and the
15	freight railroad industry indicate that a
16	State has freight railroad corridors that
17	operate at levels of service that are at or
18	exceed capacity, the statewide strategic
19	transportation plan shall include measures
20	by which the State department of trans-
21	portation and the freight railroads provide
22	relief for the congested corridors.
23	"(v) States with deep draft
24	PORTS.—If a State has a deep draft port,
25	the statewide strategic transportation plan

1	shall take into account any plan for expan-
2	sion at that port and any projected in-
3	crease in shipping traffic at that port.
4	"(vi) STATES WITH NAVIGABLE IN-
5	LAND WATERWAYS.—Each State that has
6	navigable inland waterways shall include in
7	its statewide strategic transportation plan
8	any plans to use those waterways to facili-
9	tate the efficient and reliable transpor-
10	tation of freight and people.
11	"(vii) Project
12	INTERCONNECTIVITY.—In developing a
13	statewide strategic long-range transpor-
14	tation plan, the State shall provide for
15	interconnectivity for freight and passengers
16	among different facilities and among dif-
17	ferent modes of transportation
18	"(viii) Cost estimates for
19	PROJECTS THAT ARE OF STATEWIDE, RE-
20	GIONAL, AND NATIONAL IMPORTANCE.—In
21	developing the statewide strategic long-
22	range transportation plan, the State shall
23	include estimates of the costs of each of
24	the projects identified in clause (ii).".
25	(C) in paragraph (2)—

1	(i) subparagraph (B) by striking the
2	last sentence and inserting the following:
3	"If a State has designated one or more
4	rural planning organizations, the Statewide
5	transportation plan shall be developed in
6	coordination with each such rural planning
7	organization."; and
8	(ii) in subparagraph (D)(i) by insert-
9	ing "air quality, public health, housing,
10	and transportation," after "conservation,";
11	and
12	(D) in paragraph (7) by inserting "includ-
13	ing the incorporation of practical design stand-
14	ards as defined in section 331" after "meas-
15	ures"; and
16	(E) by inserting at the end the following:
17	"(9) Emissions reduction process.—
18	"(A) IN GENERAL.—Within a State, the
19	transportation planning process under this sec-
20	tion shall address transportation-related green-
21	house gas emissions by including emission re-
22	duction targets and strategies.
23	"(B) ESTABLISHMENT OF EMISSIONS RE-
24	DUCTION TARGETS AND STRATEGIES.—

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1	"(i) IN GENERAL.—Not later than one
2	year after the promulgation of the final
3	regulations required under section 841 of
4	the Clean Air Act, each State shall develop
5	surface transportation-related greenhouse
6	gas emission reduction targets, as well as
7	strategies to meet such targets, as part of
8	the transportation planning process under
9	this section.
10	"(ii) Minimum requirements.—
11	Each State that develops targets and strat-
12	egies required by clause (i) shall dem-
13	onstrate progress in stabilizing and reduc-
14	ing transportation-related greenhouse gas
15	emissions in such State. The targets and
16	strategies shall, at a minimum—
17	"(I) be based on the models and
18	methodologies established in the final
19	regulations required under section
20	841 of the Clean Air Act;
21	"(II) address sources of surface
22	transportation-related greenhouse gas
23	emissions and contribute to achieve-
24	ment of the national transportation-

1	related greenhouse gas emissions re-
2	duction goals;
3	"(III) include efforts to increase
4	public transportation ridership; and
5	"(IV) include efforts to increase
6	walking, bicycling, and other forms of
7	nonmotorized transportation.
8	"(C) PUBLIC NOTICE.—Each State shall
9	make its emission reduction targets and strate-
10	gies, and an analysis of the anticipated effects
11	thereof, available to the public through its Web
12	site.
13	"(D) Enforcement.—If the Secretary
14	finds that a State has failed to develop, submit,
15	or publish its emission reduction targets and
16	strategies, the Secretary shall not certify that
17	the requirements of this section are met with
18	respect to such State.".
19	(2) PLAN UPDATE.—Not later than September
20	30, 2011, each State shall update its long-range
21	transportation plan to comply with the requirements
22	of section 703.
23	(d) Statewide Transportation Improvement
24	PLAN.—Section 135(g) is amended—

1	(1) in subparagraph $(2)(B)$ by striking the last
2	sentence and inserting the following: "If a State has
3	designated one or more rural planning organizations,
4	the Statewide transportation plan shall be developed
5	in coordination with each such rural planning orga-
6	nization."; and
7	(2) in the second sentence of paragraph (5) by
8	striking "on the National" and all that follows
9	through "maintenance program under this title" and
10	inserting the following: "under the critical asset in-
11	vestment and freight improvement programs".
12	(e) Performance Management.—Section 135 is
14	
12	further amended by adding at the end the following:
13	further amended by adding at the end the following:
13 14	further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.—
13 14 15	further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes
13 14 15 16	further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes of the transportation planning process under this
 13 14 15 16 17 	further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes of the transportation planning process under this section, States shall implement a system of perform-
 13 14 15 16 17 18 	further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes of the transportation planning process under this section, States shall implement a system of perform- ance management in accordance with paragraphs (2)
 13 14 15 16 17 18 19 	 further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes of the transportation planning process under this section, States shall implement a system of performance management in accordance with paragraphs (2) and (3).
 13 14 15 16 17 18 19 20 	 further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes of the transportation planning process under this section, States shall implement a system of performance management in accordance with paragraphs (2) and (3). "(2) ESTABLISHMENT OF PERFORMANCE MEAS-
 13 14 15 16 17 18 19 20 21 	further amended by adding at the end the following: "(k) STATE PERFORMANCE MANAGEMENT.— "(1) IN GENERAL.—To improve the outcomes of the transportation planning process under this section, States shall implement a system of perform- ance management in accordance with paragraphs (2) and (3). "(2) ESTABLISHMENT OF PERFORMANCE MEAS- URES.—

1	State, shall establish qualitative and quan-
2	titative performance measures for the State.
3	"(B) MINIMUM REQUIREMENTS.—The per-
4	formance measures established under this sub-
5	section shall—
6	"(i) be based, at a minimum, on best
7	practices of current State management
8	systems and strategies;
9	"(ii) measure, at a minimum, the de-
10	gree to which the long-range transpor-
11	tation plan reduces congestion, improves
12	mobility and safety, increases the state of
13	good repair of surface transportation as-
14	sets, decreases surface transportation-re-
15	lated emissions and energy consumption, is
16	consistent with land use plans, and in-
17	creases the connectivity of and access to
18	the surface transportation system; and
19	"(iii) include, at a minimum, any
20	other information the Secretary considers
21	appropriate.
22	"(3) Establishment of performance tar-
23	GETS.—Not later than 18 months after the date of
24	enactment of this subsection, each State shall estab-
25	lish a target level of performance—

1	"(A) in relation to each of the performance
2	measures established under paragraph (2); and
3	"(B) against which the State will measure
4	improvement in meeting such performance
5	measures.
6	"(4) Reporting requirements.—Each State
7	shall submit to the Secretary, and publish annually,
8	a report documenting the progress that the State
9	has made in meeting the performance targets it es-
10	tablished under paragraph (3).
11	"(5) WITHHOLDING OF FUNDS.—If the Sec-
12	retary finds that a State has failed to meet the per-
13	formance requirements established under this sec-
14	tion, the Secretary may withhold up to 20 percent
15	of the funds made available for expenditure by the
16	State pursuant to section 505.
17	"(6) Restoration of withheld funds.—
18	The withheld funds shall be restored to the State at
19	such time as the Secretary determines the State is
20	meeting its performance targets.".
21	SEC. 1510. PROJECT DELIVERY.
22	(a) Advanced Acquisition of Real Property.—
23	Section 108 is amended—
24	(1) in subsection $(c)(2)(G)$ by striking "both
25	the Secretary and the Administrator of the Environ-

1	mental Protection Agency have concurred" and in-
2	serting "the Secretary has determined"; and
3	(2) by adding at the end the following:
4	"(d) Consideration of Long-Range Transpor-
5	TATION NEEDS.—The Secretary is authorized to encour-
6	age States and other public authorities, where practicable,
7	to acquire transportation rights-of-way that are sufficient
8	to accommodate long-range transportation needs, where
9	possible through the acquisition of broad rights-of-way
10	that have the capacity for future expansion over a 50- to
11	100-year period and that have the potential to accommo-
12	date one or more transportation modes.".
13	(b) Definition of Planning Product.—Section
14	139(a) is amended—
15	(1) by redesignating paragraphs (6) through
16	(8) as paragraphs (7) through (9) , respectively; and
17	(2) by inserting after paragraph (5) the fol-
18	lowing:
19	"(6) PLANNING PRODUCT.—The term 'planning
20	product' means a decision, analysis, study, or other
21	documented result of an evaluation or decision-

23 planning.".

24 (c) PROGRAMMATIC COMPLIANCE.—Section 139(b) is
25 amended—

making process carried out during transportation

(1) in paragraph (2) by inserting ", and any re quirements established under this section may be
 satisfied," after "exercised"; and

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

5 "(3) PROGRAMMATIC APPROACHES.—The Sec6 retary may modify the procedures developed under
7 this section to encourage programmatic approaches
8 and strategies with respect to environmental pro9 grams and permits.".

10 (d) PROJECT INITIATION.—Section 139(e) is amend-11 ed by adding at the end the following: "The project spon-12 sor may satisfy this requirement by submitting to the Sec-13 retary a draft notice for publication in the Federal Reg-14 ister announcing the preparation of an environmental im-15 pact statement for the project that contains the informa-16 tion required under this subsection.".

17 (e) COORDINATION PLAN.—Section 139(g)(1)(A) is
18 amended by striking "project or category of projects" and
19 inserting "project, category of projects, or program of
20 projects".

(f) INTEGRATION OF PLANNING AND ENVIRONMENTAL REVIEW.—Section 139 is amended by adding at
the end the following:

24 "(m) INTEGRATION OF PLANNING AND ENVIRON25 MENTAL REVIEW.—

1	"(1) Incorporation by reference of plan-
2	NING PRODUCTS FOR USE IN THE ENVIRONMENTAL
3	REVIEW PROCESS.—
4	"(A) IN GENERAL.—Subject to the condi-
5	tions set forth in paragraph (4), the Federal
6	lead agency for a project, at the request of the
7	project sponsors, may incorporate by reference
8	a planning product—
9	"(i) in any environmental analysis and
10	documentation under the National Envi-
11	ronmental Policy Act of 1969; and
12	"(ii) in any other environmental re-
13	view of the project.
14	"(B) PARTIAL INCORPORATION BY REF-
15	ERENCE OF PLANNING PRODUCTS.—The Fed-
16	eral lead agency may incorporate by reference a
17	planning product under subparagraph (A) in its
18	entirety or may select portions for incorporation
19	by reference.
20	"(C) TIMING.—A determination under
21	subparagraph (A) concerning incorporation by
22	reference of a planning product typically should
23	be made at the time the lead agencies decide
24	the appropriate scope of environmental review
25	for the project, but may occur later.

1	"(2) Purpose and intent.—
2	"(A) PURPOSE.—The purpose of this sub-
3	section is to establish the authority and provide
4	procedures for achieving integrated planning
5	and environmental review processes to—
6	"(i) enable statewide and metropolitan
7	planning processes to more effectively serve
8	as the foundation for project decisions;
9	"(ii) foster better decisionmaking;
10	"(iii) reduce duplication in work;
11	"(iv) avoid delays in transportation
12	improvements; and
13	"(v) lead to better transportation and
14	environmental results for communities and
15	the United States.
16	"(B) INTENT.—This subsection—
17	"(i) is consistent with and is enacted
18	in furtherance of sections 101 and 102 of
19	the National Environmental Policy Act of
20	1969 (42 U.S.C. 4331 and 4332), parts
21	1500 through 1508 of title 40, Code of
22	Federal Regulations, and section 109 of
23	this title;
24	"(ii) should be broadly construed and
25	may be applied to any project, class of

1	projects, or program of projects carried out
2	under this title or chapter 53 of title 49;
3	"(iii) does not apply the National En-
4	vironmental Policy Act of 1969 to the
5	transportation planning process conducted
6	under this title or chapter 53 of title 49
7	and initiation of the National Environ-
8	mental Policy Act of 1969 process as a
9	part of, or concurrently with, transpor-
10	tation planning activities does not subject
11	transportation plans and programs to the
12	National Environmental Policy Act of
13	1969;
14	"(iv) does not preclude application of
15	the National Environmental Policy Act of
16	1969 to the transportation planning proc-
17	ess; and
18	"(v) does not affect the use of plan-
19	ning products in the National Environ-
20	mental Policy Act of 1969 process pursu-
21	ant to other authorities under law or re-
22	strict the initiation of the National Envi-
23	ronmental Policy Act of 1969 process dur-
24	ing planning.
25	"(3) Applicability.—

1	"(A) PLANNING DECISIONS.—Planning de-
2	cisions that may be incorporated by reference
3	pursuant to this subsection include—
4	"(i) a purpose and need statement for
5	the project, including whether tolling, pri-
6	vate financial assistance, or other special
7	financial measures are necessary to imple-
8	ment the project and will be included in
9	the statement;
10	"(ii) travel corridor location, including
11	project termini;
12	"(iii) modal choice, including a deci-
13	sion to implement corridor or subarea
14	study recommendations to advance dif-
15	ferent modal solutions as separate projects
16	with independent utility;
17	"(iv) elimination of unreasonable al-
18	ternatives and selection of the range of
19	reasonable alternatives for detailed study
20	during the National Environmental Policy
21	Act of 1969 process;
22	"(v) basic description of the environ-
23	mental setting;
24	"(vi) methodologies for analysis; and

1	"(vii) identification of programmatic
2	level mitigation for potential impacts that
3	the Federal lead agency, in consultation
4	with local, tribal, State, and Federal re-
5	source agencies, determines are most effec-
6	tively addressed at a regional or national
7	program level, including—
8	"(I) system-level measures to
9	avoid, minimize, or mitigate impacts
10	of proposed transportation invest-
11	ments on environmental resources, in-
12	cluding regional ecosystem and water
13	resources; and
14	"(II) potential mitigation activi-
15	ties, locations, and investments.
16	"(B) PLANNING ANALYSES.—Planning
17	analyses that may be incorporated by reference
18	pursuant to this subsection include studies of
19	past, current, or predicted future—
20	"(i) travel demands;
21	"(ii) regional development and
22	growth;
23	"(iii) local land use, growth manage-
24	ment, and development;
25	"(iv) population and employment;

1	"(v) natural and built environmental
2	conditions;
3	"(vi) environmental resources and en-
4	vironmentally sensitive areas;
5	"(vii) potential environmental effects,
6	including the identification of resources of
7	concern and potential cumulative effects on
8	those resources, as a result of a statewide
9	or regional cumulative effects assessment;
10	and
11	"(viii) mitigation needs for a proposed
12	action or for programmatic level mitigation
13	for potential effects that the Federal lead
14	agency determines are most effectively ad-
15	dressed at a regional or national program
16	level.
17	"(4) CONDITIONS.—Incorporation by reference
18	of a planning product under this subsection is sub-
19	ject to a determination by the Federal lead agency,
20	in consultation with lead agencies, cooperating agen-
21	cies, and project sponsors as appropriate, that the
22	following conditions have been met:
23	"(A) The planning product was developed
24	through a planning process conducted pursuant
25	to applicable Federal law.

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"(B) The planning process included broad multidisciplinary consideration of systems-level or corridor-wide transportation needs and potential effects.

"(C) During the planning process, notice 5 6 was provided through publication or other 7 means to Federal, State, and local government 8 agencies and Indian tribal governments that 9 might have an interest in the proposed project, 10 and to members of the general public, of the 11 planning products that the planning process in-12 tends to produce and that are intended to be 13 relied on during the National Environmental 14 Policy Act of 1969 and other environmental re-15 views, and those parties have been provided an 16 appropriate opportunity to participate in the 17 planning process leading to such planning prod-18 uct.

"(D) Prior to determining the scope of environmental review, the lead agencies have
made documentation relating to the planning
product available to Federal, State, and local
governmental agencies, Indian tribal governmental
ments that may have an interest in the pro-

1	posed action, and members of the general pub-
2	lic.
3	"(E) There is no significant new informa-
4	tion or new circumstance that has a reasonable
5	likelihood of affecting the continued validity or
6	appropriateness of the planning product.
7	"(F) The planning product is based on re-
8	liable and reasonably current data and, in the
9	case of an analysis, is based on reasonable and
10	scientifically acceptable methodologies.
11	"(G) The planning product is documented
12	in sufficient detail to support the decision or
13	the results of the analysis and to meet require-
14	ments for use of the information in the environ-
15	mental review process.
16	"(H) The planning product is appropriate
17	for incorporation by reference and use in the
18	environmental review process for the project.
19	"(5) EFFECT OF INCORPORATION BY REF-
20	ERENCE.—Any planning product incorporated by
21	reference by the Federal lead agency in accordance
22	with this subsection shall not be reconsidered or
23	made the subject of additional interagency consulta-
24	tion during environmental review of a project unless
25	the Federal lead agency, in consultation with lead

1	agencies, cooperating agencies, and project sponsors
2	as appropriate, determines that there is significant
3	new information or new circumstances that affect
4	the continued validity or appropriateness of the
5	planning product that has been incorporated by ref-
6	erence. Any planning product incorporated by ref-
7	erence by the Federal lead agency in accordance
8	with this subsection may be relied upon and used by
9	other Federal agencies in carrying out their reviews
10	of the project.".
11	(g) TIMEFRAME FOR RECORD OF DECISION.—Sec-
12	tion 139 is further amended by adding at the end the fol-
13	lowing:
14	"(n) TIMEFRAME FOR RECORD OF DECISION.—
15	"(1) IN GENERAL.—Subject to paragraph (2) ,
16	
	the Secretary shall issue a record of decision and
17	the Secretary shall issue a record of decision and allow a project to advance to the final design stage
17 18	
	allow a project to advance to the final design stage
18	allow a project to advance to the final design stage not later than 120 days after the final environ-
18 19	allow a project to advance to the final design stage not later than 120 days after the final environ- mental impact statement for the project is com-
18 19 20	allow a project to advance to the final design stage not later than 120 days after the final environ- mental impact statement for the project is com- pleted.
18 19 20 21	allow a project to advance to the final design stage not later than 120 days after the final environ- mental impact statement for the project is com- pleted. "(2) ALLOWABLE DELAYS.—
 18 19 20 21 22 	allow a project to advance to the final design stage not later than 120 days after the final environ- mental impact statement for the project is com- pleted. "(2) ALLOWABLE DELAYS.— "(A) IN GENERAL.—Notwithstanding para-

"(i) for the time the project sponsor
 may request; or

3 "(ii) during the time the Secretary 4 finds, after reasonable notice and an opportunity for comment, that the project 5 6 sponsor has not complied substantially 7 with the provisions of this chapter applica-8 ble to the project and the provisions of the 9 National Environmental Policy Act of 10 1969.

"(B) 11 EXPLANATORY STATEMENT.—Not 12 later than 10 days after imposing a delay under 13 subparagraph (A)(ii), the Secretary shall give 14 the project sponsor a written statement explain-15 ing the reasons for the delay and describing ac-16 tions the project sponsor must take to end the 17 delay.

18 "(C) REPORT.—At least once every 6 19 months, the Secretary shall submit to the Com-20 mittee on Transportation and Infrastructure of 21 the House of Representatives and the Com-22 mittee on Environment and Public Works of the 23 Senate a report describing each situation in 24 which the Secretary has not met the time re-25 quirement under paragraph (1) or delayed a

1	time requirement under subparagraph (A)(ii).
2	The report shall explain the reasons for the
3	delay and include a plan for achieving timely
4	completion of the Secretary's review.".
5	(h) Surface Transportation Project Delivery
6	PILOT PROGRAM.—Section 327(b) is amended—
7	(1) by striking paragraph (1) and inserting the
8	following:
9	"(1) Participating states.—
10	"(A) IN GENERAL.—All States are eligible
11	to participate in the program.
12	"(B) Special Rule.—Any State partici-
13	pating in the program under this section on
14	September 30, 2009, shall be permitted by the
15	Secretary to continue to participate in the pro-
16	gram and such State shall not have to submit
17	an application under paragraph (2) in order to
18	participate in the program."; and
19	(2) in paragraph (2) by striking "this section,
20	the Secretary shall promulgate" and inserting "the
21	Surface Transportation Authorization Act of 2009,
22	the Secretary shall amend, as appropriate,".

1SEC. 1511. DISADVANTAGED BUSINESS ENTERPRISE PRO-2GRAM.

3 (a) PURPOSE.—It is the purpose of the disadvantaged business enterprise program to 4 ensure that 5 minority- and women-owned businesses have a full and fair opportunity to compete in projects and contracts re-6 7 ceiving Federal assistance under titles I, III, and V of this Act and section 403 of title 23, United States Code, and 8 9 to ensure that the Federal Government does not subsidize 10 discrimination in private or locally funded surface transportation-related industries. 11

12 (b) FINDINGS.—Congress finds the following:

- 13 (1) While significant progress has occurred due 14 to the enactment of the disadvantaged business en-15 terprise program, discrimination continues to be a 16 significant barrier for minority- and women-owned 17 businesses seeking to do business in federally-as-18 sisted surface transportation markets. This con-19 tinuing discrimination merits the continuation of the 20 disadvantaged business enterprise program.
- (2) Discrimination poses serious barriers to the
 full participation of women business owners and minority business owners, including African Americans,
 Hispanic Americans, Asian Americans, and Native
 Americans in federally-assisted surface transportation projects and contracts.

1	(3) Discrimination impacts minority and women
2	business owners in every geographic region of the
3	United States and throughout surface transpor-
4	tation-related industries.
5	(4) Discrimination has impacted many aspects
6	of surface transportation-related business, includ-
7	ing-
8	(A) the availability of venture capital and
9	credit;
10	(B) the availability of bonding and insur-
11	ance;
12	(C) the ability to obtain licensing and cer-
13	tification;
14	(D) public and private bidding and quoting
15	procedures;
16	(E) the pricing of supplies and services;
17	(F) business training, education, and ap-
18	prenticeship programs; and
19	(G) professional support organizations and
20	informal networks through which business op-
21	portunities are often established.
22	(5) Congress has received voluminous evidence
23	of discrimination against minority and women busi-
24	ness owners in surface transportation-related indus-
25	tries, including—

1	(A) statistical analyses demonstrating sig-
2	nificant disparities in the utilization of
3	minority- and women-owned businesses in fed-
4	erally and locally funded surface transportation-
5	related contracting;
6	(B) statistical analyses of private sector
7	disparities in business success by minority- and
8	women-owned businesses in surface transpor-
9	tation-related industries;
10	(C) research compiling anecdotal reports of
11	discrimination by individual minority and
12	women business owners;
13	(D) individual reports of discrimination by
14	minority and women business owners and the
15	organizations and individuals who represent mi-
16	nority and women business owners;
17	(E) analyses demonstrating significant re-
18	ductions in the participation of minority and
19	women businesses in jurisdictions that have re-
20	duced or eliminated their minority- and women-
21	owned business programs;
22	(F) statistical analyses showing significant
23	disparities in the credit available to minority-
24	and women-owned businesses;

1	(G) research and statistical analyses dem-
2	onstrating how discrimination negatively im-
3	pacts firm formation, growth, and success;
4	(H) experience of State departments of
5	transportation, public transit agencies, metro-
6	politan planning organizations, and other local-
7	ities demonstrating that race- and gender-neu-
8	tral efforts alone are insufficient to remedy dis-
9	crimination; and
10	(I) other qualitative and quantitative evi-
11	dence of discrimination against minority- and
12	women-owned businesses in surface transpor-
13	tation-related industries.
14	(6) All of this evidence provides a strong basis
15	for the continuation of the disadvantaged business
16	enterprise program.
17	(7) Congress has received and reviewed recent
18	comprehensive and compelling evidence of discrimi-
19	nation from many different sources, including con-
20	gressional hearings and roundtables, scientific re-
21	ports, reports issued by public and private agencies,
22	news stories, reports of discrimination by organiza-
23	tions and individuals, and discrimination lawsuits.
24	(c) GENERAL RULE.—Except to the extent that the
25	Secretary determines otherwise, not less than 10 percent

of the amounts made available for any program under ti tles I, III, and V of this Act and section 403 of title 23,
 United States Code, shall be expended through small busi ness concerns owned and controlled by socially and eco nomically disadvantaged individuals.

6 (d) ANNUAL LISTING OF DISADVANTAGED BUSINESS
7 ENTERPRISES.—Each State shall annually—

8 (1) survey and compile a list of the small busi9 ness concerns referred to in subsection (c) and the
10 location of the concerns in the State; and

(2) notify the Secretary, in writing, of the percentage of the concerns that are controlled by
women, by socially and economically disadvantaged
individuals (other than women), and by individuals
who are women and are otherwise socially and economically disadvantaged individuals.

17 (e) UNIFORM CERTIFICATION.—The Secretary shall establish minimum uniform criteria for State governments 18 19 to use in certifying whether a concern qualifies for purposes of this subsection. The minimum uniform criteria 20 21 shall include, but not be limited to, on-site visits, personal 22 interviews, licenses, analysis of stock ownership, listing of 23 equipment, analysis of bonding capacity, listing of work 24 completed, resume of principal owners, financial capacity, and type of work preferred. 25

1 (f) COMPLIANCE WITH COURT ORDERS.—Nothing in 2 this subsection limits the eligibility of an entity or person 3 to receive funds made available under titles I, III, and V 4 of this Act and section 403 of title 23, United States Code, 5 if the entity or person is prevented, in whole or in part, from complying with subsection (c) because a Federal 6 7 court issues a final order in which the court finds that 8 the requirement of subsection (c), or the program estab-9 lished under subsection (c), is unconstitutional.

10 (g) PERSONAL NET WORTH CAP.—

11 (1) REGULATIONS.—Not later than 180 days 12 after the date of enactment of this Act, the Sec-13 retary shall issue final regulations to adjust the per-14 sonal net worth cap used in determining whether an 15 individual is economically disadvantaged for pur-16 poses of qualifying under the definition contained in 17 subsection (k)(1) of this section and section 26.67 of 18 title 49, Code of Federal Regulations. The regula-19 tions shall correct for the impact of inflation since 20 the Small Business Administration established the 21 personal net worth cap at \$750,000 in 1989.

(2) ANNUAL ADJUSTMENT.—Following the initial adjustment under paragraph (1), the Secretary
shall adjust, on June 30 of each year thereafter, the
personal net worth cap to account for changes, oc-

curring in the preceding 12-month period, in the
 Consumer Price Index of All Urban Consumers
 (United States city average, all items) published by
 the Secretary of Labor.

5 (h) EXCLUSION OF RETIREMENT BENEFITS.—

6 (1) IN GENERAL.—In calculating a business 7 owner's personal net worth, any funds held in a 8 qualified retirement account owned by the business 9 owner shall be excluded, subject to regulations to be 10 issued by the Secretary.

11 (2) REGULATIONS.—Not later than one year 12 after the date of enactment of this Act, the Sec-13 retary shall issue final regulations to implement 14 paragraph (1), including consideration of appro-15 priate safeguards, such as a limit on the amount of 16 such accounts, to prevent circumvention of personal 17 net worth requirements.

18 (i) PROHIBITION ON EXCESSIVE OR DISCRIMINATORY19 BONDING REQUIREMENTS.—

20 (1) IN GENERAL.—The Secretary shall establish
21 a program to eliminate barriers to small business
22 participation in Federally-assisted surface transpor23 tation contracts by prohibiting excessive, unreason24 able, or discriminatory bonding requirements for any

1	project funded under titles I, III, and V of this Act,
2	or section 403 of title 23, United States Code.
3	(2) REGULATIONS.—Not later than one year
4	after the date of enactment of this subsection, the
5	Secretary shall issue a final rule to establish the pro-
6	gram under paragraph (1).
7	(j) Training Program for Certification of Dis-
8	advantaged Business Enterprises.—
9	(1) IN GENERAL.—Not later than one year
10	after the date of enactment of this Act, the Sec-
11	retary shall establish a mandatory training program
12	for persons described in paragraph (3) on certifying
13	whether a small business concern qualifies as a small
14	business concern owned and controlled by socially
15	and economically disadvantaged individuals under
16	this section.
17	(2) IMPLEMENTATION.—The training program
18	may be implemented by one or more private entities
19	approved by the Secretary.
20	(3) PARTICIPANTS.—A person referred to in
21	paragraph (1) is an official or agent of a State de-
22	partment of transportation—
23	(A) who is required to provide a written
24	assurance under this section that the State de-

partment of transportation will meet the per centage goal of subsection (c); or

3 (B) who is responsible for determining
4 whether or not a small business concern quali5 fies as a small business concern owned and con6 trolled by socially and economically disadvan7 taged individuals under this section.

8 (4) FUNDING.—Of the funds made available 9 under section 104(a)(1) of title 23, United States 10 Code, the Secretary shall provide not less than [\$] 11 for each of fiscal years 2010 through 2015 to carry 12 out this subsection and to support other programs 13 and activities of the Secretary related to the partici-14 pation of small business concerns owned and con-15 trolled by socially and economically disadvantaged 16 individuals in surface transportation-related con-17 tracts.

(5) REPORT.—Not later than 24 months after
the date of enactment of this Act, the Secretary
shall submit to the Committee on Transportation
and Infrastructure of the House of Representatives
and Committee on Commerce, Science, and Transportation of the Senate a report on the results of the
training program conducted under paragraph (1).

(k) DEFINITIONS.—In this subsection, the following
 definitions apply:

3 (1) SMALL BUSINESS CONCERN.—The term "small business concern" has the meaning given 4 5 that term in section 3 of the Small Business Act (15) 6 U.S.C. 632), except that the term shall not include any concern, or group of concerns controlled by the 7 8 same socially and economically disadvantaged indi-9 vidual or individuals, that has average annual gross 10 receipts over the preceding 3 fiscal years in excess 11 of \$22,410,000, as adjusted annually by the Sec-12 retary for inflation.

13 (2) Socially and economically disadvan-14 TAGED INDIVIDUALS.—The term "socially and eco-15 nomically disadvantaged individuals" has the mean-16 ing given that term in section 8(d) of the Small 17 Business Act (15 U.S.C. 637(d)) and relevant sub-18 contracting regulations issued pursuant to that Act, 19 except that women shall be presumed to be socially 20 and economically disadvantaged individuals for pur-21 poses of this subsection.

22 SEC. 1512. HIGHWAY BRIDGE INVENTORIES, STANDARDS, 23 AND INSPECTIONS.

24 (a) IN GENERAL.—Section 144 is amended to read25 as follows:

1 "§144. Highway bridge inventories, standards, and 2 inspections 3 "(a) FINDINGS AND DECLARATION.—Congress finds and declares that it is in the vital interest of the United 4 5 States to— "(1) inventory and inspect the condition of 6 7 highway bridges; 8 "(2) calculate the load rating of those bridges; 9 and "(3) improve the condition of those bridges 10 11 through preservation, protection, replacement, and 12 rehabilitation of bridges that the States and the Sec-13 retary determine are structurally deficient or func-14 tionally obsolete. "(b) INVENTORIES.—The Secretary, in consultation 15 with the States and Federal agencies with jurisdiction over 16 highway bridges, shall— 17 18 "(1) inventory all those bridges on public roads 19 that are bridges over waterways, other topographical 20 barriers, other highways, and railroads; 21 "(2) identify each bridge inventoried under 22 paragraph (1) that is structurally deficient or func-23 tionally obsolete; 24 "(3) assign a risk-based priority for replace-25 ment or rehabilitation of each structurally deficient 26 bridge after consideration of safety, serviceability, (440219|14)

1	and essentiality for public use and public safety, in-
2	cluding the potential impacts to emergency evacu-
3	ation routes and to regional and national freight and
4	passenger mobility if the serviceability of the bridge
5	is restricted or diminished; and
6	"(4) determine the cost of replacing each struc-
7	turally deficient bridge with a comparable facility or
8	of rehabilitating the bridge.
9	"(c) National Bridge Inspection Standards.—
10	"(1) IN GENERAL.—The Secretary shall main-
11	tain inspection standards for the proper safety in-
12	spection and evaluation of all highway bridges. The
13	standards under this subsection shall be designed to
14	ensure uniformity in the conduct of such inspections
15	and evaluations.
16	"(2) Minimum requirements of inspection
17	STANDARDS.—The standards established under
18	paragraph (1) shall, at a minimum—
19	"(A) specify, in detail, the method by
20	which such inspections shall be carried out by
21	the States and Federal agencies with jurisdic-
22	tion over highway bridges;
23	"(B) establish the maximum time period
24	between inspections in accordance with para-

1	"(C) establish the qualifications for those
2	charged with carrying out the inspections;
3	"(D) require each State and each Federal
4	agency with jurisdiction over highway bridges to
5	maintain and make available to the Secretary
6	upon request—
7	"(i) written reports on the results of
8	highway bridge inspections, together with
9	notations of any action taken pursuant to
10	the findings of such inspections; and
11	"(ii) current inventory data for all
12	highway bridges reflecting the findings of
13	the most recent highway bridge inspections
14	conducted;
15	((E) establish a procedure for national
16	certification of highway bridge inspectors;
17	"(F) establish, in consultation with the
18	States, Federal agencies, and interested and
19	knowledgeable private organizations and indi-
20	viduals, procedures for the Secretary to conduct
21	reviews of State and Federal agency compliance
22	with—
23	"(i) the standards established under
24	this subsection; and

1	"(ii) the calculation or reevaluation of
2	bridge load ratings under subsection $(f)(2)$;
3	and
4	"(G) establish, in consultation with the
5	States, Federal agencies, and interested and
6	knowledgeable private organizations and indi-
7	viduals, procedures for States and Federal
8	agencies to follow in reporting to the Sec-
9	retary—
10	"(i) critical findings relating to struc-
11	tural or safety-related deficiencies of high-
12	way bridges; and
13	"(ii) monitoring activities and correc-
14	tive actions taken in response to such a
15	finding; and
16	"(H) provide for testing with a state-of-
17	the-art technology that detects rate of growth
18	activity of fatigue cracks as small as 0.01
19	inches on steel bridges exhibiting fatigue dam-
20	age or bridges with fatigue susceptible members
21	and provides for long-term remote structural
22	monitoring capability.
23	"(3) Frequency of bridge inspections.—
24	"(A) IN GENERAL.—Subject to subpara-
25	graph (B), the standards established under

1	norement (1) at a minimum shall provide
	paragraph (1), at a minimum, shall provide
2	for—
3	"(i) annual routine inspections of
4	structurally deficient highway bridges
5	using the best practicable technologies and
6	methods;
7	"(ii) annual hands-on inspections of
8	fracture critical members, as such terms
9	are defined in section 650.305 of title 23,
10	Code of Federal Regulations (as in effect
11	on the date of enactment of the Surface
12	Transportation Authorization Act of
13	2009); and
14	"(iii) biennial routine inspections of
15	highway bridges that have not been deter-
16	mined to be structurally deficient.
17	"(B) EXCEPTIONS.—
18	"(i) EXTENSIONS.—Upon the request
19	of a State or Federal agency, the Secretary
20	may extend, to a maximum period of 48
21	months, the time between required routine
22	inspections of a highway bridge that has
23	not been determined to be structurally de-
24	ficient if the Secretary determines that—

1	"(I) the extension is appropriate
2	based on criteria that include the age,
3	design, traffic characteristics, and any
4	known deficiency of the bridge; and
5	"(II) granting the extension will
6	increase the overall safety of the
7	bridge inventory of the State or Fed-
8	eral agency by allowing the State or
9	Federal agency to focus its inspection
10	resources on the bridges most in need
11	of attention.
12	"(ii) Alternative approach to de-
13	TERMINING INSPECTION FREQUENCY.—
14	Not later than 2 years after the date of en-
15	actment of the Surface Transportation Au-
16	thorization Act of 2009, the Secretary, in
17	consultation with the States, shall develop
18	and establish an alternative approach for
19	determining bridge inspection frequencies
20	based on factors such as condition, struc-
21	ture type, and age of the structure. In de-
22	veloping the approach, the Secretary shall
23	combine different levels of inspection inten-
24	sity and scope with clear standards for in-
25	spector education, training, and qualifica-

1	tions to achieve effective inspections, im-
2	provement in the quality of inspections,
3	and efficient resource utilization.
4	"(d) Training Program for Bridge Inspec-
5	TORS.—
6	"(1) IN GENERAL.—The Secretary, in coopera-
7	tion with State transportation departments, shall
8	maintain a program designed to train appropriate
9	individuals to carry out highway bridge inspections.
10	"(2) REVISIONS.—The Secretary shall revise
11	the program from time to time to take into account
12	new and improved techniques.
13	"(3) SCOPE.—The Secretary shall expand the
14	scope of the training program as necessary to ensure
15	that all persons conducting highway bridge inspec-
16	tions receive appropriate training and certification
17	under the program.
18	"(e) Availability of Funds.—The Secretary may
19	use funds made available under section 104(a) to carry
20	out subsections (c) and (d) of this section.
21	"(f) Requirements for Federal Approvals.—
22	"(1) IN GENERAL.—The Secretary shall not ap-
23	prove the obligation of funds for a bridge project to
24	be carried out by a State or Federal agency under
25	section 119, 133, 148, 150, or 204 unless the State

1	or Federal agency is complying with the require-
2	ments of this subsection and subsection (o).
3	"(2) INSPECTIONS.—The State or Federal
4	agency shall, in accordance with the standards es-
5	tablished under subsection (c), inspect all highway
6	bridges described in subsection (b) that are located
7	in the State and provide updated information on the
8	bridges to the Secretary for inclusion in the national
9	bridge inventory.
10	"(3) CALCULATION OF LOAD RATINGS.—The
11	State or Federal agency shall—
12	"(A) not later than 2 years after the date
13	of enactment of the Surface Transportation Au-
14	thorization Act of 2009, calculate the load rat-
15	ing or reevaluate and as appropriate recalculate
16	the existing load rating for all highway bridges
17	described in subsection (b) that are located in
18	the State or within the Federal agency's juris-
19	diction;
20	"(B) at least once every 2 years thereafter,
21	reevaluate and, as appropriate, recalculate the
22	load rating for each such bridge; and
23	"(C) ensure the proper posting of safe
24	load-carrying capacities for bridges unable to

1	carry the maximum loads allowable under State
2	routine permitting or State legal load limits.
3	"(4) Performance plans.—
4	"(A) DEVELOPMENT OF PLANS.—Not later
5	than 2 years after the date of enactment of the
6	Surface Transportation Authorization Act of
7	2009, the State or Federal agency, in consulta-
8	tion with local governments that have jurisdic-
9	tion over highway bridges, shall develop and im-
10	plement a plan for—
11	"(i) the inspection of highway bridges
12	described in subsection (b) that are located
13	in the State or within the Federal agency's
14	jurisdiction; and
15	"(ii) the rehabilitation and replace-
16	ment of—
17	"(I) bridges, other than those lo-
18	cated on the National Highway Sys-
19	tem, that are structurally deficient;
20	and
21	"(II) bridges that are function-
22	ally obsolete.
23	"(B) HISTORIC BRIDGES.—A plan of a
24	State or Federal agency under this paragraph
25	may provide for more frequent, in-depth inspec-

1	tion of a historic bridge located in the State or
2	within the Federal agency's jurisdiction in lieu
3	of replacement of the bridge if the Secretary de-
4	termines that—
5	"(i) it is appropriate based on criteria
6	that include the age, design, traffic charac-
7	teristics, and any known deficiency of the
8	bridge; and
9	"(ii) granting the exception will in-
10	crease the overall safety of the bridge in-
11	ventory of the State or Federal agency by
12	allowing the State or Federal agency to
13	focus its inspection resources on the
14	bridges most in need of attention.
15	"(C) Consistency with critical asset
16	PRESERVATION INVESTMENT PLAN.—A plan de-
17	veloped by a State under this paragraph shall
18	be consistent with the State's critical asset
19	preservation investment plan under section 150.
20	"(D) UPDATES.—A State or Federal agen-
21	cy shall update a plan developed under this
22	paragraph on a biennial basis.
23	"(5) Bridge management system.—Notwith-
24	standing section 303(c), the State shall develop and
25	implement a bridge management system that meets

the requirements of the regulations issued under sec tion 303.

3 "(g) Applicability of General Bridge Act of 4 1946.—Notwithstanding any other provision of law, the 5 General Bridge Act of 1946 (33 U.S.C. 525 et seq.) shall 6 apply to bridges authorized to be replaced, in whole or in 7 part, by this section, except that subsection (b) of section 8 502 of such Act of 1946 (33 U.S.C. 525(b)) and section 9 9 of the Act of March 3, 1899 (33 U.S.C. 401) shall not 10 apply to any bridge constructed, reconstructed, rehabili-11 tated, or replaced with assistance under this title, if such 12 bridge is over waters that—

"(1) are not used and are not susceptible to use
in their natural condition or by reasonable improvement as a means to transport interstate or foreign
commerce; and

- 17 "(2) are—
- 18 "(A) not tidal; or

19 "(B) if tidal, used only by recreational
20 boating, fishing, and other small vessels less
21 than 21 feet in length.

22 "(h) Information and Reports.—

23 "(1) UPDATES OF INFORMATION.—The Sec24 retary shall annually revise, as necessary, the infor25 mation required under subsection (b).

1	"(2) Reports to congress.—Concurrently
2	with the President's annual budget submission to
3	Congress under section 1105(a) of title 31, the Sec-
4	retary shall submit to the Committee on Transpor-
5	tation and Infrastructure of the House of Represent-
6	atives and the Committee on Environment and Pub-
7	lic Works of the Senate a report containing—
8	"(A) a summary of the information up-
9	dated under paragraph (1);
10	"(B) a description of the priority assigned,
11	on a national basis, for the replacement or re-
12	habilitation of each deficient bridge on a Fed-
13	eral-aid highway;
14	"(C) a summary of the Department's re-
15	views during that year of State compliance with
16	the national bridge inspection standards estab-
17	lished under subsection (c); and
18	"(D) such recommendations as the Sec-
19	retary may have for improvements to the activi-
20	ties authorized by this section.
21	"(i) ELIGIBILITY OF CERTAIN BRIDGES.—Notwith-
22	standing any other provision of law (other than subsection
23	(c) of this section and sections 119, 133, 148, and 150),
24	any bridge that is owned and operated by an agency that
25	does not have taxing powers and whose functions include

operating a federally assisted public transit system sub-1 2 sidized by toll revenues shall be eligible for assistance 3 under sections 119, 133, 148, and 150, but the amount 4 of such assistance shall in no event exceed the cumulative 5 amount that the agency has expended for capital and operating costs to subsidize the transit system. Before author-6 7 izing an expenditure of funds under this subsection, the 8 Secretary shall determine that the applicant agency has 9 insufficient reserves, surpluses, and projected revenues (over and above those required for bridge and transit cap-10 ital and operating costs) to fund the necessary bridge re-11 12 placement or rehabilitation project. Any non-Federal funds expended for the seismic retrofit of the bridge may 13 be credited toward the non-Federal share required as a 14 15 condition of receipt of any Federal funds for seismic retrofit of the bridge made available after the date of the 16 17 expenditure.

18 "(j) Replacement of Destroyed Bridges and
19 Ferryboat Service.—

20 "(1) GENERAL RULE.—Notwithstanding any
21 other provision of law, a State may utilize any of the
22 funds provided under section 119, 133, or 150 to
23 construct a bridge that—

1	"(A) replaces any low water crossing (re-
2	gardless of the length of such low water cross-
3	ing);
4	"(B) replaces any bridge that was de-
5	stroyed prior to 1965;
6	"(C) replaces any ferry that was in exist-
7	ence on January 1, 1984; or
8	"(D) replaces any road bridges rendered
9	obsolete as a result of Corps of Engineers flood
10	control or channelization projects and not re-
11	built with funds from the Corps of Engineers.
12	"(2) FEDERAL SHARE.—The Federal share
13	payable on any bridge construction carried out under
14	paragraph (1) shall be 80 percent of the cost of such
15	construction.
16	"(k) Program for Bridges Not on Federal-Aid
17	HIGHWAYS.—
18	"(1) Credit for certain contributions.—
19	Notwithstanding any other provision of law, with re-
20	spect to any project not on a Federal-aid highway
21	for the replacement of a bridge or rehabilitation of
22	a bridge that meets the requirements of paragraph
23	(2), any amount expended after April 2, 1987, from
24	State and local sources for such project in excess of
25	20 percent of the cost of construction of the project

1	may be credited to the non-Federal share of the cost
2	of the projects in the State that are eligible for Fed-
3	eral funds under section 119, 133, 148, or 150.
4	Such crediting shall be in accordance with such pro-
5	cedures as the Secretary may establish.
6	"(2) ELIGIBILITY.—A project meets the re-
7	quirements of this paragraph, if the project—
8	"(A) is wholly funded from State and local
9	sources;
10	"(B) is eligible for Federal funds under
11	section 133;
12	"(C) is noncontroversial;
13	"(D) is certified by the State to have been
14	carried out in accordance with all standards ap-
15	plicable to projects under this section and sec-
16	tion 133; and
17	"(E) is determined by the Secretary upon
18	completion to be no longer a deficient bridge.
19	"(1) Activities Related to Historic Bridges.—
20	"(1) COORDINATION.—The Secretary, in co-
21	operation with the States and Federal agencies, shall
22	implement the activities described in this section in
23	a manner that encourages the inventory, retention,
24	rehabilitation, adaptive reuse, and future study of
25	historic bridges.

"(2) INVENTORY OF BRIDGES FOR HISTORIC
 SIGNIFICANCE.—The Secretary may, at the request
 of a State or Federal agency, inventory bridges, on
 and off Federal-aid highways, for historic signifi cance.

6 "(3) ELIGIBILITY.—Reasonable costs associated 7 with actions to preserve, or reduce the impact of a 8 project under this chapter on, the historic integrity 9 of historic bridges shall be eligible as reimbursable 10 project costs under section 133 if the load capacity 11 and safety features of the bridge are adequate to 12 serve the intended use for the life of the bridge, ex-13 cept that in the case of a bridge that is no longer 14 used for motorized vehicular traffic, the costs eligible 15 as reimbursable project costs pursuant to this sub-16 section shall not exceed the estimated cost of demoli-17 tion of such bridge.

18 "(4) PRESERVATION.—

"(A) IN GENERAL.—Any State or Federal
agency that proposes to demolish a historic
bridge for a replacement project with funds
made available to carry out section 119, 133,
148, or 150 shall first make the bridge available for donation to a State, Federal agency, locality, or responsible private entity if such

1	State, Federal agency, locality, or responsible
2	entity enters into an agreement to—
3	"(i) maintain the bridge and the fea-
4	tures that give it its historic significance;
5	and
6	"(ii) assume all future legal and fi-
7	nancial responsibility for the bridge, which
, 8	may include an agreement to hold the
9	State transportation department or Fed-
10	eral agency harmless in any liability action.
11	"(B) ELIGIBILITY OF COSTS.—Costs in-
12	curred by the State or Federal agency to pre-
13	serve the historic bridge, including funds made
14	available to the State, Federal agency, locality,
15	or private entity to enable it to accept the
16	bridge, shall be eligible as reimbursable project
17	costs under section 119 or 133 up to an
18	amount not to exceed the cost of demolition.
19	Any bridge preserved pursuant to this para-
20	graph shall thereafter not be eligible for any
21	other funds authorized pursuant to this title.
22	"(m) Applicability of State Standards for
23	PROJECTS.—To be eligible to receive assistance under sec-
24	tion 119, 133, or 148, a bridge project not on a Federal-
25	aid highway shall be designed, constructed, operated, and

maintained in accordance with State laws, regulations, di rectives, safety standards, design standards, and construc tion standards.

4 "(n) ANNUAL MATERIALS REPORT ON NEW BRIDGE
5 CONSTRUCTION AND BRIDGE REHABILITATION.—The
6 Secretary shall publish annually in the Federal Register
7 a report describing construction materials used in new
8 Federal-aid bridge construction and bridge rehabilitation
9 projects.

10 "(o) STATE INSPECTION OF PRIVATELY OWNED OR
11 OPERATED BORDER BRIDGES.—

12 "(1) PRIVATE BORDER BRIDGE INSPECTION 13 14 State shall inspect, or cause to be inspected, in com-15 pliance with the national bridge inspection standards established under subsection (c), any private border 16 17 bridge within its jurisdiction and shall make avail-18 able to the public the information collected from 19 such inspection.

"(2) REPORT.—Each State shall submit an annual report to the Secretary containing a certification that the State has, to the maximum extent
practicable, complied with the requirements of paragraph (1).

1 "(3) INABILITY TO VERIFY COMPLIANCE.—If a 2 State is unable, on or before the 90th day following 3 the date on which a private border bridge is required 4 to be inspected under paragraph (1), to verify that 5 the inspection has occurred, the State shall prevent 6 access to the bridge by closing appropriate access 7 roads. The State shall continue to prevent access to 8 the bridge in this manner until such date as the 9 State can confirm, to the satisfaction of the Sec-10 retary, that an inspection in accordance with para-11 graph (1) has occurred.

12 "(p) Limitation on Statutory Construction.— Nothing in subsection (f) shall be construed to interfere 13 with the authority of the Secretary or the Administrator 14 15 of the Federal Highway Administration under any other provision of law or regulation to take any other action to 16 17 ensure compliance by a State or Federal agency with the 18 requirements of the national bridge inspection standards 19 established under subsection (c).

20 "(q) DEFINITIONS.—In this section, the following21 definitions apply:

"(1) FUNCTIONALLY OBSOLETE.—The term
"functionally obsolete' means a classification assigned to a bridge based on an assessment that its
load-carrying capacity or existing geometric charac-

1	teristics do not meet current design standards or
2	current demands.
3	"(2) HISTORIC BRIDGE.—The term 'historic
4	bridge' means any bridge that is listed on, or eligible
5	for listing on, the National Register of Historic
6	Places.
7	"(3) PRIVATE BORDER BRIDGE.—The term
8	'private border bridge' means a privately con-
9	structed, owned, or operated highway structure that
10	crosses over waterways, other topographical barriers,
11	highways, or railroads that—
12	"(A) is open to the public;
13	"(B) carries vehicular traffic or other mov-
14	ing loads;
15	"(C) is longer than 20 feet;
16	"(D) is directly connected to the National
17	Highway System; and
18	"(E) spans the border between the United
19	States and Canada or Mexico.
20	"(4) PRESERVATION.—The term 'preservation'
21	has the meaning given that term in section 150
22	"(5) PROTECTION.—The term 'protection' has
23	the meaning given that term in section 150.
24	"(6) REHABILITATE.—The term 'rehabilitate',
25	in any of its forms, means major work necessary to

restore the structural integrity of a bridge and work
 necessary to correct one or more major safety de fects.

4 "(7) REPLACEMENT.—The term 'replacement', 5 as used with respect to a structurally deficient or 6 functionally obsolete bridge, means a new facility 7 constructed in the same general traffic corridor that 8 meets the geometric, construction, and structural 9 standards, in effect at the time of such construction, 10 required for the types and volume of projected traf-11 fic of the facility over its design life.

12 "(8) STRUCTURALLY DEFICIENT.—The term 13 'structurally deficient' means a classification as-14 signed to a bridge that is experiencing a structural 15 concern or inadequacy based on an assessment of in-16 spection information including condition ratings and 17 structural factors such as load-carrying capacity.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 1 is amended by striking the item relating to section
144 and inserting the following:

"144. Highway bridge inventories, standards, and inspections.".

21 (c) PROCESS FOR ASSIGNING RISK-BASED PRIOR22 ITIES.—

(1) DEADLINE FOR ESTABLISHMENT.—Not
later than 18 months after the date of enactment of
this Act, the Secretary, in consultation with the

1 States, shall establish a process for assigning risk-2 based priorities under section 144(b)(3) of title 23, 3 United States Code, as amended by subsection (a). 4 (2) REPORT TO CONGRESS.—Not later than 18 5 months after the date of enactment of this Act, the 6 Secretary shall submit to the Committee on Trans-7 portation and Infrastructure of the House of Rep-8 resentatives and the Committee on Environment and 9 Public Works of the Senate a report containing a 10 description of the process for assigning risk-based 11 priorities established under paragraph (1). 12 (3) INDEPENDENT REVIEW.— 13 (A) PARTICIPATION OF NATIONAL ACAD-14 EMIES.—Not later than 18 months after the 15 date of enactment of this Act, the Secretary 16 shall enter into appropriate arrangements with 17 the National Academies to permit the Acad-18 emies to conduct an independent review of the 19 process for assigning risk-based priorities estab-20 lished under paragraph (1). 21 (B) REPORT TO CONGRESS.—Not later 22 than 30 months after the date of enactment of 23 this Act, the National Academies shall submit a 24 report on the results of the review to the Sec-25 retary, the Committee on Transportation and

1	Infrastructure of the House of Representatives,
2	and the Committee on Environment and Public
3	Works of the Senate.

4 (C) AUTHORIZATION OF APPROPRIA5 TIONS.—There is authorized to be appropriated
6 to carry out this paragraph [\$] for fiscal year
7 2010. Such sums shall remain available until
8 expended.

9 (d) NATIONAL BRIDGE INVENTORY.—

10 (1) IN GENERAL.—Not later than one year 11 after the date of enactment of this Act, the Sec-12 retary shall take necessary actions to make informa-13 tion contained in the national bridge inventory es-14 tablished under section 144 of title 23, United 15 States Code, more readily available to the public, in-16 cluding actions to make the information easier to 17 understand.

18 (2) AUTHORIZATION OF APPROPRIATIONS.—
19 There is authorized to be appropriated out of the
20 Highway Trust Fund (other than the Mass Transit
21 Account) to carry out this subsection [\$] for fiscal
22 year 2010.

