Calendar No. 779

110TH CONGRESS 2D SESSION

H. R. 6003

IN THE SENATE OF THE UNITED STATES

 $\label{eq:June 12, 2008}$ Received; read twice and placed on the calendar

AN ACT

To reauthorize Amtrak, 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.
- 4 This Act may be cited as the "Passenger Rail Invest-
- 5 ment and Improvement Act of 2008".
- 6 SEC. 2. AMENDMENT OF TITLE 49, UNITED STATES CODE.
- 7 Except as otherwise specifically provided, whenever in
- 8 this Act an amendment is expressed in terms of an amend-
- 9 ment to a section or other provision of law, the reference
- 10 shall be considered to be made to a section or other provi-
- 11 sion of title 49, United States Code.

1 SEC. 3. TABLE OF CONTENTS.

2 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Amendment of title 49, United States Code.
- Sec. 3. Table of contents.

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TITLE II—AMTRAK REFORM AND OPERATIONAL IMPROVEMENTS

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- Sec. 503. High-speed rail study.
- Sec. 504. Grant conditions.

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TITLE I—AUTHORIZATIONS

- 2 SEC. 101. AUTHORIZATION FOR AMTRAK CAPITAL AND OP-
- 3 ERATING EXPENSES AND STATE CAPITAL
- 4 GRANTS.
- 5 (a) Operating Grants.—There are authorized to
- 6 be appropriated to the Secretary of Transportation for the
- 7 use of Amtrak for operating costs the following amounts:
- 8 (1) For fiscal year 2009, \$525,000,000.
- 9 (2) For fiscal year 2010, \$600,000,000.
- 10 (3) For fiscal year 2011, \$614,000,000.
- 11 (4) For fiscal year 2012, \$638,000,000.
- 12 (5) For fiscal year 2013, \$654,000,000.
- 13 (b) Inspector General.—Out of the amounts au-
- 14 thorized under subsection (a), there are authorized to be
- 15 appropriated to the Secretary of Transportation for the
- 16 Office of the Inspector General of Amtrak the following
- 17 amounts:
- 18 (1) For fiscal year 2009, \$20,368,900.
- 19 (2) For fiscal year 2010, \$22,586,000.
- 20 (3) For fiscal year 2011, \$24,337,000.

- 1 (4) For fiscal year 2012, \$26,236,000.
- 2 (5) For fiscal year 2013, \$28,287,000.
- 3 (c) Accessibility Improvements and Barrier
- 4 Removal for People With Disabilities.—There are
- 5 authorized to be appropriated to the Secretary of Trans-
- 6 portation for the use of Amtrak to improve the accessi-
- 7 bility of facilities, including rail platforms, and services the
- 8 following amounts:
- 9 (1) For fiscal year 2009, \$68,500,000.
- 10 (2) For fiscal year 2010, \$240,000,000.
- 11 (3) For fiscal year 2011, \$240,000,000.
- 12 (4) For fiscal year 2012, \$240,000,000.
- 13 (5) For fiscal year 2013, \$240,000,000.
- (d) Capital Grants.—There are authorized to be
- 15 appropriated to the Secretary of Transportation for the
- 16 use of Amtrak for capital projects (as defined in subpara-
- 17 graphs (A) and (B) of section 24401(2) of title 49, United
- 18 States Code) to bring the Northeast Corridor (as defined
- 19 in section 24102(a)) to a state-of-good-repair, for capital
- 20 expenses of the national rail passenger transportation sys-
- 21 tem, and for purposes of making capital grants under sec-
- 22 tion 24402 of that title to States, the following amounts:
- 23 (1) For fiscal year 2009, \$1,202,000,000.
- 24 (2) For fiscal year 2010, \$1,321,000,000.
- 25 (3) For fiscal year 2011, \$1,321,000,000.

1 (4) For fiscal year 2012, \$1,427,000,000. 2 (5) For fiscal year 2013, \$1,427,000,000. 3 (e) Amounts for State Grants.—Out of the amounts authorized under subsection (d), the following 5 percentage shall be available each fiscal year for capital grants to States under section 24402 of title 49, United 6 7 States Code, to be administered by the Secretary of Trans-8 portation: 9 (1) 41.60 percent for fiscal year 2009. 10 (2) 38 percent for fiscal year 2010. 11 (3) 38 percent for fiscal year 2011. 12 (4) 35 percent for fiscal year 2012. 13 (5) 35 percent for fiscal year 2013. 14 (f) Project Management Oversight.—The Sec-15 retary may withhold up to ½ of 1 percent of amounts appropriated pursuant to subsection (d) for the costs of 16 17 project management oversight of capital projects carried 18 out by Amtrak. 19 SEC. 102. REPAYMENT OF LONG-TERM DEBT AND CAPITAL 20 LEASES. 21 Amtrak Principal and Interest Pay-22 MENTS.— 23 (1) Principal and interest on debt serv-24 ICE.—There are authorized to be appropriated to 25 the Secretary of Transportation for the use of Am-

1	trak for retirement of principal and payment of in-
2	terest on loans for capital equipment, or capital
3	leases, not more than the following amounts:
4	(A) For fiscal year 2009, \$345,000,000.
5	(B) For fiscal year 2010, \$345,000,000.
6	(C) For fiscal year 2011, \$345,000,000.
7	(D) For fiscal year 2012, \$345,000,000.
8	(E) For fiscal year 2013, \$345,000,000.
9	(2) Early buyout option.—There are au-
10	thorized to be appropriated to the Secretary of
11	Transportation such sums as may be necessary for
12	the use of Amtrak for the payment of costs associ-
13	ated with early buyout options if the exercise of
14	those options is determined to be advantageous to
15	Amtrak.
16	(3) Legal effect of payments under this
17	SECTION.—The payment of principal and interest on
18	secured debt, with the proceeds of grants authorized
19	by this section shall not—
20	(A) modify the extent or nature of any in-
21	debtedness of the National Railroad Passenger
22	Corporation to the United States in existence of
23	the date of enactment of this Act;
24	(B) change the private nature of Amtrak's
25	or its successors' liabilities, or

1	(C) imply any Federal guarantee or com-
2	mitment to amortize Amtrak's outstanding in-
3	debtedness.
4	SEC. 103. OTHER AUTHORIZATIONS.
5	There are authorized to be appropriated to the Sec-
6	retary of Transportation—
7	(1) \$5,000,000 for each of fiscal years 2009
8	through 2013 to carry out the rail cooperative re-
9	search program under section 24910 of title 49,
0	United States Code; and
1	(2) \$5,000,000 for fiscal year 2009, to remain
2	available until expended, for grants to Amtrak and
3	States participating in the Next Generation Corridor
4	Train Equipment Pool Committee established under
5	section 303 of this Act for the purpose of designing,
6	developing specifications for, and initiating the pro-
7	curement of an initial order of 1 or more types of
8	standardized next-generation corridor train equip-
9	ment and establishing a jointly owned corporation to
20	manage that equipment.
21	SEC. 104. TUNNEL PROJECT.
22	(a) New Tunnel Alignment and Environ-
23	MENTAL REVIEW.—Not later than September 30, 2013,

24 the Federal Railroad Administration, working with Am-

- 1 trak, the City of Baltimore, State of Maryland, and rail
- 2 operators described in subsection (b), shall—
- 3 (1) approve a new rail tunnel alignment in Bal-
- 4 timore that will permit an increase in train speed
- 5 and service reliability; and
- 6 (2) ensure completion of the related environ-
- 7 mental review process.
- 8 (b) Affected Rail Operators.—Rail operators
- 9 other than Amtrak may participate in activities described
- 10 in subsection (a) to the extent that they can demonstrate
- 11 the intention and ability to contribute to the construction
- 12 of the new tunnel.
- 13 (c) AUTHORIZATION OF APPROPRIATIONS.—There
- 14 are authorized to be appropriated to the Federal Railroad
- 15 Administration for carrying out this section \$60,000,000
- 16 for the period encompassing fiscal years 2009 through
- 17 2013.
- 18 SEC. 105. COMPLIANCE WITH IMMIGRATION AND NATION-
- 19 ALITY ACT.
- Notwithstanding any other provision of this Act, none
- 21 of the funds authorized by this Act may be used to employ
- 22 workers in violation of section 274A of the Immigration
- 23 and Nationality Act (8 U.S.C. 1324a).

1	SEC. 106. AUTHORIZATION FOR CAPITAL AND PREVENTIVE
2	MAINTENANCE PROJECTS FOR WASHINGTON
3	METROPOLITAN AREA TRANSIT AUTHORITY.
4	(a) Authorization.—
5	(1) In general.—Subject to the succeeding
6	provisions of this section, the Secretary of Transpor-
7	tation is authorized to make grants to the Transit
8	Authority, in addition to the contributions author-
9	ized under sections 3, 14, and 17 of the National
10	Capital Transportation Act of 1969 (sec. 9–1101.01
11	et seq., D.C. Official Code), for the purpose of fi-
12	nancing in part the capital and preventive mainte-
13	nance projects included in the Capital Improvement
14	Program approved by the Board of Directors of the
15	Transit Authority.
16	(2) Definitions.—In this section—
17	(A) the term "Transit Authority" means
18	the Washington Metropolitan Area Transit Au-
19	thority established under Article III of the
20	Compact; and
21	(B) the term "Compact" means the Wash-
22	ington Metropolitan Area Transit Authority
23	Compact (80 Stat. 1324; Public Law 89–774).
24	(b) Use of Funds.—The Federal grants made pur-
25	suant to the authorization under this section shall be sub-
26	iect to the following limitations and conditions:

- 1 (1) The work for which such Federal grants are 2 authorized shall be subject to the provisions of the 3 Compact (consistent with the amendments to the 4 Compact described in subsection (d)).
 - (2) Each such Federal grant shall be for 50 percent of the net project cost of the project involved, and shall be provided in cash from sources other than Federal funds or revenues from the operation of public mass transportation systems. Consistent with the terms of the amendment to the Compact described in subsection (d)(1), any funds so provided shall be solely from undistributed cash surpluses, replacement or depreciation funds or reserves available in cash, or new capital.
 - (3) Such Federal grants may be used only for the maintenance and upkeep of the systems of the Transit Authority as of the date of the enactment of this Act and may not be used to increase the mileage of the rail system.
- 20 (c) Applicability of Requirements For Mass
 21 Transportation Capital Projects Receiving Funds
 22 Under Federal Transportation Law.—Except as
 23 specifically provided in this section, the use of any
 24 amounts appropriated pursuant to the authorization under
 25 this section shall be subject to the requirements applicable

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- 1 to capital projects for which funds are provided under
- 2 chapter 53 of title 49, United States Code, except to the
- 3 extent that the Secretary of Transportation determines
- 4 that the requirements are inconsistent with the purposes
- 5 of this section.
- 6 (d) Amendments to Compact.—No amounts may
- 7 be provided to the Transit Authority pursuant to the au-
- 8 thorization under this section until the Transit Authority
- 9 notifies the Secretary of Transportation that each of the
- 10 following amendments to the Compact (and any further
- 11 amendments which may be required to implement such
- 12 amendments) have taken effect:
- 13 (1)(A) An amendment requiring that all pay-
- ments by the local signatory governments for the
- 15 Transit Authority for the purpose of matching any
- 16 Federal funds appropriated in any given year au-
- thorized under subsection (a) for the cost of oper-
- ating and maintaining the adopted regional system
- are made from amounts derived from dedicated
- funding sources.
- 21 (B) For purposes of this paragraph, the term
- "dedicated funding source" means any source of
- funding which is earmarked or required under State
- or local law to be used to match Federal appropria-