23 (3) APPLICABILITY OF CHAPTER 1 OF TITLE 23,
24 UNITED STATES CODE.—Funds made available to
25 carry out this subsection shall be available for obli-

1	gation and administered in the same manner as if
2	such funds were apportioned under chapter 1 of title
3	23, United States Code, except that such funds shall
4	remain available until expended.
5	(e) NATIONAL BRIDGE INSPECTION PROGRAM.—
6	(1) Regulations on critical findings of
7	BRIDGE DEFICIENCIES.—
8	(A) IN GENERAL.—Not later than 2 years
9	after the date of enactment of this Act, the Sec-
10	retary shall issue regulations establishing proce-
11	dures to be used by States and Federal agen-
12	cies in reporting critical findings of bridge defi-
13	ciencies, and subsequent monitoring activities
14	and corrective actions, to the Secretary in ac-
15	cordance with the standards to be established
16	under section 144(c)(2)(G) of title 23, United
17	States Code, as added by subsection (a).
18	(B) CONTENTS.—Regulations to be issued
19	under subparagraph (A) shall—
20	(i) establish a uniform definition of
21	the term "critical finding";
22	(ii) establish deadlines for State and
23	Federal agency reporting of critical finding
24	determinations to the Secretary;

1	(iii) establish requirements for moni-
2	toring and follow-up actions and reporting
3	following a critical finding determination;
4	and
5	(iv) provide for enhanced training of
6	bridge inspectors relating to critical find-
7	ings.
8	(2) QUALIFICATIONS OF PROGRAM MANAGERS
9	AND TEAM LEADERS.—
10	(A) REVISION OF REGULATIONS.—Not
11	later than one year after the date of enactment
12	of this Act, the Secretary shall revise regula-
13	tions contained in section 650.309 of title 23,
14	Code of Federal Regulations, relating to the
15	qualifications of highway bridge inspection per-
16	sonnel, to require that, in addition to meeting
17	the qualifications identified in that section (as
18	in effect on the date of enactment of this
19	Act)—
20	(i) an individual serving as the pro-
21	gram manager for a State or Federal
22	agency be a professional engineer;
23	(ii) an individual serving as a team
24	leader for a State or Federal agency for
25	the inspection of complex bridges or follow-

1	up inspections of bridges for which there
2	has been a critical finding be a licensed
3	professional engineer and have at least 5
4	years of bridge inspection experience; and
5	(iii) an individual serving as a team
6	leader for a State or Federal Agency for
7	the inspection of all other bridges be a li-
8	censed professional engineer or have at
9	least 5 years of bridge inspection experi-
10	ence.
11	(B) APPLICABILITY.—The additional quali-
12	fication requirements specified in subparagraph
13	(A) shall apply only to an individual selected by
14	a State or Federal agency to serve as the pro-
15	gram manager or a team leader after the date
16	of issuance of revised regulations under sub-
17	paragraph (A).
18	(C) Complex bridge defined.—In this
19	paragraph, the term "complex bridge" means a
20	highway bridge with unusual characteristics, in-
21	cluding movable, suspension, and cable-stayed
22	highway bridges.
23	(3) Effective date.—Not later than one year
24	after the date of enactment of this Act, the Sec-
25	retary shall modify national bridge inspection stand-

ards and modify the training program for bridge in spectors in accordance with the amendments made
 by this section.

4 (4) REPORTS ON CRITICAL FINDINGS.—

5 (A) REPORT TO THE SECRETARY.—Not 6 later than 15 days after the date on which a 7 critical finding determination is made by a 8 State or Federal agency that results in the clo-9 sure of a bridge on the National Highway Sys-10 tem, the State shall submit a report to the Sec-11 retary on the impact, including the economic 12 impact, on regional transportation and transit 13 that will result from such bridge closure and 14 recommend solutions to mitigate the impact.

(B) REPORT TO CONGRESS.—Not later
than 15 days after the date of receipt of a report described in subparagraph (A), the Secretary shall forward the report to the appropriate Committees of Congress.

(f) REGULATIONS ON BRIDGE MANAGEMENT SYSTEM.—Not later than 2 years after the date of enactment
of this Act, the Secretary shall issue revised regulations
to require the bridge management system required under
section 144(f)(4) of title 23, United States Code (as
amended by this Act), to support risk-based prioritization

of the replacement and rehabilitation of deficient bridges,
 based on a consideration of safety, serviceability, and es sentiality for public use and public safety, including the
 potential impacts to emergency evacuation routes and to
 regional and national freight and passenger mobility if the
 serviceability of the bridge is restricted or diminished.

7 (g) Study of Effectiveness of Bridge Rating8 System.—

9 (1) STUDY.—The Comptroller General shall 10 conduct a study of the effectiveness of the bridge 11 rating system of the Federal Highway Administra-12 tion, including the use of the terms "structurally de-13 ficient" and "functionally obsolete" to describe the 14 condition of highway bridges in the United States.

15 (2) EVALUATION OF STATE AND FEDERAL SYS-16 TEMS.—In conducting the study, the Comptroller 17 General shall evaluate bridge rating systems used by 18 State transportation departments and Federal agen-19 cies and provide recommendations on how successful 20 aspects of such bridge rating systems may be incor-21 porated into the bridge rating system of the Federal 22 Highway Administration.

23 (3) REPORT.—Not later than one year after the
24 date of enactment of this Act, the Comptroller Gen25 eral shall submit to the Committee on Transpor-

1 tation and Infrastructure of the House of Represent-

2 atives and the Committee on the Environment and

3 Public Works of the Senate a report on the results4 of the study.

5 SEC. 1513. NATIONAL TUNNEL INSPECTION PROGRAM.

6 (a) IN GENERAL.—Section 151 is amended to read7 as follows:

8 "§151. National tunnel inspection program

9 "(a) NATIONAL TUNNEL INSPECTION STANDARDS.— 10 Not later than 2 years after the date of enactment of the 11 Surface Transportation Authorization Act of 2009, the 12 Secretary, in consultation with State transportation departments, Federal agencies, and interested and knowl-13 edgeable private organizations and individuals, shall estab-14 15 lish national tunnel inspection standards for the proper safety inspection and evaluation of all highway tunnels. 16 17 The standards established under this subsection shall be designed to ensure uniformity among the States in the 18 19 conduct of such inspections and evaluations.

20 "(b) MINIMUM REQUIREMENTS FOR INSPECTION
21 STANDARDS.—The standards established under sub22 section (a) shall, at a minimum—

23 "(1) specify the method by which highway tun24 nel inspections shall carried out by the States and
25 Federal agencies;

1	"(2) establish the maximum time period be-
2	tween the inspections using a risk-management ap-
3	proach, based on factors such as condition, structure
4	type and complexity, and age of the structure, that
5	combines different levels of inspection intensity and
6	scope with clear standards for inspector education,
7	training, and qualification to achieve effective in-
8	spections, improvement in the quality of inspections,
9	and efficient resource utilization;
10	"(3) establish the qualifications for those
11	charged with carrying out the inspections;
12	"(4) require each State and each Federal agen-
13	cy with jurisdiction over highway tunnels to main-
14	tain and make available to the Secretary upon re-
15	quest—
16	"(A) written reports on the results of the
17	inspections, together with notations of any ac-
18	tion taken pursuant to the findings of the in-
19	spections; and
20	"(B) current inventory data for all high-
21	way tunnels located in the State or under the
22	jurisdiction of the Federal agency reflecting the
23	findings of the most recent highway tunnel in-
24	spections conducted;

"(5) establish procedures for the Secretary to
 conduct reviews of State and Federal agency compli ance with the standards established under this sub section; and
 "(6) establish procedures for conducting annual
 compliance reviews of State inspections and State

7 implementation of quality control and quality assur-8 ance procedures.

9 "(c) TRAINING AND CERTIFICATION PROGRAM FOR
10 TUNNEL INSPECTORS.—

"(1) IN GENERAL.—The Secretary, in cooperation with State transportation departments and Federal agencies, shall establish a program designed to
ensure that all individuals carrying out highway tunnel inspections receive appropriate training and certification.

17 "(2) REVISIONS.—The Secretary shall revise
18 the program from time to time to take into account
19 new and improved techniques.

20 "(3) SCOPE.—The Secretary shall expand the
21 scope of the training program as necessary to ensure
22 that all persons conducting highway tunnel inspec23 tions receive appropriate training and certification
24 under the program.

25 "(d) Requirements for Federal Approvals.—

1 "(1) IN GENERAL.—Beginning 2 years after the 2 date of the establishment of standards under sub-3 section (a), the Secretary shall not approve the obli-4 gation of funds for a tunnel project to be carried out 5 by a State or Federal agency under section 119, 6 133, 148, 150, or 204 unless such State or Federal 7 agency is complying with the requirements of the na-8 tional tunnel inspection standards established under 9 subsection (a).

10 "(2) LIMITATION ON STATUTORY CONSTRUC-11 TION.—Nothing in this subsection shall be construed 12 to interfere with the authority of the Secretary or 13 the Administrator of the Federal Highway Adminis-14 tration under any other provision of law or regula-15 tion to take any other action to ensure compliance 16 by a State or Federal agency with the requirements 17 of the national tunnel inspection standards estab-18 lished under subsection (a).

"(e) NATIONAL TUNNEL INVENTORY.—The Secretary shall establish a national inventory of highway tunnels reflecting the findings of the most recent highway
tunnel inspections conducted by States under this section.
"(f) AVAILABILITY OF FUNDS.—To carry out this
section, the Secretary may use funds made available under
section 104(a).".

 (b) CLERICAL AMENDMENT.—The analysis for chap ter 1 is amended by striking the item relating to section
 151 and inserting the following: "151. National tunnel inspection program.".
 SEC. 1514. SAFETY PROVISIONS.
 (a) USE OF SAFETY BELTS.—

6 (1) IN GENERAL.—Section 153 is amended to
7 read as follows:

8 "§153. Use of seat belts

9 "(a) SEAT BELT LAWS.—A State meets the require-10 ments of this subsection if the State has enacted and is enforcing a law that makes unlawful throughout the State 11 the operation of a passenger motor vehicle (as defined in 12 section 157) whenever an individual in a front seat of the 13 vehicle (other than a child who is secured in a child re-14 straint system) does not have a seat belt (as defined in 15 section 157) properly fastened about the individual's body. 16

17 "(b) Penalty.—

18 "(1) TRANSFER OF FUNDS.—If, at any time in 19 a fiscal year beginning after September 30, 1994, a 20 State does not meet the requirements of subsection 21 (a), the Secretary shall transfer 3 percent of the 22 funds apportioned to the State for the succeeding 23 fiscal year under each of sections 104(b)(1), 24 104(b)(3), and 104(b)(4) to the apportionment of the State under section 402. 25

1	"(2) Federal share.—The Federal share of
2	the cost of any project carried out with funds trans-
3	ferred under paragraph (1) shall be 100 percent.
4	"(3) TRANSFER OF OBLIGATION AUTHORITY.—
5	"(A) IN GENERAL.—If the Secretary trans-
6	fers under paragraph (1) any funds to the ap-
7	portionment of a State under section 402 for a
8	fiscal year, the Secretary shall allocate an
9	amount, determined under subparagraph (B),
10	of obligation authority distributed for such fis-
11	cal year to the State for Federal-aid highways
12	and highway safety construction programs for
13	carrying out projects under section 402.
14	"(B) Amount.—The amount of obligation
15	authority referred to in subparagraph (A) shall
16	be determined by multiplying—
17	"(i) the amount of funds transferred
18	under paragraph (1) , by
19	"(ii) the ratio that—
20	"(I) the amount of obligation au-
21	thority distributed for the fiscal year
22	to the State for Federal-aid highways
23	and highway safety construction pro-
24	grams, bears to

110
"(II) the total of the sums appor-
tioned to the State for Federal-aid
highways and highway safety con-
struction programs (excluding sums
not subject to any obligation limita-
tion) for the fiscal year.
"(4) LIMITATION ON APPLICABILITY OF HIGH-
WAY SAFETY OBLIGATIONS.—Notwithstanding any
other provision of law, no limitation on the total of
obligations for highway safety programs under sec-
tion 402 shall apply to funds transferred under
paragraph (1).".
(2) CLERICAL AMENDMENT.—The analysis for
chapter 1 is amended by striking the item relating
to section 153 and inserting the following:
"153. Use of safety belts.".
(3) Conforming Amendment.—Section 355
of the National Highway System Designation Act of
1995 (109 Stat. 624), and the item relating to that
section in the table of contents contained in section
1(b) of that Act, are repealed.
(b) Open Container Requirements.—Section
(b) OTEN CONTRINENT REQUIREMENTS.—SUCCON
154(c) is amended—
154(c) is amended—

1	(2) in paragraph (3) (as redesignated by para-
2	graph (1) of this subsection) by striking ", or used
3	under paragraph (3),".
4	(c) Revocation or Suspension of Drivers' Li-
5	CENSES OF INDIVIDUALS CONVICTED OF DRUG OF-
6	FENSES.—
7	(1) WITHHOLDING OF APPORTIONMENTS FOR
8	NONCOMPLIANCE.—Section 159(a) is amended—
9	(A) by redesignating paragraph (3) as
10	paragraph (4); and
11	(B) by inserting after paragraph (2) the
12	following:
13	"(3) BEGINNING IN FISCAL YEAR 2010.—The
14	Secretary shall withhold 10 percent (including any
15	amounts withheld under paragraphs (1) or (2)) of
16	the amount required to be apportioned to any State
17	under each of paragraphs (1) , (3) , and (4) of sec-
18	tions 104(b) on the first day of each fiscal year fol-
19	lowing the date of enactment of the Surface Trans-
20	portation Authorization Act of 2009 if the State
21	does not meet the requirements of paragraph (4) on
22	the first day of such fiscal year.".
23	(2) Conforming Amendments.—Section 159
24	is amended—

1	(A) in subsections $(a)(1)$ and $(a)(2)$ by
2	striking "paragraph (3)" and inserting "para-
3	graph (4) "; and
4	(B) in subsection (b) by striking "sub-
5	section (a)(3)" each place it appears and insert-
6	ing "subsection (a)(4)".
7	(d) Prevention of Operation of Motor Vehi-
8	cles by Intoxicated Persons.—
9	(1) IN GENERAL.—Section 163 is amended—
10	(A) by striking the section designation and
11	all that follows through subsection (a) and in-
12	serting the following:
13	"§163. Prevention of operation of motor vehicles by
13 14	"§163. Prevention of operation of motor vehicles by intoxicated persons
14	intoxicated persons
14 15 16	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require-
14 15 16	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require- ments of the section if the State has enacted and is enforc-
14 15 16 17	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require- ments of the section if the State has enacted and is enforc- ing a law that provides that any person with a blood alco-
14 15 16 17 18	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require- ments of the section if the State has enacted and is enforc- ing a law that provides that any person with a blood alco- hol concentration of 0.08 percent or greater while oper-
14 15 16 17 18 19	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require- ments of the section if the State has enacted and is enforc- ing a law that provides that any person with a blood alco- hol concentration of 0.08 percent or greater while oper- ating a motor vehicle in the State shall be deemed to have
 14 15 16 17 18 19 20 	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require- ments of the section if the State has enacted and is enforc- ing a law that provides that any person with a blood alco- hol concentration of 0.08 percent or greater while oper- ating a motor vehicle in the State shall be deemed to have committed a per se offense of driving while intoxicated (or
 14 15 16 17 18 19 20 21 	intoxicated persons "(a) STATE DUI LAWS.—A State meets the require- ments of the section if the State has enacted and is enforc- ing a law that provides that any person with a blood alco- hol concentration of 0.08 percent or greater while oper- ating a motor vehicle in the State shall be deemed to have committed a per se offense of driving while intoxicated (or an equivalent per se offense).";

1	(C) in subsection $(b)(1)$ (as redesignated
2	by subparagraph (B) of this paragraph) by
3	striking "has not enacted or is not enforcing a
4	law described in subsection (a)" and inserting
5	"does not meet the requirements of subsection
6	(a)".
7	(2) Clerical Amendment.—The analysis for
8	chapter 1 is amended by striking the item relating
9	to section 163 and inserting the following:
	"163. Prevention of operation of motor vehicles by intoxicated persons.".
10	(e) Minimum Penalties for Repeat Offenders
11	FOR DRIVING WHILE INTOXICATED OR DRIVING UNDER
12	THE INFLUENCE.—Section 164(b) is amended—
13	(1) by striking paragraph (3) and redesignating
14	paragraphs (4) , (5) , (6) , and (7) as paragraphs (3) ,
15	(4), (5) , and (6) , respectively; and
16	(2) in paragraph (3) (as redesignated by para-
17	graph (1) of this subsection) by striking ", or used
18	under paragraph (3),".
19	SEC. 1515. HOV FACILITIES.
20	(a) Low Occupancy Vehicles.—Section 166(b)(4)
21	is amended by striking the paragraph heading and insert-
22	ing the following: "LOW OCCUPANCY VEHICLES.—".
23	(b) Low Emission and Energy Efficient Vehi-
24	CLES.—Section 166(b)(5) is amended—

(1) in subparagraph (A) by striking "2009"
 and inserting "2015"; and
 (2) in subparagraph (B) by striking "2009"

4 and inserting "2015".

5 (c) REQUIREMENTS APPLICABLE TO TOLLS.—Sec6 tion 166(c) is amended to read as follows:

7 "(c) REQUIREMENTS APPLICABLE TO TOLLS.—Tolls
8 may be charged under paragraphs (4) and (5) of sub9 section (b) notwithstanding section 301 and subject to the
10 requirements of section 129.".

11 (d) HOV FACILITY MANAGEMENT, OPERATION,12 MONITORING, AND ENFORCEMENT.—

13 (1) IN GENERAL.—Section 166(d)(1) is amend14 ed to read as follows:

15 "(1) IN GENERAL.—A State agency that allows
16 vehicles to use a HOV facility under paragraph (4)
17 or (5) of subsection (b) in a fiscal year shall take
18 the following actions:

"(A) The State agency shall submit to the
Secretary a report demonstrating that the operation of the facility is not degraded and the
presence of such vehicles will not cause the operation of the facility to become degraded.

24 "(B) The State agency shall certify to the25 Secretary that the agency will carry out the fol-

1	lowing responsibilities with respect to the facil-
2	ity in the fiscal year:
3	"(i) Establishing, managing, and sup-
4	porting a performance monitoring, evalua-
5	tion, and reporting program for the facility
6	that provides for continuous monitoring,
7	assessment, and reporting on the impacts
8	that such vehicles may have on the oper-
9	ation of the facility and adjacent highways.
10	"(ii) Establishing, managing, and sup-
11	porting an enforcement program that en-
12	sures that the facility is being operated in
13	accordance with the requirements of this
14	section.
15	"(iii) Limiting or discontinuing the
16	use of the facility by the vehicles whenever
17	the operation of the facility is degraded.".
18	(2) QUARTERLY REPORTS; TRANSFERS OF
19	FUNDS.—Section 166(d) is amended by adding at
20	the end the following:
21	"(3) QUARTERLY REPORTS.—A State agency
22	that allows vehicles to use a HOV facility under
23	paragraph (4) or (5) of subsection (b) in a fiscal
24	year shall submit to the Secretary during the fiscal
25	year quarterly reports on the impacts that such vehi-

cles are having on the operation of the facility and
 an assessment of whether the presence of such vehi cles is causing the operation of the facility to be de graded.

5 "(4) Transfers of funds.—

6 "(A) IN GENERAL.—If a quarterly report 7 submitted by a State agency under paragraph 8 (3) shows that the operation of a HOV facility 9 is degraded as a result of the presence of vehi-10 cles allowed to use the facility under subsection 11 (b)(4) or (b)(5), or if a State agency fails to 12 submit a quarterly report as required under 13 paragraph (3), the Secretary shall for each fa-14 cility shown to be degraded in the report, or for 15 which the State fails to submit the report, 16 transfer an amount equal to $\frac{1}{2}$ of one percent 17 of the funds to be apportioned to the State 18 under section 104(b)(3) for the following fiscal 19 year to the State's apportionment under section 20 104(b)(2) for that fiscal year.

"(B) TRANSFER OF OBLIGATION AUTHOR-

23 "(i) IN GENERAL.—If the Secretary
24 transfers under subparagraph (A) for a fis25 cal year funds to the apportionment of a

21

1	State under section $104(b)(2)$, the Sec-
2	retary shall set aside an amount of the
3	State's obligation authority for that fiscal
4	year, determined under clause (ii), to be
5	used only for projects eligible for assist-
6	ance under section 149.
7	"(ii) AMOUNT.—The amount of obli-
8	gation authority referred to in clause (i)
9	shall be determined by multiplying—
10	"(I) the amount of funds trans-
11	ferred under subparagraph (A) to the
12	State's apportionment under section
13	104(b)(2) for the fiscal year, by
14	"(II) the ratio that—
15	"(aa) the amount of obliga-
16	tion authority distributed for the
17	fiscal year to the State for Fed-
18	eral-aid highways and highway
19	safety construction programs,
20	bears to
21	"(bb) the total of the sums
22	apportioned to the State for Fed-
23	eral-aid highways and highway
24	safety construction programs (ex-
25	cluding sums not subject to any

1	obligation limitation) for the fis-
2	cal year.
3	"(C) Special Rule.—If a State does not
4	have a nonattainment or maintenance area de-
5	scribed in section 149, instead of transferring
6	funds under subparagraph (A), the State shall
7	use the funds that would otherwise be subject
8	to the transfer only for projects eligible for as-
9	sistance under paragraphs (2) through (14) of
10	section 133(b).".
11	(e) Low Emission and Energy-Efficient Vehi-
12	CLE.—Section $166(f)(3)(B)$ is amended to read as follows:
13	"(B)(i) is certified by the Administrator of
14	the Environmental Protection Agency, in con-
15	sultation with the manufacturer, to have
16	achieved [to be supplied]—".
17	SEC. 1516. ENFORCEMENT OF PRIMARY SEAT BELT LAWS.
18	(a) IN GENERAL.—Section 157 is amended to read
19	as follows:
20	"§ 157. Enforcement of primary seat belt laws
21	"(a) PRIMARY SEAT BELT LAWS.—A State meets the
22	requirements of this subsection if the State has enacted
23	and is enforcing a primary seat belt law.
24	"(b) PRIMARY SEAT BELT LAW DEFINED.—In this
25	section, the term 'primary seat belt law' means a law that

allows a law enforcement officer to stop or ticket a driver
 or any front seat occupant of a passenger vehicle (other
 than a child who is secured in a child restraint system)
 for not wearing a seat belt, regardless of whether any
 other traffic offense has taken place.

6 "(c) WITHHOLDING OF FUNDS FOR NONCOMPLI-7 ANCE.—

8 "(1) FISCAL YEAR 2013.—On October 1, 2012, 9 the Secretary shall withhold 2 percent of the amount 10 required to be apportioned to a State under each of 11 sections 104(b)(1), 104(b)(3), and 104(b)(4) if the 12 State does not meet the requirements of subsection 13 (a).

"(2) FISCAL YEAR 2014.—On October 1, 2013,
the Secretary shall withhold 4 percent of the amount
required to be apportioned to a State under each of
sections 104(b)(1), 104(b)(3), and 104(b)(4) if the
State does not meet the requirements of subsection
(a).

"(3) FISCAL YEAR 2015.—On October 1, 2014,
the Secretary shall withhold 6 percent of the amount
required to be apportioned to a State under each of
sections 104(b)(1), 104(b)(3), and 104(b)(4) if the
State does not meet the requirements of subsection
(a).

"(4) THEREAFTER.—On October 1, 2015, and
on October 1 of each fiscal year thereafter, the Secretary shall withhold 8 percent of the amount required to be apportioned to a State under each of
sections 104(b)(1), 104(b)(3), and 104(b)(4) if the
State does not meet the requirements of subsection
(a).

8 "(d) PERIOD OF AVAILABILITY OF WITHHELD
9 FUNDS; EFFECT OF COMPLIANCE AND NONCOMPLI10 ANCE.—

"(1) PERIOD OF AVAILABILITY OF WITHHELD
FUNDS.—Any funds withheld under subsection (c)
from apportionment to a State shall remain available
for apportionment to the State until the end of the
third fiscal year following the fiscal year for which
such funds are authorized to be appropriated.

17 "(2) Apportionment of withheld funds 18 AFTER COMPLIANCE.—If, before the last day of the 19 period for which funds withheld under subsection (c) 20 from apportionment are to remain available for ap-21 portionment to a State under paragraph (1), the 22 State meets the requirements of subsection (a), the 23 Secretary shall, on the first day on which the State 24 meets the requirements of subsection (a), apportion 25 to the State the funds withheld under subsection (c)

that remain available for apportionment to the
 State.

"(3) PERIOD OF AVAILABILITY OF SUBSEQUENTLY APPORTIONED FUNDS.—Any funds apportioned pursuant to paragraph (2) shall remain available for expenditure until the end of the third fiscal
year following the fiscal year in which the funds are
so apportioned. Sums not obligated at the end of
that period shall lapse.

10 "(4) EFFECT OF NONCOMPLIANCE.—If, at the
end of the period for which funds withheld under
subsection (c) from apportionment are available for
apportionment to a State under paragraph (1), the
State does not meet the requirements of subsection
(a), the funds shall lapse.

16 "(e) DEFINITIONS.—In this section, the following17 definitions apply:

18 "(1) MOTOR VEHICLE.—The term 'motor vehi19 cle' means a vehicle driven or drawn by mechanical
20 power and manufactured primarily for use on public
21 highways, but does not include a vehicle operated
22 solely on a rail line.

23 "(2) MULTIPURPOSE PASSENGER MOTOR VEHI24 CLE.—The term 'multipurpose passenger motor vehicle' means a motor vehicle with motive power (ex-

1	cept a trailer), designed to carry not more than 10
2	individuals, that is constructed on a truck chassis or
3	is constructed with special features for occasional
4	off-road operation.
5	"(3) PASSENGER CAR.—The term 'passenger
6	car' means a motor vehicle with motive power (ex-
7	cept a multipurpose passenger motor vehicle, motor-
8	cycle, or trailer) designed to carry not more than 10
9	individuals.
10	"(4) PASSENGER MOTOR VEHICLE.—The term
11	'passenger motor vehicle' means a passenger car or
12	a multipurpose passenger motor vehicle.
13	"(5) SEAT BELT.—The term 'seat belt'
14	means—
15	"(A) with respect to an open-body pas-
16	senger motor vehicle, including a convertible, an
17	occupant restraint system consisting of a lap
18	belt or a lap belt and a detachable shoulder
19	belt; and
20	"(B) with respect to any other passenger
21	motor vehicle, an occupant restraint system
22	consisting of integrated lap and shoulder
23	belts.".

1	426 SEC. 1517. USE OF IGNITION INTERLOCK DEVICES TO PRE-
1 2	VENT REPEAT INTOXICATED DRIVING.
3	(a) FINDINGS.—Congress finds the following:
4	(1) Alcohol-impaired driving fatalities represent
5	approximately one-third of all highway fatalities in a
6	given year.
7	(2) In 2007, 12,998 alcohol-impaired driving
8	fatalities occurred.
9	(3) An individual convicted of an alcohol-im-
10	paired driving offense who has an ignition interlock
11	device installed on the individual's motor vehicle is
12	60 percent less likely to recidivate than if the indi-
13	vidual did not have the device.
14	(4) An ignition interlock device allows an indi-
15	vidual convicted of an alcohol-impaired driving of-
16	fense to have access to work, school, and alcohol re-
17	habilitation programs, without endangering the indi-
18	vidual or others.
19	(b) STATE LAWS TO PREVENT REPEAT INTOXI-
20	CATED DRIVING.—Chapter 1 is amended by adding at the
21	end the following:
22	"§ 167. Use of ignition interlock devices to prevent re-
23	peat intoxicated driving

24 "(a) LAWS REQUIRING IGNITION INTERLOCK DE25 VICES.—A State meets the requirements of this subsection
26 if the State has enacted and is enforcing a law that re-

quires throughout the State the installation of an ignition
 interlock device for a minimum of 6 months on each motor
 vehicle operated by an individual who is convicted of driv ing while intoxicated or driving under the influence.

5 "(b) WITHHOLDING OF FUNDS FOR NONCOMPLI-6 ANCE.—

"(1) FISCAL YEAR 2013.—On October 1, 2012,
the Secretary shall withhold one percent of the
amount required to be apportioned to a State under
each of sections 104(b)(1), 104(b)(3), and 104(b)(4)
if the State does not meet the requirements of subsection (a).

"(2) FISCAL YEAR 2014.—On October 1, 2013,
the Secretary shall withhold 3 percent of the amount
required to be apportioned to a State under each of
sections 104(b)(1), 104(b)(3), and 104(b)(4) if the
State does not meet the requirements of subsection
(a).

"(3) THEREAFTER.—On October 1, 2014, and
on October 1 of each fiscal year thereafter, the Secretary shall withhold 5 percent of the amount required to be apportioned to a State under each of
sections 104(b)(1), 104(b)(3), and 104(b)(4) if the
State does not meet the requirements of subsection
(a).

"(c) PERIOD OF AVAILABILITY OF WITHHELD
 FUNDS; EFFECT OF COMPLIANCE AND NONCOMPLI ANCE.—

4 "(1) PERIOD OF AVAILABILITY OF WITHHELD
5 FUNDS.—Any funds withheld under subsection (b)
6 from apportionment to a State shall remain available
7 for apportionment to the State until the end of the
8 third fiscal year following the fiscal year for which
9 such funds are authorized to be appropriated.

10 "(2) Apportionment of withheld funds 11 AFTER COMPLIANCE.—If, before the last day of the 12 period for which funds withheld under subsection (b) 13 from apportionment are to remain available for ap-14 portionment to a State under paragraph (1), the 15 State meets the requirements of subsection (a), the 16 Secretary shall, on the first day on which the State 17 meets the requirements of subsection (a), apportion 18 to the State the funds withheld under subsection (b) 19 that remain available for apportionment to the 20 State.

21 "(3) PERIOD OF AVAILABILITY OF SUBSE22 QUENTLY APPORTIONED FUNDS.—Any funds appor23 tioned pursuant to paragraph (2) shall remain avail24 able for expenditure until the end of the third fiscal
25 year following the fiscal year in which the funds are

so apportioned. Sums not obligated at the end of
 that period shall lapse.

3 "(4) EFFECT OF NONCOMPLIANCE.—If, at the
4 end of the period for which funds withheld under
5 subsection (b) from apportionment are available for
6 apportionment to a State under paragraph (1), the
7 State does not meet the requirements of subsection
8 (a), the funds shall lapse.

9 "(d) DEFINITIONS.—In this section, the following10 definitions apply:

11 "(1) ALCOHOL CONCENTRATION.—The term
12 'alcohol concentration' means grams of alcohol per
13 100 milliliters of blood or grams of alcohol per 210
14 liters of breath.

15 "(2) DRIVING WHILE INTOXICATED; DRIVING
16 UNDER THE INFLUENCE.—The terms 'driving while
17 intoxicated' and 'driving under the influence' mean
18 driving or being in actual physical control of a motor
19 vehicle in a State while having an alcohol concentra20 tion above the permitted limit as established by the
21 State.

"(3) IGNITION INTERLOCK DEVICE.—The term
"ignition interlock device' means an in-vehicle device
that requires a driver to provide a breath sample
prior to the motor vehicle starting, and that prevents

- a motor vehicle from starting if the driver's alcohol
 concentration is above the legal limit.
- 3 "(4) MOTOR VEHICLE.—The term 'motor vehi4 cle' means a vehicle driven or drawn by mechanical
 5 power and manufactured primarily for use on public
 6 highways, but does not include a vehicle operated
 7 solely on a rail line or a commercial vehicle.".
- 8 (c) CLERICAL AMENDMENT.—The analysis for chap-
- 9 ter 1 is amended by adding at the end the following:

"Sec. 167. Use of ignition interlock devices to prevent repeat intoxicated driving.".

10 SEC. 1518. BUY AMERICA.

Section 313 is amended by adding at the end the fol-lowing:

13 "(g) APPLICATION TO BRIDGE PROJECTS.—When-14 ever this section applies to the construction of any bridge project, the requirements of this section shall apply to all 15 construction contracts carried out within the scope of the 16 17 applicable decision under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and carried out 18 on the bridge from abutment to abutment (including the 19 20 abutments) regardless of the funding source of such con-21 tracts if at least one contract for construction with respect 22 to the bridge is funded with amounts made available under 23 this title.".

1 SEC. 1519. WORKFORCE DEVELOPMENT.

2 [to be supplied]

3 SEC. 1520. ROADWAY, BICYCLE AND PEDESTRIAN, WORK 4 ZONE, AND HIGHWAY-RAIL GRADE CROSSING 5 SAFETY.

6 (a) IN GENERAL.—The Secretary shall make grants
7 for activities to improve roadway, bicycle and pedestrian,
8 work zone, and highway-rail grade crossing safety in ac9 cordance with this section.

(b) ROADWAY SAFETY GRANTS.—The Secretary may
make grants under this section to a national nonprofit organization engaged in promoting public road safety for the
following purposes:

(1) Improving the quality of data pertaining to
public road hazards and design features that increase the severity of or otherwise affect motor vehicle crashes.

18 (2) Developing and implementing a public
19 awareness campaign to educate State and local
20 transportation officials, public safety officials, and
21 motorists regarding the extent to which public road
22 hazards and design features are a factor in motor
23 vehicle crashes.

24 (3) Conducting or promoting public road safety25 research and technology transfer activities.

1	(c) BICYCLE AND PEDESTRIAN SAFETY GRANTS.—
2	The Secretary may make grants under this section to a
3	national nonprofit organization engaged in promoting bi-
4	cycle and pedestrian safety for the following purposes:
5	(1) Operating a national bicycle and pedestrian
6	safety information clearinghouse.
7	(2) Developing information and educational
8	programs relating to bicycle and pedestrian safety.
9	(3) Disseminating techniques and strategies for
10	improving bicycle and pedestrian safety.
11	(d) Work Zone Safety Grants.—The Secretary
12	may make grants under this section to a national non-
13	profit organization for the following purposes:
14	(1) Training construction craft workers on the
15	prevention of injuries and fatalities in highway and
16	road construction.
17	(2) Developing guidelines for the prevention of
18	highway work zone injuries and fatalities.
19	(3) Training State and local government trans-
20	portation agencies and other groups implementing
21	guidelines for the prevention of highway work zone
22	injuries and fatalities.
23	(e) Work Zone Safety Information Clearing-
24	HOUSE GRANTS.—The Secretary may make grants under
25	this section to a national nonprofit organization for the

operation of the National Work Zone Safety Information
 Clearinghouse created for the purpose of assembling and
 disseminating, by electronic and other means, information
 relating to improvement of roadway work zone safety.

5 (f)HIGHWAY-RAIL GRADE CROSSING SAFETY 6 GRANTS.—The Secretary may make grants under this sec-7 tion to a national nonprofit organization for educational 8 activities to prevent collisions, injuries, and fatalities at 9 highway-rail grade crossings by increasing driver and pe-10 destrian awareness of safety hazards with respect to such 11 crossings.

12 (g) FUNDING.—

(1) IN GENERAL.—Before making an apportionment under section 104(b)(5) of title 23, United
States Code, for each of fiscal years 2010 through
2015, the Secretary shall set aside from amounts
made available to carry out the highway safety improvement program under section 148 of such title
for such fiscal year [\$] to carry out this section.

20 (2) APPLICABILITY OF CHAPTER 1 OF TITLE
21 23.—Funds made available to carry out this section
22 shall be available for obligation and administered in
23 the same manner as if such funds were apportioned
24 under chapter 1 of title 23, United States Code, ex-

cept that the Federal share of the cost of activities
 carried out using such funds shall be 100 percent.

3 SEC. 1521. BUDGET JUSTIFICATION.

4 (a) IN GENERAL.—Subchapter I of chapter 3 of title
5 49, United States Code, is amended by adding at the end
6 the following:

7 "§ 310. Budget justification

8 "The Secretary of Transportation and the head of 9 each agency in the Department shall submit to the Committee on Transportation and Infrastructure of the House 10 11 of Representatives and the Committees on Environment 12 and Public Works and on Banking, Housing, and Urban 13 Affairs of the Senate a budget justification concurrently with the President's annual budget submission to Con-14 15 gress under section 1105(a) of title 31.".

16 (b) CLERICAL AMENDMENT.—The analysis for such
17 subchapter is amended by adding at the end the following:
"310. Budget justification.".

(c) CONFORMING AMENDMENTS.—Section 1926 of
SAFETEA-LU (49 U.S.C. 301 note; 119 Stat. 1483),
and the item relating to that section in the table of contents contained in section 1(b) of that Act, are repealed.

1	SEC. 1522. EXTENSION OF PUBLIC TRANSIT VEHICLE EX-
2	EMPTION FROM AXLE WEIGHT RESTRIC-
3	TIONS.
4	Section 1023(h)(1) of the Intermodal Surface Trans-
5	portation Efficiency Act of 1991 (23 U.S.C. 127 note; 106
6	Stat. 1552) is amended by striking "2009" and inserting
7	<i>"2015"</i> .
8	SEC. 1523. TECHNICAL AMENDMENTS.
9	(a) BICYCLE TRANSPORTATION.—Section 217 is
10	amended—
11	(1) by striking subsection (b) and redesignating
12	subsections (c) through (h) as subsections (b)
13	through (g), respectively;
14	(2) in subsection (b) (as redesignated by para-
15	graph (1) of this subsection)—
16	(A) in the subsection heading by striking
17	"Federal Lands Highway" and inserting
18	"Federal and Tribal Lands, Puerto Rico,
19	AND TERRITORIAL HIGHWAY"; and
20	(B) by striking "and public lands high-
21	ways" and inserting "public lands highways,
22	national forest system roads, Bureau of Land
23	Management roads, territorial highways, and
24	Puerto Rico highways'';

1 (3) in subsection (c) (as redesignated by para-2 graph (1) of this subsection) by inserting "full-time" 3 before "position"; 4 (4) by striking subsection (i); and 5 (5) by redesignating subsection (j) as sub-6 section (h). 7 (b) FEDERAL HIGHWAY ADMINISTRATION.—Section 8 104 of title 49 is amended by striking subsection (d). 9 SEC. 1524. DEFINITIONS. 10 Section 101(a) is amended by adding at the end the 11 following: 12 (40)BUREAU OF LAND MANAGEMENT 13 ROAD.—The term 'Bureau of Land Management 14 road' means a road serving Bureau of Land Man-15 agement lands, other than a road that has been au-16 thorized by a legally documented right-of-way held 17 by a State, county, or other local public road author-18 ity. 19 "(41) NATIONAL FOREST SYSTEM ROAD.— "(A) IN GENERAL.—The term 'national 20 21 forest system road' means a forest road serving 22 the National Forest System that the Forest 23 Service determines is necessary for the protec-24 tion, administration, and utilization of the Na-25 tional Forest System.

1	"(B) EXCLUSION.—The term 'national for-
2	est system road' does not include a road that
3	has been authorized by a legally documented
4	right-of-way held by a State, county, or other
5	local public road authority.
6	"(42) PUERTO RICO HIGHWAY.—The term
7	'Puerto Rico highway' means a public road for which
8	the Commonwealth of Puerto Rico is eligible to re-
9	ceive funding under section 204(p).
10	"(43) TERRITORIAL HIGHWAY.—The term 'ter-
11	ritorial highway' means a public road—
12	"(A) that is an arterial or collector high-
13	way (including a necessary inter-island con-
14	nector);
15	"(B) that is located in American Samoa,
16	the Commonwealth of the Northern Mariana Is-
17	lands, Guam, or the United States Virgin Is-
18	lands; and
19	"(C) for which one of the territories of the
20	United States described in subparagraph (B) is
21	eligible to receive funding under section
22	204(o).".

1 TITLE II—HIGHWAY SAFETY

2 SEC. 2001. AMENDMENTS TO TITLE 23, UNITED STATES 3 CODE.

Except as otherwise expressly provided, whenever in
this title an amendment or repeal is expressed in terms
of an amendment to, or a repeal of, a section or other
provision, the reference shall be considered to be made to
a section or other provision of title 23, United States
Code.

10 SEC. 2002. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—The following sums are authorized to be appropriated out of the Highway Trust Fund
(other than the Mass Transit Account):

- 14 (1) HIGHWAY SAFETY PROGRAMS.—For car15 rying out section 402 of title 23, United States
 16 Code—
- 17 (A) **[**\$**]** for fiscal year 2010;
- 18 (B) **[**\$**]** for fiscal year 2011;
- 19 (C) **[**\$**]** for fiscal year 2012;
- 20 (D) **[**\$**]** for fiscal year 2013;
- 21 (E) **[**\$**]** for fiscal year 2014; and
- 22 (F) **[**\$**]** for fiscal year 2015.
- 23 (2) HIGHWAY SAFETY RESEARCH AND DEVEL-
- 24 OPMENT.—For carrying out section 403 of title 23,
- 25 United States Code—

1	(A) [\$] for fiscal year 2010;
2	(B) [\$] for fiscal year 2011;
3	(C) [\$] for fiscal year 2012;
4	(D) [\$] for fiscal year 2013;
5	(E) [\$] for fiscal year 2014; and
6	(F) [\$] for fiscal year 2015.
7	(3) STATE TRAFFIC SAFETY INFORMATION SYS-
8	TEM IMPROVEMENTS.—For carrying out section 408
9	of title 23, United States Code—
10	(A) [\$] for fiscal year 2010;
11	(B) [\$] for fiscal year 2011;
12	(C) [\$] for fiscal year 2012;
13	(D) [\$] for fiscal year 2013;
14	(E) [\$] for fiscal year 2014; and
15	(F) [\$] for fiscal year 2015.
16	(4) NATIONAL DRIVER REGISTER.—For the Na-
17	tional Highway Traffic Safety Administration to
18	carry out chapter 303 of title 49, United States
19	Code—
20	(A) [\$] for fiscal year 2010;
21	(B) [\$] for fiscal year 2011;
22	(C) [\$] for fiscal year 2012;
23	(D) [\$] for fiscal year 2013;
24	(E) [\$] for fiscal year 2014; and
25	(F) [\$] for fiscal year 2015.

1	(5) High visibility enforcement pro-
2	GRAM.—For carrying out section 2004 of this title–
3	_
4	(A) [\$] for fiscal year 2010;
5	(B) [\$] for fiscal year 2011;
6	(C) [\$] for fiscal year 2012;
7	(D) [\$] for fiscal year 2013;
8	(E) [\$] for fiscal year 2014; and
9	(F) [\$] for fiscal year 2015.
10	(6) Administrative expenses.—For adminis-
11	trative and related operating expenses of the Na-
12	tional Highway Traffic Safety Administration in car-
13	rying out chapter 4 of title 23, United States Code,
14	and this title (including amendments made by this
15	title)—
16	(A) [\$] for fiscal year 2010;
17	(B) [\$] for fiscal year 2011;
18	(C) [\$] for fiscal year 2012;
19	(D) [\$] for fiscal year 2013;
20	(E) [\$] for fiscal year 2014; and
21	(F) [\$] for fiscal year 2015.
22	(b) PROHIBITION ON OTHER USES.—Except as oth-
23	erwise provided in chapter 4 of title 23, United States
24	Code, and this title (including the amendments made by
25	this title), the amounts made available from the Highway

Trust Fund (other than the Mass Transit account) for a
 program under that chapter shall only be used to carry
 out such program and may not be used by States or local
 governments for construction purposes.

5 (c) APPLICABILITY OF CHAPTER 1.—Except as otherwise provided in chapter 4 of title 23, United States 6 Code, and this title (including the amendments made by 7 8 this title), the amounts made available under subsection 9 (a) for each of fiscal years 2010 through 2015 shall be 10 available for obligation and administered in the same manner as if such funds were apportioned under chapter 1 11 12 of title 23, United States Code.

13 SEC. 2003. HIGHWAY SAFETY PROGRAMS.

14 (a) IN GENERAL.—Section 402(a) is amended to15 read as follows:

16 "(a) STATE HIGHWAY SAFETY PROGRAMS.—

17 "(1) IN GENERAL.—Each State shall have a
18 highway safety program approved by the Secretary,
19 designed to reduce traffic crashes and deaths, inju20 ries, and property damage resulting therefrom.

21 "(2) UNIFORM GUIDELINES.—A State's high22 way safety program shall be established and carried
23 out in accordance with uniform guidelines promul24 gated by the Secretary. The uniform guidelines shall
25 be expressed in terms of performance criteria.

1	"(3) Specific programs.—In addition, the
2	uniform guidelines shall include programs—
3	"(A) to reduce injuries and deaths result-
4	ing from motor vehicles being driven in excess
5	of posted speed limits;
6	"(B) to encourage the proper use of occu-
7	pant protection devices (including the use of
8	safety belts and child restraint systems) by oc-
9	cupants of motor vehicles;
10	"(C) to reduce deaths and injuries result-
11	ing from persons driving motor vehicles while
12	impaired by alcohol or a controlled substance;
13	"(D) to prevent crashes and reduce deaths
14	and injuries resulting from crashes involving
15	motor vehicles and motorcycles;
16	"(E) to reduce injuries and deaths result-
17	ing from crashes involving school buses;
18	"(F) to reduce crashes resulting from un-
19	safe driving behavior (including aggressive or
20	fatigued driving and distracted driving arising
21	from the use of electronic devices in vehicles);
22	and
23	"(G) to improve law enforcement services
24	in motor vehicle accident prevention, traffic su-
25	pervision, and post-crash procedures.

1	"(4) Driver and pedestrian performance;
2	BICYCLE SAFETY.—The uniform guidelines shall be
3	promulgated by the Secretary so as—
4	"(A) to improve driver performance, in-
5	cluding driver education, driver testing to deter-
6	mine proficiency to operate motor vehicles, driv-
7	er examinations (both physical and mental),
8	and driver licensing; and
9	"(B) to improve pedestrian performance
10	and bicycle safety.
11	"(5) Record system.—The uniform guidelines
12	shall include provisions for an effective record sys-
13	tem of—
14	"(A) crashes, including injuries and deaths
15	resulting therefrom;
16	"(B) crash investigations to determine the
17	probable causes of accidents, injuries, and
18	deaths;
19	"(C) vehicle registration, operation, and in-
20	spection; and
21	"(D) emergency services.
22	"(6) Applicability of guidelines.—The
23	uniform guidelines as are applicable to State high-
24	way safety programs shall, to the extent determined
25	appropriate by the Secretary, be applicable to feder-

1	ally administered areas where a Federal department
2	or agency controls the highways or supervises traffic
3	operations.".
4	(b) Administration of State Programs.—Sec-
5	tion $402(b)(1)(E)(i)$ is amended to read as follows:
6	"(i) any national traffic safety law en-
7	forcement mobilizations coordinated by the
8	Secretary;".
9	(c) Apportionment of Funds.—Section 402(c) is
10	amended to read as follows:
11	"(c) Apportionment of Funds.—
12	"(1) USE OF APPORTIONED FUNDS.—Funds
13	authorized to be appropriated to carry out this sec-
14	tion shall be used to aid the States to conduct the
15	highway safety programs approved in accordance
16	with subsection (a), including development and im-
17	plementation of—
18	"(A) law enforcement manpower training
19	programs; and
20	"(B) demonstration programs that the
21	Secretary determines will contribute directly to
22	the reduction of crashes and deaths and injuries
23	resulting therefrom.
24	"(2) Apportionment formula.—[to be sup-
25	plied

1	"(3) Implementation of approved highway
2	SAFETY PROGRAMS.—

3 "(A) REQUIREMENT FOR RECEIVING AP4 PORTIONMENTS.—The Secretary shall reduce
5 under subparagraph (D) the apportionment of
6 a State that is not implementing a highway
7 safety program approved by the Secretary in
8 accordance with this section.

9 "(B) LIMITATIONS ON REQUIREMENTS RE-10 LATING TO MOTORCYCLE SAFETY HELMETS.—A 11 highway safety program approved by the Sec-12 retary shall not include any requirement that a 13 State implement such a program by adopting or 14 enforcing any law, rule, or regulation based on 15 a guideline promulgated by the Secretary under 16 this section requiring any motorcycle operator 17 18 years of age or older or passenger 18 years 18 of age or older to wear a safety helmet when 19 operating or riding a motorcycle on the streets 20 and highways of that State.

21 "(C) COMPLIANCE WITH IMPLEMENTATION
22 REQUIREMENTS.—Implementation of a highway
23 safety program under this section shall not be
24 construed to require the Secretary to require
25 compliance with every uniform guideline, or

1	with every element of every uniform guideline,
2	in every State.
3	"(D) REDUCTIONS IN APPORTION-
4	MENTS.—
5	"(i) IN GENERAL.—Funds appor-
6	tioned under this section to a State that
7	does not have a highway safety program
8	approved by the Secretary or that is not
9	implementing an approved program shall
10	be reduced by amounts equal to not less
11	than 20 percent of the amounts that would
12	otherwise be apportioned to the State
13	under this section.
14	"(ii) WITHHOLDING.—The amount of
15	any reduction shall be withheld from the
16	State until such time as the Secretary ap-
17	proves the program or determines that the
18	State is implementing an approved pro-
19	gram, as appropriate.
20	"(iii) Amount of reduction.—The
21	Secretary shall consider the gravity of the
22	State's failure to have or implement an ap-
23	proved program in determining the amount
24	of any reduction.

1 "(E) APPORTIONMENT \mathbf{OF} WITHHELD 2 FUNDS AFTER COMPLIANCE.—The Secretary 3 shall promptly apportion to the State the funds 4 withheld from its apportionment if the Sec-5 retary approves the State's highway safety pro-6 gram or determines that the State has begun implementing an approved program, as appro-7 8 priate, before the last day of the fiscal year for 9 which the funds were withheld. "(F) REAPPORTIONMENT OF WITHHELD 10 11 FUNDS.—If the Secretary determines that the

FUNDS.—If the Secretary determines that the State did not correct its failure before the last day of the fiscal year for which the funds were withheld, the Secretary shall reapportion the withheld funds to the other States in accordance with the formula specified in this subsection not later than the last day of the fiscal year.".

19 (d) FUNDING ALLOCATIONS.—Section 402 is amend-20 ed by inserting after subsection (g) the following:

- 21 "(h) Funding Allocations.—
- 22 "(1) Impaired driving programs.—

23 "(A) ALLOCATION OF FUNDS.—Subject to
24 paragraph (4), [_] percent of the funds apportioned to a State for a fiscal year under this

1	section shall be available to the State only for
2	the development and implementation of pro-
3	grams to reduce traffic safety problems result-
4	ing from individuals driving while impaired by
5	alcohol.
6	"(B) REQUIRED USES OF FUNDS.—A
7	State shall use funds subject to the allocation
8	under this paragraph—
9	"(i) to participate, in cooperation with
10	related periodic national campaigns orga-
11	nized by the National Highway Traffic
12	Safety Administration, in sustained high
13	visibility enforcement and statewide law
14	enforcement campaigns designed to reduce
15	impaired driving;
16	"(ii) to provide baseline impaired driv-
17	ing performance data as part of the State's
18	highway safety plan under subsection (n);
19	"(iii) to establish and provide per-
20	formance data under subsection (m); and
21	"(iv) to fund a full-time position to
22	function as coordinator of State's activities
23	to address enforcement and adjudication of
24	laws to address driving while impaired by
25	alcohol.

1	"(C) ELIGIBLE PROGRAMS.—Programs
2	that may be carried out using funds subject to
3	the allocation under this paragraph include pro-
4	grams—
5	"(i) to develop and implement law en-
6	forcement measures and tools designed to
7	reduce impaired driving, including train-
8	ing, education, equipment, and other meth-
9	ods of support for law enforcement and
10	criminal justice professionals;
11	"(ii) to improve impaired driving pros-
12	ecution and adjudication, including the es-
13	tablishment of courts that specialize in
14	driving while impaired cases;
15	"(iii) to carry out safety campaigns
16	relating to impaired driving using paid
17	media;
18	"(iv) for inpatient and outpatient al-
19	cohol rehabilitation based on mandatory
20	assessment and appropriate treatment; and
21	"(v) to establish and improve informa-
22	tion systems containing data on impaired
23	driving.
24	"(2) Occupant protection programs.—

1	"(A) Allocation of funds.—Subject to
2	paragraph (4), [_] percent of the funds ap-
3	portioned to a State for a fiscal year under this
4	section shall be available to the State only for
5	the development and implementation of pro-
6	grams—
7	"(i) to reduce highway deaths and in-
8	juries resulting from individuals riding un-
9	restrained or improperly restrained in
10	motor vehicles; and
11	"(ii) to encourage the use of seat belts
12	and enforcement of laws requiring the use
13	of safety belts in motor vehicles.
14	"(B) Required uses of funds.—A
15	State shall use funds subject to the allocation
16	under this paragraph—
17	"(i) to participate, in cooperation with
18	related periodic national campaigns orga-
19	nized by the National Highway Traffic
20	Safety Administration, in sustained high
21	visibility enforcement and statewide law
22	enforcement campaigns designed to reduce
23	highway deaths and injuries resulting from
24	individuals riding unrestrained or improp-
25	erly restrained in motor vehicles;

1	"(ii) to provide baseline occupant pro-
2	tection performance data as part of the
3	State's highway safety plan under sub-
4	section (n); and
5	"(iii) to establish and provide data re-
6	lating to the occupant protection perform-
7	ance targets established for the State
8	under subsection (m).
9	"(C) ELIGIBLE PROGRAMS.—Programs
10	that may be carried out using funds subject to
11	the allocation under this paragraph include pro-
12	grams—
13	"(i) to provide for occupant protection
14	training, education, equipment, and other
15	methods of support for law enforcement
16	and criminal justice professionals;
17	"(ii) to carry out safety campaigns re-
18	lating to occupant protection using paid
19	media;
20	"(iii) to establish and improve infor-
21	mation systems containing data on occu-
22	pant protection;
23	"(iv) to provide for training of fire
24	fighters, law enforcement officers, emer-
25	gency medical services professionals, and

1	others to provide community child pas-
2	senger safety services; and
3	"(v) to purchase child safety re-
4	straints for low-income families, except
5	that expenditures for such purchases may
6	not exceed in a fiscal year 5 percent of a
7	State's funds subject to the allocation
8	under this paragraph.
9	"(3) Motorcycle safety programs.—
10	"(A) Allocation of funds.—Subject to
11	paragraph (4), [_] percent of the funds ap-
12	portioned to a State for a fiscal year under this
13	section shall be available to the State only for
14	the development and implementation of pro-
15	grams to reduce highway deaths and injuries
16	resulting from traffic crashes involving motor-
17	cycles.
18	"(B) ELIGIBLE PROGRAMS.—Programs
19	that may be carried out using funds subject to
20	the allocation under this paragraph include pro-
21	grams—
22	"(i) to improve the content and deliv-
23	ery of motorcyclist safety training curricula
24	and to support licensing, training, and

1	safety education for motorcyclists, includ-
2	ing new entrants;
3	"(ii) to enhance motorcycle safety
4	through public service announcements,
5	such as safety messages on road sharing,
6	outreach, and public awareness activities;
7	and
8	"(iii) to provide for the safety of mo-
9	torcyclists through the promotion of appro-
10	priate protective equipment.
11	"(4) TRANSFERS.—If the Secretary determines
12	that a State has achieved, in each of the preceding
13	3 fiscal years, the performance targets established
14	for the State under subsection (m) relating to an al-
15	location category under this subsection, the Sec-
16	retary shall permit the State to transfer funds that
17	would otherwise be subject to the requirements of
18	the allocation category to any other program that is
19	eligible for assistance under this section.".
20	(e) Recordkeeping Systems.—Section 402 is
21	amended—
22	(1) by striking subsection (k); and
23	(2) by redesignating subsections (l) and (m) as
24	subsections (k) and (l), respectively.

(f) HIGHWAY SAFETY PERFORMANCE MANAGE MENT.—Section 402 (as amended by subsection (e) of this
 section) is further amended by adding at the end the fol lowing:

5 "(m) Performance Targets.—

6 "(1) ESTABLISHMENT.—Not later than 6 7 months after the date of enactment of the Surface 8 Transportation Authorization Act of 2009, the Sec-9 retary, in coordination with each State, shall estab-10 lish for the State quantifiable performance targets to 11 be incorporated into the State's annual highway 12 safety plan under subsection (n).

13 "(2) CONSIDERATIONS IN ESTABLISHING PER14 FORMANCE TARGETS.—In establishing performance
15 targets for a State under this subsection, the Sec16 retary shall consider, at a minimum—

17 "(A) the number of fatalities in the State
18 resulting from traffic crashes during the pre19 ceding 3 years;

20 "(B) the number of serious injuries in the
21 State resulting from traffic crashes during the
22 preceding 3 years; and

23 "(C) the extent to which projections for ve-24 hicle miles traveled within the State may impact

1	the number of fatalities and serious injuries in
2	the State resulting from traffic crashes.
3	"(3) SAFETY CATEGORIES.—The Secretary
4	shall establish performance targets for a State in, at
5	a minimum, each of the following safety categories:
6	"(A) Highway fatalities and serious
7	INJURIES.—
8	"(i) The annual number of fatalities
9	in the State resulting from traffic crashes.
10	"(ii) The annual number of serious in-
11	juries in the State resulting from traffic
12	crashes.
13	"(B) IMPAIRED DRIVING-RELATED MEAS-
14	URES.—
15	"(i) The annual number of traffic fa-
16	talities in the State involving drivers or
17	motorcycle operators with a blood alcohol
18	content of .08 or above.
19	"(ii) The annual number of traffic
20	crashes in the State involving drivers or
21	motorcycle operators with a blood alcohol
22	content of .08 or above.
23	"(C) Occupant protection.—The an-
24	nual number of unrestrained passenger vehicle

1	occupant fatalities, all seat positions, in the
2	State resulting from traffic crashes.
3	"(D) Speed.—The annual number of
4	speeding-related fatalities in the State.
5	"(E) Motorcycle safety.—
6	"(i) The annual number of motorcy-
7	clist fatalities in the State.
8	"(ii) The annual number of
9	unhelmeted motorcyclist fatalities in the
10	State.
11	"(iii) The annual number of motorcy-
12	clists seriously injured in traffic crashes in
13	the State.
14	"(iv) The annual number of drivers
15	age 20 or younger involved in motorcyclist
16	fatalities in the State.
17	"(F) PEDESTRIAN SAFETY.—
18	"(i) The annual number of pedestrian
19	fatalities in the State resulting from traffic
20	crashes.
21	"(ii) The annual number of serious in-
22	juries sustained by pedestrians in the State
23	resulting from traffic crashes.
24	"(G) BICYCLE SAFETY.—

1	"(i) The annual number of bicyclist
2	fatalities in the State resulting from traffic
3	crashes.
4	"(ii) The annual number of serious in-
5	juries sustained by bicyclists in the State
6	resulting from traffic crashes.
7	"(4) Effective date.—Performance targets
8	established for a State shall first become effective in
9	fiscal year 2011.
10	"(5) DATA.—
11	"(A) REPORTING PERIOD.—Compliance
12	with performance targets established for a
13	State shall be determined using data for the
14	most recent 3-year period for which data is
15	available.
16	"(B) FATALITIES DATA.—Compliance with
17	performance targets for a State relating to fa-
18	talities shall be determined using the most re-
19	cent Fatality Analysis Reporting System of the
20	National Highway Traffic Safety Administra-
21	tion.
22	"(C) CRASH DATA.—Compliance with per-
23	formance targets for a State relating to serious
24	injuries sustained in traffic crashes shall be de-
25	termined using State crash data files.

"(n) Highway Safety Plan and Reporting Re QUIREMENTS.—

3	"(1) IN GENERAL.—Beginning in fiscal year
4	2011, the Secretary shall require a State, as a con-
5	dition for approval of the State's highway safety
6	program for a fiscal year, to develop and submit to
7	the Secretary, on or before July 1st of the preceding
8	fiscal year, a highway safety plan that is consistent
9	with the requirements of this subsection.
10	"(2) CONTENTS.—A State's highway safety
11	plan shall include, at a minimum—
12	"(A) documentation of current safety levels
13	for each performance target established for the
14	State under subsection (m);
15	"(B) the State's strategy for programming
16	funds apportioned to the State under this sec-
17	tion on a program of projects and activities that
18	will allow the State to meet the performance
19	targets established for the State under sub-
20	section (m);
21	"(C) data and data analysis supporting the
22	effectiveness of proposed counter measures to
23	be used;
24	"(D) a description of any Federal, State,
25	local, or private funds that the State plans to

1 use, in addition to funds apportioned to the 2 State under this section, to carry out the 3 State's strategy referred to in subparagraph (B); and 4 5 "(E) a certification that the State will 6 maintain its aggregate expenditures from all 7 the other sources for highway safety activities 8 at or above the average level of such expendi-9 tures in its 2 fiscal years preceding the date of 10 enactment of this subsection. 11 "(3) Review of highway safety plans.— 12 "(A) IN GENERAL.—Not later than 2 13 months after the date of receipt of a State's 14 highway safety plan, the Secretary shall review 15 and approve or disapprove the plan. "(B) APPROVALS AND DISAPPROVALS.— 16 17 The Secretary shall approve or disapprove a 18 State's highway safety plan based on a review 19 of the State's annual report under subsection 20 (o) and an evaluation of whether, in the Sec-21 retary's judgment, the plan is evidence based, 22 supported by data and analysis, and, if imple-23 mented, will allow the State to meet its per-24 formance targets. The Secretary shall dis-25 approve a State's highway safety plan if the

1 plan does not, in the Secretary's judgment, pro-2 vide for evidenced-based programming of funding in a manner sufficient to allow the State to 3 4 meet its performance targets. 5 "(C) ACTIONS UPON DISAPPROVAL.—If the 6 Secretary disapproves a State's highway safety 7 plan, the Secretary shall inform the State of the 8 reasons for the disapproval and require the 9 State to resubmit the plan with such modifica-10 tions as the Secretary determines necessary. 11 "(D) REVIEW OF RESUBMITTED PLANS.— 12 If the Secretary requires a State to resubmit a 13 highway safety plan with modifications, the 14 Secretary shall review and approve or dis-15 approve the modified plan not later than 30 16 days after the date on which the plan is sub-17 mitted. 18 (E)Reprogramming AUTHORITY.—If 19 the Secretary determines that the modifications 20 contained in a State's resubmitted highway 21 safety plan do not, in the Secretary's judgment, 22 provide for the programming of funding in a 23 manner sufficient to meet the State's perform-24 ance targets, the Secretary shall take such ac-

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tion as is necessary to bring the State's plan
into compliance with the performance targets.
"(F) PUBLIC NOTICE.—A State shall make
the State's highway safety plan, and decisions
of the Secretary concerning approval or dis-
approval of a revised plan, available to the pub-
lic.
"(o) Annual Report.—
"(1) SUBMISSION.—Not later than February
15, 2012, and annually thereafter, a State receiving
an apportionment under this section shall submit to
the Secretary a report that documents the State's
efforts in relation to the performance targets estab-
lished for the State under subsection (m).
"(2) CONTENTS.—A report of a State sub-
mitted under paragraph (1) shall include, at a min-
imum, the following:
"(A) A listing of projects and activities for
which the State during the current fiscal year
has obligated funding apportioned to the State
under this section.
"(B) A listing of the State's performance
in the preceding fiscal year in each safety cat-
egory described in subsection $(m)(3)$.

1	"(C) For the preceding fiscal year, a list-
2	ing of the following activity measures:
3	"(i) The number of seat belt citations
4	issued as a result of enforcement activities
5	funded under this section.
6	"(ii) Observed seat belt use for pas-
7	senger vehicles, front seat occupants.
8	"(iii) The number of speeding cita-
9	tions issued as a result of enforcement ac-
10	tivities funded under this section.
11	"(iv) The annual number of impaired
12	driving arrests.
13	"(v) The following information relat-
14	ing to impaired driving enforcement activi-
15	ties:
16	"(I) The annual number of and
17	annual total man-hours for sobriety
18	checkpoints, saturation patrols, and
19	other high-visibility enforcement ac-
20	tivities.
21	"(II) The number of convictions
22	or pleas to an offense that is placed
23	on the driver's record and is consid-
24	ered an impaired driving prior offense.

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1	"(III) The proportion of impaired
2	driving arrests leading to a conviction
3	or plea to an offense that is placed on
4	the driver's record and is considered
5	an impaired driving prior offense.
6	"(IV) The proportion of impaired
7	driving convictions leading to the in-
8	stallation of an ignition interlock de-
9	vice.
10	"(p) ANNUAL REPORT TO CONGRESS.—Not later
11	than October 1, 2012, and annually thereafter, the Sec-
12	retary shall submit to the Committee on Transportation
13	and Infrastructure of the House of Representatives and
14	the Committee on Commerce, Science, and Transportation
15	of the Senate a report containing—
16	"(1) an evaluation of each State's performance
17	in relation to the State's highway safety plan under
18	subsection (n) and performance targets under sub-
19	section (m); and
20	((2)) such recommendations as the Secretary
21	may have for improvements to the program author-
22	ized by this section.
23	"(q) Definitions.—In this section, the following
24	definitions apply:

"(1) CHILD RESTRAINT.—The term 'child restraint' means any product designed to provide restraint to a child (including booster seats and other
products used with a lap and shoulder belt assembly) that meets applicable Federal motor vehicle
safety standards prescribed by the National Highway Traffic Safety Administration.

8 "(2) CONTROLLED SUBSTANCE.—The term 9 'controlled substance' has the meaning given that 10 term in section 102 of the Controlled Substances 11 Act (21 U.S.C. 802).

12 "(3) DRIVING WHILE INTOXICATED; DRIVING
13 UNDER THE INFLUENCE.—The terms 'driving while
14 intoxicated' and 'driving under the influence' have
15 the meaning given those terms in section 164.

16 "(4) IGNITION INTERLOCK DEVICE.—The term
17 'ignition interlock device' has the meaning given that
18 term in section 167.

19 "(5) MOTORCYCLIST SAFETY TRAINING.—The 20 term 'motorcyclist safety training' means a formal 21 program of instruction that is approved for use in 22 a State by the designated State authority having ju-23 risdiction over motorcyclist safety issues, which may 24 include the State motorcycle safety administrator or

1	a motorcycle advisory council appointed by the Gov-
2	ernor of the State.
3	"(6) MOTOR VEHICLE.—The term 'motor vehi-
4	cle' has the meaning given that term in section 157.

5 "(7) SEAT BELT.—The term 'seat belt' has the
6 meaning given that term in section 157.".

7 SEC. 2004. HIGH VISIBILITY ENFORCEMENT PROGRAM.

8 (a) IN GENERAL.—The Administrator of the Na-9 tional Highway Traffic Safety Administration shall estab-10 lish and administer a program under which not more than 11 5 high-visibility traffic safety law enforcement campaigns 12 will be carried out for the purposes specified in subsection 13 (b) in each of years 2010 through 2015.

(b) PURPOSE.—The purpose of each law enforcement
campaign under this section shall be to achieve either or
both of the following objectives:

17 (1) Reduce alcohol-impaired operation of motor18 vehicles.

19 (2) Increase use of seat belts by occupants of20 motor vehicles.

(c) ADVERTISING.—The Administrator may use, or
authorize the use of, funds available to carry out this section to pay for the development, production, and use of
broadcast, print, and on-line media advertising in carrying
out traffic safety law enforcement campaigns under this

section. Consideration shall be given to advertising di rected at non-English speaking populations, including
 those who listen, read, or watch nontraditional media.

4 (d) COORDINATION WITH STATES.—The Adminis5 trator shall coordinate with the States in carrying out the
6 traffic safety law enforcement campaigns under this sec7 tion, including advertising funded under subsection (c),
8 with a view to—

9 (1) relying on States to provide the law enforce-10 ment resources for the campaigns out of funding 11 available under this section and section 402 of title 12 23, United States Code; and

(2) providing out of National Highway Traffic
Safety Administration resources most of the means
necessary for national advertising and education efforts associated with the law enforcement campaigns.

(e) USE OF FUNDS.—Funds made available to carry
out this section may be used only for activities described
in subsections (a), (c), and (f).

(f) ANNUAL EVALUATION.—The Secretary shall conduct an annual evaluation of the effectiveness of campaigns referred to in subsection (a). Not later than October 1 of each of fiscal years 2011 through 2015, the Secretary shall submit to the Committee on Transportation

and Infrastructure of the House of Representatives and
 the Committee on Commerce, Science, and Transportation
 of the Senate a report on the results of the most recent
 annual evaluation.

5 (g) STATE DEFINED.—In this section, the term
6 "State" has the meaning such term has under section 401
7 of title 23, United States Code.

8 (h) REPEALS.—Sections 405, 406, 407, 410, and
9 411, and the items relating to such sections in the analysis
10 for chapter 4, are repealed.

11 SEC. 2005. NATIONAL DRIVER REGISTER.

12 (a) ACCURACY OF INFORMATION.—

(1) IN GENERAL.—Not later than one year
after the date of enactment of this Act, to ensure
greater accuracy of information contained in the National Driver Register established under section
30302 of title 49, United States Code, the Secretary, in cooperation with the States, shall—

19 (A) establish procedures to—

(i) ensure that participating States
enter information required under section
30304(a) of such title with respect to a
conviction within 31 days of receipt of the
conviction in compliance with section
30304(c)(2) of such title;

1	(ii) verify and improve the accuracy of
2	records submitted for inclusion in the Reg-
3	ister section 30304 of such title;
4	(iii) determine unique identifiers, in-
5	formation, and contents of reports required
6	to be submitted required under section
7	30304(b)(1) of such title; and
8	(B) establish and implement a process for
9	the removal or modification of driver records
10	from or in the Register and the verification of
11	the request for removal or modification of in-
12	valid and duplicative driver records from the
13	Register.
14	(2) Report to congress.—Not later than
15	February 1, 2011, and every February 1 thereafter,
16	the Secretary shall submit to the Committee on
17	Transportation and Infrastructure of the House of
18	Representatives and the Committee on Commerce,
19	Science, and Transportation of the Senate a report
20	describing—
21	(A) the timeliness and completeness of
22	State submissions under section 30304 of title
23	49, United States Code;

1	(B) the Department of Transportation's
2	efforts to monitor and ensure compliance with
3	the reporting requirements of such section; and
4	(C) additional recommendations for the
5	improvement of the operations of the Register
6	and the Problem Driver Pointer System of the
7	American Association of Motor Vehicle Admin-
8	istrators, and the accuracy of information con-
9	tained in the Register.
10	(b) Modernization of the National Driver
11	Register.—
12	(1) IN GENERAL.—The Secretary shall carry
13	out an effort to modernize and increase the capacity
14	of the National Driver Register in accordance with
15	this section.
16	(2) MODERNIZATION PLAN.—Not later than
17	120 days after the date of enactment of this Act, the
18	Secretary shall develop and publish a comprehensive
19	national plan to modernize the Register under this
20	section that—
21	(A) complies with applicable Federal infor-
22	mation technology security standards;
23	(B) provides for the electronic exchange of
24	all information, including the posting of convic-
25	tions;

(C) contains self auditing features to en sure that data is being posted correctly and
 consistently by the States; and

4 (D) provides a schedule for modernization5 of the system.

(3) CONSULTATION.—The Secretary shall de-6 velop a process to work with participating States 7 8 under chapter 303 of title 49, United States Code, 9 to determine functional improvements necessary to 10 upgrade the performance of the Register, improve 11 the accuracy of the information contained in the 12 database of the Register, and the functioning and 13 the effectiveness of the Problem Driver Pointer Sys-14 tem.

(4) DEADLINE FOR STATE PARTICIPATION.—As
part of the modernization plan required under paragraph (2), the Secretary shall establish a date by
which all participating States must be operating information systems that are compatible with the modernized Register under this section.

(5) FUNDING.—Of the amounts made available
under section 2002(a)(4) of this Act, [\$] shall be
available in each of fiscal years 2010 and 2011 to
carry out the modernization of the Register.

1 (c) NATIONAL DRIVER REGISTER ADVISORY COM-2 MITTEE.—

3	(1) IN GENERAL.—Not later than 18 months
4	after the date of enactment of this Act, the National
5	Driver Register Advisory Committee under section
6	30306 of title 49, United States Code, shall prepare
7	and submit a report to the Secretary addressing the
8	current impediments and challenges to the effective-
9	ness of the National Driver Register and measures
10	necessary to address concerns with the Problem
11	Driver Pointer System.
12	(2) MATTERS TO CONSIDER.—In preparing the
13	report, the Committee shall consider, at a min-
14	imum—
15	(A) State enforcement and reporting prac-
16	tices;
17	(B) operational procedures to detect and
18	deter fraud;
19	(C) improvements necessary to facilitate
20	sharing of information in the Register between
21	States;
22	(D) procedures and practices for improving
23	the timely notification from judicial bodies con-
24	cerning traffic and criminal convictions of com-
25	mercial driver's license holders; and

1 (E) technology improvements necessary to 2 facilitate timely and accurate operation of the 3 Register and the Problem Driver Pointer Sys-4 tem.

5 (3) REPORT TO CONGRESS.—Not later than 24 6 months after the date of enactment of this Act, the 7 Secretary shall submit to the Committee on Trans-8 portation and Infrastructure of the House of Rep-9 resentatives and the Committee on Commerce, 10 Science, and Transportation of the Senate a re-11 port—

12 (A) summarizing the findings of the report
13 submitted by the National Driver Register Ad14 visory Committee under paragraph (1);

(B) detailing actions taken by the Secretary to implement the recommendations in
the report; and

18 (C) making further recommendations for
19 improving the operations of and the accuracy of
20 information contained in the Register.

(4) AUTHORIZATION OF APPROPRIATIONS.—Of
the amounts made available under section
2002(a)(4) of this Act, [\$] shall be available for
each of fiscal years 2010 and 2011 to carry out this
subsection.

(d) AUTHORITY TO COLLECT FEES.—Section 30305
 of title 49, United States Code, is amended by adding at
 the end the following:

4 "(d) FEES.—

5 "(1) IN GENERAL.—The Secretary may estab-6 lish a fee system for requests for information under 7 this section. Under the fee system, the Secretary 8 may establish the amount of such fees and may im-9 pose and collect such fees. The aggregate of fees col-10 lected under this subsection in a fiscal year shall 11 equal as nearly as possible the operating costs of 12 carrying out requests for information under this sec-13 tion.

14 "(2) DEPOSIT.—The Secretary shall deposit
15 fees collected under this subsection in the Highway
16 Trust Fund (other than the Mass Transit Account).
17 "(3) LIMITATION.—Under the fee system, the
18 Secretary shall not impose and collect fees on re19 quests for information under this section from—

20 "(A) the chief driver licensing officials of a
21 participating State under this chapter in car22 rying out duties related to driver licensing, driv23 er improvement, or transportation; or

24 "(B) requests from the Chairman of the25 National Transportation Safety Board for in-

formation regarding an individual who is the 1 2 subject of an accident investigation conducted by the Board under section 1131(a).". 3 TITLE III—PUBLIC 4 TRANSPORTATION 5 6 SEC. 3001. SHORT TITLE; AMENDMENTS TO TITLE 49, 7 UNITED STATES CODE. 8 (a) SHORT TITLE.— This title may be cited as the "Public Transportation Act of 2009". 9 10 (b) Amendments to Title 49, United States 11 CODE.—Except as otherwise expressly provided, whenever in this title an amendment or repeal is expressed in terms 12 13 of an amendment to, or a repeal of, a section or other provision, the reference shall be considered to be made to 14 15 a section or other provision of title 49, United States 16 Code. 17 SEC. 3002. POLICIES AND PURPOSES. 18 (a) POLICIES AND PURPOSES.—Section 5301 is amended-19 20 (1) in the section heading by striking ", find-21 ings,"; 22 (2) by striking subsections (b) and (c) and in-23 serting the following: 24 "(b) INCREASING TRANSIT RIDERSHIP.—It is the policy of the Government to significantly increase the 25

number of individuals using public transportation systems
 and services.

- 3 "(c) INCREASING MOBILITY.—It is the policy of the 4 Government that the ability of all citizens to move quickly 5 and at a reasonable cost shall be increased, especially in 6 light of the growth in highway traffic congestion and the 7 importance of economic activities in our Nation's urban 8 areas.";
- 9 (3) by redesignating subsection (f) as sub10 section (g) and inserting after subsection (e) the fol11 lowing:

12 "(f) REDUCING ENERGY CONSUMPTION AND RELI-13 ANCE ON FOREIGN OIL.—It is the policy of the Govern-14 ment that special effort shall be made to reduce transpor-15 tation-related fuel and energy consumption and reliance 16 on foreign oil.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 53 of such title is amended by striking the item relating to section 5301 and inserting the following:

"5301. Policies and purposes.".

20 SEC. 3003. DEFINITIONS.

- 21 Section 5302 is amended—
- 22 (1) by redesignating paragraphs (3) through
- 23 (17) as paragraphs (4) through (18);
- 24 (2) by inserting after paragraph (2) the fol-25 lowing:

1	"(3) CLEAN FUEL VEHICLE.—The term 'clean
2	fuel vehicle' means a passenger vehicle used to pro-
3	vide public transportation that—
4	"(A) is powered by—
5	"(i) compressed natural gas;
6	"(ii) liquefied natural gas;
7	"(iii) biodiesel fuels;
8	"(iv) batteries;
9	"(v) alcohol-based fuels;
10	"(vi) electricity, in whole or in part;
11	"(vii) fuel cell;
12	"(viii) hydrogen and hydrogen blend
13	fuels; or
14	"(ix) other low or zero emissions tech-
15	nology; and
16	"(B) the Administrator of the Environ-
17	mental Protection Agency has certified suffi-
18	ciently reduces harmful emissions.";
19	(3) by redesignating paragraphs (13) through
20	(18), as redesignated under paragraph (1) , as para-
21	graphs (14) through (18) ; and
22	(4) by inserting after paragraph (12) the fol-
23	lowing:
24	"(13) RURAL AREA.—The term 'rural area'
25	means an area encompassing a population of less

1	than 50,000 people that has not been designated in
2	the most recent decennial census as an 'urbanized
3	area' by the Secretary of Commerce.".
4	SEC. 3004. METROPOLITAN PLANNING.
5	(a) POLICY.—Section 5303(a) is amended—
6	(1) in paragraph (1) —
7	(A) by striking "minimizing" and inserting
8	"reducing";
9	(B) by inserting ", reliance on foreign oil,
10	impacts on the environment, surface transpor-
11	tation-related greenhouse gas emissions," after
12	"consumption"; and
13	(C) by striking "and" at the end;
14	(2) by striking the period at the end of para-
15	graph (2) and inserting "; and"; and
16	(3) by adding at the end the following:
17	"(3) encourage and promote the livability and
18	sustainability of all communities, increase coordina-
19	tion among land use, housing, and transportation
20	plans and projects, and increase surface transpor-
21	tation system connectivity and intermodality through
22	metropolitan and statewide transportation planning
23	processes identified in this chapter.".
24	(b) RURAL PLANNING ORGANIZATION DEFINED
25	Section 5303(b) is amended—

1	(1) by redesignating paragraphs (5) and (6) as
2	paragraphs (6) and (7), respectively; and
3	(2) by inserting after paragraph (4) the fol-
4	lowing:
5	"(5) RURAL PLANNING ORGANIZATION.—The
6	term 'rural planning organization' means an organi-
7	zation designated by a State to enhance the plan-
8	ning, coordination, and implementation of statewide
9	transportation plans and programs in areas with a
10	population of less than 50,000 individuals, with an
11	emphasis on addressing the needs of such areas of
12	the State.".
13	(c) Designation of MPOs.—Section 5303(d) is
13 14	(c) DESIGNATION OF MPOS.—Section 5303(d) is amended—
14	amended—
14 15	amended— (1) in paragraph (1)—
14 15 16	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting
14 15 16 17	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and
14 15 16 17 18	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting
14 15 16 17 18 19	amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting "determined";
 14 15 16 17 18 19 20 	<pre>amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting "determined"; (2) in paragraph (2) by striking "that serves an</pre>
 14 15 16 17 18 19 20 21 	 amended— (1) in paragraph (1)— (A) by striking "50,000" and inserting "100,000"; and (B) by striking "named" and inserting "determined"; (2) in paragraph (2) by striking "that serves an area designated as a transportation management

1	(d) Metropolitan Planning Board.—Paragraphs
2	(4) and (5) of section 5303(e) are amended by striking
3	"Federal Public Transportation Act of 2005" and insert-
4	ing "Public Transportation Act of 2009".
5	(e) Coordination in Multistate Areas.—Section
6	5303(f) is amended—
7	(1) in paragraph (1) —
8	(A) by striking "encourage" and inserting
9	"require"; and
10	(B) by striking "provide" and inserting
11	"coordinate"; and
12	(2) by striking paragraph (3) .
13	(f) Scope of Planning Process.—Section
14	5303(h)(1)(E) is amended—
15	(1) by inserting "sustainability, and livability,
16	reduce surface transportation-related greenhouse gas
17	emissions, reliance on foreign oil, adapt to the ef-
18	fects of climate change," after "energy conserva-
19	tion,";
20	(2) by inserting "and public health" after
21	"quality of life"; and
22	(3) by inserting ", including housing and land
23	use patterns" after "development patterns".
24	(g) Capital Investment and Other Strate-
25	GIES.—Section $5303(i)(2)(E)$ is amended—

1	(1) in subparagraph (A) by inserting "and
2	other relevant data and factors disseminated by the
3	Secretary pursuant to section" after "sub-
4	section (h)";
5	(2)(A) by striking "and" after "infrastructure"
6	and inserting ", to"; and
7	(B) by inserting before the period the following:
8	", and to provide for the incorporation of practical
9	design standards as defined in section 331 of title
10	23".
11	(h) Consultation in Development of Trans-
12	PORTATION PLAN.—Section 5303(i)(4)(A) is amended by
13	inserting "public health, housing, transportation," after
14	"conservation,".
15	(i) Metropolitan TIP.—Section 5303(j) is amend-
16	ed—
17	(1) by striking subparagraph (C); and
18	(2) by redesignating subparagraph (D) as sub-
19	paragraph (C).
20	(j) Transportation Management Areas.—Sec-
21	tion 5303(k) is amended—
22	(1) by striking the parenthetical phrase in para-
23	graph (4)(A) and inserting the following: "(exclud-
24	ing projects carried out under the critical asset in-
25	vestment program under section 150 of title 23 and

1	freight improvement program under section 119 of
2	title 23)";
3	(2) by repealing paragraph (5) ; and
4	(3) by adding at the end the following:
5	"(6) Emissions reduction process.—
6	"(A) IN GENERAL.—Within a metropolitan
7	planning area serving a transportation manage-
8	ment area, the transportation planning process
9	under this section shall address transportation-
10	related greenhouse gas emissions by including
11	emission reduction targets and strategies.
12	"(B) ESTABLISHMENT OF EMISSIONS RE-
13	DUCTION TARGETS AND STRATEGIES.—
14	"(i) IN GENERAL.—Not later than one
15	year after the promulgation of the final
16	regulations required under section 841 of
17	the Clean Air Act, each metropolitan plan-
18	ning organization shall develop surface
19	transportation-related greenhouse gas
20	emission reduction targets, as well as
21	strategies to meet such targets, as part of
22	the transportation planning process under
23	this section. If more than one metropolitan
24	planning organization has been designated
25	within a metropolitan planning area serv-

1	ing a transportation management area,
2	each such metropolitan planning organiza-
3	tion shall work cooperatively with other
4	such organization to develop the surface
5	transportation-related greenhouse gas
6	emission reduction targets required under
7	this subparagraph.
8	"(ii) Minimum requirements.—
9	Each metropolitan planning organization
10	that develops targets and strategies re-
11	quired under clause (i) shall demonstrate
12	progress in stabilizing and reducing trans-
13	portation-related greenhouse gas emissions
14	in each metropolitan planning area serving
15	a surface transportation management area.
16	The targets and strategies shall, at a min-
17	imum,
18	"(I) be based on the models and
19	methodologies established in the final
20	regulations required under section
21	841 of the Clean Air Act;
22	"(II) address sources of surface
23	transportation-related greenhouse gas
24	emissions and contribute to achieve-
25	ment of the national transportation-

1	related greenhouse gas emissions re-
2	duction goals;
3	"(III) include efforts to increase
4	public transportation ridership; and
5	"(IV) include efforts to increase
6	walking, bicycling, and other forms of
7	nonmotorized transportation.
8	"(C) PUBLIC NOTICE.—Each metropolitan
9	planning organization shall make its emission
10	reduction targets and strategies, and an anal-
11	ysis of the anticipated effects thereof, available
12	to the public through its Web site.
13	"(D) ENFORCEMENT.—If the Secretary
14	finds that a metropolitan planning organization
15	has failed to develop, submit, or publish its
16	emission reduction targets and strategies, the
17	Secretary shall not certify that the require-
18	ments of this section are met with respect to
19	the metropolitan planning process of such orga-
20	nization.".
21	(k) Certification; MPO Database; Perform-
22	ANCE MANAGEMENT.—Section 5303 is further amended
23	by adding at the end the following:
24	"(q) CERTIFICATION.—
25	"(1) IN GENERAL.—The Secretary shall—

1	"(A) ensure that the metropolitan planning
2	process of a metropolitan planning organization
3	is being carried out in accordance with applica-
4	ble provisions of Federal law; and
5	"(B) certify, subject to paragraph (2), not
6	less than once every 4 years, that the require-
7	ments of this section are met with respect to
8	such process.
9	"(2) Requirements for certification.—
10	The Secretary shall establish certification require-
11	ments which include performance measures for met-
12	ropolitan planning organizations that serve an ur-
13	banized area with a population of more than
14	100,000 individuals. The requirements shall ensure,
15	at a minimum, the following:
16	"(A) The transportation planning process
17	complies with the requirements of this section
18	and other applicable requirements of Federal
19	law.
20	"(B) There is a TIP for the metropolitan
21	planning area that has been approved by the
22	metropolitan planning organization and the
23	Governor.
24	"(C) Voting members of the metropolitan
25	planning organization are represented in pro-

1	portion to the population of each political sub-
2	division to the total population the metropolitan
3	planning area.
4	"(D) The metropolitan planning organiza-
5	tion has met or is likely to meet the perform-
6	ance targets and requirements established
7	under subsection (s).
8	"(3) Effect of failure to certify.—
9	"(A) WITHHOLDING OF FUNDS.—If a met-
10	ropolitan planning process of a metropolitan
11	planning organization is not certified under this
12	section, the Secretary may withhold up to 20
13	percent of the funds attributable to the metro-
14	politan planning area of the metropolitan plan-
15	ning organization for projects funded under this
16	chapter.
17	"(B) RESTORATION OF WITHHELD
18	FUNDS.—The withheld funds shall be restored
19	to the metropolitan planning area at such time
20	as the metropolitan planning process is certified
21	by the Secretary.
22	"(4) REVIEW OF CERTIFICATION.—In making
23	certification determinations under this paragraph,
24	the Secretary shall provide for public involvement
25	appropriate to the metropolitan area under review.

2 "(1) IN GENERAL.—To assist in meeting the 3 need for information of individual metropolitan plan-4 ning organizations, Federal, State, and local govern-5 ments, and the public, the Secretary shall establish 6 and maintain a reporting system and national data-7 base, using uniform categories to accumulate metro-8 politan planning organization structural, financial, 9 operating, planning, programming, and performance 10 information and using a uniform system of accounts.

11 "(2) REQUEST AND RECEIVE INFORMATION.—
12 In establishing and maintaining the reporting sys13 tem, the Secretary may request and receive appro14 priate information from any source.

"(3) DEADLINE.—Not later than 6 months
after the date of enactment of this subsection, the
Secretary shall establish the reporting system and
national database described in paragraph (1).

19 "(s) MPO PERFORMANCE MANAGEMENT.—

"(1) IN GENERAL.—To improve the outcomes
of the transportation planning process under this
section, metropolitan planning organizations shall
implement a system of performance management in
accordance with paragraphs (2) and (3).

1	"(2) Establishment of performance meas-
2	URES.—
3	"(A) IN GENERAL.—Not later than one
4	year after the date of enactment of this sub-
5	section, the Secretary, in consultation with met-
6	ropolitan planning organizations and States,
7	shall establish qualitative and quantitative per-
8	formance measures for each of the following
9	metropolitan planning organizations:
10	"(i) Those that serve an urbanized
11	area with a population of more than
12	100,000 individuals but less than
13	1,000,000 individuals.
14	"(ii) Those that serve an urbanized
15	area with a population of more than
16	1,000,000 individuals.
17	"(B) MINIMUM REQUIREMENTS.—The per-
18	formance measures established under this sub-
19	section shall—
20	"(i) be based, at a minimum, on data
21	collected in the MPO Database under sub-
22	section (r);
23	"(ii) be based, at a minimum, on best
24	practices of current metropolitan planning

organization performance management sys tems and strategies;

"(iii) measure, at a minimum, the de-3 4 gree to which the long-range transportation plan reduces congestion, improves 5 6 mobility and safety, increases the state of 7 good repair of surface transportation as-8 sets, decreases surface transportation-re-9 lated emissions and energy consumption, is consistent with land use plans, and in-10 11 creases the connectivity of and access to 12 the surface transportation system; and

13 "(iv) include, at a minimum, any
14 other information the Secretary considers
15 appropriate.

16 "(C) ADDITIONAL REQUIREMENTS FOR 17 LARGE METROPOLITAN REGIONS.-In addition 18 to the minimum requirements established under 19 subparagraph (B), the performance measures 20 for urbanized areas with a population of more 21 than 1,000,000 shall include a measurement of 22 the degree to which the long-range transpor-23 tation plan is developed through an assessment, 24 at a minimum, of the following:

1	"(i) Land use patterns that support
2	improved mobility and reduced dependency
3	on single-occupant motor vehicle trips.
4	"(ii) An adequate supply of housing
5	for all income levels.
6	"(iii) Limited impacts on valuable
7	farmland, natural resources, and air qual-
8	ity.
9	"(iv) A reduction in greenhouse gas
10	emissions.
11	"(v) An increase in water and energy
12	conservation and efficiency.
13	"(vi) An improvement in the livability
14	of communities.
15	"(3) Establishment of performance tar-
16	GETS.—Not later than 18 months after the date of
17	enactment of this subsection, each metropolitan
18	planning organization shall establish a target level of
19	performance—
20	"(A) in relation to each of the performance
21	measures established under paragraph (2); and
22	"(B) against which the metropolitan plan-
23	ning organization will measure improvement in
24	meeting such performance measures.

"(4) REPORTING REQUIREMENTS.—Each met ropolitan planning organization shall submit to the
 Secretary, and publish annually, a report docu menting the progress that the metropolitan planning
 organization has made in meeting the performance
 targets it established under paragraph (3).".

7 (1) SPECIAL RULES FOR SMALL METROPOLITAN8 PLANNING ORGANIZATIONS.—

9 (1) CONTINUATION OF APPLICABILITY OF SEC-10 TION 5303.—Notwithstanding the amendment made 11 by subsection (c)(1) and not later the 180th day 12 after the date of enactment of this Act, a metropoli-13 tan planning organization that serves an urbanized 14 area with a population of more than 50,000 and less 15 than 100,000 and that is subject to the provisions 16 of section 5303 of title 49, United States Code, on 17 the day before the date of enactment of this Act 18 shall continue to be subject to such provisions, as in 19 effect on such day until the population exceeds 20 100,000 if the Governor and units of general pur-21 pose local government that together represent at 22 least 75 percent of the affected population including 23 the largest incorporated city (based on population) 24 as determined by the Bureau of the Census) agree 25 to continue to be subject to the provisions.

1 (2) TREATMENT.—A metropolitan planning or-2 ganization described in paragraph (1) shall be treat-3 ed, for purposes of this chapter, title 23, United 4 States Code, chapter 53 of title 49, United States 5 Code, the Safe, Accountable, Flexible, Efficient 6 Transportation Equity Act: A Legacy for Users, and 7 the Transportation Equity Act for the 21st Century, 8 as a metropolitan planning organization that is sub-9 ject to the provisions of section 5303 of title 49, 10 United States Code, as in effect on the day before 11 the date of enactment of this Act.

12 SEC. 3005. STATEWIDE PLANNING.

(a) GENERAL REQUIREMENTS.—Section 5304(a)(3)
is amended by inserting "include consultation with the
State bicycle and pedestrian coordinator established under
section 217(c) of title 23 and with the State safe routes
to school coordinator established under section 152(e)(3)
of such title, shall" after "program shall".

19 (b) SCOPE OF PLANNING PROCESS.—Section
20 5304(d)(1)(E) is amended—

(1) by inserting "sustainability and livability,
reduce surface transportation-related greenhouse gas
emissions and reliance on foreign oil, and adapt to
the effects of climate change)," after " energy conservation";

1	(2) by inserting "public health" after "quality
2	of life"; and
3	(3) by inserting ", including housing and land
4	use patterns" after "development patterns".
5	(c) STATEWIDE STRATEGIC LONG-RANGE TRANS-
6	PORTATION PLAN.—
7	(1) DEVELOPMENT OF LONG-RANGE PLAN.—
8	Section 5304(f) is amended—
9	(A) by striking the subsection heading and
10	inserting the following: "STATEWIDE STRA-
11	TEGIC LONG-RANGE TRANSPORTATION PLAN";
12	(B) by striking paragraph (1) and insert-
13	ing the following:
14	"(1) Development of long-range plan.—
15	"(A) IN GENERAL.—Each State shall de-
16	velop a statewide strategic long-range transpor-
17	tation plan, with a minimum 20-year forecast
18	period for all areas of the State, that provides
19	for the development and implementation of the
20	intermodal interconnected transportation sys-
21	tem of the State.
22	"(B) STRATEGIC TRANSPORTATION PLAN
23	REQUIREMENTS.—
24	"(i) NATIONAL TRANSPORTATION STA-
25	TISTICS.—In developing a statewide stra-

1	
1	tegic long-range transportation plan, the
2	State shall consider the data and statistics
3	disseminated by the Secretary pursuant to
4	section 703(b) of title 23 for such State.
5	"(ii) Projects of statewide, re-
6	GIONAL, AND NATIONAL SIGNIFICANCE
7	The State shall identify transportation
8	projects across all modes of transportation
9	in the State that have statewide, regional,
10	and national significance. In identifying
11	such projects, each State shall consider the
12	information disseminated by the Secretary
13	pursuant to section 703(b) of title 23 for
14	such State.
15	"(iii) States with congested air-
16	PORTS.—If a State has an airport in its
17	jurisdiction that had at least one percent
18	of all delayed aircraft operations in the
19	United States, the statewide strategic
20	transportation plan shall include measures
21	to alleviate congestion at that airport ei-
22	ther through expansion or the development
23	of additional facilities.
24	"(iv) States with congested
25	FREIGHT RAIL CORRIDORS.—If data from

1	the Department of Transportation and the
2	freight railroad industry indicate that a
3	State has freight railroad corridors that
4	operate at levels of service that are at or
5	exceed capacity, the statewide strategic
6	transportation plan shall include measures
7	by which the State department of trans-
8	portation and the freight railroads provide
9	relief for the congested corridors.
10	"(v) States with deep draft
11	PORTS.—If a State has a deep draft port,
12	the statewide strategic transportation plan
13	shall take into account any plan for expan-
14	sion at that port and any projected in-
15	crease in shipping traffic at that port.
16	"(vi) STATES WITH NAVIGABLE IN-
17	LAND WATERWAYS.—Each State that has
18	navigable inland waterways shall include in
19	its statewide strategic transportation plan
20	any plans to use those waterways to facili-
21	tate the efficient and reliable transpor-
22	tation of freight and people.
23	"(vii) Project
24	INTERCONNECTIVITY.—In developing a
25	statewide strategic long-range transpor-

1	tation plan, the State shall provide for
2	interconnectivity for freight and passengers
3	among different facilities and among dif-
4	ferent modes of transportation
5	"(viii) Cost estimates for
6	PROJECTS THAT ARE OF STATEWIDE, RE-
7	GIONAL, AND NATIONAL IMPORTANCE.—In
8	developing the statewide strategic long-
9	range transportation plan, the State shall
10	include estimates of the costs of each of
11	the projects identified in clause (ii).".
12	(C) in paragraph (2)—
13	(i) subparagraph (B) by striking the
14	last sentence and inserting the following:
15	"If a State has designated one or more
16	rural planning organizations, the Statewide
17	transportation plan shall be developed in
18	coordination with each such rural planning
19	organization."; and
20	(ii) in subparagraph (D)(i) by insert-
21	ing "air quality, public health, housing,
22	and transportation," after "conservation,";
23	and
24	(D) in paragraph (7) by inserting "includ-
25	ing the incorporation of practical design stand-

1	ards as defined in section 331" after "meas-
2	ures"; and
3	(E) by inserting at the end the following:
4	"(9) Emissions reduction process.—
5	"(A) IN GENERAL.—Within a State, the
6	transportation planning process under this sec-
7	tion shall address transportation-related green-
8	house gas emissions by including emission re-
9	duction targets and strategies.
10	"(B) ESTABLISHMENT OF EMISSIONS RE-
11	DUCTION TARGETS AND STRATEGIES.—
12	"(i) IN GENERAL.—Not later than one
13	year after the promulgation of the final
14	regulations required under section 841 of
15	the Clean Air Act, each State shall develop
16	surface transportation-related greenhouse
17	gas emission reduction targets, as well as
18	strategies to meet such targets, as part of
19	the transportation planning process under
20	this section.
21	"(ii) Minimum requirements.—
22	Each State that develops targets and strat-
23	egies required by clause (i) shall dem-
24	onstrate progress in stabilizing and reduc-
25	ing transportation-related greenhouse gas

1	emissions in such State. The targets and
2	strategies shall, at a minimum—
3	"(I) be based on the models and
4	methodologies established in the final
5	regulations required under section
6	841 of the Clean Air Act;
7	"(II) address sources of surface
8	transportation-related greenhouse gas
9	emissions and contribute to achieve-
10	ment of the national transportation-
11	related greenhouse gas emissions re-
12	duction goals;
13	"(III) include efforts to increase
14	public transportation ridership; and
15	"(IV) include efforts to increase
16	walking, bicycling, and other forms of
17	nonmotorized transportation.
18	"(C) PUBLIC NOTICE.—Each State shall
19	make its emission reduction targets and strate-
20	gies, and an analysis of the anticipated effects
21	thereof, available to the public through its Web
22	site.
23	"(D) ENFORCEMENT.—If the Secretary
24	finds that a State has failed to develop, submit,
25	or publish its emission reduction targets and

1	strategies, the Secretary shall not certify that
2	the requirements of this section are met with
3	respect to such State.".
4	(2) PLAN UPDATE.—Not later than September
5	30, 2011, each State shall update its long-range
6	transportation plan to comply with the requirements
7	of section 703 of title 23.
8	(d) Statewide Transportation Improvement
9	PLAN.—Section 5304(g) is amended—
10	(1) in subparagraph $(2)(B)$ by striking the last
11	sentence and inserting the following: "If a State has
12	designated one or more rural planning organizations,
13	the Statewide transportation plan shall be developed
14	in coordination with each such rural planning orga-
15	nization."; and
16	(2) in the second sentence of paragraph (5) by
17	striking "on the National" and all that follows
18	through "maintenance program under this title" and
19	inserting the following: "under the critical asset in-
20	vestment and freight improvement programs".
21	(e) Performance Management.—Section 5304 is
22	further amended by adding at the end the following:
23	"(k) State Performance Management.—
24	"(1) IN GENERAL.—To improve the outcomes
25	of the transportation planning process under this

1	section, States shall implement a system of perform-
2	ance management in accordance with paragraphs (2)
3	and (3).
4	"(2) Establishment of performance meas-
5	URES.—
6	"(A) IN GENERAL.—Not later than one
7	year after the date of enactment of this sub-
8	section, the Secretary, in consultation with each
9	State, shall establish qualitative and quan-
10	titative performance measures for the State.
11	"(B) MINIMUM REQUIREMENTS.—The per-
12	formance measures established under this sub-
13	section shall—
14	"(i) be based, at a minimum, on best
15	practices of current State management
16	systems and strategies;
17	"(ii) measure, at a minimum, the de-
18	gree to which the long-range transpor-
19	tation plan reduces congestion, improves
20	mobility and safety, increases the state of
21	good repair of surface transportation as-
22	sets, decreases surface transportation-re-
23	lated emissions and energy consumption, is
24	consistent with land use plans, and in-

1	creases the connectivity of and access to
2	the surface transportation system; and
3	"(iii) include, at a minimum, any
4	other information the Secretary considers
5	appropriate.
6	"(3) Establishment of performance tar-
7	GETS.—Not later than 18 months after the date of
8	enactment of this subsection, each State shall estab-
9	lish a target level of performance—
10	"(A) in relation to each of the performance
11	measures established under paragraph (2); and
12	"(B) against which the State will measure
13	improvement in meeting such performance
14	measures.
15	"(4) Reporting requirements.—Each State
16	shall submit to the Secretary, and publish annually,
17	a report documenting the progress that the State
18	has made in meeting the performance targets it es-
19	tablished under paragraph (3).
20	"(5) WITHHOLDING OF FUNDS.—If the Sec-
21	retary finds that a State has failed to meet the per-
22	formance requirements established under this sec-
23	tion, the Secretary may withhold up to 20 percent
24	of the funds made available for expenditure by the
25	State pursuant to section 505 of title 23.

1 "(6) RESTORATION OF WITHHELD FUNDS.— 2 The withheld funds shall be restored to the State at 3 such time as the Secretary determines the State at 4 such time as the Secretary determines the State is 5 meeting its performance targets.". 6 SEC. 3006. URBANIZED AREA FORMULA GRANTS. 7 (a) DEFINITIONS.—Section 5307(a) is amended by 8 adding at the end the following: 9 "(3) STATE OF GOOD REPAIR INVESTMENT 10 PLAN.—The term 'state of good repair investment 11 plan' means a state of good repair investment plan 12 established by a designated recipient under sub-13 section (n). 14 "(4) PERFORMANCE TARGET.—The term 'per-15 formance target' means a performance target established under subsection (m).". 16 17 (b) GENERAL AUTHORITY.— 18 (1).—Section 5307(b)(1)is 19 amended [to be supplied]: 20 () Operating costs of equipment and fa-21 cilities for use in public transportation in an ur-22 banized area with a population of at least 23 200,000, but not more than 500,000. Amounts 24 made available to any urbanized area under this 25 subparagraph shall not be more than 20 per-

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cent of the amount apportioned under this chapter in each fiscal year to the urbanized area.

4 () Operating costs of equipment and fa-5 cilities for use in public transportation in an ur-6 banized area with a population of at least 7 500,000. but not more than 1,000,000. 8 Amounts made available to any urbanized area 9 under this subparagraph shall not be more than 10 10 percent of the amount apportioned under 11 this chapter in each fiscal year to the urbanized 12 area.

13 () Operating costs of equipment and fa-14 cilities for use in public transportation in an ur-15 banized area with a population of 1,000,000 or 16 more. Amounts made available to any urbanized 17 area under this subparagraph shall not be more 18 than 5 percent of the amount apportioned 19 under this chapter in each fiscal year to the ur-20 banized area.".

(2) SPECIAL RULE.—Section 5307(b) is amended by striking paragraph (2) and inserting the following:

24 ('(2) _____.—The Secretary may make 25 grants under subparagraphs (__), (__), and (__) of

paragraph (1) only if the recipient of the grant cer tifies to the Secretary, in the time and manner the
 Secretary prescribes, that—

4 "(A) a State, city, county, or local govern5 mental authority as defined in section 5302 in
6 which the recipient provides public transpor7 tation services has established a dedicated
8 source of revenue for operating costs of equip9 ment and facilities for use in public transpor10 tation; or

"(B) the percentage of current revenue for
operating costs of equipment and facilities for
use in public transportation from non-Federal
sources, excluding system-generated revenue, is
greater than such revenue during the previous
fiscal year.".

 17
 (3) ______.
 Section 5307(b)(3) is

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 amended—

(A) by inserting "TRANSPORTATION MANAGEMENT AREAS.—" before "In a"; and
(B) by moving the text 2 ems to the right.
(c) GRANT RECIPIENT REQUIREMENTS.—Section
5307(d)(1) is amended——

1	(1) in subparagraph (D) by striking "handi-
2	capped individuals" and inserting "individuals with
3	disabilities'';
4	(2) in subparagraph (H) by striking "(a), sec-
5	tion 5301(d),";
6	(3) by striking subparagraph (J); and
7	(4) by redesignating subparagraph (K) as sub-
8	paragraph (J).
9	(d) Performance and Reporting.—Section 5307
10	is amended by adding at the end the following:
11	"(m) Performance Management.—
12	"(1) Program goals.—The goals of the pro-
13	gram established by this section are to—
14	"(A) acquire, construct, rehabilitate, main-
15	tain, and preserve public transportation vehi-
16	cles, systems, and services;
17	"(B) reduce the maintenance backlog and
18	increase the state of good repair of the Nation's
19	public transportation vehicles and systems;
20	"(C) increase the energy efficiency and en-
21	vironmental benefits of public transportation ve-
22	hicles, systems, and services; and
23	"(D) increase the overall ridership on pub-
24	lic transportation systems.

1 "(2) Establishment of performance tar-2 GETS.—Not later than 6 months after the date on 3 which the Secretary receives asset condition informa-4 tion from a majority of the entities subject to the re-5 porting requirements of section 5335, and before the last day of each 6-fiscal year period thereafter, the 6 7 Secretary shall establish quantifiable performance 8 targets for designated recipients of Federal assist-9 ance under this section. 10 "(3) Performance target dates.—Perform-

ance targets established by the Secretary for a designated recipient shall apply for a period of 6 fiscal
years.

14 "(4) MINIMUM REQUIREMENTS.—Performance
15 targets established for a designated recipient shall
16 provide that the investment strategy (described in
17 subsection (n)(3)(B)) implemented by the designated
18 recipient with funds apportioned under this section,
19 at a minimum, will result upon completion in the fol20 lowing:

21 "(A) A reduction in the percentage of its
22 transit rolling stock in revenue service that is
23 subject to replacement under the Federal Tran24 sit Administration's standard for replacement,
25 as determined by the Secretary.

1	"(B) A reduction in the percentage of its
2	fixed guideway trackwork rated as being in poor
3	condition, as determined by the Secretary,
4	based on a broadly-accepted measure of the
5	condition or remaining service life of the track.
6	"(C) A reduction in the percentage of its
7	fixed guideway structures rated as being in
8	poor condition, as determined by the Secretary,
9	based on a broadly-accepted measure of the
10	condition or remaining service life of the fixed
11	guideway structures.
12	"(D) A reduction in the percentage of its
13	stations rated as being in poor condition, as de-
14	termined by the Secretary, based on a broadly-
15	accepted measure of the condition or remaining
16	service life of the stations.
17	"(E) An increase in the energy efficiency
18	of its rolling stock fleet, systems, facilities, and
19	services, as determined by the Secretary.
20	"(n) STATE OF GOOD REPAIR INVESTMENT
21	PLANS.—
22	"(1) SUBMISSION OF PLANS.—Not later than 6
23	months after the date on which the Secretary estab-
24	lishes quantifiable performance targets for a des-
25	ignated recipient under subsection $(m)(2)$, the des-

1	ignated recipient shall develop and submit to the
2	Secretary for approval a state of good repair invest-
3	ment plan.
4	"(2) UPDATES.—Not later than July 31 of the
5	second fiscal year beginning after the date of sub-
6	mission of a designated recipient's state of good re-
7	pair investment plan under paragraph (1), and an-
8	nually thereafter, the designated recipient shall de-
9	velop and submit to the Secretary for approval an
10	update of the plan.
11	"(3) Plan requirements.—An initial state of
12	good repair investment plan and any update of the
13	plan shall—
14	"(A) include documentation of the existing
15	condition of the designated recipient's public
16	transportation assets, as reported under section
17	5335;
18	"(B) include a multi-year investment strat-
19	egy that—
•	

"(i) beginning on the first day of the 20 21 first fiscal year that begins after submission of the initial plan, applies to all 22 23 projects to be funded under this section;

1	"(ii) describes the manner in which
2	the designated recipient will prioritize in-
3	vestments among, at a minimum-
4	"(I) assets in good condition, fair
5	condition, and poor condition;
6	"(II) projects for preservation,
7	rehabilitation, replacement, and ex-
8	pansion; and
9	"(III) other eligible costs, as de-
10	scribed in subsection (b); and
11	"(iii) provides for investment in
12	projects that, once completed, will allow
13	the designated recipient to meet the per-
14	formance targets established for the des-
15	ignated recipient; and
16	"(C) be consistent with the requirements
17	of this section.
18	"(4) REVIEWS.—
19	"(A) IN GENERAL.—Not later than 6
20	months after the date of receipt of a designated
21	recipient's initial state of good repair invest-
22	ment plan or an update of the plan, the Sec-
23	retary shall review and approve or disapprove
24	the plan or update.

1	"(B) APPROVAL OF INITIAL PLANS AND
2	UPDATES.—The Secretary shall approve a des-
3	ignated recipient's initial state of good repair
4	investment plan or an update of the plan if the
5	Secretary determines that the plan or update
6	will allow the designated recipient to meet the
7	performance targets established for the des-
8	ignated recipient.
9	"(C) INTERIM PROGRESS IN MEETING PER-
10	FORMANCE TARGETS.—In determining whether
11	to approve an update of a designated recipient's
12	state of good repair investment plan, the Sec-
13	retary shall consider, at a minimum—
14	"(i) the designated recipient's
15	progress relative to its performance tar-
16	gets; and
17	"(ii) the time remaining for the des-
18	ignated recipient to meet its performance
19	targets.
20	"(D) DISAPPROVAL OF PLANS.—If the
21	Secretary disapproves a designated recipient's
22	initial state of good repair investment plan or
23	an update of the plan, the Secretary shall notify
24	the designated recipient of the reasons for the
25	disapproval and require the designated recipient

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to resubmit the plan or update to the Secretary with such modifications as the Secretary may require.

"(E) 4 EFFECT OF DISAPPROVAL OF 5 PLANS.—If the Secretary disapproves a des-6 ignated recipient's initial state of good repair 7 investment plan or an update of the plan, the 8 Secretary shall not approve the obligation of 9 funding to the designated recipient for addi-10 tional projects under this section until the Sec-11 retary approves the designated recipient's initial 12 state of good repair investment plan or the up-13 date of the plan, except that the Secretary shall 14 not withhold approval of the obligation of fund-15 ing to the designated recipient for additional 16 projects under this section until 60 days after 17 the date of disapproval under subparagraph 18 (D).

19 "(F) AUTHORITY TO REDUCE PERFORM20 ANCE TARGETS.—If, in conducting a review of
21 a designated recipient's initial state of good re22 pair investment plan or an update of the plan,
23 the Secretary determines that the designated
24 recipient's ability to meet its performance tar25 gets is substantially limited by an insufficient

1 apportionment of funding under section 5336 2 and, if applicable, section 5337, or due to other 3 exceptional, external circumstances, the Sec-4 retary may reduce the designated recipient's 5 performance targets in proportion to the extent 6 of the funding shortfall, or based on other ap-7 propriate factors, and make a determination 8 under subparagraph (A) concerning approval or 9 disapproval of the initial plan or update based 10 on the reduced performance targets.

"(G) RESUBMITTAL OF PLANS WITH MODI-11 12 FICATIONS.—If the Secretary requires a des-13 ignated recipient to resubmit an initial state of 14 good repair investment plan or an update of the 15 plan with modifications, the Secretary shall review and either approve or disapprove the modi-16 17 fied plan or update not later than 30 days after 18 the date on which the plan or update is resub-19 mitted.

"(5) PUBLIC NOTICE.—A designated recipient
shall make its initial state of good repair performance plan and each update of the plan, and any decision of the Secretary regarding approval or disapproval of the plan or update, available to the public.