- tions authorized under this Act for payments to theTransit Authority.
 - (2) An amendment establishing an Office of the Inspector General of the Transit Authority.
- 5 (3) An amendment expanding the Board of Di-6 rectors of the Transit Authority to include 4 addi-7 tional Directors appointed by the Administrator of 8 General Services, of whom 2 shall be nonvoting and 9 2 shall be voting, and requiring one of the voting 10 members so appointed to be a regular passenger and 11 customer of the bus or rail service of the Transit 12 Authority.
- 13 (e) Access to Wireless Service in Metrorail 14 System.—
 - (1) Requiring transit authority to provided to the Transit Authority pursuant to the authorization under this section unless the Transit Authority ensures that customers of the rail service of the Transit Authority have access within the rail system to services provided by any licensed wireless provider that notifies the Transit Authority (in accordance with such procedures as the Transit Authority may adopt) of its intent to offer service to

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- the public, in accordance with the following timetable:
- 3 (A) Not later than 1 year after the date of 4 the enactment of this Act, in the 20 under-5 ground rail station platforms with the highest 6 volume of passenger traffic.
 - (B) Not later than 4 years after such date, throughout the rail system.
 - (2) Access of wireless providers to sys-FOR UPGRADES AND MAINTENANCE.—No amounts may be provided to the Transit Authority pursuant to the authorization under this section unless the Transit Authority ensures that each licensed wireless provider who provides service to the public within the rail system pursuant to paragraph (1) has access to the system on an ongoing basis (subject to such restrictions as the Transit Authority may impose to ensure that such access will not unduly impact rail operations or threaten the safety of customers or employees of the rail system) to carry out emergency repairs, routine maintenance, and upgrades to the service.
 - (3) PERMITTING REASONABLE AND CUSTOMARY CHARGES.—Nothing in this subsection may be construed to prohibit the Transit Authority from requir-

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- 1 ing a licensed wireless provider to pay reasonable 2 and customary charges for access granted under this subsection. 3
- (4) Reports.—Not later than 1 year after the date of the enactment of this Act, and each of the 6 3 years thereafter, the Transit Authority shall submit to the Committee on Oversight and Government 7 Reform of the House of Representatives and the 8 9 Committee on Homeland Security and Governmental 10 Affairs of the Senate a report on the implementation of this subsection.
- 12 (5) Definition.—In this subsection, the term "licensed wireless provider" means any provider of 13 14 wireless services who is operating pursuant to a Fed-15 eral license to offer such services to the public for 16 profit.
- 17 (f) Amount.—There are authorized to be appropriated to the Secretary of Transportation for grants 18 under this section an aggregate amount not to exceed 19 20 \$1,500,000,000 to be available in increments over 10 fis-21 cal years beginning in fiscal year 2009, or until expended. 22 (g) AVAILABILITY.—Amounts appropriated pursuant
- to the authorization under this section shall remain available until expended.

TITLE II—AMTRAK REFORM AND OPERATIONAL IMPROVEMENTS

3	SEC. 201. NATIONAL RAILROAD PASSENGER TRANSPOR-
4	TATION SYSTEM DEFINED.
5	(a) In General.—Section 24102 is amended—
6	(1) by striking paragraph (2);
7	(2) by redesignating paragraphs (3), (4), and
8	(5) as paragraphs (2), (3), and (4), respectively; and
9	(3) by inserting after paragraph (4) as so re-
10	designated the following:
11	"(5) 'national rail passenger transportation sys-
12	tem' means—
13	"(A) the segment of the Northeast Cor-
14	ridor between Boston, Massachusetts and
15	Washington, DC;
16	"(B) rail corridors that have been des-
17	ignated by the Secretary of Transportation as
18	high-speed corridors (other than corridors de-
19	scribed in subparagraph (A)), but only after
20	they have been improved to permit operation of
21	high-speed service;
22	"(C) long distance routes of more than
23	750 miles between endpoints operated by Am-
24	trak as of the date of enactment of the Pas-

1	senger Rail Investment and Improvement Act of
2	2008; and
3	"(D) short-distance corridors, or routes of
4	not more than 750 miles between endpoints, op-
5	erated by—
6	"(i) Amtrak; or
7	"(ii) another rail carrier that receives
8	funds under chapter 244.".
9	(b) AMTRAK ROUTES WITH STATE FUNDING.—
10	(1) In general.—Chapter 247 is amended by
11	inserting after section 24701 the following:
	"8 94709 Transportation requested by States or
12	"§ 24702. Transportation requested by States, au-
1213	thorities, and other persons
13	thorities, and other persons
13 14	thorities, and other persons "(a) Contracts for Transportation.—Amtrak
131415	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local
1314151617	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local authority, or another person for Amtrak to operate an
1314151617	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local authority, or another person for Amtrak to operate an intercity rail service or route not included in the national
13 14 15 16 17 18	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local authority, or another person for Amtrak to operate an intercity rail service or route not included in the national rail passenger transportation system upon such terms as
13 14 15 16 17 18	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local authority, or another person for Amtrak to operate an intercity rail service or route not included in the national rail passenger transportation system upon such terms as the parties thereto may agree.
13 14 15 16 17 18 19 20	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local authority, or another person for Amtrak to operate an intercity rail service or route not included in the national rail passenger transportation system upon such terms as the parties thereto may agree. "(b) Discontinuance.—Upon termination of a con-
13 14 15 16 17 18 19 20 21	thorities, and other persons "(a) Contracts for Transportation.—Amtrak may enter into a contract with a State, a regional or local authority, or another person for Amtrak to operate an intercity rail service or route not included in the national rail passenger transportation system upon such terms as the parties thereto may agree. "(b) DISCONTINUANCE.—Upon termination of a contract entered into under this section, or the cessation of

1	(2) Conforming amendment.—The chapter
2	analysis for chapter 247 is amended by inserting
3	after the item relating to section 24701 the fol-
4	lowing:
	"24702. Transportation requested by States, authorities, and other persons.".
5	(e) AMTRAK TO CONTINUE TO PROVIDE NON-HIGH-
6	Speed Services.—Nothing in this Act is intended to pre-
7	clude Amtrak from restoring, improving, or developing
8	non-high-speed intercity passenger rail service.
9	(d) Applicability of Section 24706.—Section
10	24706 is amended by adding at the end the following:
11	"(c) Applicability.—This section applies to all
12	service over routes provided by Amtrak, notwithstanding
13	any provision of section 24701 of this title or any other
14	provision of this title except section 24702(b).".
15	SEC. 202. AMTRAK BOARD OF DIRECTORS.
16	(a) In General.—Section 24302 is amended to read
17	as follows:
18	"§ 24302. Board of Directors
19	"(a) Composition and Terms.—
20	"(1) The Board of Directors of Amtrak is com-
21	posed of the following 10 directors, each of whom
22	must be a citizen of the United States:
23	"(A) The Secretary of Transportation.
24	"(B) The President of Amtrak, who shall
25	serve ex officio, as a non-voting member.

"(C) Eight individuals appointed by the President of the United States, by and with the advice and consent of the Senate, with general business and financial experience, experience or qualifications in transportation, freight and passenger rail transportation, travel, hospitality, cruise line, and passenger air transportation businesses, or representatives of employees or users of passenger rail transportation or a State government.

"(2) In selecting individuals described in paragraph (1) for nominations for appointments to the Board, the President shall consult with the Speaker of the House of Representatives, the minority leader of the House of Representatives, the majority leader of the Senate, and the minority leader of the Senate and try to provide adequate and balanced representation of the major geographic regions of the United States served by Amtrak.

"(3) An individual appointed under paragraph (1)(C) of this subsection serves for 5 years or until the individual's successor is appointed and qualified. Not more than 5 individuals appointed under paragraph (1)(C) may be members of the same political party.

- 1 "(4) The Board shall elect a chairman and a
- 2 vice chairman from among its membership. The vice
- 3 chairman shall serve as chairman in the absence of
- 4 the chairman.
- 5 "(5) The Secretary may be represented at
- 6 board meetings by the Secretary's designee.
- 7 "(b) Pay and Expenses.—Each director not em-
- 8 ployed by the United States Government is entitled to
- 9 \$300 a day when performing Board duties. Each Director
- 10 is entitled to reimbursement for necessary travel, reason-
- 11 able secretarial and professional staff support, and sub-
- 12 sistence expenses incurred in attending Board meetings.
- 13 "(c) Vacancies.—A vacancy on the Board is filled
- 14 in the same way as the original selection, except that an
- 15 individual appointed by the President of the United States
- 16 under subsection (a)(1)(C) of this section to fill a vacancy
- 17 occurring before the end of the term for which the prede-
- 18 cessor of that individual was appointed is appointed for
- 19 the remainder of that term. A vacancy required to be filled
- 20 by appointment under subsection (a)(1)(C) must be filled
- 21 not later than 120 days after the vacancy occurs.
- 22 "(d) Quorum.—A majority of the members serving
- 23 shall constitute a quorum for doing business.
- 24 "(e) BYLAWS.—The Board may adopt and amend by-
- 25 laws governing the operation of Amtrak. The bylaws shall

1	be consistent with this part and the articles of incorpora-
2	tion.".
3	(b) Effective Date for Directors' Provi-
4	SION.—The amendment made by subsection (a) shall take
5	effect 6 months after the date of enactment of this Act.
6	The members of the Amtrak Board serving on the date
7	of enactment of this Act may continue to serve for the
8	remainder of the term to which they were appointed.
9	SEC. 203. ESTABLISHMENT OF IMPROVED FINANCIAL AC-
10	COUNTING SYSTEM.
11	(a) In General.—The Amtrak Board of Directors—
12	(1) may employ an independent financial con-
13	sultant with experience in railroad accounting to as-
14	sist Amtrak in improving Amtrak's financial ac-
15	counting and reporting system and practices;
16	(2) shall implement a modern financial account-
17	ing and reporting system not later than 1 year after
18	the date of enactment of this Act; and
19	(3) shall, not later than 90 days after the end
20	of each fiscal year through fiscal year 2013—
21	(A) submit to Congress a comprehensive
22	report that allocates all of Amtrak's revenues
23	and costs to each of its routes, each of its lines
24	of business, and each major activity within each
25	route and line of business activity, including-

1	(i) train operations;
2	(ii) equipment maintenance;
3	(iii) food service;
4	(iv) sleeping cars;
5	(v) ticketing; and
6	(vi) reservations;
7	(B) include the report described in sub-
8	paragraph (A) in Amtrak's annual report; and
9	(C) post such report on Amtrak's website.
10	(b) Verification of System; Report.—The In-
11	spector General of the Department of Transportation shall
12	review the accounting system designed and implemented
13	under subsection (a) to ensure that it accomplishes the
14	purposes for which it is intended. The Inspector General
15	shall report his findings and conclusions, together with
16	any recommendations, to the House of Representatives
17	Committee on Transportation and Infrastructure and the
18	Senate Committee on Commerce, Science, and Transpor-
19	tation.
20	(c) Categorization of Revenues and Ex-
21	PENSES.—
22	(1) In general.—In carrying out subsection
23	(a), the Amtrak Board of Directors shall separately
24	categorize routes, assigned revenues, and attrib-
25	utable expenses by type of service, including long

- distance routes, State-sponsored routes, commuter
 contract routes, and Northeast Corridor routes.
- 3 (2) NORTHEAST CORRIDOR.—Amtrak revenues 4 generated by freight and commuter railroads oper-5 ating on the Northeast Corridor shall be separately 6 listed to include the charges per car mile assessed by 7 Amtrak to other freight and commuter railroad enti-8 ties.
- 9 (3) FIXED OVERHEAD EXPENSES.—Fixed over-10 head expenses that are not directly assigned or at-11 tributed to any route (or group of routes) shall be 12 listed separately by line item and expense category.