1	"(o) Designated Recipient Annual Reports.—
2	"(1) IN GENERAL.—Not later than December 1,
3	2011, and annually thereafter, a designated recipi-
4	ent receiving funds under this section shall submit
5	to the Secretary a report that documents the recipi-
6	ent's progress in meeting its performance targets
7	through implementation of its state of good repair
8	investment plan.
9	"(2) CONTENTS.—A report submitted by a des-
10	ignated recipient in a fiscal year under paragraph
11	(1) shall contain, at a minimum, a description of the
12	extent to which the recipient's use of funding appor-
13	tioned under this section during the fiscal year
14	achieved the program goals described in subsection
15	(m)(1) and was consistent with the investment strat-
16	egy described in the designated recipient's state of
17	good repair investment plan.
18	"(p) ANNUAL REPORT TO CONGRESS.—Not later
19	than December 31, 2011, and annually thereafter, the
20	Secretary shall submit to the Committee on Transpor-
21	tation and Infrastructure of the House of Representatives
22	and the Committee on Banking, Housing, and Urban Af-

23 fairs of the Senate a report containing—

"(1) an evaluation of designated recipient per formance in relation to state of good repair invest ment strategies and performance targets; and

4 "(2) such recommendations as the Secretary
5 may have for improvements to the performance man6 agement requirements of this section.

7 "(q) CONTINUATION OF CURRENT REVIEW PRAC-8 TICE.—The fact that individual projects carried out under 9 the investment strategy described in a designated recipi-10 ent's state of good repair investment plan are subject to 11 review under the National Environmental Policy Act of 12 1969 (42 U.S.C. 4321 et seq.), a decision by the Secretary concerning a state of good repair investment plan or an 13 update of the plan in connection with this section shall 14 15 not be considered to be a Federal action subject to review 16 under such Act.".

17 SEC. 3007. INTERMODAL AND ENERGY EFFICIENT TRANSIT 18 FACILITIES GRANTS.

19 (a) IN GENERAL.—Section 5308 is amended to read20 as follows:

21 "§ 5308. Intermodal and energy efficient transit facili-

22 ties grants

23 "(a) GENERAL AUTHORITY.—The Secretary may
24 make grants under this section to assist States and local
25 governmental authorities in financing—

"(1) capital projects to construct, replace, and
 rehabilitate an intermodal passenger facility for use
 in public transportation that directly connects tran sit users to at least one additional mode or type of
 transportation service; and
 "(2) capital projects to construct, replace, and
 rehabilitate a facility for use in public transportation

rehabilitate a facility for use in public transportation
that will assist in reducing the energy consumption
or greenhouse gas emissions of public transportation
systems and facilities of such States and authorities.
"(b) GRANT REQUIREMENTS.—

"(1) IN GENERAL.—A grant under this section
shall be subject to the requirements of section 5307
for a project in an urbanized area, or section 5311
for a project in a rural area.

16 "(2) SELECTION CRITERIA.—In making a grant 17 under subsection (a)(2), the Secretary shall give pri-18 ority to a project based on the total energy savings 19 or emissions reductions that are projected to result 20 from the investment, and projected energy savings 21 and emissions reductions as a percentage of the total 22 energy usage and emissions of the public transit 23 agency.

24 "(3) EQUITABLE DISTRIBUTION.—Not less than
25 5.5 percent of the total amount made by this section

shall be available in each fiscal year for projects that
 are in rural areas.

3 "(c) GOVERNMENT'S SHARE OF COSTS.—A grant for
4 a capital project under this section shall be for 80 percent
5 of the net project cost of the project. The recipient may
6 provide additional local matching amounts.

7 "(d) AVAILABILITY OF FUNDS.—Any amount made
8 available or appropriated under section [5338(b)(2)(E)]
9 to carry out this section—

"(1) shall remain available for a project for 3
years after the fiscal year for which the amount is
made available or appropriated; and

"(2) that remains unobligated at the end of the
period described in paragraph (1), shall be added to
the amount made available in the following fiscal
year.".

17 (b) CLERICAL AMENDMENT.—The analysis for chap18 ter 53 is amended by striking the item relating to section
19 5308 and inserting the following:

"5308. Intermodal and energy efficient transit facilities program.".

20 SEC. 3008. CAPITAL INVESTMENT GRANTS.

21 (a) CAPITAL INVESTMENT GRANTS.—Section 5309 is22 amended to read as follows:

23 "§ 5309 Capital investment grants

24 "(a) DEFINITIONS.—In this section, the following25 definitions apply:

((1) 1 NEW FIXED **GUIDEWAY** CAPITAL 2 PROJECT.—The term 'new fixed guideway capital 3 project' means an operable segment of a capital 4 project for a new fixed guideway system or extension 5 to an existing fixed guideway system. 6 "(2) NEW START.—The term 'new start' means 7 a new fixed guideway capital project for which the 8 Federal assistance provided or to be provided under 9 this section is \$100,000,000 or more. 10 "(3) SMALL START.—The term 'small start' 11 means a new fixed guideway capital project for 12 which the Federal assistance provided or to be pro-13 vided under this section is less than \$100,000,000. 14 "(b) GENERAL AUTHORITY.—The Secretary may 15 make grants under this section to assist State and local governmental authorities in financing— 16 "(1) new fixed guideway capital projects under 17 18 subsections (d) and (e), including the acquisition of 19 real property, the initial acquisition of rolling stock 20 for the systems, the acquisition of rights-of-way, and 21 relocation assistance, for fixed guideway corridor de-22 velopment for projects in the advanced stages of 23 planning or in project development; and

24 "(2) the development of corridors to support25 new fixed guideway capital projects under sub-

 sections (d) and (e), including protecting rights- way through acquisition, construction of dedicat 	
3 bus and high occupancy vehicle lanes and park a	ıd
4 ride lots, and other nonvehicular capital improv	e-
5 ments that the Secretary may determine would n	e-
6 sult in increased public transportation usage in t	ne
7 corridor.	
8 "(c) GRANT REQUIREMENTS.—The Secretary m	ay
9 not approve a grant under this section unless the Se	c-
10 retary determines that—	
11	
12 "(A) the project is part of an approv	ed
13 transportation plan and program of projects i	e-
14 quired under sections 5303, 5304, and 530	6;
15 and	
16 "(B) the applicant has, or will have—	
17 "(i) the legal, financial, and technic	al
18 capacity to carry out the project, including	ıg
19 safety and security aspects of the project	et;
20 "(ii) satisfactory continuing contr	ol
21 over the use of the equipment or facilitie	es;
and (iii) the capability and willingness	to
23 maintain the equipment or facilities.	
24 "(2) CERTIFICATION.—An applicant that h	as
25 submitted the certifications required under subpar	a-

1	graphs (A), (B), (C), and (H) of section $5307(d)(1)$
2	shall be deemed to have provided sufficient informa-
3	tion upon which the Secretary may make the deter-
4	minations required under this subsection.
5	"(3) GRANTEE REQUIREMENTS.—The Secretary
6	shall require that any grant awarded under this sec-
7	tion to a recipient be subject to all terms, conditions,
8	requirements, and provisions that the Secretary de-
9	termines to be necessary or appropriate for the pur-
10	poses of this section, including requirements for the
11	disposition of net increases in the value of real prop-
12	erty resulting from the project assisted under this
13	section.
14	"(d) New Start Grants of \$100,000,000 or
15	More.—
16	"(1) Full funding grant agreement.—
17	"(A) IN GENERAL.—A new start project
18	shall be carried out through a full funding
19	grant agreement.
20	"(B) CRITERIA.—The Secretary shall enter
21	into a full funding grant agreement, based on
22	the evaluations and ratings required under this

24 ance for a new start project that—

subsection, with each grantee receiving assist-

1	"(i) is authorized for project develop-
2	ment; and
3	"(ii) has been rated as high, medium-
4	high, or medium, in accordance with para-
5	graph (5) .
6	"(2) Approval of grants.—The Secretary
7	may approve a grant under this section for a new
8	start project only if the Secretary, based upon eval-
9	uations and considerations set forth in paragraph
10	(3), determines that the project—
11	"(A) has been adopted as the locally pre-
12	ferred alternative as part of the long-range
13	transportation plan required under section
14	5303;
15	"(B) is based on the results of an evalua-
16	tion of the benefits of the project as set forth
17	in paragraph (3); and
18	"(C) is supported by an acceptable degree
19	of local financial commitment (including evi-
20	dence of stable and dependable financing
21	sources) to construct, maintain, and operate the
22	system or extension, and maintain and operate
23	the entire public transportation system without
24	requiring a permanent reduction in existing

1	public transportation services or level of service
2	to operate the proposed project.
3	"(3) EVALUATION OF BENEFITS AND FEDERAL
4	INVESTMENT.—In making the determination under
5	paragraph (2)(B) for a new start grant, the Sec-
6	retary shall analyze, evaluate, and consider—
7	"(A) the benefits that the proposed project
8	will bring to the community, including mobility
9	and accessibility benefits, congestion relief, en-
10	ergy and environmental benefits, economic de-
11	velopment benefits, and benefits resulting from
12	public transportation supportive land use poli-
13	cies and future patterns as compared to a no-
14	action alternative; and
15	"(B) the amount of Federal assistance
16	provided or to be provided under this section
17	for the project.
18	"(4) EVALUATION OF LOCAL FINANCIAL COM-
19	MITMENT.—In evaluating a project under paragraph
20	(2)(C), the Secretary shall—
21	"(A) require that the proposed project plan
22	provides for the availability of contingency
23	amounts that the Secretary determines to be
24	reasonable to cover unanticipated cost in-
25	creases;

"(B) require that each proposed local
 source of capital and operating financing is sta ble, reliable, and available within the proposed
 project timetable; and

5 "(C) consider the elements of the project 6 advanced with 100 percent non-Federal funds. 7 "(5) RATINGS.—In making a determination 8 under paragraphs (3) and (4), the Secretary shall 9 evaluate and rate the project on a 5-point scale 10 (high, medium-high, medium, medium-low, or low) 11 based on an evaluation of the benefits of the project 12 as compared to the Federal assistance to be provided 13 and the degree of local financial commitment, as re-14 quired under this subsection. In rating the projects, 15 the Secretary shall provide, in addition to the overall 16 project rating, individual ratings for each of the cri-17 teria established by this subsection and shall give 18 comparable, but not necessarily equal, numerical 19 weight to the benefits that the proposed project will 20 bring to the community in calculating the overall 21 project rating.

22 "(e) SMALL START GRANTS OF LESS THAN 23 \$100,000,000.—

24 "(1) IN GENERAL.—

"(A) 1 APPLICABILITY \mathbf{OF} **REQUIRE-**2 MENTS.—Except as provided by subparagraph 3 (B), a small start project shall be subject to the requirements of this subsection if the Federal 4 5 assistance provided or to be provided under this 6 section for the project is less than \$100,000,000. 7

8 "(B) PROJECTS RECEIVING LESS THAN 9 \$25,000,000 IN FEDERAL ASSISTANCE.—If the 10 assistance provided under this section with re-11 spect to a small start project is less than 12 \$25,000,000, the requirements of this sub-13 section shall not apply to the project and the 14 Secretary shall utilize special warrants to ad-15 vance the project and provide Federal assist-16 ance as appropriate.

17 "(2) SELECTION CRITERIA.—The Secretary
18 may provide Federal assistance under this sub19 section with respect to a proposed project only if the
20 Secretary finds that the project—

21 "(A) has been adopted as the locally pre22 ferred alternative as part of the long-range
23 transportation plan required under section
24 5303;

1	"(B) is based on the results of an analysis
2	of the benefits of the project as set forth in
3	paragraph (3); and
4	"(C) is supported by an acceptable degree
5	of local financial commitment.
6	"(3) EVALUATION OF BENEFITS AND FEDERAL
7	INVESTMENT.—In making the determination under
8	paragraph (2)(B) for a small start grant, the Sec-
9	retary shall analyze, evaluate, and consider—
10	"(A) the benefits that the proposed project
11	will bring to the community, including mobility
12	and accessibility benefits, energy and environ-
13	mental benefits, economic development benefits,
14	and benefits resulting from public transpor-
15	tation supportive land use policies and future
16	patterns as compared to a no-action alternative;
17	and
18	"(B) the amount of Federal assistance
19	provided or to be provided under this section
20	for the project.
21	"(4) EVALUATION OF LOCAL FINANCIAL COM-
22	MITMENT.—For purposes of paragraph (2)(C), the
23	Secretary shall—
24	"(A) require that each proposed local
25	source of capital and operating financing is sta-

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ble, reliable, and available within the proposed
 project timetable; and

"(B) consider elements of the project advanced with 100 percent non-Federal funds.

5 "(5) RATINGS.—In making a determination 6 under paragraphs (3) and (4), the Secretary shall 7 evaluate and rate the project on a 5-point scale 8 (high, medium-high, medium, medium-low, or low) 9 based on an evaluation of the benefits of the project 10 as compared to the Federal assistance to be provided 11 and the degree of local financial commitment, as re-12 quired under this subsection. In rating the projects, 13 the Secretary shall provide, in addition to the overall 14 project rating, individual ratings for each of the cri-15 teria established by this subsection and shall give 16 comparable, but not necessarily equal, numerical 17 weight to the benefits that the proposed project will 18 bring to the community in calculating the overall 19 project rating.

"(6) GRANTS.—The Secretary shall, to the
maximum extent practicable, provide Federal assistance under this subsection in a single grant. If the
Secretary cannot provide such a single grant, the
Secretary may execute an expedited grant agreement
in order to include a commitment on the part of the

1	Secretary to provide funding for the project in fu-
2	ture fiscal years. In executing an expedited grant
3	agreement under this subsection, the Secretary may
4	include in the agreement terms similar to those es-
5	tablished under subsection $(g)(2)(A)$.
6	"(7) New fixed guideway capital
7	PROJECT.—In this subsection, the term 'new fixed
8	guideway capital project' includes a corridor-based
9	capital project if—
10	"(A) a majority of the project operates in
11	a separate right-of-way dedicated for public
12	transit use during peak hour operations; and
13	"(B) the project represents a substantial
14	investment in a defined corridor as dem-
15	onstrated by investment in fixed transit facili-
16	ties and equipment such as substantial transit
17	stations, intelligent transportation systems tech-
18	nology, traffic signal priority, off-board fare col-
19	lection, and other direct investments in the cor-
20	ridor.
21	"(f) Previously Issued Letter of Intent or
22	GRANT AGREEMENT.—Subsections (d) and (e) do not
23	apply to projects for which the Secretary has issued a let-
24	ter of intent or entered into a full funding grant agree-

ment before the date of enactment of the Public Transpor tation Act of 2009.

3 "(g) LETTERS OF INTENT, FULL FUNDING GRANT
4 AGREEMENTS, AND EARLY SYSTEMS WORK AGREE5 MENTS.—

6 "(1) LETTERS OF INTENT.—

"(A) Amounts intended to be obli-7 8 GATED.—The Secretary may issue a letter of 9 intent to an applicant announcing an intention 10 to obligate, for a new start or small start cap-11 ital project under this section, an amount from 12 future available budget authority specified in 13 law that is not more than the amount stipu-14 lated as the financial participation of the Sec-15 retary in the project.

16 "(B) TREATMENT.—The issuance of a let17 ter under subparagraph (A) is deemed not to be
18 an obligation under sections 1108(c), 1108(d),
19 1501, and 1502(a) of title 31 or an administra20 tive commitment.

21 "(2) Full funding grant agreements.—

"(A) TERMS.—The Secretary may make a
full funding grant agreement with an applicant
for a grant under this section. The agreement
shall—

1	"(i) establish the terms of participa-
2	tion by the Government in a project under
3	this section;
4	"(ii) establish the maximum amount
5	of Government financial assistance for the
6	project;
7	"(iii) cover the period of time for com-
8	pleting the project, including, if necessary,
9	a period extending beyond the period of an
10	authorization; and
11	"(iv) make timely and efficient man-
12	agement of the project easier according to
13	the law of the United States.
14	"(B) Special financial rules.—
15	"(i) IN GENERAL.—A full funding
16	grant agreement under this paragraph ob-
17	ligates an amount of available budget au-
18	thority specified in law and may include a
19	commitment, contingent on amounts to be
20	specified in law in advance for commit-
21	ments under this paragraph, to obligate an
22	additional amount from future available
23	budget authority specified in law.
24	"(ii) Statement of contingent
25	COMMITMENT.—The agreement shall state

1that the contingent commitment is not an2obligation of the Government.

"(iii) INTEREST AND OTHER FINANC-3 4 ING COSTS.—Interest and other financing costs of efficiently carrying out a part of 5 6 the project within a reasonable time are a 7 cost of carrying out the project under a 8 full funding grant agreement, except that 9 eligible costs may not be more than the cost of the most favorable financing terms 10 11 reasonably available for the project at the time of borrowing. The applicant shall cer-12 13 tify, in a way satisfactory to the Secretary, 14 that the applicant has shown reasonable 15 diligence in seeking the most favorable fi-16 nancing terms.

17 "(iv) COMPLETION OF OPERABLE
18 SEGMENT.—The amount stipulated in an
19 agreement under this paragraph for a new
20 start or small start project shall be suffi21 cient to complete at least one operable seg22 ment.

"(C) Before and after study.—

24 "(i) IN GENERAL.—A full funding25 grant agreement under this paragraph

1	shall require the applicant to conduct a
2	study that—
3	"(I) describes and analyzes the
4	impacts of the new fixed guideway
5	capital project on transit services and
6	transit ridership;
7	"(II) evaluates the consistency of
8	predicted and actual project charac-
9	teristics and performance; and
10	"(III) identifies sources of dif-
11	ferences between predicted and actual
12	outcomes.
13	"(ii) INFORMATION COLLECTION AND
14	ANALYSIS PLAN.—
15	"(I) SUBMISSION OF PLAN.—Ap-
16	plicants seeking an agreement under
17	this paragraph shall submit a com-
18	plete plan for the collection and anal-
19	ysis of information to identify the im-
20	pacts of the new fixed guideway cap-
21	ital project and the accuracy of the
22	forecasts prepared during the develop-
23	ment of the project. Preparation of
24	this plan shall be included in the full

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funding grant agreement as an eligible activity. "(II) CONTENTS OF PLAN.—The plan submitted under subclause (I) shall provide for— "(aa) the collection of data on the current transit system regarding transit service levels and ridership patterns, including origins and destinations, access modes, trip purposes, and rider

12characteristics;13"(bb) documentation of the14predicted scope, service levels,15capital costs, operating costs, and16ridership of the project;

17 "(cc) collection of data on 18 the transit system 2 years after 19 the opening of the new fixed 20 guideway capital project, includ-21 ing analogous information on 22 transit service levels and rider-23 ship patterns and information on 24 the as-built scope and capital 25 costs of the project; and

1	"(dd) analysis of the consist-
2	ency of predicted project charac-
3	teristics with the after data.
4	"(D) Collection of data on current
5	SYSTEM.—To be eligible for a full funding
6	grant agreement under this paragraph, appli-
7	cants shall have collected data on the current
8	system, according to the plan required, before
9	the beginning of construction of the proposed
10	new start project. Collection of this data shall
11	be included in the full funding grant agreement
12	as an eligible activity.
13	"(3) Early systems work agreements.—
14	"(A) CONDITIONS.—The Secretary may
15	make an early systems work agreement with an
16	applicant if a record of decision under the Na-
17	tional Environmental Policy Act of 1969 (42)
18	U.S.C. 4321 et seq.) has been issued on the
19	project and the Secretary finds there is reason
20	to believe a full funding grant agreement for
21	the project will be made.
22	"(B) CONTENTS.—
23	"(i) IN GENERAL.—A work agreement
24	under this paragraph obligates an amount
25	of available budget authority specified in

1	law and shall provide for reimbursement of
2	preliminary costs of carrying out the
3	project, including land acquisition, timely
4	procurement of system elements for which
5	specifications are decided, and other activi-
6	ties the Secretary decides are appropriate
7	to make efficient, long-term project man-
8	agement easier.
9	"(ii) PERIOD COVERED.—A work
10	agreement under this paragraph shall
11	cover the period of time the Secretary con-
12	siders appropriate. The period may extend
13	beyond the period of current authorization.
14	"(iii) Interest and other financ-
15	ING COSTS.—Interest and other financing
16	costs of efficiently carrying out the work
17	agreement within a reasonable time are a
18	cost of carrying out the agreement, except
19	that eligible costs may not be more than
20	the cost of the most favorable financing
21	terms reasonably available for the project
22	at the time of borrowing. The applicant
23	shall certify, in a manner satisfactory to

the Secretary, that the applicant has

- shown reasonable diligence in seeking the
 most favorable financing terms.
- "(iv) FAILURE 3 TO CARRY OUT 4 **PROJECT.**—If an applicant does not carry out the project for reasons within the con-5 6 trol of the applicant, the applicant shall 7 repay all Government payments made 8 under the work agreement plus reasonable 9 interest and penalty charges the Secretary 10 establishes in the agreement.
 - "(4) LIMITATION ON AMOUNTS.—
- 12 "(A) NEW START GRANTS CONTINGENT 13 COMMITMENT AUTHORITY.—The total estimated 14 amount of future obligations of the Government 15 and contingent commitments to incur obliga-16 tions covered by all outstanding letters of in-17 tent, full funding grant agreements, and early 18 systems work agreements under this subsection 19 for new start projects may be not more than 20 the greater of the amount authorized under sec-21 tions 5338(c) for such projects or an amount 22 equivalent to the last 3 fiscal years of funding 23 allocated under subsections [(m)(1)(A)] and 24 (m)(2)(A)(ii) for such projects, less an amount 25 the Secretary reasonably estimates is necessary

for grants under this section for the projects
that are not covered by a letter or agreement.
The total amount covered by new letters and
contingent commitments included in full funding grant agreements and early systems work
agreements for such projects may be not more
than a limitation specified in law.

"(B) SMALL START GRANTS CONTINGENT 8 9 COMMITMENT AUTHORITY.—The total estimated 10 amount of future obligations of the Government 11 and contingent commitments to incur obliga-12 tions covered by all expedited grant agreements 13 and early systems work agreements under this 14 subsection for small start projects described in 15 subsection (e) may be not more than the great-16 er of the amount allocated under subsection 17 [(m)(2)(A)(i)] for such projects or an amount 18 equivalent to the last fiscal year of funding allo-19 cated under such subsection for such projects, 20 less an amount the Secretary reasonably esti-21 mates is necessary for grants under this section 22 for such projects that are not covered by an 23 agreement. The total amount covered by new 24 contingent commitments included in expedited 25 grant agreements and early systems work

1	agreements for such projects may be not more
2	than a limitation specified in law.

3 "(C) APPROPRIATION REQUIRED.—An ob4 ligation may be made under this subsection only
5 when amounts are appropriated for the obliga6 tion.

7 "(5) NOTIFICATION OF CONGRESS.—At least 10 8 days before issuing a letter of intent, or early sys-9 tems work agreement, or a small start grant and at 10 least 21 days before entering into a full funding 11 grant agreement under this section, the Secretary 12 shall notify, in writing, the Committees on Trans-13 portation and Infrastructure and Appropriations of 14 the House of Representatives and the Committees 15 on Banking, Housing, and Urban Affairs and Ap-16 propriations of the Senate of the proposed letter or 17 agreement. The Secretary shall include with the no-18 tification a copy of the proposed letter or agreement 19 as well as the evaluations and ratings for the 20 project.

21 "(h) GOVERNMENT'S SHARE OF NET PROJECT22 COST.—

23 "(1) IN GENERAL.—Based on engineering stud24 ies, studies of economic feasibility, and information
25 on the expected use of equipment or facilities, the

1 Secretary shall estimate the net project cost. A 2 grant under this section for the project shall be for 3 80 percent of the net capital project cost. The recipi-4 ent may provide additional local matching amounts. 5 "(2) Adjustment for completion under 6 BUDGET.—The Secretary may adjust the final net 7 project cost of a new fixed guideway capital project 8 evaluated under subsections (d) and (e) to include 9 the cost of eligible activities not included in the 10 originally defined project if the Secretary determines 11 that the originally defined project has been com-12 pleted at a cost that is significantly below the origi-13 nal estimate. 14 "(3) Remainder of Net Project Cost.—The 15 remainder of net project costs shall be provided from 16 an undistributed cash surplus, a replacement or de-17 preciation cash fund or reserve, or new capital. 18 "(4) LIMITATION ON STATUTORY CONSTRUC-19 TION.—Nothing in this section shall be construed as 20 authorizing the Secretary to request or require a 21 non-Federal financial commitment for a project that 22 is more than 20 percent of the net capital project 23 cost. 24 ((5))SPECIAL RULE FOR ROLLING STOCK

1	paragraph (1), a planned extension to a fixed guide-
2	way system may include the cost of rolling stock pre-
3	viously purchased if the applicant satisfies the Sec-
4	retary that only amounts other than amounts of the
5	Government were used and that the purchase was
6	made for use on the extension. A refund or reduc-
7	tion of the remainder may be made only if a refund
8	of a proportional amount of the grant of the Govern-
9	ment is made at the same time.
10	"(i) UNDERTAKING PROJECTS IN ADVANCE.—
11	"(1) IN GENERAL.—The Secretary may pay the
12	Government's share of the net capital project cost to
13	a State or local governmental authority that carries
14	out any part of a project described in this section
15	without the aid of amounts of the Government and
16	according to all applicable procedures and require-
17	ments if—
18	"(A) the State or local governmental au-
19	thority applies for the payment;
20	"(B) the Secretary approves the payment;
21	and
22	"(C) before carrying out the part of the
23	project, the Secretary approves the plans and
24	specifications for the part in the same way as
25	other projects under this section.

1 "(2)	FINANCING (COSTS.—
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2 "(A) IN GENERAL.—The cost of carrying
3 out part of a project includes the amount of in4 terest earned and payable on bonds issued by
5 the State or local governmental authority to the
6 extent proceeds of the bonds are expended in
7 carrying out the part.

8 "(B) LIMITATION ON AMOUNT OF INTER-9 EST.—The amount of interest under this para-10 graph may not be more than the most favorable 11 interest terms reasonably available for the 12 project at the time of borrowing.

13 "(C) CERTIFICATION.—The applicant shall
14 certify, in a manner satisfactory to the Sec15 retary, that the applicant has shown reasonable
16 diligence in seeking the most favorable financial
17 terms.

18 "(j) AVAILABILITY OF AMOUNTS.—

19 "(1) IN GENERAL.—An amount made available 20 or appropriated under section 5338 for new start or 21 small start projects shall remain available for 3 fis-22 cal years after the fiscal year in which the amount 23 is made available or appropriated. Any of such 24 amounts that are unobligated at the end of the

1	fourth fiscal year may be used by the Secretary for
2	any purpose under this section.

3 "(2) USE OF DEOBLIGATED AMOUNTS.—An
4 amount available under this section that is
5 deobligated may only be used for a purpose under
6 this section.

7 "(k) Reports on New Start Projects.—

8 "(1) ANNUAL REPORT ON FUNDING REC-OMMENDATIONS.—Not later than the first Monday 9 10 in February of each year, the Secretary shall submit 11 to the Committees on Transportation and Infra-12 structure and Appropriations of the House of Rep-13 resentatives and the Committees on Banking, Hous-14 ing, and Urban Affairs and Appropriations of the 15 Senate a report that includes—

"(A) a proposal of allocations of amounts
to be available to finance grants for new fixed
guideway capital projects among applicants for
these amounts;

20 "(B) evaluations and ratings, as required
21 under subsections (d) and (e), for each such
22 project that is authorized by the Public Trans23 portation Act of 2009; and

24 "(C) recommendations of such projects for25 funding based on the evaluations and ratings

1	and on existing commitments and anticipated
2	funding levels for the next 3 fiscal years based
3	on information currently available to the Sec-
4	retary.
5	"(2) BIENNIAL GAO REVIEW.—Beginning 2
6	years after the date of enactment of the Public
7	Transportation Act of 2009 the Comptroller General
8	shall—
9	"(A) conduct a biennial review of—
10	"(i) the processes and procedures for
11	evaluating, rating, and recommending new
12	fixed guideway capital projects; and
13	"(ii) the Secretary's implementation
14	of such processes and procedures; and
15	"(B) on a biennial basis, report to Con-
16	gress on the results of such review by May 31.
17	"(1) BEFORE AND AFTER STUDY REPORT.—Not
18	later than the first Monday of August of each year, the
19	Secretary shall submit to the committees referred to in
20	subsection $(k)(1)$ a report containing a summary of the
21	results of the studies conducted under subsection
22	(g)(2)(C).
23	"(m) LIMITATIONS.—
24	"(1) LIMITATION ON GRANTS.—The Secretary

24 "(1) LIMITATION ON GRANTS.—The Secretary25 may make a grant or enter into a grant agreement

1	for a new start or small start project under this sec-
2	tion only if the project has been rated as high, me-
3	dium-high, or medium or the Secretary has issued a
4	warrant described in subsection (n) in lieu of such
5	ratings.
6	"(2) FISCAL YEARS 2010 THROUGH 2015.—Of
7	the amounts made available or appropriated under
8	section $5338(c)$ —
9	"(A) [\$] for each fiscal year shall be allo-
10	cated for small start projects in accordance
11	with subsection (e); and
12	"(B) the remainder shall be allocated for
13	new start projects in accordance with sub-
14	section (d).
15	"(3) Limitation on expenditures.—None of
16	the amounts made available or appropriated under
17	section 5338(c) may be expended on a project that
18	has not been adopted as the locally preferred alter-
19	native as part of a long-range transportation plan.
20	"(4) Limitation on evaluation methods.—
21	In evaluating and rating proposed new start and
22	small start projects under this section, the Secretary
23	shall not use any form of a cost-effectiveness index
24	and shall not use a transportation system user ben-

1	efit calculation to evaluate any benefit other than
2	mobility.
3	"(n) Expedited Project Advancement.—
4	"(1) WARRANTS.—The Secretary shall, to the
5	maximum extent practicable, develop and utilize spe-
6	cial warrants to advance projects and provide Fed-
7	eral assistance under this subsection, including war-
8	rants—
9	"(A) based on current transit ridership,
10	corridor characteristics, and service on existing
11	alignments;
12	"(B) designed to assess distinct categories
13	of projects such as proposed new service en-
14	hancements on existing alignments, new line
15	haul service, and new urban circulator service;
16	and
17	"(C) based on the benefits for proposed
18	projects as set forth in subsections $(d)(3)$ and
19	(e)(3) for the Federal assistance provided or to
20	be provided under this subsection.
21	"(2) ENTRANCE INTO PROJECT DEVELOP-
22	MENT.—The Secretary shall approve a proposed
23	project under this section for entrance into project
24	development as soon as the Secretary is notified by
25	the project sponsor that the project has been adopt-

1 ed as the locally preferred alternative as part of the 2 long-range transportation plan required under sec-3 tion 5303, and that the project sponsor intends to 4 seek Federal assistance under subsection (d) or (e). 5 "(3) Letters of intent and early systems 6 WORK AGREEMENTS.—The Secretary shall, to the 7 maximum extent practicable, issue letters of intent 8 and make early systems work agreements upon 9 issuance of a record of decision. 10 "(4) FUNDING AGREEMENTS.—The Secretary 11 shall enter into a full funding grant agreement, ex-12 pedited grant agreement, or grant, as appropriate,

between the Government and the project sponsor as
soon as the Secretary determines that the project
meets the requirements of subsection (d) or (e).

"(5) RECORDS RETENTION.—The Secretary
shall adhere to a uniform records retention policy regarding all documentation related to new start and
small start projects.

"(6) OFFICE OF EXPEDITED PROJECT DELIVERY.—The Secretary shall further expedite the advancement of new start and small start projects
under this section in conjunction with the Office of
Expedited Project Delivery established under section
5326.

1 "(o) REGULATIONS.—Not later than 240 days after the date of enactment of the Public Transportation Act 2 3 of 2009, the Secretary shall issue regulations establishing 4 new program requirements for the programs created 5 under this section, including new evaluation and rating processes for proposed projects under this section.". 6 7 (b) CLERICAL AMENDMENT.—The analysis for chap-8 ter 53 is amended by striking the item relating to section 9 5309 and inserting the following: "5309. Capital investment grants.". 10 SEC. 3009. COORDINATED ACCESS AND MOBILITY PRO-11 GRAM FORMULA GRANTS. 12 (a) IN GENERAL.—Section 5310 is amended to read as follows: 13

14 "§ 5310. Coordinated access and mobility program15 formula grants

16 "(a) DEFINITIONS.—In this section, the following17 definitions apply:

18 "(1) ELDERLY INDIVIDUAL.—The term 'elderly
19 individual' means an individual who is age 65 or
20 older.

21 "(2) ELIGIBLE LOW-INCOME INDIVIDUAL.—The
22 term 'eligible low-income individual' means an indi23 vidual whose family income is at or below 150 per24 cent of the poverty line (as that term is defined in
25 section 673(2) of the Community Services Block

Grant Act (42 U.S.C. 9902(2)), including any revi sion required by that section) for a family of the size
 involved.

4 "(3) JOB ACCESS AND REVERSE COMMUTE 5 PROJECT.—The term 'job access and reverse com-6 mute project' means a project relating to the devel-7 opment and maintenance of transportation services 8 designed to transport welfare recipients and eligible 9 low-income individuals to and from jobs and activi-10 ties related to their employment, including—

"(A) transportation projects to finance
planning, capital, and operating costs of providing new or expanded public transportation
access to employment locations;

15 "(B) promoting public transportation by
16 low-income workers, including the use of public
17 transportation by workers with nontraditional
18 work schedules;

19 "(C) promoting the use of transit vouchers
20 for welfare recipients and eligible low-income in21 dividuals;

"(D) promoting the use of employer-provided transportation, including the transit pass
benefit program under section 132 of the Internal Revenue Code of 1986;

"(E) transportation projects designed to
 transport welfare recipients and low-income
 residents of urbanized areas and rural areas to
 suburban employment locations; and

5 "(F) otherwise facilitate the provision of 6 public transportation services to suburban em-7 ployment opportunities.

8 "(4) RECIPIENT.—The term 'recipient' means a 9 designated recipient (as defined in section 10 5307(a)(2)) and a State that directly receives a 11 grant under this section.

12 "(5) SUBRECIPIENT.—The term 'subrecipient'
13 means a State or local governmental authority, non14 profit organization, or operator of public transpor15 tation services that receives a grant under this sec16 tion indirectly through a recipient.

"(6) WELFARE RECIPIENT.—The term 'welfare
recipient' means an individual who has received assistance under a State or tribal program funded
under part A of title IV of the Social Security Act
(42 U.S.C. 601 et seq.) at any time during the 3year period before the date on which the applicant
applies for a grant under this section.

24 "(b) GOALS.—The goals of the program established
25 under this section are to—

1	"(1) improve the accessibility of the Nation's
2	public transportation systems and services;
3	"(2) improve the mobility of or otherwise meet
4	the special needs of elderly individuals, eligible low-
5	income individuals, and individuals with disabilities;
6	and
7	"(3) improve the coordination among all pro-
8	viders of public transportation and human services
9	transportation.
10	"(c) GENERAL AUTHORITY.—
11	"(1) GRANTS.—The Secretary may make
12	grants under this section to recipients for the fol-
13	lowing purposes:
14	"(A) For public transportation projects
15	planned, designed, and carried out to meet the
16	special needs of elderly individuals and individ-
17	uals with disabilities.
18	"(B) For job access and reverse commute
19	projects carried out by the recipient or a sub-
20	recipient.
21	"(C) For new public transportation serv-
22	ices, and for public transportation alternatives
23	beyond those required by the Americans with
24	Disabilities Act of 1990 (42 U.S.C. 12101 et
25	seq.), that assist individuals with disabilities

with transportation, including transportation to
 and from jobs and employment support serv ices.

(2)4 ACQUIRING PUBLIC TRANSPORTATION 5 SERVICES.—A public transportation capital project 6 under this section may include acquisition of public 7 transportation services as an eligible capital expense. "(3) Administrative expenses.—A recipient 8 9 may use not more than 10 percent of the amounts 10 apportioned to the recipient under this section to ad-11 minister, plan, and provide technical assistance for 12 a project funded under this section.

13 "(d) Apportionments.—

"(1) FORMULA.—The Secretary, using the most
recent decennial census data, shall apportion
amounts made available for a fiscal year to carry out
this section as follows:

"(A) 60 percent of the funds shall be apportioned among designated recipients (as defined in section 5307(a)(2)) for urbanized areas
with a population of 200,000 or more in the ratio that—

23 "(i) the number of elderly individuals,24 individuals with disabilities, eligible low-in-

1	come individuals, and welfare recipients in
2	each such urbanized area; bears to
3	"(ii) the number of elderly individuals,
4	individuals with disabilities, eligible low-in-
5	come individuals, and welfare recipients in
6	all such urbanized areas.
7	"(B) 20 percent of the funds shall be ap-
8	portioned among the States in the ratio that—
9	"(i) the number of elderly individuals,
10	individuals with disabilities, eligible low-in-
11	come individuals, and welfare recipients in
12	urbanized areas with a population of less
13	than 200,000 in each State; bears to
14	"(ii) the number of elderly individuals,
15	individuals with disabilities, eligible low-in-
16	come individuals, and welfare recipients in
17	urbanized areas with a population of less
18	than 200,000 in all States.
19	"(C) 20 percent of the funds shall be ap-
20	portioned among the States in the ratio that—
21	"(i) the number of elderly individuals,
22	individuals with disabilities, eligible low-in-
23	come individuals, and welfare recipients in
24	rural areas with a population of less than
25	50,000 in each State; bears to

1	"(ii) the number of elderly individuals,
2	individuals with disabilities, eligible low-in-
3	come individuals, and welfare recipients in
4	rural areas with a population of less than
5	50,000 in all States.
6	"(2) Use of apportioned funds.—Except as
7	provided in paragraph (3)—
8	"(A) funds apportioned under paragraph
9	(1)(A) shall be used for projects serving urban-
10	ized areas with a population of 200,000 or
11	more;
12	"(B) funds apportioned under paragraph
13	(1)(B) shall be used for projects serving urban-
14	ized areas with a population of less than
15	200,000; and
16	"(C) funds apportioned under paragraph
17	(1)(C) shall be used for projects serving rural
18	areas.
19	"(3) Exceptions.—A State may use funds ap-
20	portioned under paragraphs $(1)(B)$ and $(1)(C)$ —
21	"(A) for projects serving areas other than
22	the area specified in paragraph $(2)(B)$ or
23	(2)(C), as the case may be, if the Governor of
24	the State certifies that all of the objectives of

1	this section are being met in the specified area;
2	or
3	"(B) for projects anywhere in the State if
4	the State has established a statewide program
5	for meeting the objectives of this section.
6	"(e) Competitive Process for Grants to Sub-
7	RECIPIENTS.—
8	"(1) AREAWIDE SOLICITATIONS.—A recipient of
9	funds apportioned under subsection $(d)(1)(A)$ shall
10	conduct, in cooperation with the appropriate metro-
11	politan planning organization, an areawide solicita-
12	tion for applications for grants to the recipient and
13	subrecipients under this section.
14	"(2) STATEWIDE SOLICITATION.—A recipient of
15	funds apportioned under subsection $(d)(1)(B)$ or
16	(d)(1)(C) shall conduct a statewide solicitation for
17	applications for grants to the recipient and sub-
18	recipients under this section.
19	"(3) Special Rule.—A recipient of a grant
20	under this section may allocate the amounts pro-
21	vided under the grant to—
22	"(A) a nonprofit organization, if the public
23	transportation service provided under sub-
24	section $(c)(1)$ is unavailable, insufficient, or in-
25	appropriate; or

1	"(B) in the case of a grant to provide the
2	services described in subsection $(c)(1)(A)$ a gov-
3	ernmental authority that—
4	"(i) is approved by the recipient to co-
5	ordinate services for elderly individuals and
6	individuals with disabilities; or
7	"(ii) certifies that there are not any
8	nonprofit organizations readily available in
9	the area to provide the services described
10	in subsection $(c)(1)(A)$.
11	"(4) APPLICATION.—Recipients and subrecipi-
12	ents seeking to receive a grant from funds appor-
13	tioned under subsection (d) shall submit to the re-
14	cipient an application in such form and in accord-
15	ance with such requirements as the recipient shall
16	establish.
17	"(5) GRANT AWARDS.—The recipient shall
18	award grants under paragraphs (1) and (2) on a
19	competitive basis.
20	"(6) FAIR AND EQUITABLE DISTRIBUTION.—A
21	recipient of a grant under this section shall certify
22	to the Secretary that allocations of the grant to sub-
23	recipients are distributed on a fair, equitable, and
24	competitive basis.
25	"(f) Performance Management.—

1	"(1) IN GENERAL.—To improve public trans-
2	portation systems and services for elderly individ-
3	uals, individuals with disabilities and eligible low-in-
4	come individuals, recipients of grants under this sec-
5	tion shall implement a system of performance man-
6	agement.
7	"(2) Establishment of performance meas-
8	URES.—
9	"(A) IN GENERAL.—Not later than 12
10	months after the date of enactment of the Pub-
11	lic Transportation Act of 2009, the Secretary,
12	in consultation with recipients, shall establish
13	performance measures for the coordinated ac-
14	cess and mobility program formula grants
15	under this section.
16	"(B) MINIMUM REQUIREMENTS.—The per-
17	formance measures established under this sub-
18	section shall include, at a minimum, a perform-
19	ance measure designed to ensure that transit
20	systems and operations are fully compliant with
21	the regulations established under title 37 of the
22	Code of Federal Regulations for Americans
23	with disabilities.
24	"(3) ESTABLISHMENT OF PERFORMANCE TAR-
25	approximate Net later them 10 months after the later of

25 GETS.—Not later than 18 months after the date of

1	enactment of the Public Transportation Act of 2009,
2	each recipient shall establish a target level of per-
3	formance—
4	"(A) in relation to each of the performance
5	measures established by the Secretary under
6	paragraph (2); and
7	"(B) against which the recipient shall
8	measure improvement in meeting such perform-
9	ance measures.
10	"(4) Performance plans.—
11	"(A) IN GENERAL.—A recipient shall de-
12	velop a performance plan in accordance with
13	the requirements of this subsection.
14	"(B) ELIGIBILITY FOR FUNDING.—A re-
15	cipient may use grant funds made available
16	under this section for a project only if the
17	project is included in a performance plan that
18	has been developed by the recipient and ap-
19	proved by the Secretary.
20	"(C) Plan requirements.—A perform-
21	ance plan developed by a recipient under this
22	subsection shall—
23	"(i) be designed to meet the program
24	goals contained in subsection (b);

1	"(ii) include specific performance tar-
2	gets developed under paragraph (3); and
3	"(iii) be based on an estimate of the
4	recipient's cumulative annual apportion-
5	ment under this section in the following 4
6	fiscal years.
7	"(D) ANNUAL APPROVAL.—For each fiscal
8	year, a recipient shall submit a performance
9	plan developed under this subsection to the Sec-
10	retary for approval.
11	"(E) Reporting requirements.—Each
12	recipient shall submit to the Secretary, and
13	publish annually, a report documenting the de-
14	gree of progress that the recipient has made in
15	reference to the performance targets established
16	under paragraph (3).
17	"(F) Assessment.—Beginning in fiscal
18	year 2012, and each fiscal year thereafter, the
19	Secretary shall determine, before the last day of
20	the previous fiscal year, whether or not a recipi-
21	ent has met for that fiscal year the performance
22	targets contained in the performance plan de-
23	veloped by the recipient under this subsection.
24	"(5) EFFECT OF DISAPPROVAL OF PLANS.—If
25	the Secretary disapproves a recipient's initial per-

1	formance plan or an update of the plan, the Sec-
2	retary shall not approve the obligation of funding to
3	the recipient for additional projects under this sec-
4	tion until the Secretary approves the recipients ini-
5	tial plan or the update of the plan, except that the
6	Secretary shall not withhold approval of the obliga-
7	tion of funding to the recipient for additional
8	projects under this section until 60 days after the
9	date of disapproval under this paragraph.
10	"(g) Grant Requirements.—
11	"(1) Applicability of requirements.—
12	"(A) IN GENERAL.—Subject to subpara-
13	graph (B), a grant under this section shall be
14	subject to the requirements of section 5307 for
15	a project in an urbanized area or section 5311
16	for a project in a rural area.
17	"(B) WAIVERS.—With respect to a grant
18	made to provide services described in subsection
19	(c)(1)(A), the Secretary may waive application
20	of the requirements of section 5307 or 5311 to
21	the extent the Secretary considers appropriate.
22	"(2) Minimum expenditures.—For fiscal
23	year 2010, a recipient shall certify to the Secretary
24	that—

1	"(A) not less than 30 percent of the total
2	amount of funds apportioned to the recipient
3	under this section will be expended for eligible
4	activities described in subsection $(c)(1)(A)$;
5	"(B) not less than 40 percent of the total
6	amount of funds apportioned to the recipient
7	under this section will be expended for eligible
8	activities described in subsection $(c)(1)(B)$; and
9	"(C) not less than 15 percent of the total
10	amount of funds apportioned to the recipient
11	under this section will be expended for eligible
12	activities described in subsection $(c)(1)(C)$.
13	"(3) Recipients not meeting performance
14	MEASURES.—A recipient shall be required to make a
15	certification under paragraph (2) for fiscal year
16	2011, and any fiscal year thereafter, if the Secretary
17	determines under subsection $(g)(6)$ that the recipient
18	in the preceding fiscal year did not meet the per-
19	formance measures contained in the performance
20	plan developed by the recipient under this sub-
21	section.
22	"(h) COORDINATION.—
23	"(1) IN GENERAL.—The Secretary shall coordi-

23 "(1) IN GENERAL.—The Secretary shall coordi24 nate activities under this section with related activi-

1	ties under programs of other Federal departments
2	and agencies.
3	"(2) Project selection and planning.—A
4	recipient of funds under this section shall certify to
5	the Secretary that—
6	"(A) the projects selected to receive fund-
7	ing under this section were derived from a lo-
8	cally developed, coordinated public transpor-
9	tation-human services transportation plan;
10	"(B) the plan was developed through a
11	process that included participation by rep-
12	resentatives of public, private, and nonprofit
13	transportation and human services providers
14	and participation by the public; and
15	"(C) the planning process provided for
16	consideration of projects and strategies to cre-
17	ate or improve regional transportation services
18	that connect multiple jurisdictions.
19	"(i) Government's Share of Costs.—
20	"(1) CAPITAL PROJECTS.—
21	"(A) IN GENERAL.—Except as provided in
22	subparagraph (B), a grant for a capital project
23	under this section shall be for 80 percent of the
24	net capital costs of the project, as determined

1	by the Secretary. The recipient may provide ad-
2	ditional local matching amounts.
3	"(B) EXCEPTION.—A State described in
4	section 120(b) of title 23 shall receive an in-
5	creased Government share in accordance with
6	the formula under such section.
7	"(2) Operating assistance.—
8	"(A) IN GENERAL.—Except as provided in
9	subparagraph (B), a grant made under this sec-
10	tion for operating assistance may not exceed 50
11	percent of the net operating costs of the
12	project, as determined by the Secretary.
13	"(B) EXCEPTION.—A State described in
14	section 120(b) of title 23 shall receive a Gov-
15	ernment share of the net operating costs to
16	62.5 percent of the Government share provided
17	for under paragraph (1)(B).
18	"(3) REMAINDER.—The remainder of the net
19	project costs—
20	"(A) may be provided from an undistrib-
21	uted cash surplus, a replacement or deprecia-
22	tion cash fund or reserve, a service agreement
23	with a State or local social service agency or a
24	private social service organization, or new cap-
25	ital;

1 "(B) may be derived from amounts appro-2 priated to or made available to a department or 3 agency of the Government (other than the De-4 partment of Transportation) that are eligible to 5 be expended for transportation; and 6 "(C) notwithstanding subparagraph (B), 7 may be derived from amounts made available to 8 carry out the Federal lands highway program 9 established by section 204 of title 23. 10 "(4) Use of certain funds.—For purposes 11 of paragraph (4)(B), the prohibitions on the use of 12 funds for matching requirements under section 13 403(a)(5)(C)(vii) of the Social Security Act (42) 14 U.S.C. 603(a)(5)(C)(vii) shall not apply to Federal 15 or State funds to be used for transportation pur-16 poses. 17 ((5))LIMITATION ON **OPERATING** ASSIST-18 ANCE.—A recipient carrying out a program of oper-19 ating assistance under this section may not limit the 20 level or extent of use of the Government grant for 21 the payment of operating expenses. 22 "(j) LEASING VEHICLES.—Vehicles acquired under 23 this section may be leased to local governmental authori-

ties to improve transportation services designed to meet

the special needs of elderly individuals, eligible low-income
 individuals, and individuals with disabilities.

3 "(k) MEAL DELIVERY FOR HOMEBOUND INDIVID-4 UALS.—Public transportation service providers receiving 5 assistance under this section or section 5311(c) may co-6 ordinate and assist in regularly providing meal delivery 7 service for homebound individuals if the delivery service 8 does not conflict with providing public transportation serv-9 ice or reduce service to public transportation passengers. 10 "(1) TRANSFERS OF FACILITIES AND EQUIPMENT.—

11 With the consent of the recipient in possession of a facility 12 or equipment acquired with a grant under this section, a 13 State may transfer the facility or equipment to any recipi-14 ent eligible to receive assistance under this chapter if the 15 facility or equipment will continue to be used as required 16 under this section.

17 "(m) TECHNICAL ASSISTANCE.—The Secretary shall
18 provide public transportation-related technical assistance
19 under this section as follows

"(1) to help public transportation providers
comply with the Americans with Disabilities Act of
1990 (42 U.S.C. 12101 et seq.) through a competitively selected contract with a national nonprofit organization serving individuals with disabilities that
has a demonstrated capacity to carry out technical

assistance, demonstration programs, research, public
 education, and other activities related to complying
 with such Act;

"(2) to help public transportation providers 4 5 comply with human services transportation coordina-6 tion requirements and to enhance the coordination of 7 Federal resources for human services transportation 8 with those of the Department of Transportation 9 through a competitively selected contract with a na-10 tional nonprofit organization that has a dem-11 onstrated capacity to carry out technical assistance, 12 training, and support services related to complying 13 with such requirements:

14 "(3) to help public transportation providers 15 meet the transportation needs of elderly individuals 16 through a competitively selected contract with a na-17 tional nonprofit organization serving elderly individ-18 uals that has a demonstrated capacity to carry out 19 such activities; and

"(4) to provide additional technical assistance,
training, and research that the Secretary determines
will assist public transportation providers meet the
goals of this section.

24 "(n) Program Evaluation.—

1	"(1) Comptroller general.—Beginning one
2	year after the date of enactment of the Public
3	Transportation Act of 2009, and every 2 years
4	thereafter, the Comptroller General shall—
5	"(A) conduct a study to evaluate the grant
6	program authorized by this section; and
7	"(B) transmit to the Committee on Trans-
8	portation and Infrastructure of the House of
9	Representatives and the Committee on Bank-
10	ing, Housing, and Urban Affairs of the Senate
11	a report describing the results of the study
12	under subparagraph (A).
13	"(2) Department of transportation.—Not
14	later than 3 years after the date of enactment of the
15	Public Transportation Act of 2009, the Secretary
16	shall—
17	"(A) conduct a study to evaluate the effec-
18	tiveness of the grant program authorized by
19	this section and the effectiveness of recipients
20	making grants to subrecipients under this sec-
21	tion; and
22	"(B) transmit to the committees referred
23	to in paragraph $(1)(B)$ a report describing the
24	results of the study under subparagraph (A).".

1	(b) REPEALS.—Sections 5316 and 5317, and the
2	items relating to such sections in the analysis for chapter
3	53, are repealed.
4	(c) Conforming Amendments.—Chapter 53 is
5	amended—
6	(1) in section $5304(g)(5)$ by striking "sections
7	5310, 5311, 5316, and 5317" and inserting "sec-
8	tions 5310 and 5311" each place it appears;
9	(2) in section 5333(a) by striking "5316," each
10	place it appears;
11	(3) in section 5338(b)—
12	(A) in paragraph (1) by striking "5316,
13	5317,"; and
14	(B) in paragraph (2) by striking subpara-
15	graphs (H) and (I).
16	(4) in the analysis for such chapter—
17	(A) by striking the item relating to section
18	5310 and inserting the following:
	"Sec. 5310. Coordinated access and mobility program formula grants."; and
19	(B) by striking the items relating to sec-
20	tion 5316 and 5317.
21	SEC. 3010. RURAL AREA FORMULA GRANTS.
22	(a) SECTION HEADING.—Section 5311 is amended by
23	striking the section heading and inserting the following:

1	"§5311. Rural area formula grants".
2	(b) GENERAL AUTHORITY.—Section 5311(b)(2) of
3	title 49, United States Code, is amended—
4	(1) in subparagraph (C)—
5	(A) by striking "and" at the end of clause
6	(i);
7	(B) by striking the period and inserting ";
8	and" at the end of clause (ii); and
9	(C) by adding at the end the following:
10	"(iii) the program provides for the
11	achievement of program goals described in
12	paragraph (5) and the performance targets
13	in subsection (j)(3).".
14	(2) by adding at the end the following:
15	"(D) REPORT.—Not later than 2 fiscal
16	years after the date of enactment of the Public
17	Transportation Act of 2009 and every 2 years
18	thereafter, the Secretary shall transmit to the
19	Committee on Transportation and Infrastruc-
20	ture of the House of Representatives and the
21	Committee on Banking, Housing and Urban
22	Affairs of the Senate a report evaluating the ef-
23	fectiveness of the grant program authorized by
24	this section and the effectiveness of States in
25	achieving the performance goals established by
26	this section.".

(440219|14)

1	(c) Program Goals.—Section 5311(b) of title 49,
2	United States Code, is further amended by adding at the
3	end the following:
4	"(5) Program goals.—The goals of this sec-
5	tion are—
6	"(A) to enhance the mobility and access of
7	people in rural areas by assisting in the devel-
8	opment, construction, operation, improvement,
9	maintenance, and use of public transportation
10	systems and services in rural areas;
11	"(B) to increase the intermodalism of and
12	connectivity among public transportation sys-
13	tems and services within rural areas and to
14	urban areas by providing for maximum coordi-
15	nation of programs and services;
16	"(C) to increase the state of good repair of
17	rural public transit assets; and
18	"(D) to enhance the mobility and access of
19	people in rural areas by assisting in the devel-
20	opment and support of intercity bus transpor-
21	tation.
22	"(d) [TO BE SUPPLIED].—
23	"(e) [TO BE SUPPLIED].—
24	"(f) [TO BE SUPPLIED] .—".

1	(g) Use for Administrative, Planning, and
2	TECHNICAL ASSISTANCE.—Section 5311(e) is amended by
3	striking "15" and inserting "10".
4	(h) INTERCITY BUS TRANSPORTATION.—Section
5	5311(f) is amended—
6	(1) in paragraph (1) —
7	(A) subparagraph (B), by striking "shel-
8	ters" and inserting "facilities"; and
9	(B) subparagraph (C), by striking "stops
10	and depots" and inserting "facilities"; and
11	(2) by adding at the end the following:
12	"(3) IN-KIND MATCHING SHARE FOR INTERCITY
13	BUS.—
14	"(A) IN GENERAL.—The Secretary may in-
15	clude a State's unsubsidized capital costs of pri-
16	vate sector intercity-bus service as in-kind
17	matching share—
18	"(i) for the operating costs of con-
19	necting rural intercity bus feeder service
20	funded under this subsection; and
21	"(ii) if funds available under this sub-
22	section are used to subsidize an unprofit-
23	able rural intercity bus route that might
24	otherwise be discontinued by the private
25	operator.

1	"(B) ELIGIBLE PROJECTS.—A project eli-
2	gible under this paragraph shall include both
3	the feeder service and an unsubsidized segment
4	of the intercity bus network to which it con-
5	nects.
6	"(C) CAPITAL COSTS.—The Secretary shall
7	have the discretion to determine, through prac-
8	ticable administrative procedures, a private op-
9	erator's total costs attributable to capital ex-
10	penses.
11	"(D) IN-KIND MATCHING SHARE REQUIRE-
12	MENTS.—Any excess value of the unsubsidized
13	capital costs may not be used to increase the
14	Federal share above the operating deficit of the
15	project. The shortfall between the value of the
16	unsubsidized capital costs and the operating
17	deficit shall be provided from a cash surplus.
18	"(E) STATE APPLICATION.—A State apply-
19	ing to use unsubsidized capital as in-kind
20	matching share pursuant to this paragraph
21	must provide supplemental information with its
22	grant application as required by the Sec-
23	retary.".

1 (i) RURAL TRANSIT PERFORMANCE MANAGE-2 MENT.—Section 5311 is amended by adding at the end the following: 3 4 "(j) Rural TRANSIT PERFORMANCE MANAGE-5 MENT.— 6 "(1) IN GENERAL.—To improve public trans-7 portation systems and services in rural areas, States 8 shall implement a system of rural transit perform-9 ance management. 10 "(2) Establishment of performance meas-11 URES.— 12 "(A) IN GENERAL.—Not later than 12 13 months after the date of enactment of this sub-14 section, the Secretary, in consultation with the 15 States, shall establish performance measures 16 for public transportation in rural areas. 17 "(B) MINIMUM REQUIREMENTS.—The per-18 formance measures established under this sub-19 section shall— 20 "(i) be based, at a minimum, on data 21 collected in the National Transit Database 22 under section 5335; 23 "(ii) include, at a minimum, perform-24 ance measures aligned with the program 25 goals described in subsection (b)(5); and

1	"(iii) include any other information
2	the Secretary considers appropriate.
3	"(3) ESTABLISHMENT OF PERFORMANCE TAR-
4	GETS.—Not later than 18 months after the date of
5	enactment of this subsection, each State shall estab-
6	lish a target level of performance—
7	"(A) in relation to each performance meas-
8	ure established by the Secretary under para-
9	graph (2) ; and
10	"(B) against which the State shall measure
11	improvement in meeting each such performance
12	measure.
13	"(4) Reporting Requirements.—Beginning
14	in 2012, each State shall submit to the Secretary,
15	and publish annually, a report documenting the
16	progress that the State has made regarding the per-
17	formance targets established under paragraph (3).".
18	(j) Clerical Amendment.—The analysis for chap-
19	ter 53 is amended by striking the item relating to section
20	5311 and inserting the following:
	"5311. Rural area formula grant.".
21	SEC. 3011. TRANSIT RESEARCH GRANTS.
22	(a) Section Heading.—Section 5312 is amended by
23	striking the section heading and inserting the following:

1 "§ 5312. Transit research grants".

2 (b) RESEARCH PROJECTS.—Section 5312 is amended
3 by striking subsection (a) and inserting the following:

4 "(a) RESEARCH, PLANNING, DEVELOPMENT, DEM5 ONSTRATION, DEPLOYMENT, AND TRAINING PROJECTS.—

"(1) IN GENERAL.—The Secretary may make 6 7 grants, contracts, cooperative agreements, and other 8 agreements (including agreements with departments, 9 agencies, and instrumentalities of the United States 10 Government) for research, planning, development, 11 demonstration, deployment, and training projects, 12 and evaluation of technology of national significance 13 to public transportation, that the Secretary deter-14 mines will improve public transportation service or 15 help public transportation service meet the total 16 transportation needs at a minimum cost.

17 "(3) INFORMATION.—The Secretary may re18 quest and receive appropriate information from any
19 source.

20 "(4) SAVINGS PROVISION.—This subsection
21 does not limit the authority of the Secretary under
22 any other law.

23 "(5) FUNDING.—

24 "(A) The amounts made available under
25 section 5338(d) are available to the Secretary
26 of Transportation for grants, contracts, cooper9\062209.309.xml (440219114)

ative agreements, or other agreements for the
 purposes of this section and sections 5305,
 5315, and 5322, as the Secretary considers appropriate.

5 "(B) Not more than 25 percent of the 6 amounts available under this subsection is 7 available to the Secretary for special dem-8 onstration initiatives, subject to terms the Sec-9 retary considers consistent with this chapter, 10 except that section 5323(a)(1)(D) applies to an 11 operational grant financed in carrying out sub-12 section (a). For a nonrenewable grant of not 13 more than \$100,000, the Secretary shall pro-14 vide expedited procedures on complying with 15 the requirements of this chapter.".

16 (c) NATIONAL FUEL CELL BUS TECHNOLOGY DE17 VELOPMENT PROGRAM.—Section 5312 is amended by
18 adding at the end the following:

19 "(d) NATIONAL FUEL CELL BUS TECHNOLOGY DE-20 VELOPMENT PROGRAM.—

21 "(1) ESTABLISHMENT.—The Secretary shall es22 tablish a national fuel cell bus technology develop23 ment program (in this section referred to as the
24 'program') to facilitate the development of a globally
25 competitive United States industry for manufac-

1	turing com	mercially v	viable fuel	cell bus	technology
2	and related	infrastruc	ture.		
3	<i>"</i> (2)	General	AUTHORIT	ry.—The	Secretary

may enter into grants, contracts, and cooperative
agreements with not more than 3 geographically diverse nonprofit organizations and recipients under
this chapter, to conduct fuel cell bus technology and
infrastructure projects under the program.

9 "(3) APPLICANT SELECTION CRITERIA.—In se-10 lecting applicants for grants, contracts, and coopera-11 tive agreements under the program, the Secretary 12 shall consider the applicant's—

"(A) ability to contribute significantly to
furthering fuel cell technology as it relates to
transit bus operations, including hydrogen production, energy storage, fuel cell technologies,
vehicle systems integration, and power electronics technologies;

19 "(B) financing plan and cost share poten-20 tial;

21 "(C) fuel cell technology to ensure that the
22 program advances different fuel cell tech23 nologies, including hydrogen-fueled and meth24 anol-powered liquid-fueled fuel cell technologies,
25 hydrogen internal combustion engine tech-

nologies, pure electric drive systems, and hybrid
 technologies that include all types of clean fuels
 that may be viable for public transportation
 systems; and

5 "(D) other criteria that the Secretary de-6 termines are necessary to carry out the pro-7 gram.

8 "(4) COMPETITIVE GRANT SELECTION.—The 9 Secretary shall conduct a national solicitation for ap-10 plications for grants under the program. Through a 11 competitive grant process, the Secretary shall also 12 give priority consideration to applicants that have 13 successfully managed advanced transportation tech-14 nology projects, including projects related to hydro-15 gen and fuel cell public transportation operations for 16 a period of not less than 5 years.

17 "(5) FEDERAL SHARE.—The Federal share of
18 costs of the program shall be provided from funds
19 made available to carry out this section. The Federal
20 share of the cost of a project carried out under the
21 program shall not exceed 50 percent of such cost.

22 "(6) GRANT REQUIREMENTS.—A grant under
23 this subsection shall be subject to—

24 "(A) all terms and conditions applicable to25 a grant made under section 5309; and

1	"(B) such other terms and conditions as
2	are determined by the Secretary.
3	"(e) Technology Development.—
4	"(1) IN GENERAL.—The Secretary may under-
5	take a program of public transportation technology
6	development in coordination with affected entities.
7	"(2) GUIDELINES.—The Secretary shall develop
8	guidelines for cost sharing in technology develop-
9	ment projects financed under this paragraph. The
10	guidelines shall be flexible and reflect the extent of
11	technical risk, market risk, and anticipated supplier
12	benefits and payback periods.
13	"(3) Supplement certain funds.—The Sec-
14	retary may use amounts appropriated under this
15	subsection to supplement amounts available under
16	section 5313(a), as the Secretary considers appro-
17	priate.
18	"(f) GOVERNMENT SHARE.—If there is a clear and
19	direct financial benefit to an entity under a grant, con-
20	tract, cooperative agreement, or other agreement under
21	subjections (a) (b) (a) and (a) the Secretary shall estab
21	subsections (a), (b), (c), and (e), the Secretary shall estab-
21	lish a United States Government share consistent with the
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25 funds made available under section [5338(d)] are avail-

able to the Secretary of Transportation for grants, con-1 2 tracts, cooperative agreements, or other agreements for 3 the purposes of this subsection and sections 5305, 5313, 5315, and 5322, as the Secretary considers appropriate.". 4 5 (d) Conforming Amendments.— 6 (1) NATIONAL RESEARCH PROGRAMS.—Section 7 5314 is repealed. 8 (2) SAFETEA-LU.—Sections 3045 and 3046 9 of SAFETEA–LU are repealed. 10 (e) CLERICAL AMENDMENT.—The analysis for chap-11 ter 53 is amended— 12 (1) by striking the item relating to section 531213 and inserting the following: "5312. Transit research grants"; and 14 (2) by striking the item relating to section 15 5314. 16 SEC. 3012. BUS TESTING FACILITY. 17 Section 5318 is amended by adding at the end the 18 following: 19 "(f) RETESTING REQUIREMENT FOR MODIFICA-20 TION.—If a new bus model is modified after completion 21 of testing under subsection (a) and the Secretary deter-22 mines that such modification may have materially affected 23 the results of any such testing, the modified bus shall be retested for any test in which such modification may have 24 affected a test result.". 25

5771 SEC. 3013. TRANSIT IN THE PARKS GRANTS. 2 (a) SECTION HEADING.—Section 5320 is amended by 3 striking the section heading and inserting: 4 "§ 5320. Transit in the parks grants". 5 (b) AUTHORIZATION AND USE OF FUNDS.— 6 (1) AUTHORIZATION.—Section 5320(a)(1) is 7 amended-(A) by striking "(1) AUTHORIZATION.—" 8 9 and all that follows through "(A) IN GEN-10 ERAL.—The Secretary, in consultation with the Secretary of the Interior," and inserting the fol-11 12 lowing: "(1) AUTHORIZATION.—The Secretary"; 13 14 (B) by striking subparagraph (B); (C) by moving the remainder of the text, 15 16 including clauses (i) through (iii), 2 ems to the 17 left; and 18 (D) by redesignating clauses (i) through 19 (iii) as subparagraphs (A) through (C), respec-20 tively. 21 (2) Use of Funds.—Section 5320(b)(2) is 22 amended by striking "intra—agency" and inserting 23 "intraagency". 24 DELIVERY.—Section (c)EXPEDITED Project

25 5320(d) is amended to read as follows:

1 "(d) EXPEDITED PROJECT DELIVERY.—The Secretary shall develop policies and procedures for the pro-2 3 gram that provide for— 4 "(1) expedited technical assistance in alter-5 native transportation; 6 "(2) multidisciplinary teams to develop alter-7 native transportation policies, procedures, and cri-8 teria; and 9 "(3) expedited analysis of criteria relating to 10 the planning, selection, and funding of qualified 11 projects and the implementation and oversight of the 12 program of projects in accordance with this section.". 13 14 (d) LIMITATION ON USE OF AVAILABLE AMOUNTS.— Section 5320(e)(1) is amended by striking ", in consulta-15 tion with the Secretary of the Interior,". 16 17 (e) PLANNING PROCESS.—Section 5320(f)(1)(A) is 18 amended-19 (1) by striking ", in cooperation with the Sec-20 retary of the Interior,"; and 21 (2) in clause (iii) by striking "(d)". 22 (f) COST SHARING.—Section 5320(g)(1) is amended by striking ", in cooperation with the Secretary of the In-23 24 terior,".

1	(g) Selection of Qualified Projects.—Section
2	5320(h) is amended—
3	(1) in paragraph (1) by striking ", of the Inte-
4	rior after consultation with and in cooperation with
5	the Secretary,"; and
6	(2) in paragraph (2) —
7	(A) in the matter preceding subparagraph
8	(A) by striking "of the Interior";
9	(B) by striking subparagraph (D) and in-
10	serting the following:
11	"(D) visitation levels;"; and
12	(C) in subparagraph (G)—
13	(i) in the matter preceding clause (i)
14	by striking "of the Interior"; and
15	(ii) by striking clause (i) and inserting
16	the following:
17	"(i) the historical and cultural signifi-
18	cance of a qualified project;".
19	(h) Qualified Projects Carried Out in Ad-
20	VANCE.—Section 5320(i) is amended in the matter pre-
21	ceding subparagraph (A) by striking ", in consultation
22	with the Secretary of the Interior,".
23	(i) Asset Management.—Section 5320(k) is
24	amended by striking ", in consultation with the Secretary
25	of the Interior,".

1	(j) Coordination of Research and Deployment
2	OF NEW TECHNOLOGIES.—Section 5320 is amended by
3	striking subsection (l) and redesignating subsections (m)
4	and (n) as subsections (l) and (m), respectively.
5	(k) REPORTS.—Section 5320(m)(1) (as so redesig-
6	nated) is amended—
7	(1) in the matter preceding subparagraph (A)
8	by striking ", in consultation with the Secretary of
9	the Interior,";
10	(2) in subparagraph (A) by adding "and" at
11	the end;
12	(3) in subparagraph (B) by striking "; and"
13	and inserting a period; and
14	(4) by striking subparagraph (C).
15	SEC. 3014. WORKFORCE DEVELOPMENT PROGRAMS.
16	(a) IN GENERAL.—Section 5322 is amended to read
17	as follows:
18	"§ 5322. Workforce development programs
19	"(a) NATIONAL JOINT WORKFORCE DEVELOPMENT
20	Council.—
21	"(1) ESTABLISHMENT.—Not later than 180
22	days after the date of enactment of the Public
23	Transportation Act of 2009, the Administrator of
24	the Federal Transit Administration shall establish a

1	National Joint Workforce Development Council (re-
2	ferred to in this section as the 'National Council').
3	"(2) Composition.—
4	"(A) VOTING MEMBERS.—Two representa-
5	tives, one representing labor and one rep-
6	resenting management, from each Regional
7	Workforce Development Board described in
8	subsection (c), shall be elected by majority vote
9	of labor and management representatives re-
10	spectively, on each Regional Board, to serve on
11	the National Council.
12	"(B) EX OFFICIO MEMBERS.—The Admin-
13	istrator shall appoint as non-voting ex officio
14	members to the National Council—
15	"(i) up to 10 members, such as rep-
16	resentatives of transit trade associations,
17	non-profit organizations, research organi-
18	zations, community colleges and univer-
19	sities, private industry, and any other
20	group or individual the Administrator be-
21	lieves would contribute to the National
22	Council;
23	"(ii) a representative of the Inter-
24	national Transportation Learning Center
25	which administers the transit career ladder

1	training program authorized pursuant to
2	section 3046 of the Safe, Accountable,
3	Flexible, Efficient Transportation Equity
4	Act: A Legacy for Users (49 U.S.C. 5338
5	note); and
6	"(iii) an individual who has expertise
7	in youth development programs.
8	"(3) DUTIES.—The National Council shall with
9	a national focus—
10	"(A) conduct a prevue national study on
11	transit workforce development issues;
12	"(B) identify skills gaps in transit agency
13	maintenance departments and develop programs
14	to train maintenance employees and fixed route
15	and paratransit operators;
16	"(C) develop programs to address the re-
17	cruitment and retention of managerial and non-
18	managerial employees;
19	"(D) initiate relationships with nontrans-
20	portation sector industries, associations, and
21	groups in the public and private sector to de-
22	velop best practices in training and skills devel-
23	opment and determine appropriate ways to col-
24	laborate on behalf of disconnected youth;

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"(E) conduct research on transit workforce
 development issues and develop best practices
 for recruitment, training, and retention of em ployees;

"(F) conduct research on the extent of labor market disconnection among disconnected youth and assess the provision of employment services for such youth;

9 "(G) make recommendations to the Sec-10 retary and to public transit agencies regarding 11 how to expand current employment training 12 programs, outreach programs to increase mi-13 nority and female employment in public trans-14 portation activities, and apprenticeship pro-15 grams;

"(H) develop programs and make recommendations to public transit agencies to address issues related to workplace quality of life
issues, including absenteeism, scheduling, child
care, and other issues that may be necessary to
improve recruitment and retention of employees;

"(I) maintain and update routinely an electronic library, consisting of such materials as online courseware and training manuals, white

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1	papers, research materials, and other related
2	items;
3	"(J) provide periodic assessments to the
4	Secretary, on studies and programs carried out
5	on the national level;
6	"(K) coordinate research and program de-
7	velopment of the Regional Boards pursuant to
8	subsection (c), to reduce duplication and assure
9	complimentary research goals; and
10	"(L) make recommendations to the Sec-
11	retary for guidance on grant programs carried
12	out in subsection (d) taking into account the
13	recommendations of the Regional Boards.
14	"(b) Regional Workforce Development Coun-
15	CILS.—[community colleges—to be supplied]
16	"(c) Regional Governing Boards.—
17	"(1) Composition of governing boards.—
18	The governing board for each region shall be com-
19	posed of not more than 10 members elected by the
20	Council pursuant to subsection (b)(2).
21	"(2) DUTIES.—The governing board for each
22	region shall on a regional basis—
23	"(A) identify skills gaps in transit agency
24	maintenance departments and develop programs

1	to train maintenance employees and fixed route
2	and paratransit operators on a regional basis;
3	"(B) develop programs to address the re-
4	cruitment and retention of managerial and non-
5	managerial employees;
6	"(C) initiate relationships with nontrans-
7	portation sector industries, associations, and
8	groups in the public and private sector to de-
9	velop best practices in training and skills devel-
10	opment and determine appropriate ways to col-
11	laborate on behalf of disconnected youth;
12	"(D) conduct research on transit workforce
13	development issues and develop best practices
14	for recruitment, training, and retention of em-
15	ployees;
16	"(E) conduct research on the extent of
17	labor market disconnection among disconnected
18	youth and assess the provision of employment
19	services for such youth;
20	"(F) make recommendations to the Sec-
21	retary and to public transit agencies regarding
22	how to expand current employment training
23	programs, outreach programs to increase mi-
24	nority and female employment in public trans-

1 portation activities, and apprenticeship pro-2 grams;

"(G) develop programs and make recommendations to public transit agencies to address issues related to workplace quality of life
issues, including absenteeism, scheduling, child
care, and other issues that may be necessary to
improve recruitment and retention of employees;

"(H) provide periodic assessments to the
Secretary and to the National Joint Workforce
Development Council established under subsection (a), on studies and programs carried out
on the regional level; and

15 "(I) make recommendations to the Na16 tional Joint Workforce Development Council for
17 guidance on grant programs carried out under
18 subsection (d).

19 "(3) EX OFFICIO MEMBERS.—

20 "(A) POSSIBLE APPOINTMENTS.—The Ad21 ministrator—
22 "(i) shall appoint representatives in

24 "(ii) may appoint non-voting ex officio25 members to each regional governing board

accordance with subparagraph (B); and

1	from among representatives of nonprofit
2	organizations, research organizations, and
3	any other groups or individuals the Admin-
4	istrator believes would contribute to the
5	board.
6	"(B) Appointments for international
7	TRANSPORTATION LEARNING CENTER AND FED-
8	ERAL TRANSIT ADMINISTRATORS.—The Admin-
9	istrator shall appoint as a non-voting ex officio
10	member to the regional governing board of the
11	respective region—
12	"(i) one or more representatives of the
13	International Transportation Learning
14	Center which administers the transit ca-
15	reer ladder training program authorized by
16	section 3046 of the Safe, Accountable,
17	Flexible, Efficient Transportation Equity
18	Act: A Legacy for Users (Public Law 109–
19	59);
20	"(ii) the Federal Transit Administra-
21	tors of each of the 10 regions; and
22	"(iii) an individual who has expertise
23	in youth development programs.
24	"(d) Grant Programs.—

1	"(1) IN GENERAL.—The Secretary, acting
2	through the Administrator and taking into account
3	the recommendations of the National Council under
4	subsection (a) and the Regional Governing Boards
5	under subsection (c), shall establish grant programs
6	as follows:
7	"(A) TRANSIT YOUTH OPPORTUNITY.—
8	"(i) BASIC SKILLS EDUCATION AND
9	PRE-APPRENTICESHIP SKILLS.—
10	"(I) Applications.—The Ad-
11	ministrator shall accept applications
12	for grants from nonprofit organiza-
13	tions and public or privately funded
14	educational institutions providing aca-
15	demic or technical instruction to en-
16	courage and introduce youth discon-
17	nected to a variety of careers in the
18	transit industry by providing such
19	youth with basic skills education, if
20	necessary, and pre-apprenticeship
21	skills.
22	"(II) PRIORITY.—The Adminis-
23	trator shall give priority for such
24	grants to organizations with a proven
25	record of success in providing discon-

- 1nected youth with basic education and2pre-apprenticeship skills.
- "(ii) APPRENTICESHIPS.—The Admin-3 4 istrator shall accept applications from partnerships of transit agencies and the 5 6 unions representing non-managerial em-7 ployees for grants to develop local and re-8 gional labor-management apprenticeship 9 programs aligned with national transit in-10 dustry apprenticeship programs for a vari-11 ety of transit-related jobs, by giving pri-12 ority to individuals who have successfully 13 completed a pre-apprenticeship program 14 pursuant to clause (i). 15 "(B) TRANSIT WORKER EDUCATION AND 16 RETENTION GRANTS.— 17 "(i) APPLICATIONS.—The Adminis-
- 18 trator shall accept applications from—

"(I) in the case of non-managerial employees, partnerships of transit
agencies and the unions representing
non-managerial employees; and
"(II) in the case of managerial
employees, from providers of manage-

ment and technical programs for the

1	delivery of such programs and the re-
2	lated costs of attendee participation.
3	"(ii) USE OF GRANT FUNDS.—Funds
4	for a grant under this subparagraph may
5	be used—
6	"(I) to develop education pro-
7	grams in a variety of training settings
8	for transit employees from diverse
9	population groups to maintain and
10	improve job skills and advance em-
11	ployee development across a career
12	span; and
13	"(II) assisting individuals to ob-
14	tain education and training required
15	to enter the transit profession and ad-
16	vance within such profession, such as
17	by providing career counseling and
18	mentoring.
19	"(C) Workforce diversity grants.—
20	The Administrator shall accept applications
21	from partnerships of transit agencies and the
22	unions representing non-managerial employees
23	for a grant to develop special projects to in-
24	crease education opportunities within the tran-
25	sit industry for individuals who are from dis-

advantaged backgrounds, including racial and
 ethnic minorities under-represented among
 transit management, by providing student
 scholarships or stipends, pre-entry preparation,
 and retention activities.

6 "(2) GRANT REQUIREMENTS.—A grant under
7 this section shall be subject to all requirements of a
8 grant under section 5307.

9 "(e) CERTIFICATION.—The Administrator shall develop a category on 'Workforce Development' on its annual 10 11 Certifications and Assurances for Federal Transit Admin-12 istration Assistance Programs in accordance with section 5323(n), and include such category as one of the areas 13 of certification beginning in fiscal year 2010. Such cat-14 15 egory shall require transit agencies to develop short-range and long-range planning with regard to workforce develop-16 ment matters, with a particular focus on the recruitment, 17 retention, and training of managerial and non-managerial 18 19 employees.

20 "(f) DEFINITION.—For purposes of this section, the 21 term 'disconnected youth' means individuals ages 16 22 through 24 who are out of school and not employed and 23 composed primarily of youth of color from poor commu-24 nities and at risk of becoming permanently disengaged 25 from the labor market which threatens their ability to break out of the cycle of poverty and contribute to our
 economy and communities.".

3 (b) CLERICAL AMENDMENT.—The analysis for chap4 ter 53 is amended by striking the item relating to section
5 5322 and inserting the following:

"5322. Workforce development programs.".

6 SEC. 3015. GENERAL PROVISIONS.

7 (a) PILOT PROGRAM FOR URBANIZED AREAS.—Sec-8 tion 5323(e) is amended by striking paragraph (4).

9 (b) GOVERNMENT'S SHARE OF COSTS FOR CERTAIN10 PROJECTS.—Section 5323 is amended:

11 "(i) GOVERNMENT'S SHARE OF COSTS FOR CERTAIN12 PROJECTS.—

"(1) ADA COMPLIANCE.—A grant for a project
under this chapter that involves acquiring vehicle-related equipment or facilities required by the Americans with Disabilities Act of 1990 (42 U.S.C. 12101
et seq.) is for 90 percent of the net project cost of
such equipment or facilities attributable to compliance with such Act.

20 "(2) CLEAN AIR ACT COMPLIANCE.—A grant
21 for a project to be assisted under this chapter that
22 involves acquiring vehicle-related equipment or facili23 ties for purposes of complying with or maintaining
24 compliance with the Clean Air Act (including clean
25 fuel vehicle-related equipment or facilities), is for 90

percent of the net project cost of such equipment or
 facilities.

3 "(3) CLEAN FUEL VEHICLE.—A grant for a
4 project under this chapter to acquire a new clean
5 fuel vehicle is for 90 percent of the cost of such vehi6 cle.

"(4) COSTS OF COMPLIANCE.—The Secretary
shall have discretion to determine, through practicable administrative procedures, the costs of the
equipment or facilities attributable to compliance
with the Acts referred to in paragraphs (1) and (2).
"(5) COSTS INCURRED BY PROVIDERS OF PUBLIC TRANSPORTATION BY VANPOOL.—

14 "(A) LOCAL MATCHING SHARE.—The local 15 matching share provided by a recipient of as-16 sistance for a capital project under this chapter 17 may include any amounts expended by a pro-18 vider of public transportation by vanpool for the 19 acquisition of rolling stock to be used by such 20 provider in the recipient's service area, exclud-21 ing any amounts the provider may have re-22 ceived in Federal, State, or local government 23 assistance for such acquisition.

24 "(B) USE OF REVENUES.—A provider of
25 public transportation by vanpool may use reve-

1	nues it receives in the provision of public trans-
2	portation service in the service area of a recipi-
3	ent of assistance under this chapter that are in
4	excess of the provider's operating costs for the
5	purpose of acquiring rolling stock, if the pro-
6	vider enters into a legally binding agreement
7	with the recipient that requires the provider to
8	use the rolling stock in the recipient's service
9	area.
10	"(C) DEFINITIONS.—In this paragraph,
11	the following definitions apply:
12	"(i) Provider of public transpor-
13	TATION BY VANPOOL.—The term 'provider
14	of public transportation by vanpool' means
15	an entity providing vanpool services in the
16	service area of a recipient of assistance
17	under this chapter using a commuter high-
18	way vehicle or vanpool vehicle.
19	"(ii) Commuter highway vehicle;
20	VANPOOL VEHICLE.—The term 'commuter
21	highway vehicle' or 'vanpool vehicle' means
22	any vehicle—
23	"(I) the seating capacity of which
24	is at least 6 adults (not including the
25	driver); and

1	"(II) at least 80 percent of the
2	mileage use of which can be reason-
3	ably expected to be for the purposes
4	of transporting commuters in connec-
5	tion with travel between their resi-
6	dences and their place of employ-
7	ment.".
8	(c) BUY AMERICA.—Section 5323(j) is amended—
9	(1) in paragraph $(2)(C)$ by inserting other than
10	a rolling stock prototype after "stock".
11	(2) by striking paragraph (3) and inserting the
12	following:
13	"(3) WRITTEN JUSTIFICATION OF WAIVER.—
14	When issuing a waiver based on a determination
15	under paragraph (2), the Secretary shall issue a de-
16	tailed written justification as to why the waiver
17	meets the requirements of such paragraph. The Sec-
18	retary shall publish such justification in the Federal
19	Register and provide the public with a reasonable
20	period of time for notice and comment.".
21	(3) in paragraph (6) by striking "2005" and in-
22	serting "2009".

1 SEC. 3016. CONTRACT REQUIREMENTS.

2 Section 5325(h) is amended by striking "Federal
3 Public Transportation Act of 2005" and inserting "Public
4 Transportation Act of 2009".

5 SEC. 3017. OFFICE OF EXPEDITED PROJECT DELIVERY.

6 (a) IN GENERAL.—Chapter 53 is amended by insert7 ing after section 5325 the following:

8 "§ 5326. Office of Expedited Project Delivery

9 "(a) ESTABLISHMENT.—The Secretary shall estab10 lish an Office of Expedited Project Delivery in the Federal
11 Transit Administration to enhance the speed of project de12 livery for public transportation capital projects.

13 "(b) DIRECTOR.—The Office shall be headed by a Di-14 rector who shall be appointed by the Secretary.

15 "(c) DUTIES OF DIRECTOR.—The Director shall pro16 vide national leadership to enhance the speed of delivery
17 of public transportation capital projects, with particular
18 focus on new starts projects and substantially delayed
19 projects.

20 "(d) Actions to Speed Delivery of New Starts21 Projects.—

22 "(1) IN GENERAL.—For a new starts project,
23 the Director shall—

24 "(A) monitor the project throughout the25 project delivery process;

1	"(B) monitor whether headquarters offices,
2	regional offices, other Federal agencies, and
3	other relevant parties are fully implementing
4	and complying with section 6002 of
5	SAFETEA-LU (Public Law 109-59) (relating
6	to efficient environmental reviews for project
7	decision making) and assist such parties in
8	reaching full compliance if necessary;
9	"(C) participate in the development of any
10	schedule for completion of the environmental re-
11	view process for the project established as part
12	of a coordination plan under section 6002 of
13	SAFETEA-LU (Public Law 109–59);
14	"(D) monitor the advancement of new
15	starts projects and review delays;
16	"(E) participate in the development of a
17	management plan for the project;
18	"(F) promote and assist in the use of prac-
19	tices and techniques (including best practices
20	from other project sponsors) that enhance the
21	speed of project delivery when suitable and al-
22	lowable under Federal, State, and local law, in-
23	cluding—
24	"(i) using design-build procurement
25	methods;

1	"(ii) using other procurement methods
2	that enhance the speed of project delivery
3	(such as cost-plus-time bidding and best-
4	value procurement);
5	"(iii) using accelerated construction
6	techniques;
7	"(iv) including early completion incen-
8	tives and late completion penalties in de-
9	sign and construction contracts;
10	"(v) maintaining up-to-date State in-
11	ventories of historic, cultural, and natural
12	resources;
13	"(vi) linking planning and the envi-
14	ronmental review process under NEPA by
15	focusing on the NEPA process in the early
16	phases of project planning and then car-
17	rying through the work done in the plan-
18	ning stage to the NEPA process;
19	"(vii) encouraging practices that re-
20	sult in good communication, coordination,
21	and collaboration between relevant parties
22	(including local communities, metropolitan
23	planning offices, State departments of
24	transportation, other State agencies, re-
25	gional offices, headquarters offices, the Of-

1	fice of the Secretary of Transportation,
2	other Federal agencies, and other transit
3	stakeholders);
4	"(viii) using conflict resolution tech-
5	niques and professionals, as appropriate;
6	and
7	"(ix) establishing programmatic
8	agreements, including memoranda of
9	agreement, between State departments of
10	transportation and the Federal Transit
11	Administration or environmental resource
12	agencies (such as the United States Fish
13	and Wildlife Service) regarding the NEPA
14	process in general and categorical exclu-
15	sions in particular;
16	"(G) using letter of intent and early sys-
17	tem work agreements for new starts projects
18	"(H) coordinating the activities of relevant
19	parties (including the parties described in sub-
20	paragraph (F)(vii)) and encouraging the parties
21	to collaborate throughout the phases of the
22	project delivery process; and
23	"(I) working with the designated points of
24	contact to expedite the project's delivery and to
25	monitor the project's progress.

1	"(2) Substantially delayed new starts
2	PROJECTS.—For a new starts project that is experi-
3	encing substantial delays, as determined by the Di-
4	rector based on the monitoring of the project and
5	any additional information obtained from designated
6	points of contact and other relevant parties, the Di-
7	rector shall—
8	"(A) inform the Committee on Transpor-
9	tation and Infrastructure of the House of Rep-
10	resentatives and the Committee on Banking,
11	Housing, and Urban Affairs of the Senate of
12	the project in a quarterly report, to be sub-
13	mitted not later than the last day of each quar-
14	ter of a fiscal year, that contains for each such
15	project a description of—
16	"(i) the project;
17	"(ii) the location of the project;
18	"(iii) the estimated cost of the project;
19	"(iv) when the delays began;
20	"(v) the nature of the delays;
21	"(vi) the steps that the Director took
22	or will take to resolve the delays;
23	"(vii) the effectiveness of any steps
24	taken; and

1	"(viii) the current status of the
2	project;
3	"(B) identify and resolve the obstacles in
4	project delivery that are causing the delays, in-
5	cluding by working with the designated points
6	of contact;
7	"(C) coordinate relevant parties (including
8	the parties described in paragraph $(1)(F)(vii))$
9	to help resolve the delays;
10	"(D) utilize conflict resolution techniques
11	and professionals, as appropriate, to help re-
12	solve the delays; and
13	"(E) intensify the monitoring of the
14	project under paragraph (1)(A) after the delays
15	have been resolved in order to prevent, or iden-
16	tify and resolve, any further delays.
17	"(e) Actions to Resolve Obstacles to Deliv-
18	ERY OF OTHER SUBSTANTIALLY DELAYED PROJECTS.—
19	"(1) IN GENERAL.—For public transportation
20	capital projects not covered under subsection (d), the
21	Director shall identify and resolve substantially de-
22	layed projects according to this subsection.
23	"(2) DATA MONITORING AND REPORTS.—The
24	Director shall obtain information on delays of public
25	transportation capital projects as follows:

1	"(A) The Director shall track and analyze
2	data on the progress of individual projects and
3	the time spent in different phases of project de-
4	livery.
5	"(B) A regional office shall submit to the
6	Director a report on any project that the office
7	considers to be experiencing significant delays.
8	"(C) A headquarters office, in which there
9	is a designated point of contact, shall submit to
10	the Director a report on any project that the of-
11	fice considers to be experiencing significant
12	delays.
13	"(3) Contents of Reports.—A report on a
14	project submitted under paragraph (1) shall include,
15	at a minimum, a description of—
16	"(A) the project;
17	"(B) the location of the project;
18	"(C) the estimated cost of the project;
19	"(D) when the delays began;
20	"(E) the nature of the delays; and
21	"(F) any steps that the reporting office be-
22	lieves that could be taken to resolve the delays.
23	"(4) Identification of substantially de-
24	LAYED PROJECTS.—Based on information obtained
25	on a project under paragraph (1), and after acquir-

1	ing any additional information needed on the project
2	from designated points of contact and other relevant
3	parties, the Director shall determine whether to
4	identify a project as a substantially delayed project
5	for the purposes of this subsection.
6	"(5) Functions relating to substantially
7	DELAYED PROJECTS.—For a project that the Direc-
8	tor identifies as a substantially delayed project, the
9	Director shall—
10	"(A) identify and resolve the obstacles in
11	project delivery that are causing the delays, in-
12	cluding by working with the designated points
13	of contact;
14	"(B) coordinate relevant parties (including
15	the parties described in subsection
16	(d)(1)(F)(vii)) to help resolve the delays;
17	"(C) utilize conflict resolution techniques
18	and professionals, as appropriate, to help re-
19	solve the delays; and
20	"(D) monitor the progress of the project
21	after the delays have been resolved through the
22	completion of the project in order to prevent, or
23	identify and resolve, any further delays.
24	"(f) Leadership Activities to Enhance Speed
25	OF PROJECT DELIVERY.—In addition to the duties under

subsections (d) and (e), on an ongoing basis, the Director
 shall—

3	"(1) monitor whether headquarters offices, re-
4	gional offices, other Federal agencies, and other rel-
5	evant parties are fully implementing and complying
6	with section 6002 of SAFETEA-LU (Public Law
7	109–59) (relating to efficient environmental reviews
8	for project decision making) and assist such parties
9	in reaching full compliance with such requirements
10	if necessary;
11	((2)) compile information on practices and tech-
12	niques (including practices and techniques described
13	in subsection $(d)(1)(F)$) that serve to enhance the
14	speed of project delivery;
15	"(3) disseminate to States information on such
16	practices and techniques;
17	"(4) promote the use of such practices and
18	techniques if suitable and allowable under Federal,
19	State, and local law;
20	"(5) serve as a clearinghouse among the States
21	for best practices in enhancing the speed of project
22	delivery;
23	"(6) coordinate the provision of technical assist-
24	ance to States by headquarters offices, regional of-
25	fices, and other entities regarding practices and

techniques that serve to enhance the speed of project
 delivery; and

3 "(7) provide support to designated points of 4 contact within the Office of the Secretary in their 5 activities relating to any Executive order or inter-6 agency body concerning enhancing the speed of 7 project delivery or expediting environmental reviews. "(g) INTERMODAL COORDINATION.—The Office shall 8 9 coordinate its efforts with the Office of Expedited Project Delivery of the Federal Highway Administration estab-10 lished under section 302 of title 23, particularly in the 11 12 case of projects that encompass both highway and public transportation elements and in developing techniques and 13 best practices to enhance the speed of project delivery that 14 15 are applicable to both highway and public transportation 16 projects.

17 "(h) DESIGNATION OF POINTS OF CONTACT.—The
18 Secretary shall designate, to work with the Office in its
19 efforts to enhance the speed of project delivery, one or
20 more points of contact within—

21 "(1) the Office of the Secretary, with at least
22 one point of contact located in the Office of the As23 sistant Secretary for Transportation Policy;

24 "(2) each regional office; and

1	"(3) such headquarters offices as the Secretary,
2	in consultation with the Director, considers appro-
3	priate.

4 "(i) ANNUAL REPORT BY SECRETARY.—

"(1) IN GENERAL.—Not later than September 5 6 30 of each fiscal year, the Secretary, with the assist-7 ance of the Director, shall submit to the Committee 8 on Transportation and Infrastructure of the House 9 of Representatives and the Committee on Banking, 10 Housing, and Urban Affairs of the Senate a report 11 on the speed of delivery of public transportation cap-12 ital projects and efforts to enhance the speed of 13 project delivery under this section.

14 "(2) CONTENTS.—A report submitted by the
15 Secretary under paragraph (1) shall contain, at a
16 minimum—

17 "(A) background data on the speed of18 project delivery;

19 "(B) an analysis of the data and trends re-20 lating to the speed of project delivery;

21 "(C) a description of the steps that the Of22 fice has taken to enhance the speed of project
23 delivery and an analysis of the effectiveness of
24 those steps;

1	"(D) a description of the efforts of the Of-
2	fice to coordinate with the Office of Expedited
3	Project Delivery in the Federal Highway Ad-
4	ministration;
5	"(E) an identification of remaining obsta-
6	cles to faster project delivery;
7	"(F) a description of future steps that the
8	Office will take to enhance the speed of project
9	delivery and future goals for enhancing the
10	speed of project delivery;
11	"(G) an assessment of whether head-
12	quarters offices, regional offices, other Federal
13	agencies, and any other relevant parties are
14	fully implementing and complying with section
15	6002 of SAFETEA–LU (Public Law 109–59)
16	(relating to efficient environmental reviews for
17	project decision making) and a description of
18	the steps that the Office has taken or intends
19	to take to ensure full implementation and com-
20	pliance with such section; and
21	"(H) such recommendations as the Sec-
22	retary may have for improvements to the func-
23	tions and roles of the Office and other measures
24	to enhance the speed of project delivery.

1 "(j) Report by Government Accountability OF-FICE.—Not later than 4 years after the date of enactment 2 3 of this section, the Comptroller General shall submit to 4 the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on 5 Banking, Housing, and Urban Affairs of the Senate a re-6 7 port on the speed of delivery of public transportation cap-8 ital projects and efforts to enhance the speed of project 9 delivery under this section.

"(k) CAREER RESERVED POSITION.—The position of
Director shall be treated for purposes of title 5 as a career
reserved position, as defined by section 3132(a)(8) of title
5.

14 "(l) LOCATION.—The Office shall be located in the
15 Office of the Administrator of Federal Transit Adminis16 tration.

17 "(m) FUNDING.—The Secretary shall allocate suffi18 cient funding to carry out this section from the adminis19 trative expenses authorized by section [5338(e)].

20 "(n) SAVINGS PROVISION.—Nothing in this section
21 shall be construed as—

"(1) superseding, amending, or modifying
NEPA, any other Federal environmental law, or any
requirement of this title; or

1 "(2) affecting the responsibility of any Federal 2 officer to comply with or enforce any such a law or 3 requirement. "(o) DEFINITIONS.—In this section, the following 4 5 definitions apply: "(1) ADMINISTRATOR.—The term 'Adminis-6 trator' means the Administrator of the Federal 7 8 Transit Administration. 9 "(2) DESIGNATED POINT OF CONTACT.—The 10 term 'designated point of contact' means a point of 11 contact designated by the Secretary under sub-12 section (h). "(3) DIRECTOR.—The term 'Director' means 13 14 the Director of the Office of Expedited Project De-15 livery appointed under subsection (b). (4)16 HEADQUARTERS OFFICE.—The term 17 'headquarters office' means a headquarters office of 18 the Federal Transit Administration. "(5) MANAGEMENT PLAN.—The term 'manage-19 20 ment plan' means a project management plan under 21 section 5327(a). 22 "(6) NEPA.—The term 'NEPA' means the Na-23 tional Environmental Policy Act of 1969 (42 U.S.C. 24 4321 et seq.).

"(7) NEW STARTS PROJECT.—The term 'new
 starts project' has the meaning given that term in
 section 5309(a).

4 "(8) OFFICE.—The term 'Office' means the Of5 fice of Expedited Project Delivery established under
6 subsection (a).

7 "(9) PROJECT DELIVERY.—The term 'project
8 delivery' means planning, environmental review, per9 mitting, design, right-of-way acquisition, and con10 struction for a public transportation capital project.

"(10) PUBLIC TRANSPORTATION CAPITAL
PROJECT.—The term 'public transportation capital
project' means a public transportation capital
project carried out with assistance made available
under this chapter.

16 "(11) REGIONAL OFFICE.—The term 'regional
17 office' means a regional office of the Federal Transit
18 Administration.".

(b) CLERICAL AMENDMENT.—The analysis for such
chapter is amended by inserting after the item relating
to section 5325 the following:

"Sec. 5326. Office of Expedited Project Delivery.".

22 SEC. 3018. PROGRAM.

23 Section 5328(c) is repealed.

611 1 SEC. 3019. NATIONAL TRANSIT DATABASE. 2 Section 5335(a) of title 49, United States Code, is 3 amended-4 (1) by striking "and" after "transportation fi-5 nancial"; (2) by inserting "," after "financial"; and 6 (3) by inserting ", and asset condition" after 7 8 "operating". SEC. 3020. APPORTIONMENT OF APPROPRIATIONS FOR 9 10 FORMULA GRANTS. 11 to be supplied SEC. 3021. FIXED GUIDEWAY MODERNIZATION FORMULA 12 13 GRANTS. 14 (a) GRANT PROGRAM.—Section 5337 of title 49 is amended to read as follows: 15 16 "§ 5337. Fixed guideway modernization program "(a) PROGRAM GOALS.—The goals of the fixed guide-17 way modernization program are to-18 19 "(1) rehabilitate, maintain, and preserve the 20 Nation's fixed guideway public transportation sys-21 tems; 22 "(2) reduce the maintenance backlog and in-23 crease the state of good repair of the Nation's fixed 24 guideway public transportation systems; and 25 "(3) increase the overall ridership on fixed guideway public transportation systems. 26

"(b) GENERAL AUTHORITY.—The Secretary may
 make grants to eligible recipients under this section to as sist State and local government authorities in financing
 capital projects to modernize eligible fixed guideway sys tems.

6 "(c) [to be supplied]

7 "(d) AVAILABILITY OF AMOUNTS.—An amount ap8 portioned under this section—

9 "(1) remains available for 3 years after the fis10 cal year in which the amount is apportioned; and

"(2) that is unobligated at the end of the fourth
year shall be reapportioned for the next fiscal year
among eligible recipients in accordance with subsection (c).

15 "(e) GRANT REQUIREMENTS.—A grant under this
16 section shall be subject at all the requirements of section
17 [5307,] including the performance management require18 ments of such section.

19 "(f) [to be supplied]

20 "(g) **[**to be supplied**]**".

(b) CLERICAL AMENDMENT.—The analysis for chapter 53 is amended by striking the item relating to section
5337 and inserting the following:

"5337. Fixed guideway modernization program.".

24 SEC. 3022. AUTHORIZATIONS.

25 [to be supplied]

1 SEC. 3023. REPEALS.

2 Sections 5339 and 5340, and the items relating to 3 such sections in the analysis for chapter 53, are repealed. 4 SEC. 3024. OVER-THE-ROAD BUS ACCESSIBILITY PROGRAM. 5 Section 3038(g) of the Transportation Equity Act for the 21st century (49 U.S.C. 5310 note; 112 Stat. 392) 6 7 is amended in paragraphs (1) and (2) by striking "each fiscal year" and inserting "fiscal years 2010 through 8 2012". 9

10 SEC. 3025. OBLIGATION LIMITS.

11 **[**to be supplied**]**

12 SEC. 3026. TRANSPORTATION FRINGE BENEFITS.

13 (a) REQUIREMENT THAT AGENCIES OFFER TRANSIT
14 PASS TRANSPORTATION FRINGE BENEFITS TO THEIR
15 EMPLOYEES NATIONWIDE.—

16 (1) IN GENERAL.—Section 3049(a)(1) of the
17 Safe, Accountable, Flexible, Efficient Transportation
18 Equity Act: A Legacy for Users (5 U.S.C. 7905
19 note; 119 Stat. 1711) is amended—

20 (A) by striking "Effective" and all that
21 follows through "each covered agency" and in22 serting "Each agency"; and

(B) by inserting "at a location in an urbanized area of the United States that is served
by fixed route public transportation" before
"shall be offered".

1	(2) Conforming Amendments.—Section
2	3049(a) of such Act (5 U.S.C. 7905 note; 119 Stat.
3	1711) is amended—
4	(A) in paragraph (3)—
5	(i) by striking subparagraph (A); and
6	(ii) by redesignating subparagraphs
7	(B) through (F) as subparagraphs (A)
8	through (E), respectively; and
9	(B) in paragraph (4) by striking "a cov-
10	ered agency" and inserting "an agency".
11	(b) BENEFITS DESCRIBED.—Section $3049(a)(2)$ of
12	such Act (5 U.S.C. 7905 note; 119 Stat. 1711) is amended
13	by striking the period at the end and inserting the fol-
14	lowing: ", except that the maximum level of such benefits
15	shall be the maximum amount which may be excluded
16	from gross income for qualified parking as in effect for
17	a month under section $132(f)(2)(B)$ of the Internal Rev-
18	enue Code of 1986.".
19	(c) Guidance.—Section 3049(a) of SAFETEA-LU
20	(5 U.S.C. 7905 note; 119 Stat. 1711) is amended by add-
21	ing at the end the following:
22	"(5) GUIDANCE.—
23	"(A) ISSUANCE.—Not later than 60 days
24	after the date of enactment of this paragraph,
25	the Secretary of Transportation shall issue

1	guidance on nationwide implementation of the
2	transit pass transportation fringe benefits pro-
3	gram under this subsection.
4	"(B) UNIFORM APPLICATION.—
5	"(i) IN GENERAL.—The guidance to
6	be issued under subparagraph (A) shall
7	contain a uniform application for use by all
8	Federal employees applying for benefits
9	from an agency under the program.
10	"(ii) Required information.—As
11	part of such an application, an employee
12	shall provide, at a minimum, the employ-
13	ee's home and work addresses, a break-
14	down of the employee's commuting costs,
15	and a certification of the employee's eligi-
16	bility for benefits under the program.
17	"(iii) WARNING AGAINST FALSE
18	STATEMENTS.—Such an application shall
19	contain a warning against making false
20	statements in the application.
21	"(C) INDEPENDENT VERIFICATION RE-
22	QUIREMENTS.—The guidance to be issued
23	under subparagraph (A) shall contain inde-
24	pendent verification requirements to ensure

1	that, with respect to an employee of an agen-
2	cy—
3	"(i) the eligibility of the employee for
4	benefits under the program is verified by
5	an official of the agency;
6	"(ii) employee commuting costs are
7	verified by an official of the agency; and
8	"(iii) records of the agency are
9	checked to ensure that the employee is not
10	receiving parking benefits from the agency.
11	"(D) PROGRAM IMPLEMENTATION RE-
12	QUIREMENTS.—The guidance to be issued
13	under subparagraph (A) shall contain program
14	implementation requirements applicable to each
15	agency to ensure that—
16	"(i) benefits provided by the agency
17	under the program are adjusted in cases of
18	employee travel, leave, or change of ad-
19	dress;
20	"(ii) removal from the program is in-
21	cluded in the procedures of the agency re-
22	lating to an employee separating from em-
23	ployment with the agency; and
24	"(iii) benefits provided by the agency
25	under the program are made available

1	using an electronic format (rather than
2	using paper fare media) where such a for-
3	mat is available for use.

4 "(E) ENFORCEMENT AND PENALTIES.— 5 The guidance to be issued under subparagraph 6 (A) shall contain a uniform administrative pol-7 icy on enforcement and penalties. Such policy 8 shall be implemented by each agency to ensure 9 compliance with program requirements, to pre-10 vent fraud and abuse, and, as appropriate, to 11 penalize employees who have abused or misused 12 the benefits provided under the program.

13 "(F) PERIODIC REVIEWS.—The guidance 14 to be issued under subparagraph (A) shall re-15 quire each agency, not later than September 1 of the first fiscal year beginning after the date 16 17 of enactment of this paragraph, and every 3 18 years thereafter, to develop and submit to the 19 Secretary a review of the agency's implementa-20 tion of the program. Each such review shall 21 contain, at a minimum, the following:

22 "(i) An assessment of the agency's
23 implementation of the guidance, including
24 a summary of the audits and investiga-

1	tions, if any, of the program conducted by
2	the Inspector General of the agency.
3	"(ii) Information on the total number
4	of employees of the agency that are partici-
5	pating in the program.
6	"(iii) Information on the total number
7	of single occupancy vehicles removed from
8	the roadway network as a result of partici-
9	pation by employees of the agency in the
10	program.
11	"(iv) Information on energy savings
12	and emissions reductions, including reduc-
13	tions in greenhouse gas emissions, result-
14	ing from reductions in single occupancy ve-
15	hicle use by employees of the agency that
16	are participating in the program.
17	"(v) Information on reduced conges-
18	tion and improved air quality resulting
19	from reductions in single occupancy vehicle
20	use by employees of the agency that are
21	participating in the program.
22	"(vi) Recommendations to increase
23	program participation and thereby reduce
24	single occupancy vehicle use by Federal
25	employees nationwide.

1 "(6) REPORTING REQUIREMENTS.—Not later 2 than September 30 of the first fiscal year beginning 3 after the date of enactment of this paragraph, and 4 every 3 years thereafter, the Secretary shall submit 5 to the Committee on Transportation and Infrastruc-6 ture and the Committee on Oversight and Govern-7 ment Reform of the House of Representatives and 8 the Committee on Banking, Housing, and Urban Af-9 fairs of the Senate a report on nationwide implemen-10 tation of the transit pass transportation fringe bene-11 fits program under this subsection, including a sum-12 mary of the information submitted by agencies pur-13 suant to paragraph (5)(F).".

(d) EFFECTIVE DATE.—Except as otherwise specifically provided, the amendments made by this section shall
become effective on the first day of the first fiscal year
beginning after the date of enactment of this Act.

18 SEC. 3027. STREETCAR CATEGORICAL EXCLUSION.

19 Not later than one year after the date of enactment
20 of this Act, the Secretary shall complete a rulemaking
21 process regarding light rail streetcars that are—

(1) located within an existing right-of-way within the classes of action identified in regulation by
the Secretary; and

1 (2) that are categorically excluded from require-2 ments for environmental assessments or environ-3 mental impact statements pursuant to regulations 4 promulgated by the Council on Environmental Qual-5 ity under part 1500 of title 40, Code of Federal 6 Regulations (as in effect on October 1, 2003). 7 SEC. 3028. SAFETEA-LU REPEALS. 8 The following provisions of SAFETEA-LU are repealed: 9 10 (1) Section 3009(i). 11 (2) Section 3011(c). 12 (3) Section 3012(b). 13 (4) Section 3045. 14 (5) Section 3046. TITLE IV—COMMERCIAL MOTOR 15 VEHICLE SAFETY 16 17 SEC. 4001. SHORT TITLE. 18 This title may be cited as the "Motor Carrier Safety Enhancement Act of 2009". 19 20 SEC. 4002. AMENDMENTS TO TITLE 49, UNITED STATES 21 CODE. 22 Except as otherwise expressly provided, whenever in 23 this title an amendment or repeal is expressed in terms 24 of an amendment to, or a repeal of, a section or other provision, the reference shall be considered to be made to 25

a section or other provision of title 49, United States
 Code.

3 Subtitle A—Authorization of 4 Appropriations

5	SEC.	4011.	MOTOR	CARRIER	SAFETY	GRANTS.
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6 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 7 31104(a) is amended by striking paragraphs (1) through 8 (5) and inserting the following: 9 "(1) **[**\$] for fiscal year 2010; 10 "(2) **[**\$] for fiscal year 2011; 11 "(3) **[**\$**]** for fiscal year 2012; 12 "(4) **[**\$] for fiscal year 2013; 13 "(5) [\$] for fiscal year 2014; and 14 "(6) **[**\$] for fiscal year 2015.". 15 (b) Administrative Takedown.— (1) IN GENERAL.—Section 31104(e) is amend-16 17 ed to read as follows: 18 "(e) DEDUCTION FOR Administrative Ex-19 PENSES.— 20 "(1) IN GENERAL.—On October 1 of each fiscal 21 year or as soon after that as practicable, the Sec-22 retary may deduct, from amounts made available 23 under subsection (a) for that fiscal year, not more

expenses incurred in carrying out section 31102 in
 that fiscal year.

3 "(2) TRAINING.—The Secretary shall use at
4 least 75 percent of the amounts deducted under
5 paragraph (1) to train non-Government employees
6 and to develop related training materials in carrying
7 out section 31102.

8 "(3) CONTRACTS.—The Secretary may use 9 amounts deducted under paragraph (1) to enter into 10 contracts and cooperative agreements with States, 11 local governments, associations, institutions, cor-12 porations, and other persons if the Secretary deter-13 mines such contracts and cooperative agreements 14 are cost-effective, benefit multiple jurisdictions of 15 the United States, and enhance safety programs and related enforcement activities.". 16

17 (2) REPORT TO CONGRESS.—At the end of each
18 fiscal year, the Secretary shall submit to Congress a
19 report detailing the use of amounts deducted under
20 paragraph (1), including specific amounts and activi21 ties used for border enforcement.