13 SEC. 204. DEVELOPMENT OF 5-YEAR FINANCIAL PLAN.

- 14 (a) Development of 5-Year Financial Plan.—
- 15 The Amtrak Board of Directors shall submit an annual
- 16 budget and business plan for Amtrak, and a 5-year finan-
- 17 cial plan for the fiscal year to which that budget and busi-
- 18 ness plan relate and the subsequent 4 years, prepared in
- 19 accordance with this section, to the Secretary of Transpor-
- 20 tation and the Inspector General of the Department of
- 21 Transportation no later than—
- 22 (1) the first day of each fiscal year beginning
- after the date of enactment of this Act; or

1	(2) the date that is 60 days after the date of
2	enactment of an appropriation Act for the fiscal
3	year, if later.
4	(b) Contents of 5-Year Financial Plan.—The
5	5-year financial plan for Amtrak shall include, at a min-
6	imum—
7	(1) all projected revenues and expenditures for
8	Amtrak, including governmental funding sources;
9	(2) projected ridership levels for all Amtrak
10	passenger operations;
11	(3) revenue and expenditure forecasts for non-
12	passenger operations;
13	(4) capital funding requirements and expendi-
14	tures necessary to maintain passenger service which
15	will accommodate predicted ridership levels and pre-
16	dicted sources of capital funding;
17	(5) operational funding needs, if any, to main-
18	tain current and projected levels of passenger serv-
19	ice, including state-supported routes and predicted
20	funding sources;
21	(6) projected capital and operating require-
22	ments, ridership, and revenue for any new passenger
23	service operations or service expansions;
24	(7) an assessment of the continuing financial
25	stability of Amtrak, such as Amtrak's ability to effi-

1	ciently manage its workforce, and Amtrak's ability
2	to effectively provide passenger train service;
3	(8) estimates of long-term and short-term debt
4	and associated principal and interest payments (both
5	current and anticipated);
6	(9) annual cash flow forecasts;
7	(10) a statement describing methods of esti-
8	mation and significant assumptions;
9	(11) specific measures that demonstrate meas-
10	urable improvement year over year in the financial
11	results of Amtrak's operations;
12	(12) prior fiscal year and projected operating
13	ratio, cash operating loss, and cash operating loss
14	per passenger on a route, business line, and cor-
15	porate basis;
16	(13) prior fiscal year and projected specific
17	costs and savings estimates resulting from reform
18	initiatives;
19	(14) prior fiscal year and projected labor pro-
20	ductivity statistics on a route, business line, and cor-
21	porate basis; and
22	(15) prior fiscal year and projected equipment
23	reliability statistics.

- 1 (c) Standards To Promote Financial Sta-
- 2 BILITY.—In meeting the requirements of subsection (b),
- 3 Amtrak shall—
- 4 (1) apply sound budgetary practices, including
- 5 reducing costs and other expenditures, improving
- 6 productivity, increasing revenues, or combinations of
- 7 such practices;
- 8 (2) use the categories specified in the financial
- 9 accounting and reporting system developed under
- section 203 when preparing its 5-year financial plan;
- 11 and
- 12 (3) ensure that the plan is consistent with the
- authorizations of appropriations under title I of this
- 14 Act.

15 SEC. 205. ESTABLISHMENT OF GRANT PROCESS.

- 16 (a) Grant Requests.—Amtrak shall submit grant
- 17 requests (including a schedule for the disbursement of
- 18 funds), consistent with the requirements of this Act, to
- 19 the Secretary of Transportation for funds authorized to
- 20 be appropriated to the Secretary for the use of Amtrak
- 21 under sections 101(a), (c), and (d), 102, and 103(2) of
- 22 this Act.
- 23 (b) Procedures for Grant Requests.—The Sec-
- 24 retary shall establish substantive and procedural require-
- 25 ments, including schedules, for grant requests under this

- 1 section not later than 30 days after the date of enactment
- 2 of this Act and shall transmit copies to the Committee
- 3 on Transportation and Infrastructure of the House of
- 4 Representatives and the Committee on Commerce,
- 5 Science, and Transportation of the Senate.
- 6 (c) REVIEW AND APPROVAL.—
- 7 30-day approval process.—The Sec-8 retary shall complete the review of a complete grant 9 request (including the disbursement schedule) and 10 approve or disapprove the request within 30 days 11 after the date on which Amtrak submits the grant 12 request. If the Secretary disapproves the request or 13 determines that the request is incomplete or defi-14 cient, the Secretary shall include the reason for dis-15 approval or the incomplete items or deficiencies in 16 the notice to Amtrak.
 - (2) 15-day modification period.—Within 15 days after receiving notification from the Secretary under the preceding sentence, Amtrak shall submit a modified request for the Secretary's review.
 - (3) REVISED REQUESTS.—Within 15 days after receiving a modified request from Amtrak, the Secretary shall either approve the modified request, or, if the Secretary finds that the request is still incomplete or deficient, the Secretary shall identify in

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writing to the House of Representatives Committee

on Transportation and Infrastructure and the Senate Committee on Commerce, Science, and Transportation the remaining deficiencies and recommend
a process for resolving the outstanding portions of
the request.

7 SEC. 206. STATE-SUPPORTED ROUTES.

9 enactment of this Act, the Board of Directors of Amtrak,
10 in consultation with the Secretary of Transportation and
11 the governors of each relevant State and the Mayor of the
12 District of Columbia or groups representing those officials,
13 shall develop and implement a single, Nationwide stand14 ardized methodology for establishing and allocating the
15 operating and capital costs among the States and Amtrak
16 associated with trains operated on routes described in sec-

tion 24102(5)(B) or (D) or section 24702 that—

- (1) ensures, within 5 years after the date of enactment of this Act, equal treatment in the provision of like services of all States and groups of States (including the District of Columbia); and
- 22 (2) allocates to each route the costs incurred 23 only for the benefit of that route and a propor-24 tionate share, based upon factors that reasonably re-

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- 1 flect relative use, of costs incurred for the common
- 2 benefit of more than 1 route.
- 3 (b) REVIEW.—If Amtrak and the States (including
- 4 the District of Columbia) in which Amtrak operates such
- 5 routes do not voluntarily adopt and implement the meth-
- 6 odology developed under subsection (a) in allocating costs
- 7 and determining compensation for the provision of service
- 8 in accordance with the date established therein, the Sur-
- 9 face Transportation Board shall determine the appro-
- 10 priate methodology required under subsection (a) for such
- 11 services in accordance with the procedures and procedural
- 12 schedule applicable to a proceeding under section 24904(c)
- 13 of title 49, United States Code, and require the full imple-
- 14 mentation of this methodology with regards to the provi-
- 15 sion of such service within 1 year after the Board's deter-
- 16 mination of the appropriate methodology.
- 17 (c) Use of Chapter 244 Funds.—Funds provided
- 18 to a State under chapter 244 of title 49, United States
- 19 Code, may be used, as provided in that chapter, to pay
- 20 capital costs determined in accordance with this section.
- 21 SEC. 207. METRICS AND STANDARDS.
- 22 (a) In General.—Within 180 days after the date
- 23 of enactment of this Act, the Administrator of the Federal
- 24 Railroad Administration and Amtrak shall jointly, in con-
- 25 sultation with the Surface Transportation Board, rail car-

- 1 riers over whose rail lines Amtrak trains operate, States,
- 2 Amtrak employees, nonprofit employee organizations rep-
- 3 resenting Amtrak employees, and groups representing
- 4 Amtrak passengers, as appropriate, develop new or im-
- 5 prove existing metrics and minimum standards for meas-
- 6 uring the performance and service quality of intercity pas-
- 7 senger train operations, including cost recovery, on-time
- 8 performance and minutes of delay, ridership, on-board
- 9 services, stations, facilities, equipment, and other services.
- 10 Such metrics, at a minimum, shall include the percentage
- 11 of avoidable and fully allocated operating costs covered by
- 12 passenger revenues on each route, ridership per train mile
- 13 operated, measures of on-time performance and delays in-
- 14 curred by intercity passenger trains on the rail lines of
- 15 each rail carrier and, for long distance routes, measures
- 16 of connectivity with other routes in all regions currently
- 17 receiving Amtrak service and the transportation needs of
- 18 communities and populations that are not well-served by
- 19 other forms of public transportation. Amtrak shall provide
- 20 reasonable access to the Federal Railroad Administration
- 21 in order to enable the Administration to carry out its duty
- 22 under this section.
- 23 (b) Quarterly Reports.—The Administrator of
- 24 the Federal Railroad Administration shall collect the nec-
- 25 essary data and publish a quarterly report on the perform-

- 1 ance and service quality of intercity passenger train oper-
- 2 ations, including Amtrak's cost recovery, ridership, on-
- 3 time performance and minutes of delay, causes of delay,
- 4 on-board services, stations, facilities, equipment, and other
- 5 services.
- 6 (c) CONTRACT WITH HOST RAIL CARRIERS.—To the
- 7 extent practicable, Amtrak and its host rail carriers shall
- 8 incorporate the metrics and standards developed under
- 9 subsection (a) into their access and service agreements.
- 10 (d) Arbitration.—If the development of the metrics
- 11 and standards is not completed within the 180-day period
- 12 required by subsection (a), any party involved in the devel-
- 13 opment of those standards may petition the Surface
- 14 Transportation Board to appoint an arbitrator to assist
- 15 the parties in resolving their disputes through binding ar-
- 16 bitration.
- 17 SEC. 208. NORTHEAST CORRIDOR STATE-OF-GOOD-REPAIR
- 18 PLAN.
- 19 (a) IN GENERAL.—Within 9 months after the date
- 20 of enactment of this Act, the National Railroad Passenger
- 21 Corporation, in consultation with the Secretary and the
- 22 States (including the District of Columbia) that make up
- 23 the Northeast Corridor (as defined in section 24102 of
- 24 title 49, United States Code), shall prepare a capital
- 25 spending plan for capital projects required to return the

- 1 railroad right-of-way (including track, signals, and auxil-
- 2 iary structures), facilities, stations, and equipment, of the
- 3 Northeast Corridor to a state of good repair by the end
- 4 of fiscal year 2024, consistent with the funding levels au-
- 5 thorized in this Act and shall submit the plan to the Sec-
- 6 retary.

(b) Approval by the Secretary.—

- (1) The Corporation shall submit the capital spending plan prepared under this section to the Secretary of Transportation for review and approval pursuant to the procedures developed under section 205 of this Act.
- (2) The Secretary of Transportation shall require that the plan be updated at least annually and shall review and approve such updates. During review, the Secretary shall seek comments and review from the commission established under section 24905 of title 49, United States Code, and other Northeast Corridor users regarding the plan.
- (3) The Secretary shall make grants to the Corporation with funds authorized by section 101(d) of this Act for Northeast Corridor capital investments contained within the capital spending plan prepared by the Corporation and approved by the Secretary.

1	(4) Using the funds authorized by section
2	101(f) of this Act, the Secretary shall review Am-
3	trak's capital expenditures funded by this section to
4	ensure that such expenditures are consistent with
5	the capital spending plan and that Amtrak is pro-
6	viding adequate project management oversight and
7	fiscal controls.
8	(c) Eligibility of Expenditures.—The Federal
9	share of expenditures for capital improvements under this
10	section may not exceed 100 percent.
11	SEC. 209. NORTHEAST CORRIDOR INFRASTRUCTURE AND
12	OPERATIONS IMPROVEMENTS.
13	(a) In General.—Section 24905 is amended to read
14	as follows:
15	"§ 24905. Northeast Corridor Infrastructure and Op-
16	erations Advisory Commission
17	"(a) Northeast Corridor Infrastructure and
18	OPERATIONS ADVISORY COMMISSION.—
19	"(1) Within 180 days after the date of enact-
20	ment of the Passenger Rail Investment and Im-
21	provement Act of 2008, the Secretary of Transpor-
22	tation shall establish a Northeast Corridor Infra-
23	structure and Operations Advisory Commission
24	(hereinafter referred to in this section as the 'Com-
25	mission') to promote mutual cooperation and plan-

1	ning pertaining to the rail operations and related ac-
2	tivities of the Northeast Corridor. The Commission
3	shall be made up of—
4	"(A) members representing the National
5	Railroad Passenger Corporation;
6	"(B) members representing the Secretary
7	of Transportation and the Federal Railroad Ad-
8	ministration;
9	"(C) one member from each of the States
10	(including the District of Columbia) that con-
11	stitute the Northeast Corridor as defined in sec-
12	tion 24102, designated by, and serving at the
13	pleasure of, the chief executive officer thereof
14	and
15	"(D) non-voting representatives of freight
16	railroad carriers using the Northeast Corridor
17	selected by the Secretary.
18	"(2) The Secretary shall ensure that the mem-
19	bership belonging to any of the groups enumerated
20	under subparagraph (1) shall not constitute a major-
21	ity of the commission's memberships.
22	"(3) The commission shall establish a schedule
23	and location for convening meetings, but shall meet
24	no less than four times per fiscal year, and the com-

- mission shall develop rules and procedures to govern
 the commission's proceedings.
 - "(4) A vacancy in the Commission shall be filled in the manner in which the original appointment was made.
 - "(5) Members shall serve without pay but shall receive travel expenses, including per diem in lieu of subsistence, in accordance with sections 5702 and 5703 of title 5, United States Code.
 - "(6) The Chairman of the Commission shall be elected by the members.
 - "(7) The Commission may appoint and fix the pay of such personnel as it considers appropriate.
 - "(8) Upon request of the Commission, the head of any department or agency of the United States may detail, on a reimbursable basis, any of the personnel of that department or agency to the Commission to assist it in carrying out its duties under this section.
 - "(9) Upon the request of the Commission, the Administrator of General Services shall provide to the Commission, on a reimbursable basis, the administrative support services necessary for the Commission to carry out its responsibilities under this section.

1	"(10) The commission shall consult with other
2	entities as appropriate.
3	"(b) General Recommendations.—The Commis-
4	sion shall develop recommendations concerning Northeast
5	Corridor rail infrastructure and operations including pro-
6	posals addressing, as appropriate—
7	"(1) short-term and long-term capital invest-
8	ment needs beyond the state-of-good-repair under
9	section 208 of the Passenger Rail Investment and
10	Improvement Act of 2008;
11	"(2) future funding requirements for capital
12	improvements and maintenance;
13	"(3) operational improvements of intercity pas-
14	senger rail, commuter rail, and freight rail services;
15	"(4) opportunities for additional non-rail uses
16	of the Northeast Corridor;
17	"(5) scheduling and dispatching;
18	"(6) safety enhancements;
19	"(7) equipment design;
20	"(8) marketing of rail services;
21	"(9) future capacity requirements; and
22	"(10) potential funding and financing mecha-
23	nisms for projects of corridor-wide significance.
24	"(c) Access Costs.—

1	"(1) DEVELOPMENT OF FORMULA.—Within 1
2	year after verification of Amtrak's new financial ac-
3	counting system pursuant to section 203(b) of the
4	Passenger Rail Investment and Improvement Act of
5	2008, the Commission shall—
6	"(A) develop a standardized formula for
7	determining and allocating costs, revenues, and
8	compensation for Northeast Corridor commuter
9	rail passenger transportation, as defined in sec-
10	tion 24102 of this title, that use National Rail-
11	road Passenger Corporation facilities or services
12	or that provide such facilities or services to the
13	National Railroad Passenger Corporation that
14	ensure that—
15	"(i) there is no cross-subsidization of
16	commuter rail passenger, intercity rail pas-
17	senger, or freight rail transportation;
18	"(ii) each service is assigned the costs
19	incurred only for the benefit of that serv-
20	ice, and a proportionate share, based upon
21	factors that reasonably reflect relative use,
22	of costs incurred for the common benefit of
23	more than 1 service; and
24	"(iii) all financial contributions made
25	by an operator of a service, including but

1	not limited to, for any capital infrastruc-
2	ture investments, as well as for any in-kind
3	services, are considered;
4	"(B) develop a proposed timetable for im-
5	plementing the formula before the end of the
6	6th year following the date of enactment of that

- "(C) transmit the proposed timetable to the Surface Transportation Board; and
- "(D) at the request of a Commission member, petition the Surface Transportation Board to appoint a mediator to assist the Commission members through non-binding mediation to reach an agreement under this section.

"(2) Implementation.—The National Railroad Passenger Corporation and the commuter authorities providing commuter rail passenger transportation on the Northeast Corridor shall implement
new agreements for usage of facilities or services
based on the formula proposed in paragraph (1) in
accordance with the timetable established therein. If
the entities fail to implement such new agreements
in accordance with the timetable, the Commission
shall petition the Surface Transportation Board to
determine the appropriate compensation amounts for

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such services in accordance with section 24904(c) of

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2 this title. The Surface Transportation Board shall 3 enforce its determination on the party or parties involved. 5 "(d) Transmission of Recommendations.—The commission shall annually transmit the recommendations developed under subsection (b) and the formula and time-8 table developed under subsection (c)(1) to the Committee on Transportation and Infrastructure of the House of 10 Representatives and the Committee on Commerce, Science, and Transportation of the Senate.". 12 (b) AMENDMENTS.—(1) Conforming Section 24904(c)(2) is amended by— 13 (A) inserting "commuter rail passenger and" 14 15 after "between"; and (B) striking "freight" in the second sentence. 16 17 (2) The chapter analysis for chapter 249 is amended by striking the item relating to section 24905 and insert-18 19 ing the following: "24905. Northeast Corridor Infrastructure and Operations Advisory Commission.". 20 (c) ACELA SERVICE STUDY.— 21 (1) IN GENERAL.—Amtrak shall conduct a con-22 duct a study to determine the infrastructure and 23 equipment improvements necessary to provide reg-

ular Acela service—

1	(A) between Washington, DC and New
2	York City—
3	(i) in 2 hours and 30 minutes;
4	(ii) in 2 hours and 15 minutes; and
5	(iii) in 2 hours; and
6	(B) between New York City and Boston—
7	(i) in 3 hours and 15 minutes;
8	(ii) in 3 hours; and
9	(iii) in 2 hours and 45 minutes.
10	(2) Issues.—The study conducted under para-
11	graph (1) shall include—
12	(A) an estimated time frame for achieving
13	the trip time described in paragraph (1);
14	(B) an analysis of any significant obstacles
15	that would hinder such an achievement, includ-
16	ing but not limited to, any adverse impact on
17	existing and projected intercity, commuter, and
18	freight service; and
19	(C) a detailed description and cost esti-
20	mate of the specific infrastructure and equip-
21	ment improvements necessary for such an
22	achievement.
23	(3) Report.—Within 1 year after the date of
24	enactment of this Act. Amtrak shall submit a writ-

1	ten report containing the results of the study re-
2	quired under this subsection to—
3	(A) the Committee on Transportation and
4	Infrastructure of the House of Representatives;
5	(B) the Committee on Appropriations of
6	the House of Representatives;
7	(C) the Committee on Commerce, Science,
8	and Transportation of the Senate;
9	(D) the Committee on Appropriations of
10	the Senate; and
11	(E) the Federal Railroad Administration.
12	(4) Authorization of appropriations.—
13	There are authorized to be appropriated to the Sec-
14	retary of Transportation to enable Amtrak to con-
15	duct the study under this subsection \$5,000,000.
16	SEC. 210. RESTRUCTURING LONG-TERM DEBT AND CAP-
17	ITAL LEASES.
18	(a) In General.—The Secretary of the Treasury, in
19	consultation with the Secretary of Transportation and
20	Amtrak, may make agreements to restructure Amtrak's
21	indebtedness as of the date of enactment of this Act. This
22	authorization expires 18 months after the date of enact-
23	ment of this Act.
24	(b) Debt Restructuring.—The Secretary of the
25	Treasury, in consultation with the Secretary of Transpor-

- 1 tation and Amtrak, shall enter into negotiations with the
- 2 holders of Amtrak debt, including leases, outstanding on
- 3 the date of enactment of this Act for the purpose of re-
- 4 structuring (including repayment) and repaying that debt.
- 5 The Secretary of the Treasury may secure agreements for
- 6 restructuring or repayment on such terms as the Secretary
- 7 of the Treasury deems favorable to the interests of the
- 8 Government.
- 9 (c) Criteria.—In restructuring Amtrak's indebted-
- 10 ness, the Secretary of the Treasury and Amtrak—
- 11 (1) shall take into consideration repayment
- 12 costs, the term of any loan or loans, and market
- 13 conditions; and
- 14 (2) shall ensure that the restructuring results
- in significant savings to Amtrak and the United
- 16 States Government.
- 17 (d) Payment of Renegotiated Debt.—If the cri-
- 18 teria under subsection (c) are met, the Secretary of the
- 19 Treasury may assume or repay the restructured debt, as
- 20 appropriate.
- 21 (e) Amtrak Principal and Interest Pay-
- 22 MENTS.—
- 23 (1) Principal on Debt Service.—Unless the
- 24 Secretary of the Treasury makes sufficient payments
- 25 to creditors under subsection (d) so that Amtrak is

- required to make no payments to creditors in a fiscal year, the Secretary of Transportation shall use funds authorized by section 102(a)(1) of this Act for the use of Amtrak for retirement of principal on
- 5 loans for capital equipment, or capital leases.

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- (2) Interest on debt.—Unless the Secretary of the Treasury makes sufficient payments to creditors under subsection (d) so that Amtrak is required to make no payments to creditors in a fiscal year, the Secretary of Transportation shall use funds authorized by section 102(a)(1) of this Act for the use of Amtrak for the payment of interest on loans for capital equipment, or capital leases.
- (3) Reductions in Authorization Levels.—
 Whenever action taken by the Secretary of the
 Treasury under subsection (a) results in reductions
 in amounts of principal or interest that Amtrak
 must service on existing debt, the corresponding
 amounts authorized by section 102(a)(1) shall be reduced accordingly.
- 21 (f) Legal Effect of Payments Under This Sec-22 Tion.—The payment of principal and interest on secured 23 debt, other than debt assumed under subsection (d), with 24 the proceeds of grants under subsection (e) shall not—

1	(1) modify the extent or nature of any indebt-
2	edness of the National Railroad Passenger Corpora-
3	tion to the United States in existence of the date of
4	enactment of this Act;
5	(2) change the private nature of Amtrak's or its
6	successors' liabilities; or
7	(3) imply any Federal guarantee or commit-
8	ment to amortize Amtrak's outstanding indebted-
9	ness.
10	(g) Secretary Approval.—Amtrak may not incur
11	more debt after the date of enactment of this Act without
12	the express advance approval of the Secretary of Trans-
13	portation.
14	(h) Report.—The Secretary of the Treasury shall
15	transmit a report to the Committee on Transportation and
16	Infrastructure of the House of Representatives, the Com-
17	mittee on Appropriations of the House of Representatives,
18	the Committee on Commerce, Science, and Transportation
19	of the Senate, and the Committee on Appropriations of
20	the Senate, by November 1, 2009—
21	(1) describing in detail any agreements to re-
22	structure the Amtrak debt; and
23	(2) providing an estimate of the savings to Am-
24	trak and the United States Government.