(c) ALLOCATION CRITERIA AND ELIGIBILITY.—Section 31104(f) is amended by adding at the end the following: "Such criteria shall take into consideration whether a State shares a land border with another country and

conducts border commercial motor vehicle safety programs 1 2 and related activities.". 3 (d) **ADMINISTRATIVE** EXPENSES.—Section 4 31104(i)(1) is amended by striking subparagraphs (A) 5 through (E) and inserting the following: 6 "(A) **[**\$] for fiscal year 2010; 7 "(B) **[**\$] for fiscal year 2011; 8 "(C) **[**\$**]** for fiscal year 2012; 9 "(D) **[**\$] for fiscal year 2013; 10 "(E) **[**\$] for fiscal year 2014; and 11 "(F) **[**\$] for fiscal year 2015.". 12 INCENTIVE PROGRAM.—Section 31104(k) is (e) 13 amended to read as follows: 14 "(k) INCENTIVE PROGRAM.— 15 "(1) IN GENERAL.—The Secretary shall estab-16 lish an incentive program to provide additional fund-17 ing to States in a fiscal year that the Secretary de-18 termines, under regulations issued by the Secretary, 19 showed significant improvement in reducing fatali-20 ties and crashes involving commercial motor vehicles. 21 "(2) ELIGIBILITY.—A State shall be eligible for 22 an incentive grant in a fiscal year if— 23 "(A)(i) the State reduces the number of 24 fatalities and crashes involving commercial 25 motor vehicles in the previous fiscal year com-

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pared to the State's average number of such fa-2 talities and crashes in the 3 preceding fiscal 3 years; or

4 "(ii) the State reduces the commercial 5 motor vehicle fatal accident rate in the previous 6 fiscal year compared to the State's average rate 7 in the three preceding fiscal years; and

8 "(B) the State ranked among the top 9 States in commercial motor vehicle fatality re-10 duction or fatality rate reduction in the pre-11 vious fiscal year.

12 "(3) Set ASIDE.—For each of fiscal years 2011 13 through 2015, the Secretary shall set aside not to 14 exceed 10 percent of the amounts appropriated 15 under subsection (a) for providing additional funding 16 to States under the program established under para-17 graph (1).

18 "(4) USE OF FUNDS.—A State receiving addi-19 tional funding under the program established under 20 paragraph (1) shall use the funding for activities eli-21 gible for grants under section 31102.".

22 (f) WITHHOLDING AMOUNTS FOR STATE NON-23 COMPLIANCE.—Section 31104 is amended by adding at 24 the end the following:

1 "(1) WITHHOLDING AMOUNTS FOR STATE NON-2 COMPLIANCE.—The Secretary shall withhold up to 5 per-3 cent of the amount required to be apportioned to a State under paragraphs (1), (3), and (4) of section 104(b) of 4 5 title 23 on October 1 of each fiscal year beginning after September 30, 2010, throughout which the State does not 6 7 comply substantially with a requirement of section 8 31102.".

9 SEC. 4012. GRANT PROGRAMS.

(a) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated from the Highway Trust
Fund (other than the Mass Transit Account) the following
sums for the following Federal Motor Carrier Safety Administration programs:

(1) COMMERCIAL DRIVER'S LICENSE PROGRAM
IMPLEMENTATION GRANTS.—For commercial driver's license program implementation grants under
section 31313 of title 49, United States Code—

- 19 (A) **[**\$**]** for fiscal year 2010;
- 20 (B) **[**\$**]** for fiscal year 2011;
- 21 (C) **[**\$**]** for fiscal year 2012;
- 22 (D) **[**\$**]** for fiscal year 2013;
- 23 (E) **[**\$**]** for fiscal year 2014; and
- 24 (F) **[**\$**]** for fiscal year 2015.

1	(2) Commercial vehicle information sys-
2	TEMS AND NETWORKS DEPLOYMENT.—For carrying
3	out the commercial vehicle information systems and
4	networks deployment program under section 4126 of
5	SAFETEA-LU(119 Stat. 1738)—
6	(A) [\$] for each of fiscal years 2010
7	through 2013; and
8	(B) [\$] for each of fiscal years 2014 and
9	2015.
10	(3) Commercial motor vehicle operator
11	SAFETY GRANTS.—For training grants under section
12	4030 of this Act [\$] for each of fiscal years [2010]
13	through 2015.
14	(b) PERIOD OF AVAILABILITY.—The amounts made
15	available under this section shall remain available until ex-
16	pended.
17	(c) INITIAL DATE OF AVAILABILITY.—Amounts au-
18	thorized to be appropriated from the Highway Trust Fund
19	(other than the Mass Transit Account) by this section
20	shall be available for obligation on the date of their appor-
21	tionment or allocation or on October 1 of the fiscal year
22	for which they are authorized, whichever occurs first.
23	(d) CONTRACT AUTHORITY.—Approval by the Sec-
24	retary of a grant with funds made available under this
25	section imposes upon the United States a contractual obli-

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1 gation for payment of the Government's share of costs in-

2 curred in carrying out the objectives of the grant.

3 Subtitle B—General Authority and 4 State Grants

5 SEC. 4021. MOTOR CARRIER SAFETY ASSISTANCE PRO-

GRAM.

7 (a) GENERAL AUTHORITY.—Section 31102 is amend-8 ed to read as follows:

9 "§ 31102. Motor carrier safety assistance program

10 "(a) GENERAL AUTHORITY.—The Secretary of
11 Transportation shall administer a motor carrier safety as12 sistance program to assist States with—

13 "(1) the development and implementation of14 programs for improving motor carrier safety; and

15 "(2) the enforcement of Federal regulations,
16 standards, and orders on commercial motor vehicle
17 safety and hazardous materials transportation safety
18 or compatible State regulations, standards, and or19 ders.

"(b) PROGRAM GOAL.—The goal of the motor carrier
safety assistance program is to ensure that the Secretary,
States, and other political jurisdictions work in partnership to establish programs to improve motor carrier, commercial motor vehicle, and driver safety to support a safe
and efficient transportation system by—

1 "(1) making targeted investments to promote 2 safe commercial motor vehicle transportation, includ-3 ing transportation of passengers and hazardous materials; 4 5 "(2) investing in activities likely to generate 6 maximum reductions in the number and severity of 7 commercial motor vehicle crashes and fatalities re-8 sulting from such crashes; 9 "(3) adopting and enforcing effective motor car-10 rier, commercial motor vehicle, and driver safety reg-11 ulations and practices consistent with Federal re-12 quirements; and 13 "(4) assessing and improving statewide per-14 formance by setting program goals and meeting per-15 formance standards, measures, and benchmarks. 16 "(c) STATE PLANS.— 17 "(1) PROCEDURES.—The Secretary shall pre-18 scribe procedures for a State to participate in the 19 program, including procedures under which the 20 State shall submit a plan, in writing, to the Sec-21 retary in which the State agrees— 22 "(A) to assume responsibility for improv-23 ing motor carrier safety in the State; and 24 "(B) to adopt and enforce Federal regula-25 tions, standards, and orders on commercial

1	motor vehicle safety and hazardous materials
2	transportation safety or compatible State regu-
3	lations, standards, and orders.
4	"(2) CONTENTS.—A plan submitted by a State
5	under paragraph (1) shall demonstrate to the satis-
6	faction of the Secretary that the State—
7	"(A) is implementing performance-based
8	activities, including deployment of technology,
9	to enhance the efficiency and effectiveness of
10	commercial motor vehicle safety programs;
11	"(B) is implementing a border commercial
12	motor vehicle safety program and related en-
13	forcement activities, if the State shares a land
14	border with another country;
15	"(C) has designated a State motor vehicle
16	safety agency responsible for administering the
17	plan throughout the State;
18	"(D) has the legal authority, resources,
19	and qualified personnel necessary to enforce the
20	regulations, standards, and orders;
21	"(E) will devote adequate amounts to the
22	administration of the plan and enforcement of
23	the regulations, standards, and orders;
24	"(F) provides a right of entry and inspec-
25	tion to carry out the plan;

1 "(G) provides that all reports required 2 under this section be submitted to the agency and that the agency will make the reports avail-3 4 able to the Secretary on request; 5 "(H) provides that the agency will adopt 6 the reporting requirements and use the forms 7 for record keeping, inspections, and investiga-8 tions the Secretary prescribes; 9 "(I) requires registrants of commercial 10 motor vehicles to make a declaration of knowl-11 edge of applicable safety regulations, standards, 12 and orders of the Government and the State; 13 "(J) will grant maximum reciprocity for 14 inspections conducted under the North Amer-15 ican Inspection Standard through the use of a 16 nationally accepted system that allows ready 17 identification of previously inspected commer-18 cial motor vehicles; 19 "(K) ensures that activities described in 20 subsection (g)(3)(B), if financed with grants 21 under this section, will not diminish the effec-22 tiveness of the development and implementation 23 of commercial motor vehicle safety programs 24 described in subsection (a):

1	"(L) will coordinate the plan, data collec-
2	tion, and information systems with State high-
3	way safety programs under title 23;
4	"(M) ensures participation in
5	SAFETYNET and other information systems
6	by all appropriate jurisdictions receiving fund-
7	ing under this section;
8	"(N) is willing and able to exchange infor-
9	mation with other States in a timely manner;
10	"(O) will undertake efforts that will em-
11	phasize and improve enforcement of State and
12	local traffic safety laws and regulations related
13	to commercial motor vehicle safety;
14	"(P) will promote activities in support of
15	national priorities, including—
16	"(i) activities aimed at removing im-
17	paired commercial motor vehicle drivers
18	from the highways of the United States
19	through adequate enforcement of regula-
20	tions on the use of alcohol and controlled
21	substances and by ensuring ready roadside
22	access to alcohol detection and measuring
23	equipment;
24	"(ii) activities aimed at providing an
25	appropriate level of training to State motor

1	carrier safety assistance program officers
2	and employees on recognizing drivers im-
3	paired by alcohol or controlled substances;
4	and
5	"(iii) interdiction activities affecting
6	the transportation of controlled substances
7	by commercial motor vehicle drivers and
8	training on appropriate strategies for car-
9	rying out those interdiction activities;
10	"(Q) has established a program to ensure
11	that—
12	"(i) accurate, complete, and timely
13	motor carrier safety data is collected and
14	reported to the Secretary; and
15	"(ii) the State will participate in a na-
16	tional motor carrier safety data correction
17	system prescribed by the Secretary;
18	"(R) will cooperate in the enforcement of
19	financial responsibility requirements under sec-
20	tions 13906, 31138, and 31139 and regulations
21	issued thereunder;
22	"(S) will impose consistent, effective, and
23	reasonable sanctions;
24	"(T) ensures that roadside inspections will
25	be conducted at a location that is adequate to

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protect the safety of drivers and enforcement personnel;

3 "(U) will include in the training manual
4 for the licensing examination to drive a non5 commercial motor vehicle and a commercial
6 motor vehicle, information on best practices for
7 driving safely in the vicinity of noncommercial
8 and commercial motor vehicles;

9 "(V) will enforce the registration require-10 ments of section 13902 by prohibiting the oper-11 ation of any vehicle discovered to be operated 12 by a motor carrier without a registration issued 13 under such section or to operate beyond the 14 scope of such registration;

"(W) will conduct comprehensive and highly visible traffic enforcement and commercial
motor vehicle safety inspection programs in
high-risk locations and corridors; and

"(X) will implement activities to monitor
the safety performance of motor carriers of passengers, including inspections of commercial
motor vehicles designed or used to transport
passengers; except that roadside inspections
must be conducted at a station, terminal, border crossing, maintenance facility, destination,

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1	or other location where a motor carrier may
2	make a planned stop, except in the case of an
3	imminent or obvious safety hazard.

"(3) MAINTENANCE OF EFFORT.—

5 "(A) IN GENERAL.—A plan submitted by a 6 State under this subsection shall provide that 7 the total expenditure of amounts of the State 8 and its political subdivisions (not including 9 amounts of the Government) for commercial 10 motor vehicle safety programs for enforcement 11 of commercial motor vehicle size and weight 12 limitations, drug interdiction, and State traffic 13 safety laws and regulations under this sub-14 section will be maintained at a level at least 15 equal to the average level of that expenditure 16 for the 3 most recent fiscal years ending before 17 the date of enactment of the Motor Carrier 18 Safety Enhancement Act of 2009.

19 "(B) CALCULATING STATE EXPENDI20 TURES.—In calculating the average level of
21 State expenditure, the Secretary—

22 "(i) may allow the State to exclude
23 State expenditures for Government-spon24 sored demonstration or pilot programs;
25 and

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1	"(ii) shall require the State to exclude
2	Government amounts.
3	"(d) Performance Measures.—
4	"(1) NATIONAL GOAL.—The Secretary shall es-
5	tablish a national goal for reductions in fatalities
6	and crashes involving commercial motor vehicles.
7	The goal shall provide for at least [] percent
8	reduction in such fatalities by January 1, 2016.
9	"(2) Guidance and standards.—Not later
10	than one year after the date of enactment of the
11	Motor Carrier Safety Enhancement Act of 2009, the
12	Secretary shall—
13	"(A) issue guidance on the effectiveness of
14	specific enforcement and related activities in
15	generating reductions in the number and sever-
16	ity of commercial motor vehicle crashes and fa-
17	talities resulting from such crashes; and
18	"(B) publish standards for data timeliness,
19	accuracy, and completeness that will allow
20	States to meet program goals and are con-
21	sistent with the standards issued under section
22	31106(a)(4).
23	"(3) Optimization of allocations.—The
24	Secretary shall develop a tool for States to optimize
25	allocations of motor carrier safety resources to carry

1	out enforcement and related activities to meet pro-
2	gram goals and to contribute to the national fatality
3	reduction goal established under paragraph (1).
4	"(4) PERIODIC UPDATES OF GUIDANCE.—The
5	Secretary shall update the guidance issued under
6	paragraph (2)(A) periodically to reflect new informa-
7	tion.
8	"(5) STATE TARGETS.—
9	"(A) IN GENERAL.—To monitor the effec-
10	tiveness of State plans in meeting the goals of
11	the program and contributing to the national
12	fatality reduction goal, in the second fiscal year
13	following the date of enactment of the Motor
14	Carrier Safety Enhancement Act of 2009, and
15	each fiscal year thereafter, the Secretary shall
16	require States in the plan submitted by States
17	under subsection (c) to—
18	"(i) establish targets, in quantifiable
19	metrics, for enforcement activities, data
20	quality, and other benchmarks to reduce
21	fatalities and crashes involving commercial
22	motor vehicles;
23	"(ii) select target activities in accord-
24	ance with the Secretary's latest guidance
25	to ensure States pursue activities likely to

1	generate maximum crash and fatality re-
2	duction; and
3	"(iii) meet the standards for data
4	published by the Secretary under para-
5	graph $(2)(B)$.
6	"(B) ADEQUACY OF TARGETS.—The Sec-
7	retary shall ensure that targets established by
8	a State in the second fiscal year following the
9	date of enactment of the Motor Carrier Safety
10	Enhancement Act of 2009 and in each fiscal
11	year are sufficient and will allow the State to
12	contribute to the national goal in fatality reduc-
13	tion. If the Secretary determines that the tar-
14	gets are not sufficient or will not allow the
15	State to contribute appropriately toward achiev-
16	ing such national goal, the Secretary shall dis-
17	approve the plan under section (f).
18	"(e) Annual Updates of State Plans.—
19	"(1) ESTABLISHMENT OF TARGETS.—A State
20	shall—
21	"(A) update its plan under subsection (c)
22	annually to establish targets for the following
23	fiscal year; and
24	"(B) submit the updated plan to the Sec-
25	retary.

"(2) REQUIREMENTS FOR TARGETS.—Subject
 to the availability of funds, targets established by a
 State under paragraph (1) for a fiscal year shall ex ceed the levels achieved by the State in the previous
 fiscal year.

6 "(3) STATE REPORTS.—Under the motor car-7 rier safety assistance program, a State shall report 8 to the Secretary the number and rate of crashes and 9 fatalities involving commercial motor vehicles occur-10 ring in the State in the previous fiscal year. A State 11 shall include in the report information on commer-12 cial motor vehicles registered in the State and in-13 volved in crashes in such fiscal year and any other 14 information requested by the Secretary.

"(4) ASSESSMENTS.—The Secretary shall assess whether a State met its targets in the previous
fiscal year, and whether targeted activities are reducing the number and severity of crashes and resulting fatalities, as part of the annual plan approval
process under subsection (f).

21 "(f) PLAN REVIEW.—

22 "(1) APPROVAL PROCESS.—Before distributing
23 grant funds under subsection (g) in a fiscal year, the
24 Secretary shall—

1	"(A) review each State plan submitted to
2	the Secretary under subsection (c), as updated
3	by the State under subsection (e); and
4	"(B)(i) approve the plan if the Secretary
5	determines that the plan meets the require-
6	ments and promotes the objectives of this sec-
7	tion; or
8	"(ii) disapprove the plan.
9	"(2) RESUBMITTAL.—If the Secretary dis-
10	approves a plan under this subsection, the Secretary
11	shall give the State a written explanation and allow
12	the State to modify and resubmit the plan for ap-
13	proval.
14	"(3) Continuous evaluation of plans.—
15	"(A) IN GENERAL.—On the basis of re-
16	ports submitted by the motor vehicle safety
17	agency of a State with a plan approved under
18	this subsection and the Secretary's own inves-
19	tigations, the Secretary shall make a continuing
20	evaluation of the way the State is carrying out
21	the plan.
22	"(B) WITHDRAWAL OF APPROVAL.—If the
23	Secretary finds, after notice and opportunity for
24	comment, the State plan previously approved is
25	not being followed or has become inadequate to

1	ensure enforcement of the regulations, stand-
2	ards, or orders or meet the goals of the pro-
3	gram, the Secretary shall withdraw approval of
4	the plan and notify the State. The plan stops
5	being effective when the notice is received. A
6	State adversely affected by the withdrawal may
7	seek judicial review under chapter 7 of title 5.
8	"(C) Administrative and judicial pro-
9	CEEDINGS.—Notwithstanding the withdrawal,
10	the State may retain jurisdiction in administra-
11	tive or judicial proceedings begun before the
12	withdrawal if the issues involved are not related
13	directly to the reasons for the withdrawal.
14	"(g) GRANTS TO STATES.—
15	"(1) IN GENERAL.—Subject to this section and
16	the availability of amounts, the Secretary may make
17	grants to States for the development and implemen-
18	tation of programs for the purposes described in
19	subsection (a).
20	"(2) ELIGIBILITY.—A State shall be eligible for
21	a grant under this subsection only if the State has
22	in effect a State plan under subsection (c) that has
23	been approved by the Secretary under subsection (f).
24	"(3) Use of grant funds —

24 "(3) Use of grant funds.—

"(A) IN GENERAL.—A State receiving a
grant under this subsection shall use the grant
funds for activities to further the State's plan
under subsection (c) in a manner that best
meets the goals of the program and contributes
to the national fatality reduction goal established under subsection (d).

8 "(B) Use of grants to enforce other 9 LAWS.—Subject to subparagraph (C), a State 10 may use grant funds received under this sub-11 section for the following activities if carried out 12 in conjunction with an appropriate inspection of 13 the commercial motor vehicle to enforce Federal 14 or State commercial motor vehicle safety regu-15 lations:

"(i) Enforcement of commercial motor 16 17 vehicle size and weight limitations at loca-18 tions other than fixed weight facilities, at 19 specific locations such as steep grades or 20 mountainous terrains where the weight of a commercial motor vehicle can signifi-21 22 cantly affect the safe operation of the vehi-23 cle, or at ports where intermodal shipping 24 containers enter and leave the United 25 States.

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1	"(ii) Detection of the unlawful pres-
2	ence of a controlled substance (as defined
3	under section 102 of the Comprehensive
4	Drug Abuse Prevention and Control Act of
5	1970 (21 U.S.C. 802)) in a commercial
6	motor vehicle or on the person of any occu-
7	pant (including the operator) of the vehi-
8	cle.
9	"(iii) Documented enforcement of
10	State traffic laws and regulations designed
11	to promote the safe operation of commer-
12	cial motor vehicles, including documented
13	enforcement of such laws and regulations
14	relating to noncommercial motor vehicles
15	when necessary to promote the safe oper-
16	ation of commercial motor vehicles.
17	"(C) Limitations.—
18	"(i) Effect on commercial motor
19	VEHICLE SAFETY PROGRAMS.—A State
20	may use grant funds received under this
21	subsection for an activity described in sub-

paragraph (B) only if the activity will not

diminish the effectiveness of the develop-

ment and implementation of commercial

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1motor vehicle safety programs described in2subsection (a).

"(ii) ENFORCEMENT ACTIVITIES RE-3 4 LATING TO NONCOMMERCIAL MOTOR VEHI-5 CLES.—A State may not use more than 5 6 percent of the total amount of grants received by the State under this subsection 7 8 in a fiscal year for enforcement activities 9 relating to noncommercial motor vehicles described in subparagraph (B)(iii) unless 10 11 the Secretary determines a higher percent-12 age will result in significant increases in 13 commercial motor vehicle safety.

14 "(h) ANNUAL REPORT.—The Secretary shall submit
15 to the Committee on Transportation and Infrastructure
16 of the House of Representatives and the Committee on
17 Commerce, Science, and Transportation of the Senate an
18 annual report that—

"(1) analyzes commercial motor vehicle safety
trends among the States and documents the most effective commercial motor vehicle safety programs
implemented with grants under this section;

23 "(2) describes the effect of activities carried out
24 with grants made under this section on commercial
25 motor vehicle safety; and

1	"(3) documents the number and rate of crashes
2	and fatalities involving commercial motor vehicles by
3	State.".
4	(b) REPEAL.—Section 31107 is repealed.
5	(c) Clerical Amendments.—The analysis for
6	chapter 311 is amended—
7	(1) by striking the item relating to section
8	31102 and inserting the following:
	"31102. Motor carrier safety assistance program."; and
9	(2) by striking the item relating to section
10	31107.
11	SEC. 4022. COMMERCIAL DRIVER'S LICENSE PROGRAM.
12	(a) IN GENERAL.—Section 31309 is amended—
13	(1) in subsection $(e)(4)(A)$ by striking the pe-
14	riod at the end and inserting "and must use the sys-
15	tems to receive and submit conviction and disquali-
16	fication data."; and
17	(2) in subsection (f) by inserting ", subject to
18	section 31313(a)," after "may use".
19	(b) REQUIREMENTS FOR STATE PARTICIPATION.—
20	(1) IN GENERAL.—Section 31311(a) is amend-
21	ed—
22	(A) in paragraph (5) by striking "At least"
23	and all that follows through "regulation)," and
24	inserting the following: "Within the time period
25	the Secretary prescribes by regulation,"; and
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1 (B) by adding at the end the following: 2 "(22) Before issuing a commercial driver's li-3 cense to an individual, the State shall request infor-4 mation pertaining to the individual from the drug 5 and alcohol clearinghouse maintained under section 6 31306a. 7 "(23) The State shall ensure that the State's 8 commercial driver's license information system com-9 plies with applicable Federal information technology 10 standards.". 11 (2) CRITICAL REQUIREMENTS.—Section 31311 12 is amended by adding at the end the following: 13 "(d) CRITICAL REQUIREMENTS.— 14 "(1) IDENTIFICATION OF CRITICAL REQUIRE-15 MENTS.—The Secretary shall review the require-16 ments of subsection (a), including the regulations 17 issued under subsection (a) and section 31309(e)(4), 18 and identify the requirements that are critical to an 19 effective State commercial driver's license program.

"(2) GUIDANCE.—Not later than 180 days
after the date of enactment of this subsection, the
Secretary shall issue guidance to assist States in
complying with the critical requirements identified
under paragraph (1). The guidance shall include a
description of the actions that a State must take to

1	collect and share accurate and complete data in a	a
2	timely manner.".	

3 (3) STATE COMMERCIAL DRIVER'S LICENSE
4 PROGRAM PLAN.—Section 31311 is further amended
5 by adding at the end the following:

6 "(e) STATE COMMERCIAL DRIVER'S LICENSE PRO-7 GRAM PLAN.—

8 "(1) IN GENERAL.—Not later than 180 days 9 after the date of issuance of guidance under sub-10 section (d)(2), a State shall develop and submit to 11 the Secretary for approval a plan for complying with 12 the requirements of this section in the period begin-13 ning on the date of the plan and ending on Sep-14 tember 30, 2015.

15 "(2) CONTENTS.—A plan submitted by a State
16 under paragraph (1) shall—

17 "(A) identify the actions that the State
18 must take to comply with the critical require19 ments identified under subsection (d)(1);

20 "(B) identify the actions that the State
21 must take to address any deficiencies in the
22 State's commercial driver's license program, as
23 identified by the Secretary in the most recent
24 audit of the program; and

"(C) identify other actions that the State
 must take to comply with the requirements of
 subsection (a).

4 "(3) Priority.—

5 "(A) IMPLEMENTATION SCHEDULE.—A 6 plan submitted by a State under paragraph (1) 7 shall include a schedule for the implementation 8 of the actions identified under paragraph (2). 9 In establishing the schedule, the State shall give 10 priority to the actions identified under para-11 graphs (2)(A) and (2)(B).

"(B) DEADLINE FOR COMPLIANCE WITH
REQUIREMENTS.—A plan submitted by a State
under paragraph (1) shall include assurances
that the State will take the necessary actions to
comply with the requirements of subsection (a)
not later than September 30, 2015.

18 "(4) APPROVAL AND DISAPPROVAL.—The Sec-19 retary shall review a plan submitted by a State 20 under paragraph (1) and approve or disapprove the 21 plan. The Secretary shall approve the plan if the 22 Secretary determines that the plan meets the re-23 quirements of this subsection and promotes the goals 24 of this chapter.

1	"(5) Modification of disapproved plans.—
2	If the Secretary disapproves a plan under this sub-
3	section, the Secretary shall give the State a written
4	explanation of the disapproval and allow the State to
5	modify and resubmit the plan for approval.
6	"(6) PLAN UPDATES.—The Secretary may re-
7	quire States to review and update plans, as appro-
8	priate.".
9	(4) ANNUAL COMPARISON OF STATE LEVELS OF
10	COMPLIANCE.—Section 31311 is further amended by
11	adding at the end the following:
12	"(f) Annual Comparison of State Levels of
13	COMPLIANCE.—On an annual basis, the Secretary shall—
14	"(1) conduct a comparison of the relative levels
15	of compliance by States with the requirements of
16	subsection (a); and
17	((2)) make available to the public the results of
18	the comparison, using a mechanism that the Sec-
19	retary determines appropriate.".
20	(c) Decertification Authority.—Section 31312
21	is amended—
22	(1) by redesignating subsections (b) and (c) as
23	subsections (c) and (d), respectively; and
24	(2) by inserting after subsection (a) the fol-
25	lowing:

"(b) DEADLINE FOR COMPLIANCE WITH CRITICAL
 REQUIREMENTS.—After September 30, 2015, in making
 a determination under subsection (a), the Secretary shall
 consider a State to be in substantial noncompliance with
 this chapter if the Secretary determines that—

6 "(1) the State is not complying with a critical
7 requirement identified under section 31311(d)(1);
8 and

9 "(2) sufficient grant funding has been made
10 available to the State under section 31313(a) to
11 comply with the requirement.".

12 (d) GRANTS FOR COMMERCIAL DRIVER'S LICENSE13 PROGRAM IMPLEMENTATION.—

14 (1) IN GENERAL.—Effective October 1, 2010,
15 section 31313(a) is amended to read as follows:

16 "(a) GRANTS FOR COMMERCIAL DRIVER'S LICENSE17 PROGRAM IMPLEMENTATION.—

"(1) GENERAL AUTHORITY.—The Secretary of
Transportation may make a grant to a State in a
fiscal year to assist the State in complying with the
requirements of section 31311(a).

"(2) ELIGIBILITY.—For fiscal year 2011, and
each fiscal year thereafter, to be eligible for a grant
under this subsection, a State shall have in effect a
commercial driver's license program plan that has

been approved by the Secretary under section
 31311(e).

3 "(3) Uses of funds.—

4 "(A) CRITICAL REQUIREMENTS.—Subject
5 to subparagraphs (B) and (C), a State may use
6 grant funds under this subsection only to en7 sure that the State's commercial driver's license
8 program complies with the critical requirements
9 identified under section 31311(d)(1).

10 "(B) OTHER STATE PRIORITIES.—If the 11 Secretary determines that a State's commercial 12 driver's license program is in compliance with 13 the critical requirements identified under sec-14 tion 31311(d)(1), the State shall use, subject to 15 subparagraph (C), grant funds under this subsection to implement the State's commercial 16 17 driver's license program plan in accordance 18 with the priorities set forth in the plan.

"(C) OTHER PURPOSES AUTHORIZED BY
THIS CHAPTER.—If the Secretary determines
that a State's commercial driver's license program is meeting the priorities of the State set
forth in the State's commercial driver's license
program plan and the State is in compliance
with the requirements of section 31311, the

1	State may use grant funds under this sub-
2	section to improve implementation of the
3	State's commercial driver's license program (in-
4	cluding expenditures for technology upgrades or
5	modernization and training), to implement an
6	innovative approach to enhance commercial
7	motor vehicle operator safety, or for any other
8	purpose authorized by this chapter.

9 "(D) PERSONNEL.—Notwithstanding sub-10 paragraphs (A), (B), and (C), a State may use 11 grant funds under this subsection for expendi-12 tures for personnel, including a full-time posi-13 tion to function as a coordinator of a State's 14 activities to meet the requirements of this sec-15 tion and section 31311.

16 "(4) Application.—

17 "(A) FORM AND CONTENT.—To be eligible
18 to receive a grant under this subsection, a State
19 shall submit to the Secretary an application
20 that is in such form, and contains such infor21 mation, as the Secretary may require.

22 "(B) REVIEW OF STATE PLAN AND IMPLE23 MENTATION.—The Secretary shall review a
24 State's commercial driver's license program
25 plan under section 31311(e), and the State's

1	progress in implementing the plan, in each fis-
2	cal year before making available grant funds to
3	a State in the succeeding fiscal year.

4 "(5) MAINTENANCE OF EXPENDITURES.—The 5 Secretary may make a grant to a State under this 6 subsection only if the State provides assurances sat-7 isfactory to the Secretary that the total expenditure 8 of amounts of the State and political subdivisions of 9 the State, exclusive of amounts from the United 10 States, for the State's commercial driver's license 11 program will be maintained at a level that at least 12 equals the average level of that expenditure by the 13 State and political subdivisions of the State for the 14 most recent 3 full fiscal years ending before the date 15 of enactment of the Motor Carrier Safety Enhance-16 ment Act of 2009.

17 "(6) GOVERNMENT SHARE.—

18 "(A) IN GENERAL.—The Secretary shall
19 reimburse a State under a grant made under
20 this subsection an amount that is not more
21 than 80 percent of the costs incurred by the
22 State in a fiscal year in complying with this
23 chapter and improving its implementation of its
24 commercial driver's license program.

1	"(B) IN-KIND CONTRIBUTIONS.—In deter-
2	mining such costs under subparagraph (A), the
3	Secretary shall include in-kind contributions
4	made by the State.".
5	(2) Additional grants.—Effective October 1,
6	2010, section 31313(c) is amended to read as fol-
7	lows:
8	"(c) Employer Notification Incentive Pro-
9	GRAM.—
10	"(1) IN GENERAL.—The Secretary may provide
11	additional funding to a State through a grant in a
12	fiscal year to implement a system to notify an em-
13	ployer of an operator of a commercial motor vehicle
14	of a suspension or revocation of such operator's
15	commercial driver's license.
16	"(2) ELIGIBILITY.—Any State with a commer-
17	cial driver's license program that the Secretary de-
18	termines is in compliance with the critical require-
19	ments identified under section $31311(d)(1)$ and such
20	other requirements as the Secretary may establish
21	regarding eligibility is eligible for an additional grant
22	under paragraph (1).
23	"(3) FUNDING.—The Secretary may deduct up

to 10 percent of the amounts made available to

carry out this section for a fiscal year to make
 grants under this subsection.".

3 (3) APPORTIONMENT.—Section 31313(d) is
4 amended to read as follows:

5 "(d) APPORTIONMENT.—Except as otherwise provided in subsections (b) and (c), all amounts made avail-6 able to carry out this section for a fiscal year shall be ap-7 8 portioned to States according to a criteria prescribed by 9 the Secretary. These criteria shall ensure that the Sec-10 retary makes available to each eligible State not less than 11 **[**] of the total funds available to carry out this sec-12 tion for such fiscal year if the Secretary has approved a commercial driver's license program plan for the State 13 14 under section 31311.".

- 15 (4) (A) ADMINISTRATIVE TAKEDOWN.—Section
 16 31313 is amended by adding at the end the fol17 lowing:
- 18 "(e) DEDUCTION Administrative Ex-FOR PENSES.—On October 1 of each fiscal year or as soon 19 after that as practicable, the Secretary may deduct, from 20 21 amounts made available to carry out this section for that 22 fiscal year, not more than **[**] of those amounts for 23 administrative expenses incurred in carrying out section 24 31311 in that fiscal year.".

1	(B) REPORT TO CONGRESS.—Not later than
2	September 30 of each year, the Secretary shall sub-
3	mit to Congress a report detailing the use of funds
4	deducted for administrative expenses under section
5	31313(e) of title 49, United States Code.
6	(5) Conforming Amendment.—The section
7	heading for section 31313 is amended by striking
8	"improvements" and inserting "implementa-
9	tion".
10	(6) CLERICAL AMENDMENT.—The analysis for
11	chapter 313 is amended by striking the item relating
12	to section 31313 and inserting the following:
	"31313. Grants for commercial driver's license program implementation.".
13	SEC. 4023. NATIONAL CLEARINGHOUSE FOR RECORDS RE-
14	LATING TO ALCOHOL AND CONTROLLED SUB-
15	STANCES TESTING OF COMMERCIAL MOTOR
	STRUCES TESTING OF COMMERCIAL MOTOR
16	VEHICLE OPERATORS.
16 17	
	VEHICLE OPERATORS.
17	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in-
17 18	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in- serting after section 31306 the following:
17 18 19	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in- serting after section 31306 the following: "§ 31306a. National clearinghouse for records relating
17 18 19 20	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in- serting after section 31306 the following: "§ 31306a. National clearinghouse for records relating to alcohol and controlled substances test-
17 18 19 20 21	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in- serting after section 31306 the following: "§ 31306a. National clearinghouse for records relating to alcohol and controlled substances test- ing
 17 18 19 20 21 22 	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in- serting after section 31306 the following: "§ 31306a. National clearinghouse for records relating to alcohol and controlled substances test- ing "(a) ESTABLISHMENT.—
 17 18 19 20 21 22 23 	VEHICLE OPERATORS. (a) IN GENERAL.—Chapter 313 is amended by in- serting after section 31306 the following: *\$31306a. National clearinghouse for records relating to alcohol and controlled substances test- ing *(a) ESTABLISHMENT.— *(1) IN GENERAL.—Subject to the require-

1	system that will serve as a national clearinghouse for
2	records relating to the alcohol and controlled sub-
3	stances testing program applicable to operators of
4	commercial motor vehicles under section 31306.
5	"(2) PURPOSES.—The purposes of the clearing-
6	house shall be—
7	"(A) to improve compliance with the re-
8	quirements of the testing program; and
9	"(B) to help prevent accidents and injuries
10	resulting from the misuse of alcohol or use of
11	controlled substances by operators of commer-
12	cial motor vehicles.
13	"(3) CONTENTS.—The clearinghouse shall be a
14	repository of records relating to violations of the
15	testing program by individuals submitted to the Sec-
16	retary in accordance with this section.
17	"(4) Electronic exchange of records.—
18	The Secretary shall ensure the ability for records to
19	be submitted to the clearinghouse, and requested
20	from the clearinghouse, on an electronic basis.
21	"(5) DEADLINE.—The Secretary shall establish
22	the clearinghouse not later than one year after the
23	date of enactment of this section.
24	"(b) Employment Prohibitions.—

1	"(1) IN GENERAL.—An employer may permit
2	an individual to operate a commercial motor vehicle
3	or perform any other safety-sensitive function if the
4	employer determines, as often as required by the
5	Secretary, through a request for information from
6	the clearinghouse that the individual—
7	"(A) has not violated the requirements of
8	the testing program in the preceding 3-year pe-
9	riod; or
10	"(B) if the individual has violated the re-
11	quirements of the testing program during that
12	period, is eligible to return to safety-sensitive
13	duties pursuant to the return-to-duty process
14	established under the testing program.
15	"(2) VIOLATIONS.—For purposes of paragraph
16	(1), an individual shall be considered to have vio-
17	lated the requirements of the testing program if the
18	individual—
19	"(A) has a verified or confirmed, as appli-
20	cable, positive controlled substances or alcohol
21	test result under the testing program;
22	"(B) has failed or refused to submit to a
23	controlled substances or alcohol test under the
24	testing program; or

"(C) has otherwise failed to comply with
 the requirements of the testing program.

3 "(3) APPLICABILITY.—Paragraph (1)shall 4 apply to an individual who performs a safety-sen-5 sitive function for an employer as a full time regu-6 larly employed driver, casual, intermittent or occa-7 sional driver, leased driver, or independent owner-op-8 erator contractor or, as determined by the Secretary, 9 pursuant to another arrangement.

10 "(4) EFFECTIVE DATE.—The Secretary shall 11 issue a written notice when the Secretary determines 12 that the clearinghouse is operational and employers can use the clearinghouse to meet the requirements 13 14 of section 382.413 of title 49, Code of Federal Reg-15 ulations, as in effect on the date of enactment of 16 this section. Paragraph (1) shall take effect not later 17 than 30 days after the date of issuance of the writ-18 ten notice, on a date specified by the Secretary in 19 the written notice.

20 "(5) CONTINUED APPLICATION OF EXISTING
21 REQUIREMENTS.—Following the date on which para22 graph (1) takes effect, an employer shall continue to
23 meet the requirements of section 382.413 of title 49,
24 Code of Federal Regulations, as in effect on the date
25 of enactment of this section, for a period of 3 years

or for such longer period as the Secretary deter mines appropriate.

3 "(6) NOTICE.—The Secretary shall provide no4 tice of the requirements applicable to employers
5 under this section through published notices in the
6 Federal Register.

7 "(c) Reporting of Records.—

8 "(1) IN GENERAL.—The Secretary shall require 9 employers and appropriate service agents, including 10 medical review officers, to submit to the Secretary 11 for inclusion in the clearinghouse records of viola-12 tions of the testing program by individuals, as de-13 scribed in subsection (b)(2).

14 "(2) SPECIFIC REPORTING REQUIREMENTS.—In
15 carrying out paragraph (1), the Secretary shall re16 quire, at a minimum—

17 "(A) a medical review officer to report
18 promptly, as determined by the Secretary, to
19 the clearinghouse—

20 "(i) a verified positive controlled sub21 stances test result of an individual under
22 the testing program; and

23 "(ii) a failure or refusal of an indi-24 vidual to submit to a controlled substances

1	test in accordance with the requirements of
2	the testing program; and
3	"(B) an employer (or, in the case of an op-
4	erator of a commercial motor vehicle who is self
5	employed, the service agent administering the
6	operator's testing program) to report promptly,
7	as determined by the Secretary, to the clearing-
8	house—
9	"(i) a confirmed positive alcohol test
10	result of an individual under the testing
11	program; and
12	"(ii) a failure or refusal of an indi-
13	vidual to present him or herself to a med-
14	ical review officer for a controlled sub-
15	stances test in accordance with the require-
16	ments of the testing program.
17	"(3) UPDATING OF RECORDS.—The Secretary
18	shall ensure that a record in the clearinghouse is up-
19	dated to include a return to duty test result of an
20	individual under the testing program.
21	"(4) Inclusion of records in clearing-
22	HOUSE.—The Secretary shall include all records of
23	violations received pursuant to this subsection in the
24	clearinghouse.

1	"(5) Modifications and deletions.—If the
2	Secretary determines that a record contained in the
3	clearinghouse is not accurate, the Secretary shall
4	modify or delete the record.
5	"(6) NOTIFICATION OF INDIVIDUALS.—The
6	Secretary shall establish a process to provide notifi-
7	cation to an individual of—
8	"(A) a submission of a record to the clear-
9	inghouse relating to the individual; and
10	"(B) any modification or deletion of a
11	record in the clearinghouse pertaining to the in-
12	dividual, including the reason for the modifica-
13	tion or deletion.
14	"(7) TIMELY AND ACCURATE REPORTING.—The
15	Secretary may establish additional requirements, as
16	appropriate, to ensure timely and accurate reporting
17	of records to the clearinghouse.
18	"(8) RETENTION OF RECORDS.—The Secretary
19	shall retain a record of a violation submitted to the
20	clearinghouse for a period of 3 years beginning on
21	the date of submission of the record.
22	"(d) Access to Clearinghouse by Employers.—
23	"(1) IN GENERAL.—The Secretary shall estab-
24	lish a process for an employer to request and receive

1	records in the clearinghouse pertaining to an indi-
2	vidual in accordance with subsection $(b)(1)$.
3	"(2) WRITTEN CONSENT OF INDIVIDUALS.—An
4	employer shall obtain the written consent of an indi-
5	vidual before requesting any records in the clearing-
6	house pertaining to the individual.
7	"(3) Access to records.—Upon receipt of a
8	request for records from an employer under para-
9	graph (1), the Secretary shall provide the employer
10	with access to the records as expeditiously as prac-
11	ticable.
12	"(4) Records of requests.—The Secretary
13	shall require an employer to maintain for a 3-year
14	period—
15	"(A) a record of each request made by the
16	employer for records from the clearinghouse;
17	and
18	"(B) any information received pursuant to
19	the request.
20	"(5) Use of records.—
21	"(A) IN GENERAL.—An employer may use
22	a record received from the clearinghouse per-
23	taining to an individual only for the purpose of
24	determining whether an employment prohibition

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applies with respect to the individual under subsection (b)(1).

3 "(B) PROTECTION OF PRIVACY OF INDI-4 VIDUALS.—An employer that receives a record 5 from the clearinghouse pertaining to an indi-6 vidual shall protect the privacy of the individual 7 and the confidentiality of the record, including 8 taking reasonable precautions to ensure that in-9 formation contained in the record is not di-10 vulged to any person who is not directly in-11 volved in determining whether an employment 12 prohibition applies with respect to the indi-13 vidual under subsection (b)(1).

14 "(e) Access to Clearinghouse by Individ-15 Uals.—

16 "(1) IN GENERAL.—The Secretary shall estab17 lish a process for an individual to request and re18 ceive information from the clearinghouse—

19 "(A) to learn whether a record pertaining
20 to the individual is contained in the clearing21 house;

"(B) to verify the accuracy of the record;
"(C) to verify updates to the individual's
record, including completion of a return-to-duty
process under the testing program; and

1	"(D) to learn of requests for information
2	from the clearinghouse regarding the individual.
3	"(2) DISPUTE PROCEDURE.—The Secretary
4	shall establish a procedure, including an appeal
5	process, for an individual to dispute and remedy an
6	administrative error in a record pertaining to the in-
7	dividual in the clearinghouse, except that the appeal
8	process shall not be used to dispute or remedy the
9	validity of a controlled substance or alcohol test re-
10	sult.
11	"(f) Access to Clearinghouse by Chief Com-
12	MERCIAL DRIVER LICENSING OFFICIALS.—
13	"(1) IN GENERAL.—The Secretary shall estab-
14	lish a process for the chief commercial driver licens-
15	ing official of a State to request and receive records
16	pertaining to an individual from the clearinghouse.
17	"(2) USE OF INFORMATION.—The chief com-
18	mercial driver licensing official of a State may not
19	obtain a record pertaining to an individual from the
20	clearinghouse for any other purpose other than to
21	take an action related to a commercial driver's li-
22	cense for the individual under applicable State law
23	or to comply with section $31311(a)(22)$.
24	"(g) Use of Clearinghouse Information for
25	

25 ENFORCEMENT PURPOSES.—The Secretary may use the

1	records in the clearinghouse for the purposes of enforce-
2	ment activities under this chapter.
3	"(h) DESIGN OF CLEARINGHOUSE.—
4	"(1) IN GENERAL.—In establishing the clear-
5	inghouse, the Secretary shall develop a secure proc-
6	ess for—
7	"(A) registration, authorization, and au-
8	thentication of a user of the clearinghouse;
9	"(B) registration, authentication, and au-
10	thorization of individuals required to report to
11	the clearinghouse under subsection (c);
12	"(C) preventing information from the
13	clearinghouse from being accessed by unauthor-
14	ized users;
15	"(D) timely and accurate electronic sub-
16	missions of data to the clearinghouse under
17	subsection (c);
18	"(E) timely and accurate access to records
19	from the clearinghouse under subsections (d),
20	(e), and (f); and
21	"(F) updates to an individual's record re-
22	lated to compliance with the return-to-duty
23	process under the testing program.
24	"(2) Archive Capability.—The clearinghouse
25	shall be designed to allow for an archive of the re-

1	ceipt, modification, and deletion of records for the
2	purposes of auditing and evaluating the timeliness,
3	accuracy, and completeness of data in the clearing-
4	house.
5	"(3) Security standards.—The clearing-
6	house shall be designed and administered in compli-
7	ance with applicable Department of Transportation
8	information technology security standards.
9	"(4) INTEROPERABILITY WITH OTHER SYS-
10	TEMS.—In establishing the clearinghouse and devel-
11	oping requirements for data to be included in the
12	clearinghouse, the Secretary, to the maximum extent
13	practicable, shall take into consideration—
14	"(A) existing information systems con-
15	taining regulatory and safety data for motor ve-
16	hicle operators;
17	"(B) the efficacy of using or combining
18	clearinghouse data with one or more of such
19	systems; and
20	"(C) the potential interoperability of the
21	clearinghouse with existing and future systems.
22	"(i) PRIVACY.—The Secretary shall—
23	"(1) establish a process to make information
24	available from the clearinghouse in a manner that is

1	consistent with applicable Federal information and
2	privacy laws, including regulations; and

3 "(2) not provide information from the clearing4 house to an individual who is not authorized by this
5 section to receive the information.

6 "(j) FEES.—

7 "(1) AUTHORITY TO COLLECT FEES.—The Sec-8 retary may collect fees for requests for information 9 from the clearinghouse. Fees collected under this 10 subsection in a fiscal year shall equal as nearly as 11 possible the costs of operating the clearinghouse in 12 that fiscal year, including personnel costs. The 13 amount of any fee collected under this subsection 14 shall be credited as offsetting collections to the ac-15 count that finances the activities and services for 16 which the fee is imposed and shall be available for 17 such activities and services until expended.

18 "(2) LIMITATION.—The Secretary shall ensure 19 that an individual requesting information from the 20 clearinghouse in order to dispute or remedy an error 21 in a record pertaining to the individual pursuant to 22 subsection (e)(2) may obtain the information with-23 out being subject to a fee authorized by paragraph 24 (1).

1	"(k) ENFORCEMENT.—An employer, and any person
2	acting as a service agent, shall be subject to civil and
3	criminal penalties for a violation of this section in accord-
4	ance with section 521(b).
5	"(1) DEFINITIONS.—In this section, the following
6	definitions apply:
7	"(1) CHIEF COMMERCIAL DRIVER LICENSING
8	OFFICIAL.—The term 'chief commercial driver li-
9	censing official' means the official in a State who is
10	authorized—
11	"(A) to maintain a record about a com-
12	mercial driver's license issued by the State; and
13	"(B) to take action on a commercial driv-
14	er's license issued by the State.
15	"(2) CLEARINGHOUSE.—The term 'clearing-
16	house' means the clearinghouse to be established
17	under subsection (a).
18	"(3) EMPLOYER.—Notwithstanding section
19	31301, the term 'employer' means a person or entity
20	employing one or more employees (including an indi-
21	vidual who is self employed) that is subject to De-
22	partment of Transportation requirements under the
23	testing program. The term does not include a service
24	agent.

1	"(4) Medical review officer.—The term
2	'medical review officer' means a person who is a li-
-	censed physician and who is responsible for receiving
4	and reviewing laboratory results generated under the
5	testing program and evaluating medical explanations
6	for certain controlled substances test results.
7	"(5) SAFETY SENSITIVE FUNCTION.—The term
8	'safety sensitive function' has the meaning such
9	term has under part 382 of title 49, Code of Federal
10	Regulations, or any successor regulation.
11	"(6) SERVICE AGENT.—The term 'service
12	agent' means a person or entity, other than an em-
13	ployee of the employer, who provides services to em-
14	ployers or employees (or both) under the testing pro-
15	gram.
16	"(7) TESTING PROGRAM.—The term 'testing
17	program' means the alcohol and controlled sub-
18	stances testing program established under section
19	31306.
20	"(m) Authorization of Appropriations.—From
21	amounts made available under section $31104(i)(1)$, the
22	Secretary may use not to exceed \$5,000,000 to carry out
23	this section for fiscal year 2010 to establish the clearing-
24	house and $$2,000,000$ for each of fiscal years 2011, 2012,

and 2013 to operate the clearinghouse. Such sums shall
 remain available until expended.".

3 (b) CONFORMING AMENDMENT.—The analysis for
4 such chapter is amended by inserting after the item relat5 ing to section 31306 the following:

"Sec. 31306a. National clearinghouse for records relating to alcohol and controlled substances testing.".

6 (c) PENALTIES.—

7 (1) APPLICATION OF PENALTY.—Section
8 31306(j) of such title is amended by inserting "An
9 employer, including an individual who is self-em10 ployed, shall be subject to civil and criminal pen11 alties in accordance with section 521(b) for a viola12 tion of this section." before "This section".

13 (2) VIOLATIONS RELATING TO COMMERCIAL
14 MOTOR VEHICLE SAFETY REGULATIONS AND OPERA15 TORS.—Section 521(b) of such title is amended—

16 (A) in paragraph (1)(A) by inserting
17 "31306, 31306a," before "31310(g)(1)(A)";

(B) in paragraphs (2)(A), (2)(B), and
(6)(A) by inserting "31306, 31306a, or" before
"31502"; and

21 (C) in paragraph (5)(A) by inserting
22 "31306, 31306a," before "or 31502".

23 (3) CONTROLLED SUBSTANCE OR ALCOHOL
24 TESTING.—Any person acting as a service agent

1	under the Secretary's regulations in part 40 of title
2	49, Code of Federal Regulations, as in effect on the
3	date of enactment of this Act, who violates the re-
4	quirements prescribed by the Secretary for con-
5	ducting controlled substances or alcohol testing
6	under such part or any related regulation of the De-
7	partment shall be liable to the United States Gov-
8	ernment for a civil penalty of not more than
9	\$10,000 for each violation. Each day that a violation
10	continues shall constitute a separate violation.
11	(d) Enhanced Oversight of Collection
12	SITES.—
	SITES.— (1) IN GENERAL.—The Secretary shall establish
12	
12 13	(1) IN GENERAL.—The Secretary shall establish
12 13 14	(1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic
12 13 14 15	(1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic review of collection sites to determine compliance
12 13 14 15 16	(1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic review of collection sites to determine compliance with the Secretary's regulations under part 40 of
12 13 14 15 16 17	(1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic review of collection sites to determine compliance with the Secretary's regulations under part 40 of title 49, Code of Federal Regulations.
12 13 14 15 16 17 18	 (1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic review of collection sites to determine compliance with the Secretary's regulations under part 40 of title 49, Code of Federal Regulations. (2) INSPECTIONS.—[to be supplied]
 12 13 14 15 16 17 18 19 	 (1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic review of collection sites to determine compliance with the Secretary's regulations under part 40 of title 49, Code of Federal Regulations. (2) INSPECTIONS.—[to be supplied] (3) INFORMATION SYSTEM.—The Secretary
12 13 14 15 16 17 18 19 20	 (1) IN GENERAL.—The Secretary shall establish appropriate standards and procedures for periodic review of collection sites to determine compliance with the Secretary's regulations under part 40 of title 49, Code of Federal Regulations. (2) INSPECTIONS.—[to be supplied] (3) INFORMATION SYSTEM.—The Secretary shall develop an information system—

developed by the Secretary to review collection

24 sites; and

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1	(B) to provide a means to evaluate the
2	level of compliance with the regulations referred
3	to in paragraph (1) of a collection site.
4	(4) Report to congress.—No later than No-
5	vember 30 of each year, the Secretary shall submit
6	to the Committee on Transportation and Infrastruc-
7	ture of the House of Representatives and the Com-
8	mittee on Commerce, Science, and Transportation of
9	the Senate a report summarizing the findings of
10	oversight of collection sites conducted in the pre-
11	ceding fiscal year.
12	(5) DEFINITION.—The term "collection site"
13	means a place selected by an employer where em-
14	ployees present themselves for the purpose of pro-
15	viding a urine specimen for a drug test subject to
16	the requirements of subpart D of part 40 of title 49,
17	Code of Federal Regulations.
10	CDC (AC) DEDECDMANCE AND DECICEDATION DECOM

18 SEC. 4024. PERFORMANCE AND REGISTRATION INFORMA-

19

TION SYSTEMS MANAGEMENT PROGRAM.

20 (a) IN GENERAL.—Section 31109 is amended to read21 as follows:

22 "§ 31109. Performance and registration information 23 systems management program

24 "(a) IN GENERAL.—The Secretary shall carry out a25 performance and registration information systems man-

agement program to link Federal motor carrier safety in formation systems with State commercial vehicle registra tion and licensing systems as part of the motor carrier
 information system established under section 31106.

5 "(b) DESIGN.—The program shall enable a State6 to—

7 "(1) determine the safety fitness of a motor
8 carrier or registrant when licensing or registering
9 the motor carrier or registrant or while the license
10 or registration is in effect; and

"(2) deny, suspend, or revoke the commercial
motor vehicle registration of a motor carrier or registrant to whom the Secretary has issued an operations out-of-service order.

15 "(c) PROGRAM PARTICIPATION.—Not later than Sep16 tember 30, 2013, the Secretary shall require States to par17 ticipate in the program by—

"(1) complying with the uniform policies, procedures, and technical and operational standards prescribed by the Secretary under section 31106(a)(4);
"(2) having in effect a law providing the State
with the authority to impose the sanctions described
in paragraph (3)(A) on the basis of an out-of-service

24 order issued by the Secretary; and

"(3) establishing and implementing a process,
 approved by the Secretary, to—

3 "(A) deny, suspend, or revoke the vehicle
4 registration or seize the registration plates of a
5 commercial motor vehicle registered to a motor
6 carrier to whom the Secretary has issued an
7 out-of-service order; and

8 "(B) reinstate the vehicle registration or 9 return the registration plates of the commercial 10 motor vehicle subject to sanctions under sub-11 paragraph (A), if the Secretary permits such 12 carrier to resume operations after the date of 13 issuance of such order.

14 "(d) FUNDING.—

15 "(1) INITIAL.—A State may use grant funds
16 made available to the State under section 4126 of
17 SAFETEA-LU (119 Stat. 1738) for each of fiscal
18 years 2010 through 2013 to meet the requirements
19 of this section for participation in the program
20 under subsection (c).