1 SEC. 211. STUDY OF COMPLIANCE REQUIREMENTS AT EX-

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)	ISTING INTERCITY RAIL	
/	ISTING INTERCTTY RAIL.	

3	Amtrak, in consultation with station owners and
4	other railroads operating service through the existing sta-
5	tions that it serves, shall evaluate the improvements nec-
6	essary to make these stations readily accessible to and us-
7	able by individuals with disabilities, as required by such
8	section 242(e)(2) of the Americans with Disabilities Act
9	of 1990, as amended (42 U.S.C. 12162(e)(2)). The eval-
10	uation shall include, for each applicable station, improve-
11	ments required to bring it into compliance with the appli-
12	cable parts of such section 242(e)(2), any potential bar-
13	riers to achieving compliance, including issues related to
14	the raising of passenger rail station platforms, the esti-
15	mated cost of the improvements necessary, the identifica-
16	tion of the responsible person (as defined in section 241(5)
17	of that Act (42 U.S.C. 12161(5))), and the earliest prac-
18	ticable date when such improvements can be made. The
19	evaluation shall also include a detailed plan and schedule
20	for bringing all applicable stations into compliance with
21	the applicable parts of section 242(e)(2) by the 2010 stat-
22	utory deadline for station accessibility. Amtrak shall sub-
23	mit the evaluation to the Committee on Transportation
24	and Infrastructure of the House of Representatives; the
25	Committee on Commerce, Science, and Transportation of
26	the Senate; the Department of Transportation; and the

- 1 National Council on Disability by February 1, 2009, along
- 2 with recommendations for funding the necessary improve-
- 3 ments. Should the Department of Transportation issue the
- 4 Final Rule to its Notice of Proposed Rulemaking of Feb-
- 5 ruary 27, 2006, on "Transportation for Individuals with
- 6 Disabilities," after Amtrak submits its evaluation, Amtrak
- 7 shall, not later than 120 days after the date the Final
- 8 Rule is published, submit to the above parties a supple-
- 9 mental evaluation on the impact of those changes on its
- 10 cost and schedule for achieving full compliance.

11 SEC. 212. OVERSIGHT OF AMTRAK'S COMPLIANCE WITH AC-

- 12 CESSIBILITY REQUIREMENTS.
- Using the funds authorized by section 101(f) of this
- 14 Act, the Federal Railroad Administration shall monitor
- 15 and conduct periodic reviews of Amtrak's compliance with
- 16 applicable sections of the Americans with Disabilities Act
- 17 of 1990 and the Rehabilitation Act of 1974 to ensure that
- 18 Amtrak's services and facilities are accessible to individ-
- 19 uals with disabilities to the extent required by law.
- 20 SEC. 213. ACCESS TO AMTRAK EQUIPMENT AND SERVICES.
- If a State desires to select or selects an entity other
- 22 than Amtrak to provide services required for the operation
- 23 of an intercity passenger train route described in section
- 24 24102(5)(D) or 24702 of title 49, United States Code,
- 25 the State may make an agreement with Amtrak to use

- facilities and equipment of, or have services provided by, Amtrak under terms agreed to by the State and Amtrak 3 to enable the State to utilize an entity other than Amtrak 4 to provide services required for operation of the route. If 5 the parties cannot agree upon terms, and the Surface Transportation Board finds that access to Amtrak's facili-6 ties or equipment, or the provision of services by Amtrak, 8 is necessary to carry out this provision and that the operation of Amtrak's other services will not be impaired 10 thereby, the Surface Transportation Board shall, within 120 days after submission of the dispute, issue an order 11 12 that the facilities and equipment be made available, and that services be provided, by Amtrak, and shall determine reasonable compensation, liability and other terms for use 14 15 of the facilities and equipment and provision of the services. Compensation shall be determined in accordance with 16 17 the methodology established pursuant to section 206 of
- 19 SEC. 214. GENERAL AMTRAK PROVISIONS.
- 20 (a) Repeal of Self-Sufficiency Require-
- 21 MENTS.—

this Act.

- 22 (1) Plan required.—Section 24101(d) is
- 23 amended—
- 24 (A) by striking "plan to operate within the
- funding levels authorized by section 24104 of

this chapter, including budgetary goals for fiscal years 1998 through 2002." and inserting "plan, consistent with section 204 of the Passenger Rail Investment and Improvement Act of 2008, including the budgetary goals for fiscal

years 2009 through 2013."; and

- (B) by striking the last sentence and inserting "Amtrak and its Board of Directors shall adopt a long-term plan that minimizes the need for Federal operating subsidies.".
- 11 (2) AMTRAK REFORM AND ACCOUNTABILITY
 12 ACT AMENDMENTS.—Title II of the Amtrak Reform
 13 and Accountability Act of 1997 (49 U.S.C. 24101
 14 nt) is amended by striking sections 204 and 205.
- 15 (b) Lease Arrangements.—Amtrak may obtain 16 services from the Administrator of General Services, and 17 the Administrator may provide services to Amtrak, under 18 section 201(b) and 211(b) of the Federal Property and 19 Administrative Service Act of 1949 (40 U.S.C. 481(b) and 20 491(b)) for each of fiscal years 2009 through 2013.
- 21 SEC. 215. AMTRAK MANAGEMENT ACCOUNTABILITY.
- 22 (a) IN GENERAL.—Chapter 243 is amended by in-23 serting after section 24309 the following:

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1 "§ 24310. Management accountability

- 2 "(a) IN GENERAL.—Three years after the date of en-
- 3 actment of the Passenger Rail Investment and Improve-
- 4 ment Act of 2008, and 2 years thereafter, the Inspector
- 5 General of the Department of Transportation shall com-
- 6 plete an overall assessment of the progress made by Am-
- 7 trak management and the Department of Transportation
- 8 in implementing the provisions of that Act.
- 9 "(b) Assessment—The management assessment
- 10 undertaken by the Inspector General may include a review
- 11 of—
- 12 "(1) effectiveness in improving annual financial
- 13 planning;
- 14 "(2) effectiveness in implementing improved fi-
- 15 nancial accounting;
- "(3) efforts to implement minimum train per-
- 17 formance standards;
- 18 "(4) progress maximizing revenues and mini-
- mizing Federal subsidies and improving financial re-
- 20 sults; and
- 21 "(5) any other aspect of Amtrak operations the
- Inspector General finds appropriate to review.".
- 23 (b) Conforming Amendment.—The chapter anal-
- 24 ysis for chapter 243 is amended by inserting after the item
- 25 relating to section 24309 the following:

[&]quot;24310. Management accountability.".

1 SEC. 216. PASSENGER RAIL STUDY.

2 (a) In General.—The Comptroller General of	f the
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- 3 General Accountability Office shall conduct a study to de-
- 4 termine the potential cost and benefits of expanding pas-
- 5 senger rail service options in underserved communities.
- 6 (b) Submission.—Not later than 1 year after the
- 7 date of the enactment of this Act, the Comptroller General
- 8 shall submit a report containing the results of the study
- 9 conducted under this section to—
- 10 (1) the Committee on Transportation and In-
- 11 frastructure of the House of Representatives; and
- 12 (2) the Committee on Commerce, Science, and
- 13 Transportation of the Senate.
- 14 SEC. 217. CONGESTION GRANTS.
- 15 (a) Authority.—The Secretary of Transportation
- 16 may make grants to States, or to Amtrak in cooperation
- 17 with States, for financing the capital costs of facilities, in-
- 18 frastructure, and equipment for high priority rail corridor
- 19 projects necessary to reduce congestion or facilitate rider-
- 20 ship growth in intercity passenger rail transportation.
- 21 (b) Eligible Projects eligible for
- 22 grants under this section include projects—
- 23 (1) identified by Amtrak as necessary to reduce
- 24 congestion or facilitate ridership growth in intercity
- 25 passenger rail transportation along heavily traveled
- 26 rail corridors; and

- 1 (2) designated by the Secretary as being suffi-
- 2 ciently advanced in development to be capable of
- 3 serving the purposes described in subsection (a) on
- 4 an expedited schedule.
- 5 (c) Compliance With Environmental Laws.—
- 6 The Secretary shall not make a grant under this section
- 7 for a project without adequate assurances that the project
- 8 will be completed in full compliance with all applicable
- 9 Federal and State environmental laws and regulations.
- 10 (d) Federal Share.—The Federal share of the cost
- 11 of a project financed under this section shall not exceed
- 12 80 percent.
- 13 (e) Employee Protection.—The recipient of a
- 14 grant under this section shall agree to comply with the
- 15 standards of section 24312 of title 49, United States
- 16 Code, as such section was in effect on September 1, 2003,
- 17 with respect to the project in the same manner that the
- 18 National Railroad Passenger Corporation is required to
- 19 comply with those standards for construction work fi-
- 20 nanced under an agreement made under section 24308(a)
- 21 of such title.
- 22 SEC. 218. PLAN FOR RESTORATION OF SERVICE.
- 23 (a) IN GENERAL.—Not later than 9 months after the
- 24 date of enactment of this Act, Amtrak shall transmit to
- 25 the Committee on Transportation and Infrastructure of

- 1 the House of Representatives and the Committee on Com-
- 2 merce, Science, and Transportation of the Senate a plan
- 3 for restoring passenger rail service between New Orleans,
- 4 Louisiana, and Sanford, Florida. The plan shall include
- 5 a projected timeline for restoring such service, the costs
- 6 associated with restoring such service, and any proposals
- 7 for legislation necessary to support such restoration of
- 8 service. In developing the plan, Amtrak shall consult with
- 9 representatives from the States of Louisiana, Alabama,
- 10 Mississippi, and Florida, railroad carriers whose tracks
- 11 may be used for such service, rail passengers, rail labor,
- 12 and other entities as appropriate.
- 13 (b) AUTHORIZATION OF APPROPRIATIONS.—There
- 14 are authorized to be appropriated to the Secretary of
- 15 Transportation to enable Amtrak to conduct the study
- 16 under this subsection \$1,000,000.

17 SEC. 219. LOCOMOTIVE BIOFUEL STUDY.

- 18 (a) In General.—The Administrator of the Federal
- 19 Railroad Administration, in consultation with the Sec-
- 20 retary of Energy and the Administrator of the Environ-
- 21 mental Protection Agency, shall conduct a study to deter-
- 22 mine the extent to which freight and passenger rail opera-
- 23 tors could use biofuel blends to power its locomotive fleet
- 24 and other vehicles that operate on rail tracks.

- 1 (b) Definition.—For purposes of this section, the
- 2 term "biofuel" means a fuel that utilizes renewable re-
- 3 sources and is composed substantially of a renewable re-
- 4 source blended with ethanol, methanol, or other additive.
- 5 (c) Factors.—In conducting the study, the Federal
- 6 Railroad Administration shall consider—
- 7 (1) the energy intensity of various biofuel
- 8 blends compared to diesel fuel;
- 9 (2) the emission benefits of using various
- 10 biofuel blends compared to locomotive diesel fuel;
- 11 (3) the cost of purchasing biofuel blends;
- 12 (4) the public benefits derived from the use of
- such fuels; and
- 14 (5) the effect of biofuel use on relevant loco-
- 15 motive and other vehicle performance.
- 16 (d) LOCOMOTIVE TESTING.—As part of the study,
- 17 the Federal Railroad Administration shall test locomotive
- 18 engine performance and emissions using blends of biofuel
- 19 and diesel fuel in order to recommend a premium loco-
- 20 motive biofuel blend.
- 21 (e) Report.—Not later than 1 year after the date
- 22 of enactment of this Act, the Federal Railroad Adminis-
- 23 tration shall issue the results of this study to the Com-
- 24 mittee on Transportation and Infrastructure of the House

- 1 of Representatives and the Committee on Commerce,
- 2 Science, and Transportation of the Senate.
- 3 (f) AUTHORIZATION OF APPROPRIATIONS.—There
- 4 are authorized to be appropriated to the Secretary of
- 5 Transportation \$1,000,000 to carry out this section, to
- 6 remain available until expended.

7 SEC. 220. STUDY OF THE USE OF BIOBASED LUBRICANTS.

- 8 Not later than 180 days after the date of enactment
- 9 of this Act, the Federal Railroad Administration shall
- 10 transmit to the Committee on Transportation and Infra-
- 11 structure of the House of Representatives and the Com-
- 12 mittee on Commerce, Science, and Transportation of the
- 13 Senate a report containing the results of a study of the
- 14 feasibility of using readily biodegradable lubricants by
- 15 freight and passenger railroads. The Federal Railroad Ad-
- 16 ministration shall work with an agricultural-based lubri-
- 17 cant testing facility or facilities to complete this study.
- 18 The study shall include—
- 19 (1) an analysis of the potential use of soy-based
- 20 grease and soy-based hydraulic fluids to perform ac-
- 21 cording to railroad industry standards;
- 22 (2) an analysis of the potential use of other
- 23 readily biodegradable lubricants to perform accord-
- ing to railroad industry standards;

- (3) a comparison of the health and safety of petroleum-based lubricants with biobased lubricants,
 which shall include an analysis of fire safety; and
- 4 (4) a comparison of the environmental impact 5 of petroleum-based lubricants with biobased lubri-6 cants, which shall include rate and effects of 7 biodegradability.

8 SEC. 221. APPLICABILITY OF BUY AMERICAN ACT.

- 9 Section 24305(f) is amended to read as follows:
- 10 "(f) APPLICABILITY OF BUY AMERICAN ACT.—Am-
- 11 trak shall be subject to the Buy American Act (41 U.S.C.
- 12 10a-d) and the regulations thereunder, for purchases of
- 13 \$100,000 or more.".
- 14 SEC. 222. INTERCITY PASSENGER RAIL SERVICE PERFORM-
- 15 ANCE.
- 16 (a) Development of Evaluation Metrics.—Not
- 17 later than 6 months after the date of enactment of this
- 18 Act, the Inspector General of the Department of Trans-
- 19 portation shall, using the financial and performance
- 20 metrics developed under section 207, develop metrics for
- 21 the evaluation of the performance and service quality of
- 22 intercity passenger rail services including cost recovery,
- 23 on-time performance and minutes of delay, ridership, on-
- 24 board services, maintenance of facilities and equipment,
- 25 and other services.

- 1 (b) Identification of Worst Performing
- 2 ROUTES.—On the basis of these metrics, the Inspector
- 3 General shall identify the five worst performing Amtrak
- 4 routes.
- 5 (c) ALTERNATIVE ROUTES.—The Inspector General
- 6 shall also establish criteria for evaluating routes not cur-
- 7 rently served by Amtrak which might be able to support
- 8 passenger rail service at a reasonable cost.
- 9 (d) Report to Congress.—The Inspector General
- 10 shall submit a report to the Committee on Transportation
- 11 and Infrastructure of the House of Representatives and
- 12 the Committee on Commerce, Science, and Transportation
- 13 of the Senate recommending a process for the Department
- 14 of Transportation to consider proposals by Amtrak and
- 15 others to serve underperforming routes, and routes not
- 16 currently served by Amtrak. The proposals shall require
- 17 that applicants follow grant requirements of section 504.
- 18 The Inspector General shall recommend one route not cur-
- 19 rently served by Amtrak and two routes (from among the
- 20 five worst routes identified under subsection (b)) currently
- 21 served by Amtrak, for the Department of Transportation
- 22 to consider under the selection process.
- (e) Implementation.—The Secretary shall not im-
- 24 plement the selection process recommended by the Inspec-

- 1 tor General under subsection (d) until legislation has been
- 2 enacted authorizing the Secretary to take such action.
- 3 SEC. 223. AMTRAK INSPECTOR GENERAL UTILIZATION
- 4 STUDY.
- 5 Not later than 9 months after the date of enactment
- 6 of this Act, the Amtrak Inspector General shall transmit
- 7 to the Committee on Transportation and Infrastructure
- 8 of the House of Representatives and the Committee on
- 9 Commerce, Science, and Transportation of the Senate a
- 10 report on Amtrak's utilization of its facilities, including
- 11 the Beech Grove Repair facility in Indiana. The report
- 12 shall include an examination of Amtrak's utilization of its
- 13 existing facilities to determine the extent Amtrak is maxi-
- 14 mizing the opportunities for each facility, including any
- 15 attempts to provide maintenance and repair to other rail
- 16 carriers. In developing this report, the Amtrak Inspector
- 17 General shall consult with other railroad carriers as it
- 18 deems appropriate.
- 19 SEC. 224. AMTRAK SERVICE PREFERENCE STUDY.
- Not later than 6 months after the date of enactment
- 21 of this Act, the Surface Transportation Board shall trans-
- 22 mit to the Congress a report containing—
- 23 (1) the findings of a study of the effectiveness
- of the implementation of section 24308(c) of title
- 25 49, United States Code, in ensuring the preference

1	of Amtrak service over freight transportation service;
2	and
3	(2) recommendations with respect to any regu-
4	latory or legislative actions that would improve such
5	effectiveness.
6	SEC. 225. HISTORIC PRESERVATION AND RAILROAD SAFE-
7	TY.
8	(a) Study; Other Actions.—The Secretary of
9	Transportation shall—
10	(1) conduct a study, in consultation with the
11	Advisory Council on Historic Preservation, the Na-
12	tional Conference of State Historic Preservation Of-
13	ficers, the Department of the Interior, appropriate
14	representatives of the railroad industry, and rep-
15	resentative stakeholders, on ways to streamline com-
16	pliance with the requirements of section 303 of title
17	49, United States Code, and section 106 of the Na-
18	tional Historic Preservation Act (16 U.S.C. 470f)
19	for federally funded railroad infrastructure repair
20	and improvement projects;
21	(2) take immediate action to cooperate with the
22	Alaska Railroad, the Alaska State Historic Preserva-
23	tion Office, the Advisory Council on Historic Preser-
24	vation, and the Department of the Interior, in expe-
25	diting the decisionmaking process for safety-related

- projects of the railroad involving property and facilities that have disputed historic significance; and
- 3 (3) take immediate action to cooperate with the North Carolina Department of Transportation, the 5 North Carolina State Historic Preservation Office, 6 the Virginia State Historic Preservation Office, the 7 Advisory Council on Historic Preservation, and the 8 Department of the Interior, in expediting the deci-9 sionmaking process for safety-related projects of the 10 railroad and the Southeast High Speed Rail Cor-11 ridor involving property and facilities that have dis-
- 12 puted historic significance. 13 (b) Report.—Not later than 1 year after the date of enactment of this Act, the Secretary shall submit, to 14 15 the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Com-16 merce, Science, and Transportation of the Senate, a report on the results of the study conducted under subsection 18 19 (a)(1) and the actions directed under subsection (a)(2)20 and (3). The report shall include recommendations for any 21 regulatory or legislative amendments that may streamline 22 compliance with the requirements described in subsection 23 (a)(1) in a manner consistent with railroad safety and the policies and purposes of section 106 of the National Historic Preservation Act (16 U.S.C. 470f), section 303 of

- 1 title 49, United States Code, and section 8(d) of Public
- 2 Law 90–543 (16 U.S.C. 1247(d)).
- 3 SEC. 226. COMMUTER RAIL EXPANSION.
- 4 (a) FINDINGS.—The Congress find the following:
- 5 (1) In 2006, Americans took 10,100,000,000 6 trips on public transportation for the first time since
- 8 (2) The Northeast region is one of the Nation's 9 largest emerging transportation "megaregions" 10 where infrastructure expansion and improvements
- 11 are most needed.

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- 12 (3) New England's road traffic has increased 13 two to three times faster than its population since 14 1990.
 - (4) Connecticut has one of the Nation's longest average commute times according to the United States Census Bureau, and 80 percent of Connecticut commuters drive by themselves to work, demonstrating the need for expanded commuter rail access.
 - (5) The Connecticut Department of Transportation has pledged to modernize, repair, and strengthen the rail line infrastructure to provide for increased safety and security along a crucial transportation corridor in the Northeast.

- 1 (6) Expanded New Haven-Springfield rail serv2 ice would improve access to Bradley International
 3 Airport, one the region's busiest airports, as well as
 4 to Hartford, Connecticut, and Springfield, Massa5 chusetts, two of the region's commercial, residential,
 6 and industrial centers.
 - (7) Expanded commuter rail service on the New Haven-Springfield line will result in an estimated 630,000 additional trips per year and 2,215,384 passenger miles per year, helping to curb pollution and greenhouse gas production that vehicle traffic would otherwise produce.
 - (8) The MetroNorth New Haven Line and Shore Line East railways saw respective 3.43 percent and 4.93 percent increases in ridership over the course of 2007, demonstrating the need for expanded commuter rail service in Connecticut.
 - (9) Expanded New Haven-Springfield commuter rail service will provide transportation nearly 17 times more efficient in terms of average mileage versus road vehicles, alleviating road congestion and providing a significant savings to consumers during a time of high gas prices.
- 24 (b) Sense of Congress.—It is the Sense of the 25 Congress that expanded commuter rail service on the rail

- 1 line between New Haven, Connecticut, and Springfield,
- 2 Massachusetts, is an important transportation priority,
- 3 and Amtrak should work cooperatively with the States of
- 4 Connecticut and Massachusetts to enable expanded com-
- 5 muter rail service on such line.
- 6 (c) Infrastructure Maintenance Report.—Am-
- 7 trak shall submit a report to Congress and the State De-
- 8 partments of Transportation of Connecticut and Massa-
- 9 chusetts on the total cost of uncompleted infrastructure
- 10 maintenance on the rail line between New Haven, Con-
- 11 necticut, and Springfield, Massachusetts.
- 12 SEC. 227. SERVICE EVALUATION.
- Not later than 1 year after the date of enactment
- 14 of this Act, Amtrak shall transmit to the Committee on
- 15 Transportation and Infrastructure of the House of Rep-
- 16 resentatives and the Committee on Commerce, Science,
- 17 and Transportation of the Senate a report containing the
- 18 results of an evaluation of passenger rail service between
- 19 Cornwells Heights, PA, and New York City, NY, and be-
- 20 tween Princeton Junction, NJ, and New York City, NY,
- 21 to determine whether to expand passenger rail service by
- 22 increasing the frequency of stops or reducing commuter
- 23 ticket prices for this route.