21 "(2) AFTER MEETING REQUIREMENTS.—After
22 the earlier of the date on which the Secretary deter23 mines that a State has met the requirements of this
24 section for participation in the program under sub25 section (c) or September 30, 2013, the Secretary

1	shall allow a State to use funds allocated to the
2	State under section 31104(f) or made available to
3	the State under section 4126 of SAFETEA-LU to
4	implement the program under subsection (c).".
5	(b) Conforming Amendments.—Section 31106(b)
6	is amended—
7	(1) by striking paragraphs (2) through (4);
8	(2) by striking "(b) PERFORMANCE AND REG-
9	ISTRATION INFORMATION PROGRAM.—"" and all that
10	follows through "(1) INFORMATION CLEARING-
11	HOUSE.—The Secretary" and inserting the fol-
12	lowing:
13	"(b) Information Clearinghouse.—The Sec-
14	retary"; and
15	(3) by aligning the remaining text accordingly.
16	(c) Clerical Amendment.—The analysis for chap-
17	ter 311 is amended by striking the item relating to section
18	31109 and inserting the following:
	"31109. Performance and registration information systems management pro- gram.".
19	SEC. 4025. COMMERCIAL VEHICLE INFORMATION SYSTEMS
20	AND NETWORKS DEPLOYMENT GRANTS.
21	(a) IN GENERAL.—Section 4126(a) of SAFETEA-
22	LU (119 Stat. 1738) is amended by—
23	(1) in paragraph (1) by striking "and" at the
24	

1	(2) in paragraph (2) by striking "and Federal"
2	and all that follows though the period at the end and
3	inserting a semicolon; and
4	(3) by adding at the end the following:
5	"(3) facilitate compliance with Federal and
6	State commercial vehicle regulatory requirements;
7	and
8	"(4) provide assistance for State participation
9	in the performance and registration information sys-
10	tems management program under section 31109.".
11	(b) Amount of Grants.—
12	(1) CORE DEPLOYMENT GRANTS.—Section
13	4126(c) of such Act (119 Stat. 1738) is amended—
14	(A) by striking paragraph (2); and
15	(B) by redesignating paragraph (3) as
16	paragraph (2).
17	(2) EXPANDED DEPLOYMENT GRANTS.—Section
18	4126(d) of such Act (119 Stat. 1739) is amended—
19	(A) by striking paragraph (3); and
20	(B) by redesignating paragraph (4) as
21	paragraph (3).
22	(c) ELIGIBILITY.—Section 4126(e) of such Act (119
23	Stat. 1739) is amended—
24	(1) in paragraph $(2)(B)$ —

1	(A) by inserting "in interstate commerce"
2	after "efficiency"; and
3	(B) by striking "and" at the end;
4	(2) in paragraph (3) by striking the period at
5	the end and inserting "; and"; and
6	(3) by adding at the end the following:
7	"(4) shall be participating not later than Sep-
8	tember 30, 2013, in the performance and registra-
9	tion information systems management program
10	under section 31109 of title 49, United States Code;
11	and
12	"(5) for the deployment of electronic screening
13	shall—
14	"(A) employ a uniform methodology, ap-
15	proved by the Secretary, for selecting a motor
16	carrier for an inspection;
17	"(B) utilize weigh-in-motion or equivalent
18	systems as part of the screening process;
19	"(C) meet interoperability standards for
20	transponders on commercial motor vehicles and
21	data at electronic screening sites; and
22	"(D) allow inspection and screening data
23	to be utilized for regulatory enforcement pur-
24	poses.".

1 (d) FEDERAL SHARE.—Section 4126(f) of such Act 2 (119 Stat. 1739) is amended by adding at the end the following: "Notwithstanding any other provision of this 3 4 subsection, the Federal share of the cost of a project relat-5 ing to participation in the performance and registration information systems management program under section 6 7 31109 of title 49. United States Code, shall be 100 per-8 cent for fiscal years 2010 through 2013.".

9 SEC. 4026. AMENDMENTS TO COMPLIANCE REVIEW PROC-10 ESS.

Not later than one year after the date of enactment
of this Act, the Secretary shall revise the safety fitness
determination methodology of the Department of Transportation established pursuant to section 31144 of title
49, United States Code, to reflect Safety Recommendation
H–99–6 of the National Transportation Safety Board,
issued February 26, 1999.

18 SEC. 4027. NEW ENTRANT CARRIERS.

19 (a) SAFETY REVIEW.—Section 31144(g)(1) is20 amended to read as follows:

21 "(1) SAFETY REVIEW.—

"(A) IN GENERAL.—The Secretary shall
require, by regulation, each owner and operator
granted new operating authority, after the date
on which section 31148(b) is first implemented,

1	to undergo a safety review within the first 18
2	months after the owner or operator, as the case
3	may be, begins operations under such authority.
4	"(B) Operators with authority to
5	TRANSPORT PASSENGERS OR HAZARDOUS MA-
6	TERIALS.—Safety reviews of owners and opera-
7	tors with authority to transport passengers and
8	hazardous materials shall be conducted on an
9	accelerated schedule.".
10	(b) FUNDING.—Section 31144(g)(5) is amended to
11	read as follows:
12	"(5) FUNDING.—
13	"(A) IN GENERAL.—A State shall carry
14	out the requirements of this section with funds
15	allocated to the State under section 31104(f).
16	"(B) DETERMINATION.—If the Secretary
17	determines that a State or local government is
18	not able to use government employees to con-
19	duct new entrant motor carrier audits, the Sec-
20	retary may conduct audits for the State or local
21	government.".
22	(c) FEDERAL SHARE.—Section 31103(b) is amended
23	by inserting before the period at the end "and new entrant
24	safety reviews authorized by section 31144(g)".

1	SEC. 4028. MOTOR CARRIER REGISTRATION.
2	Section $13902(a)(1)$ is amended to read as follows:
3	"(1) IN GENERAL.—Except as provided in this
4	section, the Secretary shall register a person to pro-
5	vide transportation subject to jurisdiction under sub-
6	chapter I of chapter 135 as a motor carrier if the
7	Secretary finds that the person—
8	"(A) is willing and able to comply with—
9	"(i) this part and the applicable regu-
10	lations of the Secretary and the Board;
11	"(ii) any safety regulations imposed
12	by the Secretary;
13	"(iii) the duties of employers and em-
14	ployees established by the Secretary under
15	section 31135;
16	"(iv) the safety fitness requirements
17	established by the Secretary under section
18	31144;
19	"(v) the accessibility requirements es-
20	tablished by the Secretary under subpart
21	H of part 37 of title 49, Code of Federal
22	Regulations (or a successor regulation) for
23	transportation provided by an over-the-
24	road bus; and
25	"(vi) the minimum financial responsi-
26	bility requirements established by the Sec-

1	retary pursuant to sections 13906 and
2	31138;
3	"(B) has demonstrated, through successful
4	completion of a proficiency examination to be
5	developed by the Secretary, knowledge of the
6	requirements and regulations described in sub-
7	paragraph (A);
8	"(C) has disclosed any relationship involv-
9	ing common ownership, common management,
10	or common familial relationship between that
11	person and any other motor carrier, if the rela-
12	tionship occurred in the 3-year period preceding
13	the date of the filing of the application for reg-
14	istration; and
15	"(D) has been issued a Department of
16	Transportation number under section 31134.".
17	SEC. 4029. REINCARNATED CARRIERS.
18	(a) Effective Periods of Registration.—
19	(1) SUSPENSIONS, AMENDMENTS, AND REVOCA-
20	TIONS.—Section 13905(d) is amended—
21	(A) by redesignating paragraph (2) as
22	paragraph (4);
23	(B) by striking paragraph (1) and insert-
24	ing the following:

1	"(1) Applications.—On application of the
2	registrant, the Secretary may amend or revoke a
3	registration.
4	"(2) Complaints and actions on sec-
5	RETARY'S OWN INITIATIVE.—On complaint or on the
6	Secretary's own initiative and after notice and an
7	opportunity for a proceeding, the Secretary may—
8	"(A) suspend, amend, or revoke any part
9	of the registration of a motor carrier, broker, or
10	freight forwarder for willful failure to comply
11	with—
12	"(i) this part;
13	"(ii) an applicable regulation or order
14	of the Secretary or the Board, including
15	the accessibility requirements established
16	by the Secretary under subpart H of part
17	37 of title 49, Code of Federal Regulations
18	(or a successor regulation) for transpor-
19	tation provided by an over-the-road bus; or
20	"(iii) a condition of its registration;
21	"(B) suspend, amend, or revoke any part
22	of the registration of a motor carrier, broker, or
23	freight forwarder—

	000
1	"(i) for failure to pay a civil penalty
2	imposed under chapter 5, 51, 149, or 311
3	of this title; or
4	"(ii) for failure to arrange and abide
5	by an acceptable payment plan for such
6	civil penalty, within 90 days of the time
7	specified by order of the Secretary for the
8	payment of such penalty; and
9	"(C) deny, suspend, amend, or revoke any
10	part of a registration of a motor carrier fol-
11	lowing a determination by the Secretary that
12	the motor carrier failed to disclose in its appli-
13	cation for registration a material fact relevant
14	to its willingness and ability to comply with—
15	"(i) this part;
16	"(ii) an applicable regulation or order
17	of the Secretary of the Board; or
18	"(iii) a condition of its registration.
19	"(3) LIMITATION.—Paragraph (2)(B) shall not
20	apply to any person who is unable to pay a civil pen-
21	alty because such person is a debtor in a case under
22	chapter 11 of title 11."; and
23	(C) in paragraph (4) (as redesignated by
24	subparagraph (A) of this paragraph) by strik-

1	ing "paragraph (1)(B)" and inserting "para-
2	graph $(2)(B)$ ".
3	(2) PROCEDURE.—Section 13905(e) is amended
4	by inserting "or if the Secretary determines that the
5	registrant has failed to disclose a material fact in its
6	application for registration in accordance with sub-
7	section (d)(2)(C)," after "registrant,".
8	(b) DUTIES OF EMPLOYERS AND EMPLOYEES.—Sec-
9	tion 31135 is amended—
10	(1) by redesignating subsection (d) as sub-
11	section (e); and
12	(2) by inserting after subsection (c) the fol-
13	lowing:
14	"(d) Avoiding Compliance.—Two or more employ-
15	ers shall not use common ownership, common manage-
16	ment, common control, or common familial relationship to
17	enable any or all such employers to avoid compliance, or
18	mask or otherwise conceal non-compliance, or a history of
19	non-compliance, with commercial motor vehicle safety reg-
20	ulations issued under this subchapter or an order of the
21	Secretary issued under this subchapter or such regula-
22	tions. If the Secretary determines that actions described
23	in the preceding sentence have occurred, the Secretary
24	shall deny, suspend, amend, or revoke all or part of any
25	such employer's registration under section 13905 or

31134, and shall take into account such noncompliance
 for purposes of determining civil penalty amounts under
 section 521(b)(2)(D).".
 (c) INFORMATION SYSTEMS.—Section 31106(a)(3) is
 amended—
 (1) in subparagraph (F) by striking "and" at
 the end;
 (2) in subparagraph (G) by striking the period

8 (2) in subparagraph (G) by striking the period
9 at the end and inserting "; and"; and

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

11 "(H) determine whether a motor carrier is
12 or has been related, through common owner13 ship, common management, or common familial
14 relationship to any other motor carrier.".

15 SEC. 4030. COMMERCIAL MOTOR VEHICLE OPERATOR
16 TRAINING.

(a) IN GENERAL.—Not later than two years after the
date of enactment of this Act, the Secretary shall issue
final regulations establishing minimum training requirements for commercial motor vehicle operators.

21 (b) REQUIREMENTS.—The regulations shall—

(1) address the knowledge and skills necessary
for commercial motor vehicle operators, before obtaining a commercial driver's license for the first
time or upgrading from one class of commercial

1	driver's license to another, to safely operate a com-
2	mercial motor vehicle;
3	(2) address the specific and additional training
4	needs of commercial motor vehicle operators seeking
5	passenger or hazardous materials endorsements;
6	(3) require instruction that is effective for ac-
7	quiring the knowledge and skills referred to in para-
8	graphs (1) and (2), including classroom and behind-
9	the-wheel instruction;
10	(4) require the issuance of a certification that
11	a commercial motor vehicle operator has met the re-
12	quirements established by the Secretary; and
13	(5) require a training provider (including public
14	or private driving schools, motor carriers, or owners
15	or operators of a commercial motor vehicle) offering
16	training that results in the issuance of a certification
17	to an operator under paragraph (4) to demonstrate
18	that such training meets the requirements of the
19	regulations, through a process established by the
20	Secretary.
21	(c) Commercial Driver's License Uniform
22	STANDARDS.—Section 31308(1) is amended to read as
23	follows:
24	"(1) an individual issued a commercial driver's
25	license—

25	shall be [] .
24	the cost for which a grant is made under this section
23	(3) FEDERAL SHARE.—The Federal share of
22	retary under subsection (b).
21	vided meets the requirements established by the Sec-
20	satisfaction of the Secretary that the training pro-
19	training program provider must demonstrate to the
18	grant under this section, a driving school or other
17	(2) ELIGIBILITY.—To be eligible to receive a
16	under subsection (b).
15	minimum requirements established by the Secretary
14	of commercial motor vehicles in accordance with the
13	program providers to provide training to operators
12	a grant program for driving schools or other training
11	(1) IN GENERAL.—The Secretary shall establish
10	(d) GRANTS.—
9	of 2009;".
8	of the Motor Carrier Safety Enhancement Act
7	tablished by the Secretary under section 4030
6	driver training that meets the requirements es-
5	"(B) present certification of completion of
4	by the Secretary under section 31305(a); and
3	comply with the minimum standards prescribed
2	operation of a commercial motor vehicle that
1	"(A) pass written and driving tests for the

1 SEC. 4031. IMPROVED OVERSIGHT OF MOTOR CARRIERS OF 2 PASSENGERS. 3 (a) Section 31144 is amended by adding at the end 4 the following: 5 "(h) SAFETY REVIEWS OF OWNERS AND OPERATORS 6 OF COMMERCIAL MOTOR VEHICLES DESIGNED OR USED 7 TO TRANSPORT PASSENGERS.— 8 "(1) IN GENERAL.—Not later than September 9 30, 2015, the Secretary shall determine the safety 10 fitness of each owner, and each operator, of a com-11 mercial motor vehicle designed or used to transport 12 passengers who the Secretary registers, on or before 13 September 30, 2014, under section 13902 or 31134. 14 "(2) SAFETY FITNESS RATING.—As part of the 15 safety fitness determination required by paragraph 16 (1), the Secretary shall assign a safety fitness rating 17 to each owner and each operator described in para-

18 graph (1).

19 "(3) PERIODIC MONITORING.—

20 "(A) PROCESS.—The Secretary shall es21 tablish a process, by regulation, for monitoring
22 on a regular basis the safety performance of an
23 owner or operator of a commercial motor vehi24 cle designed or used to transport passengers,
25 following the assignment of a safety rating to
26 such owner or operator.

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"(B) ELEMENTS OF MONITORING AND
 SAFETY ENFORCEMENT.—Regulations issued
 under subparagraph (A) shall provide for the
 following:
 "(i) Monitoring of the safety perform-

6 ance, in critical safety areas, of an owner 7 or operator of a commercial motor vehicle 8 designed or used to transport passengers 9 (including by activities conducted on site at 10 the offices of the owner or operator or off 11 site).

12 "(ii) Progressive interventions de13 signed to correct unsafe practices of an
14 owner or operator of a commercial motor
15 vehicle designed or used to transport pas16 sengers.

17 "(iii) Periodic updates to an owner or 18 operator's safety fitness rating, if the Sec-19 retary determines that such update will im-20 prove the safety performance of an owner 21 or operator of a commercial motor vehicle 22 designed or used to transport passengers. 23 "(iv) Enforcement action, including 24 determining that the owner or operator is

not fit and prohibited from operating as
 provided in subsection (c)(2).".

3 (b) ENFORCEMENT STRIKE FORCES.—The Secretary
4 may carry out targeted enforcement of commercial motor
5 vehicle safety regulations issued by the Secretary for own6 ers or operators of commercial motor vehicles designed or
7 used to transport passengers, as the Secretary determines
8 appropriate.

9SEC. 4032. COMMERCIAL DRIVER'S LICENSE PASSENGER10ENDORSEMENT REQUIREMENTS.

11 (a) IN GENERAL.—Not later than 2 years after the 12 date of enactment of this Act, the Secretary shall review and assess the current knowledge and skill testing require-13 ments for a commercial driver's license passenger endorse-14 15 ment to determine any necessary improvements to the knowledge test or examination of driving skills in order 16 ensure the safe operation of commercial motor vehicles de-17 18 signed or used to transport passengers.

(b) REPORT.—Not later than 120 days after completion of the review and assessment under subsection (a),
the Secretary shall submit to the Committee on Transportation and Infrastructure of the House of Representatives
and the Committee on Commerce, Science, and Transportation of the Senate—

1	(1) a report on the review and assessment con-
2	ducted under subsection (a);
3	(2) a plan to implement any changes to the
4	knowledge and skills tests; and
5	(3) a timeframe by which the Secretary will im-
6	plement the changes.
7	SEC. 4033. COMMERCIAL MOTOR VEHICLE SAFETY INSPEC-
8	TION PROGRAMS.
9	(a) IN GENERAL.—Section 31142(b) is amended to
10	read as follows:
11	"(b) INSPECTION OF VEHICLES AND RECORD RE-
12	TENTION.—
13	"(1) Regulations on government stand-
14	ARDS.—The Secretary of Transportation shall pre-
15	scribe regulations on Government standards for in-
16	mation of commoncial motor vahialog and retention
	spection of commercial motor vehicles and retention
17	by employers of records of an inspection.
17 18	
	by employers of records of an inspection.
18	by employers of records of an inspection. "(2) CONTENTS OF STANDARDS.—The stand-
18 19	by employers of records of an inspection. "(2) CONTENTS OF STANDARDS.—The stand- ards shall provide for—
18 19 20	by employers of records of an inspection. "(2) CONTENTS OF STANDARDS.—The stand- ards shall provide for— "(A) annual or more frequent inspections
18 19 20 21	by employers of records of an inspection. "(2) CONTENTS OF STANDARDS.—The stand- ards shall provide for— "(A) annual or more frequent inspections of a commercial motor vehicle designed or used
 18 19 20 21 22 	by employers of records of an inspection. "(2) CONTENTS OF STANDARDS.—The stand- ards shall provide for— "(A) annual or more frequent inspections of a commercial motor vehicle designed or used to transport property unless the Secretary finds

1	"(B) annual or more frequent inspections
2	of a commercial motor vehicle designed or used
3	to transport passengers.
4	"(3) TREATMENT OF REGULATIONS.—Regula-
5	tions prescribed under this subsection are deemed to
6	be regulations prescribed under section 31136.
7	"(4) Special rules for inspection pro-
8	GRAM.—Any inspection required under paragraph
9	(2)(B) shall be conducted by, or under a program
10	established by, the State in which the vehicle is reg-
11	istered. A roadside inspection conducted by a State
12	or other jurisdiction shall not be considered an in-
13	spection for the purposes of meeting the require-
14	ments of paragraph (2)(B).".
15	(b) PERIODIC REVIEW OF STATE SAFETY INSPEC-
16	TION PROGRAMS.—The Secretary shall periodically review
17	State safety inspection programs of commercial motor ve-
18	hicles designed or used to transport passengers.
19	SEC. 4034. DRIVER MEDICAL QUALIFICATIONS.
20	(a) Examination Requirement for National
21	REGISTRY OF MEDICAL EXAMINERS.—Section
22	31149(c)(1)(D) is amended to read as follows:
22	

23 "(D) develop requirements applicable to a24 medical examiner seeking to be listed in the na-

1	tional registry established under this section, in-
2	cluding-
3	"(i) specific courses and materials
4	that must be completed to be listed in the
5	registry;
6	"(ii) certification, including self-cer-
7	tification if the Secretary determines that
8	self-certification is necessary for sufficient
9	participation in the national registry, to
10	verify that the medical examiner has com-
11	pleted specific training, including refresher
12	courses, that the Secretary determines are
13	necessary to be listed in the registry;
14	"(iii) an examination to be listed in
15	the registry for which a passing grade
16	must be achieved; and
17	"(iv) demonstration of the willingness
18	and ability of a medical examiner to meet
19	any reporting requirements established by
20	the Secretary.".
21	(b) Reporting Results of Medical Examina-
22	TION.—
23	(1) IN GENERAL.—Not later than one year
24	after the date of enactment of this Act, the Sec-
25	retary shall submit to the Committee on Transpor-

1	tation and Infrastructure of the House of Represent-
2	atives and the Committee on Commerce, Science,
3	and Transportation of the Senate a report on the
4	feasibility of requiring medical examiners to submit
5	the results of a medical examination directly to the
6	appropriate State licensing agency.
7	(2) Required assessments.—As part of the
8	report, the Secretary shall include the Secretary's
9	assessment of—
10	(A) the risks associated with the submis-
11	sion and use of invalid or falsified medical cer-
12	tificates;
13	(B) the effectiveness of the implementation
14	of the Secretary's rule published on December
15	1, 2008, linking medical certification require-
16	ments to the commercial drivers license (73 FR
17	73096) in identifying drivers with invalid or ex-
18	pired medical certificates;
19	(C) the ability to verify the validity of a
20	driver's medical certificate through the commer-
21	cial driver licensing information system; and
22	(D) any privacy implications of requiring
23	medical examiners to submit the results of a
24	medical examination to a State licensing agen-
25	cy.

1	(c) Additional Oversight of Licensing Au-
2	THORITIES.—
3	(1) IN GENERAL.—Section 31149(c)(1) is
4	amended—
5	(A) in subparagraph (E) by striking "and"
6	at the end;
7	(B) in subparagraph (F) by striking the
8	period at the end and inserting "; and"; and
9	(C) by adding at the end the following:
10	"(G) review each year the implementation
11	of commercial driver's license requirements of a
12	minimum of 10 States to assess the accuracy,
13	validity, and timeliness of—
14	"(i) submission of physical examina-
15	tion reports and medical certificates to
16	State licensing agencies; and
17	"(ii) the processing of such submis-
18	sions by State licensing agencies.".
19	(2) Internal oversight policy.—
20	(A) IN GENERAL.—Not later than two
21	years after the date of enactment of this Act,
22	the Secretary shall establish an oversight policy
23	and process within the Department for the pur-
24	poses of carrying out the requirement of section

1	31149(c)(1)(G) as added by paragraph (1)	of
2	this subsection.	

3 (B) EFFECTIVE DATE.—Section
4 31149(c)(1)(G), as added by paragraph (1) of
5 this subsection, shall take effect on the date
6 that the oversight policies and processes are es7 tablished pursuant to subparagraph (A).

8 (d) DEADLINE FOR ESTABLISHMENT OF NATIONAL
9 REGISTRY OF MEDICAL EXAMINERS.—Not later than one
10 year after the date of enactment of this Act, the Secretary
11 shall establish a national registry of medical examiners as
12 required by section 31149(d)(1) of title 49, United States
13 Code.

14 (e) MEDICAL FORM.—

(1) IN GENERAL.—Not later than one year
after the date of enactment of this Act, the Secretary shall develop a unique physical examination
report form, and accompanying certification form, to
be used for physical examinations of operators of
commercial motor vehicles.

(2) PREVENTION OF FALSIFICATION.—In order
to deter falsification of the form developed under
paragraph (1), the Secretary shall—

24 (A) ensure the form is not available to the25 public;

1	(B) limit distribution of blank forms to
2	medical examiners; and
3	(C) ensure that medical examiners take ap-
4	propriate measures to safeguard blank forms.
5	(3) PROCESS.—The Secretary shall establish a
6	process to ensure that State licensing officials re-
7	quire the new certification form as evidence that an
8	operator has met the physical fitness requirements
9	established by the Secretary.
10	SEC. 4035. REQUIREMENT FOR REGISTRATION AND USDOT
11	NUMBER.
12	(a) IN GENERAL.—Chapter 311 is amended by in-
13	serting after section 31133 the following:
13 14	
	serting after section 31133 the following:
14	serting after section 31133 the following: **\$31134. Requirement for registration and Depart-
14 15	serting after section 31133 the following: "§31134. Requirement for registration and Depart- ment of Transportation number
14 15 16	serting after section 31133 the following: "§31134. Requirement for registration and Depart- ment of Transportation number "(a) IN GENERAL.—An employer subject to safety
14 15 16 17	<pre>serting after section 31133 the following: "\$31134. Requirement for registration and Depart- ment of Transportation number "(a) IN GENERAL.—An employer subject to safety regulation under this subchapter may operate a commer-</pre>
14 15 16 17 18	<pre>serting after section 31133 the following: "\$31134. Requirement for registration and Depart- ment of Transportation number "(a) IN GENERAL.—An employer subject to safety regulation under this subchapter may operate a commer- cial motor vehicle in interstate commerce only if the Sec-</pre>
 14 15 16 17 18 19 	<pre>serting after section 31133 the following: "\$31134. Requirement for registration and Depart- ment of Transportation number "(a) IN GENERAL.—An employer subject to safety regulation under this subchapter may operate a commer- cial motor vehicle in interstate commerce only if the Sec- retary registers the employer under this section and issues</pre>
 14 15 16 17 18 19 20 	<pre>serting after section 31133 the following: "\$31134. Requirement for registration and Depart- ment of Transportation number "(a) IN GENERAL.—An employer subject to safety regulation under this subchapter may operate a commer- cial motor vehicle in interstate commerce only if the Sec- retary registers the employer under this section and issues the employer a Department of Transportation number.</pre>
 14 15 16 17 18 19 20 21 	 serting after section 31133 the following: "§31134. Requirement for registration and Department of Transportation number "(a) IN GENERAL.—An employer subject to safety regulation under this subchapter may operate a commercial motor vehicle in interstate commerce only if the Secretary registers the employer under this section and issues the employer a Department of Transportation number. "(b) REGISTRATION.—Upon application for registra-

"(1) the employer is willing and able to comply
 with the requirements of this subchapter and chap ter 51 if applicable; and

"(2) (A) during the 3-year period before the 4 5 date of the filing of the application, the employer 6 was not related through common ownership, com-7 mon management, or common familial relationship 8 to any other person subject to safety regulations 9 under this subchapter who, during such 3-year pe-10 riod, was unwilling or unable to comply with the re-11 quirements of this subchapter or chapter 51 if appli-12 cable; or

"(B) has disclosed any relationship involving
common ownership, common management, or common familial relationship between that person and
any other motor carrier if the relationship occurred
during such 3-year period.

18 "(c) REVOCATION OR SUSPENSION.—The Secretary
19 shall revoke or suspend the registration of an employer
20 issued under subsection (b) if the Secretary determines
21 that—

"(1) the authority of the employer to operate
pursuant to chapter 139 is revoked or suspended
under section 13905(d)(1) or section 13905(f); or

"(2) the employer has willfully failed to comply
 with the requirements for registration set forth in
 subsection (b).

4 "(d) COMMERCIAL REGISTRATION.—An employer
5 registered under this section may not provide transpor6 tation subject to jurisdiction under subchapter I of chapter
7 135 unless the employer is also registered under section
8 13902 to provide such transportation.

9 "(e) STATE AUTHORITY.—Nothing in this section 10 shall be construed as affecting the authority of a State to issue a Department of Transportation number under 11 State law to a person operating in intrastate commerce. 12 13 "(f) FEE.—The Secretary may establish a fee for issuance of a registration under this section. The fee shall 14 15 cover the costs of processing the registration and conducting the safety review required under section 31144(g)16 with respect to the registration but may not exceed [\$]. 17 18 The amount of any fee collected under this subsection shall be credited as offsetting collections to the account 19 20 that finances the activities and services for which the fee 21 is imposed and shall be available for such activities and 22 services until expended.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 311 is amended by inserting after the item relating
to section 31133 the following:

"31134. Requirement for registration and Department of Transportation number.".

1 SEC. 4036. ELECTRONIC ON-BOARD RECORDERS.

(a) IN GENERAL.—Not later than one year after the
date of enactment of this Act, the Secretary shall issue
regulations to require commercial motor vehicles owned or
operated by motor carriers subject to the Secretary's
hours-of-service regulations under part 395, Code of Fedreal Regulations, to be equipped with electronic on-board
recorders.

9 (b) **PERFORMANCE** STANDARDS.—The regulations 10 issued pursuant to subsection (a) shall include performance standards for electronic on-board recorders to be 11 12 used to monitor compliance with the Secretary's require-13 ments for hours of service of drivers under part 395, Code of Federal Regulations. Such performance standards shall 14 ensure, at a minimum, that an electronic on-board re-15 corder installed in a commercial motor vehicle— 16

17 (1) is synchronized to the vehicle engine or18 other vehicle equipment;

(2) is able to identify each individual who operates the vehicle and track the periods during which
such individual operates the vehicle;

(3) enables law enforcement personnel to access
information contained in the recorder quickly and
easily during a roadside inspection; and

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(4) is tamper-proof.

2 (c) APPLICABILITY.—The regulations prescribed
3 under subsection (a) shall be phased in and shall apply
4 to all commercial motor vehicles used by motor carriers
5 in interstate commerce not later than 4 years after the
6 date of the enactment of this Act.

7 (d) DEFINITIONS.—In this section, the following defi-8 nitions apply:

9 (1) COMMERCIAL MOTOR VEHICLE.—The term
10 "commercial motor vehicle" has the meaning that
11 term has under section 31132 of title 49, United
12 States Code.

(2) ELECTRONIC ON-BOARD RECORDER.—The
term "electronic on-board recorder" means an electronic device that acquires and stores data showing
the record of duty status of the vehicle operator and
performs the functions required of an automatic onboard recording device in section 395.15(b) of title
49, Code of Federal Regulations.

20 SEC. 4037. MOTOR CARRIER SAFETY ADVISORY COM-21MITTEE.

Section 4144(b)(1) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for
Users (49 U.S.C. 31100 note; 119 Stat. 1748) is amended
by inserting "nonprofit employee labor organizations rep-

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resenting commercial motor vehicle drivers," after "indus try,".

3 TITLE V—RESEARCH

4 SEC. 5001. AMENDMENTS TO TITLE 23, UNITED STATES

CODE.

6 Except as otherwise expressly provided, whenever in 7 this title an amendment or repeal is expressed in terms 8 of an amendment to, or a repeal of, a section or other 9 provision, the reference shall be considered to be made to 10 a section or other provision of title 23, United States 11 Code.

12 SEC. 5002. AUTHORIZATION OF APPROPRIATIONS.

- 13 [to be supplied]
- 14 TITLE VI—RAIL
- 15 **TRANSPORTATION**

16 SEC. 6001. HIGH-SPEED RAIL ASSISTANCE.

17 Chapter 261 of title 49, United States Code, is18 amended to read as follows:

19 "CHAPTER 261—HIGH-SPEED RAIL

ASSISTANCE

"Sec.

- "26101. High-speed rail corridor planning.
- $``26102. \ \mbox{High-speed rail technology improvements.}$
- ``26103. Safety regulations.
- "26104. Definitions.
- "26105. High-speed rail corridor development.
- "26106. Statutory construction.

1 "§ 26101. High-speed rail corridor planning

2 "(a) CORRIDOR PLANNING.—(1) The Secretary may
3 provide under this section financial assistance to an appli4 cant for high-speed rail corridor planning for up to 80 per5 cent of the publicly financed costs associated with eligible
6 activities.

7 "(2) No less than 20 percent of the publicly financed
8 costs associated with eligible activities shall come from
9 State and local sources, which State and local sources may
10 not include funds from any Federal program.

11 "(b) ELIGIBLE ACTIVITIES.—A corridor planning activity is eligible for financial assistance under subsection 12 13 (a) if the Secretary determines that it is necessary to establish appropriate engineering, operational, financial, en-14 15 vironmental, or socioeconomic projections for the estab-16 lishment of high-speed rail service in the corridor and that it leads toward development of a prudent financial and in-17 stitutional plan for implementation of specific high-speed 18 rail improvements. Eligible corridor planning activities in-19 20 clude—

21 "(1) environmental assessments;

"(2) feasibility studies, including studies on
commercial technology improvements or applications;
"(3) economic analyses, including ridership,
revenue, and operating expense forecasting;

1	"(4) assessing cor	nmunity econor	nic i	mpact	s, in-
2	cluding	development	opportunities	at	and	sur-
3	rounding	g rail stations;				

4 "(5) operational planning;

5 "(6) route selection analyses;

6 "(7) preliminary engineering and design;

7 "(8) identification of specific improvements to a 8 corridor, including electrification, line straightening 9 and other right-of-way improvements, bridge reha-10 bilitation and replacement, highway-rail grade cross-11 ing improvements or separations, use of advanced lo-12 comotives and rolling stock, ticketing, coordination 13 with other modes of transportation, parking and 14 other means of passenger access, track, signal, sta-15 tion, and other capital work, and use of intermodal 16 terminals;

17 "(9) preparation of financing plans and18 prospectuses; and

19 "(10) creation of public/private partnerships.

"(c) CRITERIA FOR DETERMINING FINANCIAL AsSISTANCE.—Selection by the Secretary of recipients of financial assistance under this section shall be based on
such criteria as the Secretary considers appropriate, including—

1	((1) the relationship of the corridor to the na-
2	tional rail plan, as developed under section $103(j)(2)$
3	of this title;
4	((2) the integration of the corridor into metro-
5	politan area and statewide transportation planning,
6	including the State rail plan developed under chap-
7	ter 227 of this title; and
8	((3) the potential interconnection of the cor-
9	ridor with other parts of the Nation's transportation
10	system.
11	"(d) Authorization of Appropriations.—There
12	are authorized to be appropriated to the Secretary—
13	"(1) [\$00,000,000,000] for fiscal year 2010;
14	"(2) [\$00,000,000,000] for fiscal year 2011;
15	"(3) [\$00,000,000,000] for fiscal year 2012;
16	"(4) [\$00,000,000,000] for fiscal year 2013;
17	"(5) [\$00,000,000] for fiscal year 2014;
18	and
19	"(6) [\$00,000,000,000] for fiscal year 2015.
20	"§26102. High-speed rail technology improvements
21	"(a) AUTHORITY.—The Secretary may conduct re-
22	search, development, and demonstration of high-speed rail
23	technologies and undertake analyses supporting develop-
24	ment of high-speed rail in the United States.

1 "(b) ELIGIBLE RECIPIENTS.—In carrying out activi-2 ties authorized by subsection (a), the Secretary may provide financial assistance to any United States private busi-3 4 ness, educational institution located in the United States, 5 State or local government or public authority, or agency 6 of the Federal Government. "(c) AUTHORIZATION OF APPROPRIATIONS.—There 7 8 are authorized to be appropriated to the Secretary— 9 "(1) [\$00,000,000,000] for fiscal year 2010; 10 "(2) [\$00,000,000,000] for fiscal year 2011; 11 "(3) [\$00,000,000,000] for fiscal year 2012; 12 "(4) **[**\$00,000,000,000**]** for fiscal year 2013; 13 "(5) **[**\$00,000,000,000**]** for fiscal year 2014; 14 and "(6) [\$00,000,000] for fiscal year 2015. 15 16 "§ 26103. Safety regulations 17 "The Secretary shall promulgate such safety regulations as may be necessary for high-speed rail services. 18 19 "§ 26104. Definitions 20 "For purposes of this chapter— 21 "(1) the term 'applicant' means a State, a 22 group of States, an Interstate Compact, a public 23 agency established by one or more States and having 24 responsibility for providing high-speed rail service, or

25 Amtrak;

1 "(2) the term 'capital project' means a project 2 or program in a State rail plan developed under 3 chapter 227 of this title for acquiring, constructing, 4 improving, or inspecting equipment, track, and track 5 structures, or a facility of use in or for the primary 6 benefit of high-speed rail service, expenses incidental 7 to the acquisition or construction (including design-8 ing, engineering, location surveying, mapping, envi-9 ronmental studies, and acquiring rights-of-way), 10 payments for the capital portions of rail trackage 11 rights agreements, highway-rail grade crossing im-12 provements related to high-speed rail service, miti-13 gating environmental impacts, communication and 14 signalization improvements, relocation assistance, ac-15 quiring replacement housing sites, and acquiring, 16 constructing, relocating, and rehabilitating replace-17 ment housing;

"(3) the term 'corridor' means a corridor defined in section 104(d)(2)(B) of title 23 (as in effect
on the day before the date of enactment of the Surface Transportation Authorization Act of 2009);

22 "(4) the term 'financial assistance' includes
23 grants, contracts, cooperative agreements, and other
24 transactions;

1	"(5) the term 'high-speed rail' means intercity
2	passenger rail service that is reasonably expected to
3	reach speeds of at least 110 miles per hour;
4	"(6) the term 'intercity passenger rail service'
5	has the meaning given the term 'intercity rail pas-
6	senger transportation' in section 24102 of this title;
7	"(7) the term 'Secretary' means the Secretary
8	of Transportation;
9	"(8) the term 'State' means any of the 50
10	States or the District of Columbia; and
11	"(9) the term 'United States private business'
12	means a business entity organized under the laws of
13	the United States, or of a State, and conducting
14	substantial business operations in the United States.
15	"§26105. High-speed rail corridor development
16	"(a) IN GENERAL.—The Secretary of Transportation
17	shall establish and implement a high-speed rail corridor
18	development program.
19	"(b) GENERAL AUTHORITY.—(1) The Secretary may
20	make grants under this section to an applicant to finance
21	capital projects that improve, or lead to development of,
22	high-speed rail service in corridors.
23	"(2) Consistent with the requirements of this section,
24	the Secretary shall require that a grant under this section
25	be subject to the terms, conditions, requirements, and pro-

visions the Secretary decides are necessary or appropriate 1 2 for the purposes of this section, including requirements for the disposition of net increases in value of real prop-3 4 erty resulting from the project assisted under this section. "(c) APPLICATIONS.—Each applicant seeking to re-5 ceive a grant under this section to develop a high-speed 6 7 rail corridor shall submit to the Secretary an application 8 in such form and in accordance with such requirements 9 as the Secretary shall establish. 10 "(d) COMPETITIVE GRANT SELECTION.—The Sec-11 retary shall— 12 "(1) establish criteria for selecting among 13 projects that meet the criteria specified in subsection 14 (e)(2);"(2) conduct a national solicitation for applica-15 tions; and 16 17 "(3) award grants on a competitive basis. 18 "(e) GRANT REQUIREMENTS AND CRITERIA.— 19 "(1) IN GENERAL.—The Secretary, in selecting 20 the recipients of high-speed rail development grants 21 to be provided under subsection (b)(1), shall re-22 quire-23 "(A) that the project be part of a State 24 rail plan developed under chapter 227 of this

1	of the Passenger Rail Investment and Improve-
2	ment Act of 2008 (49 U.S.C. 24902 note);
3	"(B) that the applicant or recipient has or
4	will have the legal, financial, and technical ca-
5	pacity to carry out the project, satisfactory con-
6	tinuing control over the use of the equipment or
7	facilities, and the capability and willingness to
8	maintain the equipment or facilities;
9	"(C) that the project be based on the re-
10	sults of preliminary engineering studies or other
11	planning, including corridor planning activities
12	funded under section 26101 of this title;
13	"(D) that the applicant provides sufficient
14	information upon which the Secretary can make
15	the findings required by this subsection;
16	"(E) that if an applicant has selected the
17	proposed operator of its service, the applicant
18	provide written justification to the Secretary
19	showing why the proposed operator is the best,
20	taking into account costs and other factors;
21	"(F) that each recipient of a grant under
22	this chapter comply with the grant require-
23	ments of section 24405 of this title; and

1	"(G) that each project be compatible with,
2	and developed and operated in conformance
3	with—
4	"(i) metropolitan area and statewide
5	transportation planning, including plans
6	developed pursuant to the requirements of
7	section 135 of title 23; and
8	"(ii) the national rail plan, developed
9	in accordance with section $103(j)(2)$ of this
10	title.
11	"(2) GRANT CRITERIA.—The Secretary shall se-
12	lect projects based on the proposed projects' ability
13	to—
14	"(A) demonstrate a public return on in-
15	vestment, taking into account—
16	"(i) forecasted benefits;
17	"(ii) overall cost of the proposed
18	project;
19	"(iii) the amount of Federal funding
20	requested; and
21	"(iv) the extent to which the Federal
22	investment in the proposal attracts financ-
23	ing from States, local governments, private
24	entities, and others;

1	"(B) achieve transportation benefits, such
2	as—
3	"(i) improvements to intercity pas-
4	senger rail service, as reflected by esti-
5	mated increases in ridership, increased on-
6	time performance, reduced trip time, addi-
7	tional service frequency to meet anticipated
8	or existing demand, and other factors;
9	"(ii) anticipated favorable impacts on
10	air or highway traffic congestion, capacity,
11	or safety;
12	"(iii) integration with existing inter-
13	city passenger rail service, allowance for
14	and support of future network expansion,
15	and promotion of technical interoperability
16	and standardization of operations, equip-
17	ment, signaling, communications, and
18	power;
19	"(iv) intermodal connectivity through
20	provision of direct connections between
21	train stations, airports, bus terminals, sub-
22	way stations, ferry ports, and other modes
23	of transportation;
24	"(v) implementation of positive train
25	control technologies; and

1	"(vi) improvements to the safety of
2	highway-rail grade crossings on the pro-
3	posed project corridor;
4	"(C) achieve positive economic and employ-
5	ment impacts, such as—
6	"(i) new or expanded business oppor-
7	tunities in the United States and along
8	high-speed rail corridors;
9	"(ii) preservation and creation of jobs
10	in the United States; and
11	"(iii) preservation and expansion of
12	domestic manufacturing capabilities in rail-
13	road infrastructure, equipment, and related
14	products;
15	"(D) promote energy efficiency and envi-
16	ronmental quality, such as—
17	"(i) the use of renewable energy
18	sources;
19	"(ii) energy savings from traffic diver-
20	sions from other modes of transportation;
21	"(iii) employment of energy efficient
22	building and manufacturing methods;
23	"(iv) reductions in emissions; and

1	"(v) the purchase and use of environ-
2	mentally sensitive and fuel-efficient pas-
3	senger rail equipment; and
4	"(E) support interconnected livable com-
5	munities.
6	"(3) STATE RAIL PLANS.—State rail plans com-
7	pleted before the date of enactment of the Surface
8	Transportation Authorization Act of 2009 that sub-
9	stantially meet the requirements of chapter 227 of
10	this title, as determined by the Secretary pursuant
11	to section 22706 of this title, shall be deemed by the
12	Secretary to have met the requirements of para-
13	graph (1)(A) of this subsection.
13 14	graph (1)(A) of this subsection. "(f) FEDERAL SHARE.—The Federal share of the
14	"(f) FEDERAL SHARE.—The Federal share of the
14 15	"(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not ex-
14 15 16	"(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not ex- ceed 80 percent of the project net capital cost.
14 15 16 17	"(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not exceed 80 percent of the project net capital cost."(g) LETTERS OF INTENT.—
14 15 16 17 18	 "(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not exceed 80 percent of the project net capital cost. "(g) LETTERS OF INTENT.— "(1) The Secretary may issue a letter of intent
14 15 16 17 18 19	 "(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not exceed 80 percent of the project net capital cost. "(g) LETTERS OF INTENT.— "(1) The Secretary may issue a letter of intent to an applicant announcing an intention to obligate,
 14 15 16 17 18 19 20 	 "(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not exceed 80 percent of the project net capital cost. "(g) LETTERS OF INTENT.— "(1) The Secretary may issue a letter of intent to an applicant announcing an intention to obligate, for a major capital project under this section, an
 14 15 16 17 18 19 20 21 	 "(f) FEDERAL SHARE.—The Federal share of the cost of a project financed under this section shall not exceed 80 percent of the project net capital cost. "(g) LETTERS OF INTENT.— "(1) The Secretary may issue a letter of intent to an applicant announcing an intention to obligate, for a major capital project under this section, an amount from future available budget authority speci-

1 "(2) At least 30 days before issuing a letter 2 under paragraph (1) of this subsection, the Sec-3 retary shall notify in writing the Committee on Transportation and Infrastructure of the House of 4 5 the Committee Representatives, on Commerce, 6 Science, and Transportation of the Senate, and the 7 House and Senate Committees on Appropriations of the proposed letter or agreement. The Secretary 8 9 shall include with the notification a copy of the pro-10 posed letter or agreement, the criteria used in sub-11 section (e) for selecting the project for a grant 12 award, and a description of how the project meets such criteria. 13

14 "(3) An obligation or administrative commit-15 ment may be made only when amounts are appro-16 priated. The letter of intent shall state that the con-17 tingent commitment is not an obligation of the Fed-18 eral Government, and is subject to the availability of 19 appropriations under Federal law and to Federal 20 laws in force or enacted after the date of the contin-21 gent commitment.

22 "(h) COOPERATIVE AGREEMENTS.—

23 "(1) IN GENERAL.—An applicant may enter
24 into an agreement with any public, private, or non-

1	profit entity to cooperatively implement any project
2	funded with a grant under this chapter.
3	"(2) Forms of participation.—Participation
4	by an entity under paragraph (1) may consist of—
5	"(A) ownership or operation of any land,
6	facility, locomotive, rail car, vehicle, or other
7	physical asset associated with the project;
8	"(B) cost-sharing of any project expense;
9	"(C) carrying out administration, construc-
10	tion management, project management, project
11	operation, or any other management or oper-
12	ational duty associated with the project; and
13	"(D) any other form of participation ap-
14	proved by the Secretary.
15	"(3) SUBALLOCATION.—A State may allocate
16	funds under this section to any entity described in
17	paragraph (1).
18	"(i) Secretarial Oversight.—
19	((1) The Secretary may use no more than 1
20	percent of amounts made available in a fiscal year,
21	not to exceed a maximum of [] , for capital
22	projects under this chapter to enter into contracts to
23	award and oversee the construction of such projects.
24	"(2) The Secretary may use amounts available
25	under paragraph (1) of this subsection to make con-

tracts for safety, procurement, management, and fi nancial compliance reviews and audits of a recipient
 of amounts under paragraph (1).

4 "(3) The Federal Government shall pay the en5 tire cost of carrying out a contract under this sub6 section.

7 "(j) ACCESS TO SITES AND RECORDS.—Each recipi-8 ent of assistance under this chapter shall provide the Sec-9 retary and a contractor the Secretary chooses under sub-10 section (i) of this section with access to the construction 11 sites and records of the recipient when reasonably nec-12 essary.

13 "(g) FUNDING.—[to be supplied].

14 "§ 26106. Statutory construction

15 "The Secretary of Transportation shall retain the au-16 thority to select rail corridors under section 104(d)(2)(B) 17 of title 23 (as in effect on the day before the date of enact-18 ment of the Surface Transportation Authorization Act of 19 2009), notwithstanding any amendment made to that sec-20 tion after that day.".

21 SEC. 6002. CAPITAL GRANTS FOR RAIL LINE RELOCATION 22 PROJECTS.

23 Section 20154 of title 49, United States Code, is24 amended—

1	(1) in subsection (f) by striking "(not including
2	political subdivisions of States)";
3	(2) in subsection $(h)(3)$ by inserting "govern-
4	ment sponsored authorities and corporations," after
5	"subdivision of a State,"; and
6	(3) in subsection (i) by striking "2006 through
7	2009" and inserting "2010 through 2015".
8	SEC. 6003. TECHNICAL CORRECTIONS TO PUBLIC LAW 110-
9	432.
10	(a) LONG TITLE.—The title of Public Law 110–432
11	is amended by striking "Federal Railroad Safety Adminis-
12	tration" and inserting "Federal Railroad Administration".
13	(b) TABLE OF CONTENTS.—The table of contents in
14	section 1(b) of the Rail Safety Improvement Act of 2008
15	is amended—
16	(1) in the item relating to section 201 by strik-
17	ing "Pedestrian crossing safety" and inserting "Pe-
18	destrian safety at or near railroad passenger sta-
19	tions"; and
20	(2) in the item relating to section 403 by strik-
21	ing "Track inspection time study" and inserting
22	"Study and rulemaking on track inspection time;
23	rulemaking on concrete crossties".
24	(c) Performance Goals.—Section $103(k)(2)$ of
25	title 49, United States Code, is amended by striking "The

strategy and annual plans" and inserting "The Adminis tration's performance goals and schedule developed under
 paragraph (1)".

4 (d) NOTIFICATION OF GRADE CROSSING PROB-5 LEMS.—Section 20152(b) of title 49, United States Code, is amended by striking "Class II and Class III rail car-6 7 riers" and inserting "Class II and III railroad carriers". 8 (e) RAILROAD SAFETY TECHNOLOGY GRANTS.—Sec-9 tion 20158(b)(3) of title 49, United States Code, is amended by striking "20156(e)(2)" 10 and inserting 11 "20156(e)".

(f) ROADWAY USER SIGHT DISTANCE AT HIGHWAYRAIL GRADE CROSSINGS.—Section 20159 of title 49,
United States Code, is amended by striking "the Secretary" and inserting "the Secretary of Transportation"
(g) MINIMUM TRAINING STANDARDS AND PLANS.—
Section 20162(a)(3) of title 49, United States Code, is
amended by striking "railroad compliance with Federal

18 amended by striking Tailroad compliance with Federal19 standards" and inserting "railroad carrier compliance20 with Federal standards".

(h) DEVELOPMENT AND USE OF RAIL SAFETY
TECHNOLOGY.—Section 20164(a) of title 49, United
States Code, is amended by striking "the Railroad Safety
Enhancement Act of 2008" and inserting "the Rail Safety
Improvement Act of 2008".

(i) NONAPPLICATION, EXEMPTION, AND ALTERNATE
 HOURS OF SERVICE REGIME.—Section 21102(c)(4) of
 title 49, United States Code, is amended by redesignating
 subparagraphs (C) and (D) as subparagraphs (B) and
 (C), respectively.

6 (j) RAILROAD CARRIER EMPLOYEE EXPOSURE TO
7 RADIATION STUDY.—Section 411(a) of the Rail Safety
8 Improvement Act of 2008 is amended—

9 (1) by striking "5101(a)" and inserting
10 "5105(a)"; and

11 (2) by striking "5101(b)" and inserting
12 "5105(b)".

13 (k) SAFETY INSPECTIONS IN MEXICO.—Section 416
14 of the Rail Safety Improvement Act of 2008 is amended—

(1) by striking "Secretary of Transportation"and inserting "Secretary";

17 (2) in paragraphs (3) and (4), by striking
18 "Federal Railroad Administration" and inserting
19 "Secretary"; and

20 (3) in paragraph (4) by striking "subsection"21 and inserting "section".

(1) ASSISTANCE TO FAMILIES OF PASSENGERS INVOLVED IN RAIL PASSENGER ACCIDENTS.—Section 1139
of title 49, United States Code, is amended—

1	(1) in subsection $(a)(1)$ by striking "phone
2	number" and inserting "telephone number";
3	(2) in subsection $(a)(2)$ by striking "post trau-
4	ma communication with families" and inserting
5	"post-trauma communication with families";
6	(3) in subsection $(j)(1)$ by striking "(other than
7	subsection (g))" and inserting "(other than sub-
8	sections (g) and (k))"; and
9	(4) in paragraphs (1) and (2) of subsection (j)
10	by striking "railroad passenger accident" and insert-
11	ing "rail passenger accident".
12	(m) Amtrak Board of Directors.—Section
13	24302(a)(3) of title 49, United States Code, is amended
14	by striking "5 individuals" and inserting "4 individuals".
15	(n) Establishment of Grant Process.—Section
16	206(a) of the Passenger Rail Investment and Improve-
17	ment Act of 2008 is amended by inserting "of this divi-
18	sion" after "302".
19	(0) Northeast Corridor State-of-Good-Repair
20	PLAN.—Section 211 of the Passenger Rail Investment
21	and Improvement Act of 2008 is amended—
22	(1) by inserting "of this division" after
23	"101(c)" in subsection (d); and
24	(2) by inserting "of this division" after
25	"101(d)" in subsection (e).

1	(p) Northeast Corridor Infrastructure and
2	OPERATIONS ADVISORY COMMISSION; SAFETY COM-
3	MITTEE.—Section 24905 of title 49, United States Code,
4	is amended—
5	(1) by redesignating subparagraph (D) of sub-
6	section $(a)(1)$ as subparagraph (E) ;
7	(2) by striking "and" at the end of subpara-
8	graph (C) of subsection $(a)(1)$;
9	(3) by inserting after such subparagraph (C)
10	the following new subparagraph:
11	"(D) 1 non-voting member from each of
12	the States of Maine, New Hampshire, and
13	Vermont, designated by, and serving at the
14	pleasure of, the chief executive officer thereof;
15	and";
16	(4) by striking subsection (e) and inserting the
17	following:
18	"(e) Authorization of Appropriations.—There
19	are authorized to be appropriated to the Commission
20	3,000,000 for the period encompassing fiscal years 2009
21	through 2013 to carry out subsection (a) through (d) of
22	this section and subsection (e) of section 212 of the Pas-
23	senger Rail Investment and Improvement Act of 2008
24	(122 Stat. 4925)."; and
25	(5) in subsection $(f)(1)$ —

1	(A) in subparagraph (C) by striking
2	"freight carriers" and inserting "freight rail-
3	road carriers"; and
4	(B) in subparagraph (F) by striking "rail
5	labor" and inserting "representatives of non-
6	profit employee labor organizations representing
7	railroad employees".
8	(q) Capital Investment Grants to Support
9	INTERCITY PASSENGER RAIL SERVICE.—Section 24402
10	of title 49, United States Code, is amended—
11	(1) by striking "22506" in subsection (d) and
12	inserting "22706";
13	(2) by striking " $22504(a)(5)$ " in subsection (e)
14	and inserting "22705(a)(5)";
15	(3) by striking "ranked" in subsection (e);
16	(4) by striking "AND EARLY SYSTEMS WORK
17	AGREEMENTS' in the heading of subsection (f);
18	(5) by striking "A metropolitan planning orga-
19	nization, State transportation department, or other
20	project sponsor' in subsection $(i)(1)$ and inserting
21	"An applicant"; and
22	(6) by striking subsection (k) and inserting the
23	following:
24	"(k) Small Capital Projects.—The Secretary
25	shall make not less than 5 percent annually available from

the amounts appropriated under section 24406 beginning 1 in fiscal year 2009 for grants for capital projects eligible 2 3 under this section not exceeding \$2,000,000, including 4 costs eligible under section 209(d) of the Passenger Rail Investment and Improvement Act of 2008. For grants 5 awarded under this subsection, the Secretary may waive 6 7 requirements of this section, including State rail plan re-8 quirements, as appropriate.".

9 (r) PROJECT MANAGEMENT OVERSIGHT.—Section 10 24403(b)(1) of title 49, United States Code, is amended 11 by striking "enter into contracts to oversee the construc-12 tion of such projects" and inserting "award and oversee 13 the development of construction of such projects".

(s) GRANT CONDITIONS.—Section 24405(b)(2) of
title 49, United States Code, is amended by striking "43
U.S.C. 151" and inserting "45 U.S.C. 151".

(t) CONGESTION GRANTS.—Section 24105(e) of title
49, United States Code, is amended by striking "section
301 of the Passenger Rail Investment and Improvement
Act of 2008" and inserting "section 24406".