TITLE III—INTERCITY 1 PASSENGER RAIL POLICY 2 3 SEC. 301. CAPITAL ASSISTANCE FOR INTERCITY PAS-4 SENGER RAIL SERVICE; STATE RAIL PLANS. 5 (a) IN GENERAL.—Part C of subtitle V is amended by inserting the following after chapter 243: 6 7 "CHAPTER 244—INTERCITY PASSENGER RAIL SERVICE CORRIDOR CAPITAL AS-8 9 **SISTANCE** "Sec. "24401. Definitions. "24402. Capital investment grants to support intercity passenger rail service. "24403. Project management oversight. "24404. Use of capital grants to finance first-dollar liability of grant project. "24405. Grant conditions. "§ 24401. Definitions 11 "In this chapter: 12 "(1) APPLICANT.—The term 'applicant' means 13 a State (including the District of Columbia), a group 14 of States, an Interstate Compact, or a public agency 15 established by one or more States and having re-16 sponsibility for providing intercity passenger rail 17 service. 18 "(2) Capital Project.—The term 'capital 19 project' means a project or program in a State rail 20 plan developed under chapter 225 of this title for— 21 "(A) acquiring, constructing, improving, or

inspecting equipment, track and track struc-

tures, or a facility for use in or for the primary 1 2 benefit of intercity passenger rail service, expenses incidental to the acquisition or construc-3 tion (including designing, engineering, location 4 5 surveying, mapping, environmental studies, and 6 acquiring rights-of-way), payments for the cap-7 ital portions of rail trackage rights agreements, 8 highway-rail grade crossing improvements re-9 lated to intercity passenger rail service, miti-10 gating environmental impacts, communication and signalization improvements, relocation as-12 sistance, acquiring replacement housing sites, 13 and acquiring, constructing, relocating, and re-14 habilitating replacement housing;

- "(B) rehabilitating, remanufacturing or overhauling rail rolling stock and facilities used primarily in intercity passenger rail service;
- "(C) costs associated with developing State rail plans; and
- "(D) the first-dollar liability costs for insurance related to the provision of intercity passenger rail service under section 24404.
- "(3) Intercity passenger rail service.— The term 'intercity passenger rail service' means transportation services with the primary purpose of

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passenger transportation between towns, cities and metropolitan areas by rail, including high-speed rail, as defined in section 24102 of this title.

4 "§ 24402. Capital investment grants to support inter-

5 city passenger rail service

"(a) General Authority.—

- "(1) The Secretary of Transportation may make grants under this section to an applicant to assist in financing the capital costs of facilities, infrastructure, and equipment necessary to provide or improve intercity passenger rail transportation.
- "(2) The Secretary shall require that a grant under this section be subject to the terms, conditions, requirements, and provisions the Secretary decides are necessary or appropriate for the purposes of this section, including requirements for the disposition of net increases in value of real property resulting from the project assisted under this section and shall prescribe procedures and schedules for the awarding of grants under this title, including application and qualification procedures and a record of decision on applicant eligibility. The Secretary shall issue a final rule establishing such procedures not later than 90 days after the date of enactment of

the Passenger Rail Investment and Improvement
 Act of 2008.

"(b) Project as Part of State Rail Plan.—

- "(1) The Secretary may not approve a grant for a project under this section unless the Secretary finds that the project is part of a State rail plan developed under chapter 225 of this title, or under the plan required by section 302 of the Passenger Rail Investment and Improvement Act of 2008, and that the applicant or recipient has or will have the legal, financial, and technical capacity to carry out the project, satisfactory continuing control over the use of the equipment or facilities, and the capability and willingness to maintain the equipment or facilities.
- "(2) An applicant shall provide sufficient information upon which the Secretary can make the findings required by this subsection.
- "(3) If an applicant has not selected the proposed operator of its service competitively, the applicant shall provide written justification to the Secretary showing why the proposed operator is the best, taking into account price and other factors, and that use of the proposed operator will not unnecessarily increase the cost of the project.

1	"(c) Project Selection Criteria.—The Sec-
2	retary, in selecting the recipients of financial assistance
3	to be provided under subsection (a), shall—
4	"(1) require that each proposed project meet all
5	safety requirements that are applicable to the
6	project under law;
7	"(2) give preference to projects with high levels
8	of estimated ridership, increased on-time perform-
9	ance, reduced trip time, additional service frequency
10	to meet anticipated or existing demand, or other sig-
11	nificant service enhancements as measured against
12	minimum standards developed under section 207 of
13	the Passenger Rail Investment and Improvement
14	Act of 2008;
15	"(3) encourage intermodal connectivity through
16	projects that provide direct connections between
17	train stations, airports, bus terminals, subway sta-
18	tions, ferry ports, and other modes of transpor-
19	tation;
20	"(4) ensure that each project is compatible
21	with, and is operated in conformance with—
22	"(A) plans developed pursuant to the re-
23	quirements of section 135 of title 23, United
24	States Code; and

1	"(B) the national rail plan (if it is avail-
2	able); and
3	"(5) favor the following kinds of projects:
4	"(A) Projects that are expected to have a
5	significant favorable impact on air or highway
6	traffic congestion, capacity, or safety.
7	"(B) Projects that improve freight or com-
8	muter rail operations.
9	"(C) Projects that have significant envi-
10	ronmental benefits, including projects that in-
11	volve the purchase of environmentally sensitive,
12	fuel-efficient, and cost-effective passenger rail
13	equipment.
14	"(D) Projects that are—
15	"(i) at a stage of preparation that all
16	pre-commencement compliance with envi-
17	ronmental protection requirements has al-
18	ready been completed; and
19	"(ii) ready to be commenced.
20	"(E) Projects with positive economic and
21	employment impacts.
22	"(F) Projects that encourage the use of
23	positive train control technologies.
24	"(G) Projects that have commitments of
25	funding from non-Federal Government sources

- in a total amount that exceeds the minimum 1 2 amount of the non-Federal contribution re-3 quired for the project. "(H) Projects that involve donated prop-4 erty interests or services. 6 "(I) Projects that are identified by the 7 Surface Transportation Board as necessary to 8 improve the on time performance and reliability 9 of intercity passenger rail under section 10 24308(f). 11 "(J) **Projects** described in section 12 5302(a)(1)(G) of this title that are designed to 13 support intercity passenger rail service. 14 "(K) Projects that encourage intermodal 15 connectivity, create significant opportunity for 16 State and private contributions toward station 17 development, are energy and environmentally 18 efficient, and have economic benefits. 19 "(d) Amtrak Eligibility.—To receive a grant
- under this section, the National Railroad Passenger Corporation may enter into a cooperative agreement with 1 or more States to carry out 1 or more projects on a State rail plan's ranked list of rail capital projects developed under section 22504(a)(5) of this title.

1 "(e) Letters of Intent, Full Funding Grant

2 AGREEMENTS, AND EARLY SYSTEMS WORK AGREE-

3 MENTS.—

"(1)(A) 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 specified in law that is not more than the amount stipulated as the financial participation of the Secretary in the project.

"(B) At least 30 days before issuing a letter under subparagraph (A) of this paragraph or entering into a full funding grant agreement, the Secretary shall notify in writing the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate and the House and Senate Committees on Appropriations of the proposed letter or agreement. The Secretary shall include with the notification a copy of the proposed letter or agreement as well as the evaluations and ratings for the project.

"(C) An obligation or administrative commitment may be made only when amounts are appropriated.

1	"(2)(A) The Secretary may make a full funding
2	grant agreement with an applicant. The agreement
3	shall—
4	"(i) establish the terms of participation by
5	the United States Government in a project
6	under this section;
7	"(ii) establish the maximum amount of
8	Government financial assistance for the project;
9	"(iii) cover the period of time for com-
10	pleting the project, including a period extending
11	beyond the period of an authorization; and
12	"(iv) make timely and efficient manage-
13	ment of the project easier according to the law
14	of the United States.
15	"(B) An agreement under this paragraph obli-
16	gates an amount of available budget authority speci-
17	fied in law and may include a commitment, contin-
18	gent on amounts to be specified in law in advance
19	for commitments under this paragraph, to obligate
20	an additional amount from future available budget
21	authority specified in law. The agreement shall state
22	that the contingent commitment is not an obligation
23	of the Government and is subject to the availability
24	of appropriations made by Federal law and to Fed-
25	eral laws in force on or enacted after the date of the

costs of efficiently carrying out a part of the project within a reasonable time are a cost of carrying out the project under a full funding grant agreement, except that eligible costs may not be more than the cost of the most favorable financing terms reasonably available for the project at the time of borrowing. The applicant shall certify, in a way satisfactory to the Secretary, that the applicant has shown reasonable diligence in seeking the most favorable financing terms.

- "(3)(A) The Secretary may make an early systems work agreement with an applicant if a record of decision under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) has been issued on the project and the Secretary finds there is reason to believe—
 - "(i) a full funding grant agreement for the project will be made; and
 - "(ii) the terms of the work agreement will promote ultimate completion of the project more rapidly and at less cost.
- "(B) A work agreement under this paragraph obligates an amount of available budget authority specified in law and shall provide for reimbursement

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of preliminary costs of carrying out the project, including land acquisition, timely procurement of system elements for which specifications are decided, and other activities the Secretary decides are appropriate to make efficient, long-term project management easier. A work agreement shall cover the period of time the Secretary considers appropriate. The period may extend beyond the period of current authorization. Interest and other financing costs of efficiently carrying out the work agreement within a reasonable time are a cost of carrying out the agreement, except that eligible costs may not be more than the cost of the most favorable financing terms reasonably available for the project at the time of borrowing. The applicant shall certify, in a way satisfactory to the Secretary, that the applicant has shown reasonable diligence in seeking the most favorable financing terms. If an applicant does not carry out the project for reasons within the control of the applicant, the applicant shall repay all Government payments made under the work agreement plus reasonable interest and penalty charges the Secretary establishes in the agreement.

"(4) The total estimated amount of future obligations of the Government and contingent commit-

1 ments to incur obligations covered by all outstanding 2 letters of intent, full funding grant agreements, and 3 early systems work agreements may be not more than the amount authorized under section 101(d) of the Passenger Rail Investment and Improvement 5 6 Act of 2008, less an amount the Secretary reason-7 ably estimates is necessary for grants under this sec-8 tion not covered by a letter. The total amount cov-9 ered by new letters and contingent commitments in-10 cluded in full funding grant agreements and early 11 systems work agreements may be not more than a 12 limitation specified in law.

"(f) Federal Share of Net Project Cost.—

- "(1)(A) Based on engineering studies, studies of economic feasibility, and information on the expected use of equipment or facilities, the Secretary shall estimate the net project cost.
- "(B) A grant for the project shall not exceed 80 percent of the project net capital cost.
- "(C) The Secretary shall give priority in allocating future obligations and contingent commitments to incur obligations to grant requests seeking a lower Federal share of the project net capital cost.
- "(2) Up to an additional 20 percent of the required non-Federal funds may be funded from

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amounts appropriated to or made available to a department or agency of the Federal Government that are eligible to be expended for transportation.