21 (u) PROPOSALS FOR HIGH-SPEED RAIL CORRIDOR
22 DEVELOPMENT.—

(1) AMENDMENT.—The section heading of section 502 of the Passenger Rail Investment and Improvement Act of 2008 is amended by striking "AD-

1	DITIONAL HIGH-SPEED RAIL PROJECTS" and in-
2	serting "PROPOSALS FOR HIGH-SPEED RAIL
3	CORRIDOR DEVELOPMENT''.
4	(2) TABLE OF CONTENTS AMENDMENT.—The
5	item relating to section 502 in table of contents in
6	section 1(b) of the Passenger Rail Investment and
7	Improvement Act of 2008 is amended to read as fol-
8	lows:
	"502. Proposals for high-speed rail corridor development.".
9	(3) Requests for proposals.—In section
10	502 of the Passenger Rail Investment and Improve-
11	ment Act of 2008—
12	(A) in subsection (a)—
13	(i) redesignate paragraphs (3) and (4)
14	as paragraphs (4) and (5), respectively;
15	and
16	(ii) strike paragraph (2) and insert
17	the following:
18	"(2) Additional request for proposals.—
19	The Secretary shall issue an additional request for
20	proposals 60 days after the date of enactment of the
21	Surface Transportation Authorization Act of 2009.
22	"(3) SUBMISSION.—Proposals under para-
23	graphs (1) and (2) shall be submitted to the Sec-
24	retary not later than 270 days after the publication

	120
1	of request for proposals under each paragraph.";
2	and
3	(B) in subsection (b), by striking "the pro-
4	posals under subsection (a)" and insert "all the
5	proposals under subsection $(a)(1)$ and (2) .
6	(v) PROMPT MEDICAL ATTENTION.—Section
7	20109(c)(1) of title 49, United States Code, is amended
8	by striking "the railroad shall promptly arrange" and in-
9	serting "the railroad carrier shall promptly arrange".
10	(w) Enforcement Report.—Section 20120(a) of
11	title 49, United States Code, is amended—
12	(1) in paragraph (2)(G), by inserting "and" at
13	the end; and
14	(2) in paragraph (5)(B) by striking "Adminis-
15	trative Hearing Officer or Administrative Law
16	Judge" and inserting "administrative hearing officer
17	or administrative law judge".
18	(x) RAILROAD SAFETY RISK REDUCTION PRO-
19	GRAM.—Section 20156 of title 49, United States Code, is
20	amended—
21	(1) in subsection (c) by inserting a comma after
22	"In developing its railroad safety risk reduction pro-
23	gram"; and
24	(2) in subsection $(g)(1)$ by striking "non-prof-
25	it" and inserting "nonprofit".

1 (y) IMPLEMENTATION OF POSITIVE TRAIN CONTROL 2 SYSTEMS.—Section 20157(a)(1) of title 49, United States Code, is amended— 3 (1) by striking "Class I railroad carrier" and 4 5 inserting "Class I railroad"; and 6 (2) by striking "parts 171.8, 173.115, and 173.132" and inserting "sections 171.8, 173.115, 7 8 and 173.132". 9 (z)NATIONAL CROSSING INVENTORY.—Section 10 20160 of title 49, United States Code, is amended— 11 (1) in subsection (a)(1) by striking "or with re-12 spect to" and inserting "with respect to"; and 13 (2) in subsection (b)(1)(A) by striking "or with 14 respect to" and inserting "with respect to". 15 (aa) EMPLOYEE SLEEPING QUARTERS.—Section 22106(b) of title 49, United States Code, is amended by 16 striking "interest thereof" and inserting "interest there-17 18 on". 19 (bb) Plans to Address Needs of Families of 20 PASSENGERS INVOLVED IN RAIL PASSENGER ACCI-21 DENTS.—Section 24316 of title 49, United States Code, 22 is amended by striking subsection (g). 23 (cc) Plans to Address Needs of Families of PASSENGERS INVOLVED IN RAIL PASSENGER ACCI-24 DENTS.— The item relating to section 24316 in the chap-25

ter analysis for chapter 243 of title 49, United States
 Code, is amended by striking "to assist families of pas sengers" and inserting "to address needs of families of
 passengers".

5 (dd) DEFINITIONS.—Section 2(a)(1) of the Rail Safe6 ty Improvement Act of 2008 is amended by inserting a
7 comma after "railroad tracks at grade".

8 (ee) RAILROAD SAFETY STRATEGY.—Section
9 102(a)(6) of the Rail Safety Improvement Act of 2008 is
10 amended to read as follows:

"(6) Improving the safety of railroad bridges,
tunnels, and related infrastructure to prevent accidents, incidents, injuries, and fatalities caused by
catastrophic and other failures of such infrastructure.".

16 **REFORM.**—Section (ff)HOURS SERVICE OF 108(f)(1) of the Rail Safety Improvement Act of 2008 17 is amended by striking "requirements for recordkeeping 18 19 and reporting for Hours of Service of Railroad Employees" and inserting "requirements for record keeping and 20 21 reporting for hours of service of railroad employees".

(gg) PEDESTRIAN SAFETY AT OR NEAR RAILROAD
PASSENGER STATIONS.—Section 201 of the Rail Safety
Improvement Act of 2008 is amended—

(1) in the section heading by striking "Pedes trian crossing safety" and inserting "Pedes trian safety at or near railroad passenger
 stations";

5 (2) by striking "strategies and methods to pre-6 vent pedestrian accidents, incidents, injuries, and fa-7 talities at or near passenger stations, including" and 8 inserting "strategies and methods to prevent train-9 related accidents, incidents, injuries, and fatalities 10 that involve a pedestrian at or near a railroad pas-11 senger station, including"; and

12 (3) in paragraph (1) by striking "at railroad13 passenger stations".

(hh) OPERATION LIFESAVER.—Section 206(a) of the
Rail Safety Improvement Act of 2008 is amended by striking "Public Service Announcements" and inserting "public service announcements".

18 (ii) STUDY AND RULEMAKING ON TRACK INSPEC19 TION TIME; RULEMAKING ON CONCRETE CROSSTIES.—
20 Section 403 of the Rail Safety Improvement Act of 2008
21 is amended—

(1) in the section heading by striking "Track
inspection time study" and inserting "Study
and rulemaking on track inspection time;
rulemaking on concrete crossties"; and

1	(2) in subsection (d) —
2	(A) by striking "CROSS TIES" in the sub-
3	section heading and inserting "CROSSTIES";
4	(B) by striking "cross ties" and inserting
5	"crossties"; and
6	(C) in paragraph (2) by striking "cross
7	tie" and inserting "crosstie".
8	(jj) Locomotive Cab Studies.—Section 405 of the
9	Rail Safety Improvement Act of 2008 is amended—
10	(1) in subsection (a) by striking "cell phones"
11	and inserting "cellular telephones"; and
12	(2) in subsection (d) by striking "Secretary of
13	Transportation" and inserting "Secretary".
14	(kk) Alcohol and Controlled Substance Test-
15	ING FOR MAINTENANCE-OF-WAY EMPLOYEES.—Section
16	412 of the Rail Safety Improvement Act of 2008 is
17	amended by striking "Secretary of Transportation" and
18	inserting "Secretary".
19	(ll) TUNNEL INFORMATION.—Section 414 of the Rail
20	Safety Improvement Act of 2008 is amended—
21	(1) in paragraph (2) by striking "parts 171.8,
22	173.115," and inserting "sections 171.8, 173.115,";
23	and
24	(2) by striking "part 1520.5" and inserting
25	"section 1520.5".

(mm) RAILROAD BRIDGE SAFETY ASSURANCE.—
 Section 417(c) of the Rail Safety Improvement Act of
 2008 is amended by striking "each railroad" and inserting
 "each railroad carrier".

5 (nn) ESTABLISHMENT OF TASK FORCE.—Section
6 503 of the Rail Safety Improvement Act of 2008 is
7 amended—

8 (1) in subsection (a) by striking "rail acci9 dents" and inserting "rail passenger accidents"; and
10 (2) by adding at the end new subsections (d)

11 and (e) to read as follows:

"(d) DEFINITIONS.—In this section, the terms 'passenger', 'rail passenger accident', and 'rail passenger carrier' have the meaning given those terms by section 1139
of title 49, United States Code.

"(e) FUNDING.—Out of funds appropriated pursuant
to section 20117(a)(1)(A) of title 49, United States Code,
there shall be made available to the Secretary of Transportation \$500,000 for fiscal year 2010 to carry out this section. Amounts made available pursuant to this subsection
shall remain available until expended.".

(oo) AMTRAK INSPECTOR GENERAL.—Section 101(b)
of the Passenger Rail Investment and Improvement Act
of 2008 is amended—

25 (1) by striking paragraphs (3) through (5); and

1	(2) by inserting the following:
2	"(3) For fiscal year 2011, \$22,150,000.
3	"(4) For fiscal year 2012, \$23,300,000.
4	"(5) For fiscal year 2013, \$24,500,000.".
5	(pp) STATE RAIL PLANS.—Section 303 of the Pas-
6	senger Rail Investment and Improvement Act of 2008 is
7	amended—
8	(1) by redesignating subsection (b) as sub-
9	section (c); and
10	(2) by inserting after subsection (a) the fol-
11	lowing new subsection:
12	"(b) TEMPORARY WAIVER.—The Secretary may
13	waive the requirement that a project conducted using
14	funds provided under chapter 244 or chapter 261 of title
15	49, United States Code, be in a State rail plan developed
16	under chapter 227 of title 49, United States Code, for a
17	period not to exceed four years after the date of enactment
	i v
18	of this Act.".
18 19	
	of this Act.".
19	of this Act.". SEC. 6004. CAPITAL GRANTS FOR CLASS II AND CLASS III
19 20	of this Act.". SEC. 6004. CAPITAL GRANTS FOR CLASS II AND CLASS III RAILROADS.
19 20 21	of this Act.". SEC. 6004. CAPITAL GRANTS FOR CLASS II AND CLASS III RAILROADS. Section 22301(g) of title 49, United States Code, is

1 \$50,000,000 for each of the fiscal years 2010 through2 2015 for carrying out this section.".

3 SEC. 6005. RAILROAD REHABILITATION AND IMPROVE-4 MENT FINANCING.

5 (a) Section 502 of the Railroad Revitalization and
6 Regulatory Reform Act of 1976 (45 U.S.C. 822(h)) is
7 amended—

8 (1) in subsection (e), by adding at the end the9 following new paragraph:

10 "(3) INTEREST RATE REDUCTION.—Subject to 11 the availability of funds authorized by subsection 12 (k), the Secretary may reduce the interest to be paid 13 on direct loans provided to State and local govern-14 ments, interstate compacts consented to by Congress 15 under section 410(a) of the Amtrak Reform and Ac-16 countability Act of 1997 (49 U.S.C. 24101 note), 17 government sponsored authorities and corporations, 18 or railroad carriers, for the sole purpose of installing 19 a positive train control system as defined in section 20 20157(i) of title 49, United States Code.";

21 (2) in subsection (f)(1)—

(A) by inserting "or private insurance, including bond insurance," after "in part credit
risk"; and

1	(B) by inserting "or insurance, including
2	bond insurance," after "authority and credit
3	risk'';
4	(3) in subsection $(f)(3)$, by inserting "or, at the
5	discretion of the Secretary, in a series of payments
6	over the term of the loan. If insurance, including
7	bond insurance, is used, the policy premium shall be
8	paid before the loan is disbursed" after "of loan
9	amounts'';
10	(4) in paragraph (3) of subsection (h) by—
11	(A) striking "and" at the end of paragraph
12	(A);
13	(B) striking "guarantee." at the end of
14	paragraph (B) and inserting "guarantee; and";
15	and
16	(C) inserting the following:
17	"(C) the grant requirements of section
18	24405(a) of title 49, United States Code."; and
19	(5) by adding at the end the following new sub-
20	section:
21	"(k) Authorization of Appropriations.—There
22	are authorized to be appropriated to the Secretary for pur-
23	poses of carrying out subsection $(e)(3)$ such funds as may
24	be necessary for the period encompassing fiscal years 2010
25	through 2015.".

1 SEC. 6006. AMTRAK DOMESTIC BUYING PREFERENCE.

2 At the end of section 24305(f) of title 49, United3 States Code, add the following:

4 "(5) If the Secretary determines that it is necessary
5 to exempt Amtrak from this subsection based on a finding
6 under paragraph (4), the Secretary shall, before the date
7 on which such finding takes effect—

8 "(A) publish in the Federal Register a detailed
9 written justification as to why the waiver is needed;
10 and

"(B) provide notice of such finding and an opportunity for public comment on such finding for a
reasonable period of time not to exceed 15 days.

14 "(6) Not later than December 31, 2012, the Sec15 retary shall submit to the Committee on Transportation
16 and Infrastructure of the House of Representatives and
17 the Committee on Commerce, Science, and Transportation
18 of the Senate a report on any waivers granted under para19 graph (4).".

20 SEC. 6007. SEPARATION REQUIREMENTS.

(a) STUDY.—Not later than 18 months after the date
of enactment of this Act, the Secretary shall transmit a
study to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee
on Commerce, Science, and Transportation of the Senate
that determines the optimum separation requirements be-

tween locomotives and railroad cars containing hazardous
 material.

3 (b) REGULATIONS.— Not later than 24 months after
4 the date of enactment of this Act, the Secretary shall issue
5 a regulation to revise section 174.85 of title 49 of the Code
6 of Federal Regulations to reflect the findings of the study
7 required under subsection (a).

8 SEC. 6008. REPORTS ON RAILROAD CONDITIONS AND PER9 FORMANCE.

10 (a) AMENDMENT.—Chapter 101 of title 49, United
11 States Code, is amended by adding at the end the fol12 lowing new section:

13 "§ 10103. Reports on railroad conditions and performance

15 "(a) IN GENERAL.—Not later than December 31, 2010, and every fourth year thereafter, the Secretary of 16 Transportation shall submit to the Committee on Trans-17 portation and Infrastructure of the House of Representa-18 19 tives and the Committee on Commerce, Science, and 20 Transportation of the Senate a report on the conditions 21 and performance of the freight and intercity passenger rail 22 system. The report shall address, at a minimum—

23 "(1) the role of railroads in the United States24 economy;

1 "(2) the current physical condition of the rail 2 system, including quality of infrastructure and the 3 capability of infrastructure to support current and 4 future levels of traffic; "(3) the current operational performance of the 5 6 rail system, including data on average train speed, 7 cars on line, terminal dwell time, and average reli-8 ability of times required to deliver shipments; 9 "(4) the safety performance of the railroads; "(5) the backlog of current railroad needs; and 10 11 "(6) estimates of future railroad needs of the 12 United States. 13 "(b) PUBLIC INFORMATION SOURCES.—In preparing 14 the report, the Secretary shall use to the greatest extent 15 practicable public domain information sources including the Federal Railroad Administration's railroad safety data 16 17 and railroad reports and filings to Federal Government agencies. If the Secretary determines that additional infor-18 19 mation is needed to complete the report and such informa-20 tion is not available from public domain information 21 sources but is available from the Bureau of Transpor-22 tation Statistics, the Secretary may obtain and use such 23 information from the Bureau of Transportation Statistics 24 but shall protect the confidentiality of such information as required under existing law. 25

"(c) COMPARISON WITH PRIOR REPORTS.—Each re port under subsection (a) shall provide the names, includ ing all necessary information, to relate and compare the
 conditions and performance measures used in the previous
 biennial reports.".

6 (b) TABLE OF SECTIONS AMENDMENT.—The table of
7 sections for chapter 101 of title 49, United States Code,
8 is amended by adding at the end the following new item:
"10103. Reports on railroad conditions and performance.".

9 TITLE VII—HAZARDOUS

10 MATERIAL TRANSPORTATION

11 SEC. 7001. SHORT TITLE.

12 This title may be cited as the "Hazardous Material13 Transportation Safety Act of 2009".

14SEC. 7002. AMENDMENT OF TITLE 49, UNITED STATES15CODE.

16 Except as otherwise expressly provided, whenever in 17 this title an amendment or repeal is expressed in terms 18 of an amendment to, or a repeal of, a section or other 19 provision, the reference shall be considered to be made to 20 a section or other provision of title 49, United States 21 Code.

Subtitle A—Strengthening Emer gency Response Capabilities and Information

4 SEC. 7003. MINIMUM STANDARDS FOR EMERGENCY RE-5 SPONSE INFORMATION SERVICES.

6 (a) IN GENERAL.—Not later than 18 months after 7 the date of enactment of this Act, the Secretary shall pre-8 scribe, by regulation, minimum standards for persons who 9 provide hazardous material transportation emergency re-10 sponse information services required or governed by regu-11 lations prescribed under chapter 51 of title 49, United 12 States Code.

13 (b) AUTHORITY.—Section 5103(b)(1)(A) is amend-14 ed—

15 (1) in clause (vi) by striking "or" after the16 semicolon;

17 (2) by redesignating clause (vii) as clause (viii);
18 (3) in clause (viii), as so redesignated, by strik19 ing "through (vi)" and inserting "through (vii)";
20 and

21 (4) by inserting after clause (vi) the following:
22 "(vii) provides hazardous material
23 transportation emergency response infor24 mation services required or governed by

regulations prescribed under this chapter;
 or".

3 SEC. 7004. TRAINING FOR EMERGENCY RESPONDERS.

4 (a) OPERATIONS LEVEL TRAINING.—Section 5116 is
5 amended—

6 (1) in subsection (b)(1) by adding at the end7 the following:

8 "To the extent that a grant is used to train emergency 9 responders, the State or Indian tribe shall certify, in writ-10 ing, to the Secretary that such training shall ensure that emergency responders who have received such training, at 11 12 a minimum, have the ability to protect nearby persons, property, and the environment from the effects of acci-13 dents or incidents involving the transportation of haz-14 15 ardous material, in accordance with existing regulations or National Fire Protection Association Standard 472."; 16

- 17 (2) in subsection (j)—
- 18 (A) by redesignating paragraph (5) as19 paragraph (7); and

20 (B) by inserting after paragraph (4) the21 following:

"(5) The Secretary may only make a grant to
an organization if the organization ensures that
emergency responders who receive training under
such grant, at a minimum, have the ability to pro-

1	tect nearby persons, property, and the environment
2	from the effects of accidents or incidents involving
3	the transportation of hazardous material, in accord-
4	ance with existing regulations of the Secretary or
5	National Fire Protection Association Standard 472.
6	"(6) Notwithstanding paragraphs (1) and (3) ,
7	to the extent determined appropriate by the Sec-
8	retary, such grants may be used to train public sec-
9	tor employees to respond to accidents and incidents
10	involving hazardous material."; and
11	(3) in subsection (k) by striking the second sen-
12	tence and inserting the following:
13	"The report shall identify the ultimate recipients of such
13	"The report shall identify the ultimate recipients of such
13 14	"The report shall identify the ultimate recipients of such grants and include—
13 14 15	"The report shall identify the ultimate recipients of such grants and include— "(1) a detailed accounting and description of
13 14 15 16	"The report shall identify the ultimate recipients of such grants and include— "(1) a detailed accounting and description of each grant expenditure by each grant recipient, in-
13 14 15 16 17	"The report shall identify the ultimate recipients of such grants and include— "(1) a detailed accounting and description of each grant expenditure by each grant recipient, in- cluding the amount of and purpose for each expendi-
 13 14 15 16 17 18 	"The report shall identify the ultimate recipients of such grants and include— "(1) a detailed accounting and description of each grant expenditure by each grant recipient, in- cluding the amount of and purpose for each expendi- ture;
 13 14 15 16 17 18 19 	"The report shall identify the ultimate recipients of such grants and include— "(1) a detailed accounting and description of each grant expenditure by each grant recipient, including the amount of and purpose for each expenditure; "(2) the number of persons trained under the
 13 14 15 16 17 18 19 20 	 "The report shall identify the ultimate recipients of such grants and include— (1) a detailed accounting and description of each grant expenditure by each grant recipient, including the amount of and purpose for each expenditure; (2) the number of persons trained under the grant program by training level;
 13 14 15 16 17 18 19 20 21 	"The report shall identify the ultimate recipients of such grants and include— "(1) a detailed accounting and description of each grant expenditure by each grant recipient, including the amount of and purpose for each expenditure; "(2) the number of persons trained under the grant program by training level; "(3) an evaluation of the efficacy of such train-

(b) TRAINING CURRICULUM.—Section 5115 is
 amended in each of subsections (b)(1)(B), (b)(2), and (c)
 by striking "basic".

4 SEC. 7005. ASSESSMENT OF VOLUNTEER FIREFIGHTER 5 TRAINING CAPABILITIES.

6 (a) Assessment.—

7 (1) IN GENERAL.—Not later than 18 months 8 after the date of enactment of this Act, the Sec-9 retary shall conduct an assessment of the existing 10 training capabilities of, and delivery methods avail-11 able for the preparedness and training to, volunteer 12 fire services personnel to safely respond to accidents 13 and incidents involving the transportation of haz-14 ardous material.

(2) CONSULTATION.—In carrying out the assessment, the Secretary may collaborate with the national hazardous materials fusion center, established
under section 5128 of title 49, United States Code,
(as added by section 7006 of this Act) and emergency response organizations.

21 (b) PILOT PROGRAM.—

(1) IN GENERAL.—Upon completion of the assessment, the Secretary may carry out a pilot volunteer firefighter hazardous material training program
based on the results of the assessment.

1	(2) ACTIVITIES.—Under the program in para-
2	graph (1), the Secretary, in order to assist volunteer
3	fire services personnel in safely responding to acci-
4	dents and incidents involving the transportation of
5	hazardous material, may—
6	(A) develop training curricula and imple-
7	ment innovative measures for delivering train-
8	ing;
9	(B) determine authorized training pro-
10	grams that are eligible for reimbursement from
11	the Secretary;
12	(C) provide assistance to volunteer fire
13	services personnel to enable the acquisition of
14	training materials and supplies and to support
15	preparedness training and exercises; and
16	(D) coordinate with Federal, State, and
17	local agencies to foster the exchange of fire-re-
18	lated training information and resources.
19	(c) REPORT.—Upon completion of the assessment
20	and, if applicable, the pilot program, the Secretary shall
21	transmit a report to the Committee on Transportation and
22	Infrastructure of the House of Representatives and the
23	Committee on Commerce, Science, and Transportation of
24	the Senate on the results of the assessment and pilot pro-
25	gram, including any recommendations for strengthening

training for volunteer firefighters to safely respond to acci dents and incidents involving the transportation of haz ardous material.

4 SEC. 7006. NATIONAL HAZARDOUS MATERIALS FUSION 5 CENTER.

6 Chapter 51 is amended by redesignating section 5128
7 as section 5130 and by inserting after section 5127 the
8 following:

9 "§ 5128. National hazardous materials fusion center

10 "(a) IN GENERAL.—The Secretary shall establish 11 and maintain a national hazardous materials fusion center 12 to serve as a data and information network for emergency 13 response providers, Federal, State, and local government 14 agencies, and for-profit and nonprofit organizations that 15 are engaged in hazardous material response.

16 "(b) DUTIES.—Such center shall—

17 "(1) enhance emergency response provider com18 munication and safety with respect to accidents and
19 incidents involving the transportation of hazardous
20 material;

21 "(2) improve decisionmaking for the prevention22 and mitigation of such accidents and incidents;

23 "(3) establish and operate regional incident sur24 vey teams to—

1	"(A) determine lessons learned from emer-
2	gency response providers involved in such acci-
3	dents or incidents;
4	"(B) develop best practices for responding
5	to such accidents or incidents; and
6	"(C) improve curricula and training mate-
7	rials for emergency response providers in re-
8	sponding to such accidents and incidents; and
9	"(4) collect and analyze data from the re-
10	sponses to accidents and incidents involving the
11	transportation of hazardous material in order to un-
12	derstand accident and incident trends and patterns
13	and develop recommendations for performance meas-
14	ures for the safe response to hazardous material ac-
15	cidents and incidents, including the safety of emer-
16	gency response providers and the public.
17	"(c) DEFINITIONS.—In this section, the following
18	definitions apply:
19	"(1) The term 'emergency response provider'
20	includes Federal, State, and local governmental and
21	nongovernmental emergency public safety, fire, law
22	enforcement, emergency response, emergency med-
23	ical (including hospital emergency facilities), and re-
24	lated personnel, agencies, and authorities.

1 "(2) The term 'regional incident survey team' 2 means teams that are established by the national 3 hazardous materials fusion center and that are com-4 posed of persons who are skilled by reason of edu-5 cation, training, or experience in the response to 6 hazardous material accidents and incidents.".

7 SEC. 7007. EMERGENCY RESPONSE TO ACCIDENTS AND IN8 CIDENTS INVOLVING ALTERNATIVE TECH9 NOLOGIES.

10 (a) IN GENERAL.—The Secretary shall conduct re-11 search to develop appropriate techniques, training, and 12 equipment necessary for public sector employees to re-13 spond to accidents and incidents involving the transpor-14 tation or use in transportation of alternative technologies 15 that utilize hazardous material, including biofuels, hybrid 16 fuel cells, lithium batteries, and hydrogen fuel cells.

17 (b) REPORT.—Not later than 2 years after the date 18 of enactment of this Act, the Secretary shall transmit to 19 the Committee on Transportation and Infrastructure of 20 the House of Representatives and the Committee on Com-21 merce, Science, and Transportation of the Senate a report 22 on the results of the activities carried out under subsection 23 (a).

1SEC. 7008. COLLECTION AND SHARING OF COMMODITY2FLOW DATA.

3 (a) IN GENERAL.—Chapter 51 is amended by insert4 ing after section 5128 (as added by section 7006 of this
5 Act) the following:

6 "§ 5129. Collection and sharing of commodity flow 7 data

8 "(a) IN GENERAL.—Not later than 12 months after 9 the date of enactment of the Hazardous Material Transportation Safety Act of 2009, the Secretary shall establish 10 11 and maintain a system to collect data on the volume of hazardous material transported throughout the United 12 States by all modes of transportation for the purpose of 13 14 enhancing the planning and preparation of Federal, State, 15 and local governments and emergency responders for incident response and management. 16

17 "(b) SPECIFIC REQUIREMENTS.—The Secretary18 shall—

"(1) establish the system using as a model existing and emerging data systems used to plot commodity movements; and

"(2) make the system accessible, as the Secretary determines appropriate, to Federal, State,
and local government and emergency response representatives as an emergency planning and preparedness tool.

1 "(c) ADDITIONAL DATA COLLECTION.—In estab-2 lishing and maintaining such system, the Secretary shall, 3 to the greatest extent practicable, collect data on the vol-4 ume of hazardous material transported into and out of the 5 United States from Canada and Mexico by all modes of 6 transportation.".

7 (b) CLERICAL AMENDMENT.—The analysis for such
8 chapter is amended by striking the item relating to section
9 5128 and inserting after the item relating to section 5127
10 the following:

"5128. National hazardous materials fusion center."5129. Collection and sharing of commodity flow data."5130. Authorization of appropriations.".

11 SEC. 7009. PAPERLESS HAZARD COMMUNICATIONS PILOT
12 PROGRAM.

(a) IN GENERAL.—The Secretary may conduct 3
pilot projects, at least one of which shall be in a rural
area, to evaluate the feasibility and effectiveness of using
paperless hazard communications systems.

17 (b) REQUIREMENTS.—In conducting the pilot18 projects under subsection (a), the Secretary—

19 (1) may not waive the requirements of section

20 5110 of title 49, United States Code; and

21 (2) shall consult with organizations rep22 resenting—

23 (A) fire services personnel;

1	(B) law enforcement and other appropriate
2	enforcement personnel;
3	(C) other emergency response providers;
4	(D) persons who offer hazardous material
5	for transportation;
6	(E) persons who transport hazardous ma-
7	terial by air, commercial motor vehicle, rail, and
8	water; and
9	(F) employees of persons who transport or
10	offer for transportation hazardous material by
11	air, commercial motor vehicle, rail, and water.
12	(c) Reports.—
13	(1) INTERIM REPORT.—Not later than 3 years
14	after the date of enactment of this Act, the Sec-
15	retary shall—
16	(A) prepare an interim report on the re-
17	sults of the pilot projects carried out under this
18	section, including—
19	(i) a detailed description of the pilot
20	projects;
21	(ii) an evaluation of each pilot project,
22	including an evaluation of the performance
23	of each paperless hazard communications
24	system in such project;

1	(iii) an assessment of the safety and
2	security impact of using paperless hazard
3	communications systems, including any im-
4	pact on the public, emergency response,
5	law enforcement, and the conduct of in-
6	spections and investigations; and
7	(iv) a recommendation on whether
8	paperless hazard communications systems
9	should be incorporated into the Federal
10	hazardous material transportation safety
11	program under chapter 51 of title 49,
12	United States Code, on a permanent basis;
13	and
14	(B) transmit such interim report to the or-
15	ganizations consulted under subsection $(b)(2)$
16	and shall request that such organizations pro-
17	vide written comments in response to the in-
18	terim report within 60 days.
19	(2) FINAL REPORT.—Not later than 120 days
20	after transmitting the interim report to the organi-
21	zations consulted under subsection $(b)(2)$, the Sec-
22	retary shall transmit to the Committee on Transpor-
23	tation and Infrastructure of the House of Represent-
24	atives and the Committee on Commerce, Science,
25	and Transportation of the Senate a final report on

the results of the pilot projects carried out under
 this section, including the matter described in para graph (1)(A) and the written comments requested
 under paragraph (1)(B).

5 DEFINITION.—In this (d) section. the term 6 "paperless hazard communications system" means the use 7 of advanced communications methods, such as wireless 8 communications devices, to convey hazard information between all parties in the transportation chain, including 9 emergency responders and law enforcement personnel. 10

Subtitle B—Strengthening Hazardous Material Safety

13 SEC. 7010. TRANSPORTATION OF LITHIUM CELLS AND BAT-

14 TERIES.

(a) IN GENERAL.—Chapter 51 of title 49, United
States Code, is amended by inserting after section 5110
the following:

18 "§ 5111. Transportation of lithium cells and batteries

"(a) REVISIONS TO CURRENT REGULATIONS.—Not
later than 24 months after the date of enactment of this
section, the Administrator of the Pipeline and Hazardous
Materials Safety Administration, in coordination with the
Administrator of the Federal Aviation Administration,
shall issue regulations in accordance with this section to
provide for the safe transportation of lithium cells and

batteries and other energy producing devices that utilize
 hazardous material and have the potential to create a heat
 or fire hazard.

4 "(b) REQUIREMENTS.—In carrying out subsection
5 (a), the Administrator of the Pipeline and Hazardous Ma6 terials Safety Administration shall, at a minimum—

"(1) require packages containing lithium cells
and batteries and other such energy producing devices to be identified as hazardous material in a
manner that clearly conveys the properties, hazards,
and dangers of such cells, batteries, and devices;

12 "(2) provide for appropriate marking and label13 ing of such packages and proper identification in
14 shipping documents;

15 "(3) minimize regulatory exemptions from such16 packaging, marking, and labeling requirements;

"(4) establish requirements for testing and retesting lithium cells and batteries and other such energy producing devices that are, at a minimum,
equivalent to the United Nations testing regime;

"(5) provide for an appropriate marking or
other measure that indicates that such lithium cells
and batteries and other such energy producing devices are in compliance with the requirements established under paragraph (4);

"(6) adopt a watt-hours requirement in lieu of
 equivalent lithium content to provide a more easily
 understood measure of the hazard posed by lithium
 cells and batteries;

5 "(7) establish appropriate packaging perform-6 ance requirements, including outer packaging re-7 quirements, for lithium cells and batteries and other 8 such energy producing devices to minimize the risk 9 during transportation, including the prevention of 10 short-circuiting, overheating, initiation of fires, and 11 fire propagation;

12 "(8) establish limits on the number of lithium 13 cells and batteries and other such energy producing 14 devices that may be contained in a single package 15 and limits on the number of packages containing 16 such cells, batteries, and devices that may be trans-17 ported in a unit load device, pallet, or container on 18 board aircraft;

19 "(9) limit the stowage of lithium cells and bat-20 teries and other such energy producing devices to 21 crew accessible locations on aircraft, unless such 22 cells, batteries, and devices are transported in a fire-23 resistant container or the aircraft contains a fire 24 suppression system capable of extinguishing a lith-25 ium cell or battery fire; and

"(10) require reporting of all accidents and incidents involving lithium cells and batteries and
other such energy producing devices, including those
contained in or packed with equipment, that occur
on board aircraft or during loading or unloading operations and require retention of the failed cells, batteries, and devices for evaluation purposes.

8 "(c) REVIEW OF EXEMPTIONS.—The Administrator 9 of the Pipeline and Hazardous Materials Safety Administration, in coordination with the Administrator of the Fed-10 11 eral Aviation Administration, shall review all exemptions, 12 special permits, and approvals that allow grantees of exemptions, holders of special permits, or parties to such ex-13 14 emptions, permits, and approvals to deviate from current 15 lithium battery requirements to determine if such exemptions, special permits, and approvals should be modified 16 17 to reflect existing statutes and regulations.

18 "(d) TRANSPORTATION OF DEFECTIVE OR DAMAGED19 BATTERIES.—

20 "(1) IN GENERAL.—The Administrator of the
21 Pipeline and Hazardous Materials Safety Adminis22 tration, in coordination with the Administrator of
23 the Federal Aviation Administration, shall establish
24 appropriate safety measures for the transport of
25 lithium cells or batteries identified as being defective

for safety reasons or damaged and shall prohibit the
 transport of such defective or damaged items in air
 transportation and intrastate air transportation.

"(2) RECALLS.—When such lithium cells or 4 5 batteries are recalled for safety reasons, the Admin-6 istrator of the Pipeline and Hazardous Materials 7 Safety Administration, in consultation with the Con-8 sumer Product Safety Commission, shall establish a 9 mechanism for appropriate notification to the manu-10 facturer and consumers that these items are prohib-11 ited from being transported in air transportation 12 and intrastate air transportation.

13 "(e) SIMPLIFY AND CONSOLIDATE REQUIRE-14 ments.—

15 "(1) IN GENERAL.—The Administrator of the 16 Pipeline and Hazardous Materials Safety Adminis-17 tration, in coordination with the Administrator of 18 the Federal Aviation Administration, shall consoli-19 date and simplify for clarity, ease of understanding, 20 and use the regulations of the Department of Trans-21 portation governing requirements for transporting 22 lithium cells and batteries.

23 "(2) EDUCATION.—The Administrator of the
24 Pipeline and Hazardous Materials Safety Adminis25 tration, in coordination with the Administrator of

1 the Federal Aviation Administration, shall develop a 2 program to educate and provide guidance to the air 3 traveling public, including flight crews, about how to 4 safely carry authorized lithium cells or batteries or 5 electronic devices containing such cells or batteries 6 on board aircraft and shall establish a process to pe-7 riodically measure the effectiveness of efforts to edu-8 cate the air traveling public, including flight crews. "(f) RESEARCH AND TESTING.— 9

10 "(1) IN GENERAL.—The Administrator of the 11 Pipeline and Hazardous Materials Safety Adminis-12 tration, in coordination with the Administrator of 13 the Federal Aviation Administration, shall conduct 14 research and testing to evaluate the risks posed by 15 lithium cells and batteries and other energy producing devices that utilize hazardous material in 16 17 order to further enhance risk reduction for the 18 transportation of such cells, batteries, and devices.

19 "(2) AREAS TO BE COVERED.—The research
20 and testing shall cover, at a minimum, the following
21 areas:

"(A) Fire behavior of lithium cells and batteries of various sizes and packaging configurations to better understand the transportation
risks posed by these cells and batteries.

1	"(B) Fire-resistant containers to develop
2	performance standards for such containers, in-
3	cluding fireproof overpacks and unit load de-
4	vices, which can be used for the transportation
5	of lithium cells and batteries of all types on
6	board aircraft.
7	"(C) Fire-resistant containers that flight
8	crews can use in an emergency to temporarily
9	store a lithium cell or battery or electronic de-
10	vice that is hot.
11	"(D) How container designs and their lo-
12	cations in aircraft cargo compartments may de-
13	crease potential risks of fire.
14	"(E) Fire detection and suppression, in-
15	cluding analysis of possible container internal
16	detection and suppression methods and their ef-
17	fectiveness on the control or containment of
18	lithium cell and battery fires and of the pres-
19	sure effects of burning and exploding batteries
20	and the possible penetration of compartment
21	liners and containers by high temperature frag-
22	ments.
23	"(3) Additional measures.—
24	"(A) IN GENERAL.—Based on any results
25	of the research described under this subsection,

the Administrator of the Pipeline and Hazardous Materials Safety Administration, in coordination with the Administrator of the Federal Aviation Administration, shall consider requiring additional safety measures to reduce the risks posed by the transportation of lithium cells and batteries of all types.

8 "(B) INTERNATIONAL STANDARDS SET-9 TING.—The Administrator of the Pipeline and 10 Materials Safety Administration Hazardous 11 shall work with appropriate international trans-12 portation standards setting organizations, such 13 as the United Nations Subcommittee on the 14 Transport of Dangerous Goods and the Inter-15 national Civil Aviation Organization, to consider 16 other safety enhancing measures for the trans-17 port of lithium cells and batteries and other en-18 ergy producing devices that utilize hazardous 19 material.

"(g) PRIMARY LITHIUM BATTERIES.—Nothing in
this section shall be construed to authorize the Administrator of the Pipeline and Hazardous Materials Safety Administration or the Administrator of the Federal Aviation
Administration to permit the transportation of primary

759 lithium batteries and cells on board passenger-carrying 1 2 aircraft.". 3 (b) CLERICAL AMENDMENT.—The analysis for chap-4 ter 51 of such title is amended by inserting after the item 5 relating to section 5110 the following: "5111. Transportation of lithium cells and batteries.". 6 SEC. 7011. REQUIREMENTS RELATING TO EXTERNAL PROD-7 UCT PIPING ON CARGO TANKS TRANS-8 PORTING HAZARDOUS MATERIAL. 9 (a) IN GENERAL.—Chapter 51 is amended by insert-10 ing after section 5117 the following: 11 "§ 5118. Requirements relating to external product 12 piping on cargo tanks transporting haz-13 ardous material 14 "(a) IN GENERAL.— 15 "(1) PROHIBITION FOR VEHICLES MANUFAC-

16 TURED AFTER 2010.—Subject to subsection (b), the 17 Secretary shall prohibit the transportation of haz-18 ardous material in the external product piping of all 19 cargo tank motor vehicles manufactured on or after 20 2 years after the date of enactment of the Haz-21 ardous Material Transportation Safety Act of 2009. 22 "(2) PROHIBITION FOR ALL VEHICLES.—Sub-23 ject to subsection (b), no person may offer for trans-24 portation or transport a hazardous material in the

external product piping of a cargo tank motor vehi cle on or after December 31, 2020.

- 3 "(b) LIMITATION ON APPLICABILITY.—Subsection
 4 (a) does not apply to—
- 5 "(1) a cargo tank motor vehicle designed and 6 constructed with engine, body, and cargo tank per-7 manently mounted on the same chassis with product 8 piping protected from impact by another motor vehi-9 cle by the structural components of the cargo tank 10 motor vehicle, such as damage protection guards, 11 framing members, or wheel assemblies; and
- "(2) a minimal amount, as determined by the
 Secretary by regulation, of hazardous material residue that remains in the external product piping
 after the piping is drained.
- 16 "(c) DEFINITIONS.—In this section, the term 'cargo
 17 tank motor vehicle' has the meaning given such term in
 18 part 171 of title 49, Code of Federal Regulations, as in
 19 effect on the date of enactment of this section.".
- (b) CLERICAL AMENDMENT.—The analysis for chapter 51 is amended by inserting after the item relating to
 section 5117 the following:

[&]quot;5118. Requirements relating to external product piping on cargo tanks transporting hazardous material.".

1	SEC. 7012. COMMERCIAL MOTOR VEHICLE OPERATORS
2	REGISTERED TO OPERATE IN MEXICO OR
3	CANADA.
4	Section $5103a(h)(2)$ is amended to read as follows:
5	"(2) Records Check.—The Assistant Sec-
6	retary of Homeland Security (Transportation Secu-
7	rity Administration) shall ensure that such back-
8	ground records check under paragraph (1) includes
9	a check of the operator's criminal history in—
10	"(A) the United States and Canada, for
11	operators domiciled in Canada; and
12	"(B) the United States and Mexico, for op-
13	erators domiciled in Mexico.".
14	SEC. 7013. IMPROVING DATA COLLECTION, ANALYSIS, AND
14 15	SEC. 7013. IMPROVING DATA COLLECTION, ANALYSIS, AND REPORTING.
15	REPORTING.
15 16 17	REPORTING. (a) Establishment of Working Group.—Not
15 16 17	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act,
15 16 17 18	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act, the Administrator of the Pipeline and Hazardous Mate-
15 16 17 18 19	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act, the Administrator of the Pipeline and Hazardous Mate- rials Safety Administration shall establish a working
15 16 17 18 19 20	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act, the Administrator of the Pipeline and Hazardous Mate- rials Safety Administration shall establish a working group for the purpose of improving the collection, analysis,
 15 16 17 18 19 20 21 	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act, the Administrator of the Pipeline and Hazardous Mate- rials Safety Administration shall establish a working group for the purpose of improving the collection, analysis, reporting, and use of data related to accidents and inci-
 15 16 17 18 19 20 21 22 	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act, the Administrator of the Pipeline and Hazardous Mate- rials Safety Administration shall establish a working group for the purpose of improving the collection, analysis, reporting, and use of data related to accidents and inci- dents involving the transportation of hazardous material.
 15 16 17 18 19 20 21 22 23 	REPORTING. (a) ESTABLISHMENT OF WORKING GROUP.—Not later than 60 days after the date of enactment of this Act, the Administrator of the Pipeline and Hazardous Mate- rials Safety Administration shall establish a working group for the purpose of improving the collection, analysis, reporting, and use of data related to accidents and inci- dents involving the transportation of hazardous material. (b) MEMBERSHIP.—The working group shall consist

1	(A) The Federal Aviation Administration.
2	(B) The Federal Motor Carrier Safety Ad-
3	ministration.
4	(C) The Federal Railroad Administration.
5	(D) The Maritime Administration.
6	(E) The Pipeline and Hazardous Materials
7	Safety Administration.
8	(2) such other officers or employees of the De-
9	partment as the Administrator may appoint.
10	(c) DUTIES.—The working group shall—
11	(1) review the Pipeline and Hazardous Mate-
12	rials Safety Administration's methods for collecting,
13	analyzing, and reporting accidents and incidents in-
14	volving the transportation of hazardous material, in-
15	cluding the adequacy of—
16	(A) information requested on the accident
17	and incident reporting forms required to be
18	submitted to the Administration;
19	(B) methods used by the Administration to
20	verify that the information provided on such
21	forms is accurate and complete;
22	(C) staff resources of the Administration
23	related to data collection, analysis, and report-
24	ing; and

1	(D) the database used by the Administra-
2	tion for recording and reporting such accidents
3	and incidents, including the ability of users to
4	adequately search the database and find infor-
5	mation;
6	(2) make recommendations to the Administra-
7	tion for improving the collection, analysis, reporting,
8	and use of such data; and
9	(3) such other duties as the Administrator de-
10	termines are appropriate.
11	(d) Development of Action Plan.—Not later
12	than 180 days after the date of enactment of this Act,
13	taking into consideration the recommendations made by
14	the working group, the Administrator shall develop an ac-
15	tion plan and timeline for improving the collection, anal-
16	ysis, reporting, and use of data by the Administration, in-
17	cluding revising the database of the Administration, as ap-
18	propriate.
19	(e) Submission to DOT Inspector General for
20	REVIEW.—Not later than 15 days after the date of devel-
21	opment of the action plan and timeline under subsection
22	(d), the Administrator shall submit the action plan and
23	timeline to the Inspector General of the Department. The
24	Inspector General shall review the action plan and
25	timeline.

(f) SUBMISSION TO CONGRESS.—Not later than 60 1 2 days after the date of submission of an action plan and timeline by the Administrator under subsection (d), the 3 4 Inspector General shall transmit any recommendations to the Administrator for improving the action plan and 5 timeline and submit such recommendations, the action 6 7 plan, and timeline to the Committee on Transportation 8 and Infrastructure of the House of Representatives and 9 Committee on Commerce, Science, and Transportation of the Senate. 10

Subtitle C—Strengthening Enforcement

13 SEC. 7020. HAZARDOUS MATERIAL ENFORCEMENT TRAIN14 ING PROGRAM.

(a) IN GENERAL.—The Secretary shall carry out a
hazardous material enforcement training program to—

17 (1) develop uniform performance standards for
18 training hazardous material inspectors and inves19 tigators; and

20 (2) collect, analyze, and publish findings from
21 inspections and investigations of accidents or inci22 dents involving the transportation of hazardous ma23 terial.

(b) STANDARDS AND GUIDELINES.—Under the pro gram described in subsection (a), the Secretary may de velop—

4 (1) guidelines for hazardous material inspector5 and investigator qualifications;

6 (2) best practices and standards for hazardous
7 material inspector and investigator training pro8 grams; and

9 (3) standard protocols to coordinate accident
10 and incident investigation efforts among Federal,
11 State, and local jurisdictions.

12 (c) AVAILABILITY.—The Secretary may make the 13 standards, protocols, and findings of the program de-14 scribed in this section available to Federal, State, and 15 local enforcement personnel.

16 SEC. 7021. INSPECTIONS AND INVESTIGATIONS.

17 (a) NOTICE OF ENFORCEMENT MEASURES.—Section
18 5121(c)(1) is amended—

19 (1) in subparagraph (E) by striking "and";

20 (2) in subparagraph (F) by striking the period
21 at the end and inserting "; and"; and

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

23 "(G) shall provide to the affected offeror,
24 carrier, packaging manufacturer or tester, or
25 other person responsible for the package rea-

1	sonable notice of any findings made and actions
2	being taken as a result of an inspection or in-
3	vestigation conducted under this subsection.".
4	(b) Regulations.—Section 5121(e) is amended by
5	adding at the end the following:
6	"(3) MATTERS TO BE ADDRESSED.—In issuing
7	the regulations to carry out subsections (c) and (d),
8	the Secretary shall address, at a minimum, the fol-
9	lowing:
10	"(A) Safe and expeditious resumption of
11	transportation of perishable hazardous material,
12	including radiopharmaceuticals and other med-
13	ical products, that may require timely delivery
14	due to life-threatening situations.
15	"(B) Appropriate training and equipment
16	for inspectors.
17	"(C) The proper closure of packaging in
18	accordance with the hazardous material regula-
19	tions.".
20	(c) Grants and Cooperative Agreements.—Sec-
21	tion $5121(g)(1)$ is amended by striking "security" and in-
22	serting "safety and security".
23	(d) Authority to Conduct Investigations.—
24	Section 5121 is amended by adding at the end the fol-
25	lowing:

1	"(i) Accident or Incident Investigations.—
2	"(1) IN GENERAL.—A designated officer, em-
3	ployee, or agent of the Secretary may investigate an
4	accident or incident involving the transportation of
5	hazardous material.
6	"(2) AUTHORITY TO CONDUCT INVESTIGA-
7	TIONS.—In conducting an investigation of an acci-
8	dent or incident involving the transportation of haz-
9	ardous material, a designated officer, employee, or
10	agent of the Secretary may—
11	"(A) enter property;
12	"(B) subpoena witnesses;
13	"(C) require the production of records, ex-
14	hibits, and other evidence;
15	"(D) administer oaths; and
16	"(E) take testimony.
17	"(3) Coordination with state investiga-
18	TIONS.—If an accident or incident involving the
19	transportation of hazardous material is investigated
20	by the State in which such accident or incident oc-
21	curred, the Secretary, to the extent practicable, shall
22	coordinate any investigation conducted by the Sec-
23	retary with respect to such accident or incident with
24	the State's investigation.

1 (4)NATIONAL TRANSPORTATION SAFETY 2 BOARD.—Pursuant to chapter 11, the National 3 Transportation Safety Board retains authority to 4 lead the investigation into an accident or incident in-5 volving the transportation of hazardous material. 6 The Secretary shall use the Secretary's authority 7 under this paragraph to support any investigation 8 the Board undertakes.

9 "(5) REPORTS.—When the Secretary deter-10 mines it to be in the public interest, the Secretary 11 shall make available to the public the results of an 12 investigation conducted by the Secretary with re-13 spect to an accident or incident involving the trans-14 portation of hazardous material, including a state-15 ment of the cause of the accident or incident and 16 such recommendations as the Secretary considers 17 appropriate.".

18 SEC. 7022. CIVIL PENALTIES FOR DENIAL OF ENTRY.

19 Section 5123 is amended by adding at the end the20 following:

21 "(h) PENALTY FOR OBSTRUCTION OF INSPECTIONS
22 AND INVESTIGATIONS.—The Secretary may impose a pen23 alty on a person who obstructs or prevents the Secretary
24 from carrying out inspections or investigations under sec25 tion 5121(c) or 5121(i).".

1 SEC. 7023. INSPECTOR STAFFING.

2 The Secretary of Transportation shall increase the 3 total number of full-time equivalent positions for haz-4 ardous material transportation safety inspection and en-5 forcement personnel at the Pipeline and Hazardous Mate-6 rials Safety Administration so that by each date listed 7 below, the total number of such positions is at least as 8 follows:

 9
 (1) December 31, 2011, [___];

 10
 (2) December 31, 2012, [__];

 11
 (3) December 31, 2013, [__];

 12
 (4) December 31, 2014, [_]; and

 13
 (5) December 31, 2015, [_].

14 Subtitle D—Miscellaneous

15 SEC. 7030. HAZARDOUS MATERIAL RESEARCH AND DEVEL-

16

OPMENT PROGRAM.

(a) IN GENERAL.—The Secretary may conduct research and development aimed at reducing risks associated
with the transportation of hazardous material and identifying and evaluating new technologies to facilitate the
safe, secure, and efficient transportation of hazardous material.

(b) COOPERATIVE RESEARCH PROGRAM.—The Secretary shall continue, subject to the availability of funds,
to support the hazardous material cooperative research
projects being carried out through a contract with the Na-

tional Academy of Sciences under section 7131 of
 SAFETEA-LU (119 Stat. 1910).

3 (c) AUTHORIZATION.—Of the amounts made avail4 able by section _____ of this Act, \$_____ for each of fiscal
5 years 2010 through 2015 shall be available to carry out
6 this section.

7 SEC. 7031. UNIFORM HAZARDOUS MATERIAL STATE REG8 ISTRATION AND PERMIT PROGRAM.

9 (a) UNIFORM FORMS AND PROCEDURES.—Section
10 5119 is amended to read as follows:

11 "§ 5119. Uniform hazardous material State registra12 tion and permit program

13 "(a) Establishment and Conduct.—

14 "(1) IN GENERAL.—The Secretary shall estab15 lish and carry out a program to develop uniform
16 forms and procedures for States to register, and
17 issue permits to, persons who transport, or cause to
18 be transported, hazardous material by motor vehicle
19 in accordance with this chapter and the regulations
20 issued to carry out this chapter.

21 "(2) CONSIDERATION OF EXISTING STATE ALLI22 ANCE PROGRAM.—In establishing the program under
23 this subsection, the Secretary shall consider the pro24 gram of uniform forms and procedures for reg25 istering and issuing permits to persons who trans-

port, or cause to be transported, hazardous material
 by motor vehicle developed by the alliance of States
 known as the 'Alliance for Uniform Hazmat Trans portation Procedures'.

5 "(b) FINANCIAL AND TECHNICAL ASSISTANCE AND6 SUPPORT.—

7 "(1) IN GENERAL.—The Secretary may provide
8 planning and transition assistance to States in order
9 to encourage State adoption of the program estab10 lished by the Secretary under this section.

11 "(2) USE OF FUNDS.—Assistance awarded to a 12 State under this subsection may be used only to as-13 sist the State in transitioning the existing registra-14 tion and permitting programs of the State to the 15 program established under this section.

16 "(3) TERMINATION OF AUTHORITY.—The au17 thority to provide assistance to States under this
18 subsection shall terminate on the effective date of
19 the regulations issued to carry out this section or
20 such earlier date as the Secretary may establish.

21 "(c) REGULATIONS.—Not later than 6 years after the
22 date of enactment of the Hazardous Material Transpor23 tation Safety Act of 2009, the Secretary shall issue regula24 tions to carry out this section.

"(d) RELATED EXPENSES.—For purposes of section
 5125(f)(1), expenses related to transporting hazardous
 material may include costs incurred in implementing and
 administering the program established by the Secretary
 under this section, including costs of establishing or modi fying forms, procedures, and systems.

7 "(e) TRANSITION OF STATE PROGRAMS.—Not later 8 than the effective date of the regulations issued to carry 9 out this section, a State may enforce registration and per-10 mitting requirements for motor carriers that transport 11 hazardous material in commerce only in accordance with 12 the program established by the Secretary under this sec-13 tion.

14 "(f) LIMITATION.—Nothing in this section or the reg-15 ulations issued by the Secretary to carry out this section 16 shall limit the amount of a fee a State may impose or 17 collect for registering and issuing permits to persons who 18 transport, or cause to be transported, hazardous material 19 by motor vehicle.

20 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
21 are authorized to be appropriated \$1,000,000 to carry out
22 subsection (b).".

(b) CLERICAL AMENDMENT.—The analysis for chapter 51 is amended by striking the item relating to section
5119 and inserting the following:

"5119. Uniform hazardous material State registration and permit program.".

1SEC. 7032. IMPLEMENTATION OF THE HAZARDOUS MATE-2RIAL SAFETY PERMIT PROGRAM.

3 (a) REPORT.—Not later than one year after the date of enactment of this Act, the Comptroller General shall 4 5 conduct a study, and transmit to the Committee on Transportation and Infrastructure of the House of Representa-6 7 tives and the Committee on Commerce, Science, and Transportation of the Senate a report, on the implementa-8 9 tion of the hazardous material safety permit program under section 5109 of title 49, United States Code. 10

(b) MATTERS TO BE REVIEWED.—In conducting the
study, the Comptroller General shall review, at a minimum—

14 (1) the list of hazardous material requiring a15 safety permit;

(2) the number of permits that have been
issued, denied, revoked, or suspended since inception
of the program and the number of commercial motor
carriers that have never had a permit denied, revoked, or suspended since inception of the program;

21 (3) the reasons for such denials, revocations, or22 suspensions;

(4) the criteria used by the Federal Motor Carrier Safety Administration to determine whether a
hazardous material safety permit issued by a State
is equivalent to the Federal permit; and

(5) the Secretary's actions to improve the per mit application process.

3 (c) RECOMMENDATIONS.—The Comptroller General
4 shall include in the report any recommendations the
5 Comptroller General has for improving the hazardous ma6 terial safety permit program.

7 SEC. 7033. AUTHORIZATION OF APPROPRIATIONS.

8 Section 5130 (as so redesignated by section 7008 of9 this Act) is amended—

- 10 (1) in subsection (a), by adding at the end the11 following:
- 12 "(5) For fiscal year 2009, [\$00,000,000].
- 13 "(6) For fiscal year 2010, **[**\$00,000,000**]**.
- 14 "(7) For fiscal year 2011, **[**\$00,000,000**]**.
- 15 "(8) For fiscal year 2012, **[**\$00,000,000**]**.
- 16 "(9) For fiscal year 2013, **[**\$00,000,000**]**.
- 17 "(10) For fiscal year 2014, **[**\$00,000,000**]**.".

18 TITLE VIII—TRANSPORTATION

19 DISCRETIONARY SPENDING 20 GUARANTEE

21 SEC. 8001. DISCRETIONARY SPENDING LIMITS FOR THE 22 HIGHWAY AND MASS TRANSIT CATEGORIES.

23 [to be supplied]

- 1 SEC. 8002. ADJUSTMENTS TO ALIGN HIGHWAY SPENDING
- 2 WITH REVENUES.
- 3 [to be supplied]
- 4 SEC. 8003. LEVEL OF OBLIGATION LIMITATIONS.
- 5 [to be supplied]
- 6 SEC. 8004. ENFORCEMENT OF GUARANTEE.
- 7 [to be supplied]

8 TITLE IX—MISCELLANEOUS

- 9 SEC. 9001. DENALI COMMISSION.
- 10 [to be supplied]