"(3) 50 percent of the average amounts expended by a State or group of States (including the District of Columbia) for capital projects to benefit intercity passenger rail service and operating costs in fiscal years 2002, 2003, 2004, 2005, 2006, 2007, and 2008 shall be credited towards the matching requirements for grants awarded in fiscal years 2009, 2010, and 2011 under this section. The Secretary may require such information as necessary to verify such expenditures.

"(4) 50 percent of the average amounts expended by a State or group of States (including the District of Columbia) in a fiscal year, beginning in fiscal year 2007, for capital projects to benefit intercity passenger rail service or for the operating costs of such service above the average capital and operating expenditures made for such service in fiscal years 2004, 2005, 2006, 2007, and 2008 shall be credited towards the matching requirements for grants awarded under this section. The Secretary may require such information as necessary to verify such expenditures.

1	"(g) Undertaking Projects in Advance.—
2	"(1) The Secretary may pay the Federal share
3	of the net capital project cost to an applicant that
4	carries out any part of a project described in this
5	section according to all applicable procedures and re-
6	quirements if—
7	"(A) the applicant applies for the payment;
8	"(B) the Secretary approves the payment;
9	and
10	"(C) before carrying out the part of the
11	project, the Secretary approves the plans and
12	specifications for the part in the same way as
13	other projects under this section.
14	"(2) The cost of carrying out part of a project
15	includes the amount of interest earned and payable
16	on bonds issued by the applicant to the extent pro-
17	ceeds of the bonds are expended in carrying out the
18	part. However, the amount of interest under this
19	paragraph may not be more than the most favorable
20	interest terms reasonably available for the project at
21	the time of borrowing. The applicant shall certify, in
22	a manner satisfactory to the Secretary, that the ap-
23	plicant has shown reasonable diligence in seeking the
24	most favorable financial terms.

1	"(3) The Secretary shall consider changes in
2	capital project cost indices when determining the es-
3	timated cost under paragraph (2) of this subsection.
4	"(h) 2-Year Availability.—Funds appropriated
5	under this section shall remain available until expended.
6	If any amount provided as a grant under this section is
7	not obligated or expended for the purposes described in
8	subsection (a) within 2 years after the date on which the
9	State received the grant, such sums shall be returned to
10	the Secretary for other intercity passenger rail develop-
11	ment projects under this section at the discretion of the
12	Secretary.
13	"(i) Special Transportation Circumstances.—
14	In carrying out this section, the Secretary shall allocate
15	an appropriate portion of the amounts available under this
16	section to provide grants to States—
17	"(1) in which there is no intercity passenger
18	rail service for the purpose of funding freight rail
19	capital projects that are on a State rail plan devel-
20	oped under chapter 225 of this title that provide
21	public benefits (as defined in chapter 225) as deter-
22	mined by the Secretary; or
23	"(2) in which the rail transportation system is
24	not physically connected to rail systems in the conti-
25	nental United States or may not otherwise qualify

- 1 for a grant under this section due to the unique
- 2 characteristics of the geography of that State or
- 3 other relevant considerations, for the purpose of
- 4 funding transportation-related capital projects.
- 5 "(j) SMALL CAPITAL PROJECTS.—The Secretary
- 6 shall make available \$10,000,000 annually from the
- 7 amounts authorized under section 101(d) of the Passenger
- 8 Rail Investment and Improvement Act of 2008 beginning
- 9 in fiscal year 2009 for grants for capital projects eligible
- 10 under this section not exceeding \$2,000,000, including
- 11 costs eligible under section 206(c) of that Act. The Sec-
- 12 retary may wave requirements of this section, including
- 13 state rail plan requirements, as appropriate.
- 14 "(k) BICYCLE ACCESS.—Grants under this chapter
- 15 may be used to provide bicycle access into rolling stock,
- 16 and to provide bicycle racks in trains.

17 "§ 24403. Project management oversight

- 18 "(a) Project Management Plan Require-
- 19 MENTS.—To receive Federal financial assistance for a
- 20 major capital project under this chapter, an applicant
- 21 must prepare and carry out a project management plan
- 22 approved by the Secretary of Transportation. The plan
- 23 shall provide for—
- 24 "(1) adequate recipient staff organization with
- 25 well-defined reporting relationships, statements of

1	functional responsibilities, job descriptions, and job
2	qualifications;
3	"(2) a budget covering the project management
4	organization, appropriate consultants, property ac-
5	quisition, utility relocation, systems demonstration
6	staff, audits, and miscellaneous payments the recipi-
7	ent may be prepared to justify;
8	"(3) a construction schedule for the project;
9	"(4) a document control procedure and record-
10	keeping system;
11	"(5) a change order procedure that includes a
12	documented, systematic approach to handling the
13	construction change orders;
14	"(6) organizational structures, management
15	skills, and staffing levels required throughout the
16	construction phase;
17	"(7) quality control and quality assurance func-
18	tions, procedures, and responsibilities for construc-
19	tion, system installation, and integration of system
20	components;
21	"(8) material testing policies and procedures;
22	"(9) internal plan implementation and reporting
23	requirements;

1 "(10) criteria and procedures to be used for 2 testing the operational system or its major compo-3 nents; "(11) periodic updates of the plan, especially 4 5 related to project budget and project schedule, fi-6 nancing, and ridership estimates; and 7 "(12) the recipient's commitment to submit a 8 project budget and project schedule to the Secretary 9 each month. "(b) Secretarial Oversight.— 10 11 "(1) The Secretary may use no more than 0.5 12 percent of amounts made available in a fiscal year 13 for capital projects under this chapter to enter into 14 contracts to oversee the construction of such 15 projects. "(2) The Secretary may use amounts available 16 17 under paragraph (1) of this subsection to make con-18 tracts for safety, procurement, management, and fi-19 nancial compliance reviews and audits of a recipient 20 of amounts under paragraph (1). "(3) The Federal Government shall pay the en-21 22 tire cost of carrying out a contract under this sub-23 section. "(c) Access to Sites and Records.—Each recipi-24

ent of assistance under this chapter shall provide the Sec-

1	retary and a contractor the Secretary chooses under sub-
2	section (c) of this section with access to the construction
3	sites and records of the recipient when reasonably nec
4	essary.
5	"§ 24404. Use of capital grants to finance first-dollar
6	liability of grant project
7	"Notwithstanding the requirements of section 24402
8	of this chapter, the Secretary of Transportation may ap-
9	prove the use of capital assistance under this chapter to
10	fund self-insured retention of risk for the first tier of li-
11	ability insurance coverage for rail passenger service associ-
12	ated with the capital assistance grant, but the coverage
13	may not exceed \$20,000,000 per occurrence or
14	\$20,000,000 in aggregate per year.
15	"§ 24405. Grant conditions
16	"(a) Domestic Buying Preference.—
17	"(1) Requirement.—
18	"(A) In General.—In carrying out a
19	project funded in whole or in part with a grant
20	under this title, the grant recipient shall pur-
21	chase only—
22	"(i) unmanufactured articles, mate
23	rial, and supplies mined or produced in the
24	United States: or

1	"(ii) manufactured articles, material,
2	and supplies manufactured in the United
3	States substantially from articles, material,
4	and supplies mined, produced, or manufac-
5	tured in the United States.
6	"(B) DE MINIMIS AMOUNT.—Subpara-
7	graph (A) applies only to a purchase in an total
8	amount that is not less than \$1,000,000.
9	"(2) Exemptions.—On application of a recipi-
10	ent, the Secretary may exempt a recipient from the
11	requirements of this subsection if the Secretary de-
12	cides that, for particular articles, material, or sup-
13	plies—
14	"(A) such requirements are inconsistent
15	with the public interest;
16	"(B) the cost of imposing the requirements
17	is unreasonable; or
18	"(C) the articles, material, or supplies, or
19	the articles, material, or supplies from which
20	they are manufactured, are not mined, pro-
21	duced, or manufactured in the United States in
22	sufficient and reasonably available commercial
23	quantities and are not of a satisfactory quality.
24	"(3) United States Defined.—In this sub-
25	section the term 'the United States' means the

- 1 States, territories, and possessions of the United
- 2 States and the District of Columbia.
- 3 "(b) Operators Deemed Rail Carriers and Em-
- 4 PLOYERS FOR CERTAIN PURPOSES.—A person that con-
- 5 ducts rail operations over rail infrastructure constructed
- 6 or improved with funding provided in whole or in part in
- 7 a grant made under this title shall be considered a rail
- 8 carrier as defined in section 10102(5) of this title for pur-
- 9 poses of this title and any other statute that adopts that
- 10 definition or in which that definition applies, including—
- 11 "(1) the Railroad Retirement Act of 1974 (45
- 12 U.S.C. 231 et seq.);
- 13 "(2) the Railway Labor Act (43 U.S.C. 151 et
- seq.); and
- 15 "(3) the Railroad Unemployment Insurance Act
- 16 (45 U.S.C. 351 et seq.).
- 17 "(c) Grant Conditions.—The Secretary shall re-
- 18 quire as a condition of making any grant under this title
- 19 for a project that uses rights-of-way owned by a railroad
- 20 that—
- 21 "(1) a written agreement exist between the ap-
- 22 plicant and the railroad regarding such use and
- ownership, including—
- 24 "(A) any compensation for such use;

1	"(B) assurances regarding the adequacy of
2	infrastructure capacity to accommodate both
3	existing and future freight and passenger oper-
4	ations;
5	"(C) an assurance by the railroad that col-
6	lective bargaining agreements with the rail-
7	road's employees (including terms regulating
8	the contracting of work) will remain in full
9	force and effect according to their terms for
10	work performed by the railroad on the railroad
11	transportation corridor; and
12	"(D) an assurance that an applicant com-
13	plies with liability requirements consistent with
14	section 28103 of this title; and
15	"(2) the applicant agrees to comply with—
16	"(A) the standards of section 24312 of this
17	title, as such section was in effect on September
18	1, 2003, with respect to the project in the same
19	manner that the National Railroad Passenger
20	Corporation is required to comply with those
21	standards for construction work financed under
22	an agreement made under section 24308(a) of
23	this title; and
24	"(B) the protective arrangements estab-
25	lished under section 504 of the Railroad Revi-

1 talization and Regulatory Reform Act of 1976 2 (45 U.S.C. 836) with respect to employees af-3 fected by actions taken in connection with the 4 project to be financed in whole or in part by 5 grants under this chapter. 6 "(d) Replacement of Existing Intercity Pas-7 SENGER RAIL SERVICE.— 8 "(1) Collective BARGAINING AGREEMENT 9 FOR INTERCITY PASSENGER RAIL PROJECTS.—Any 10 entity providing intercity passenger railroad trans-11 portation that begins operations after the date of en-12 actment of this Act on a project funded in whole or 13 in part by grants made under this title and replaces 14 intercity rail passenger service that was provided by 15 Amtrak, unless such service was provided solely by 16 Amtrak to another entity, as of such date shall enter 17 into an agreement with the authorized bargaining 18 agent or agents for adversely affected employees of 19 the predecessor provider that— 20 "(A) gives each such qualified employee of 21

"(A) gives each such qualified employee of the predecessor provider priority in hiring according to the employee's seniority on the predecessor provider for each position with the replacing entity that is in the employee's craft or

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1 class and is available within 3 years after the 2 termination of the service being replaced;

- "(B) establishes a procedure for notifying such an employee of such positions;
- "(C) establishes a procedure for such an employee to apply for such positions; and
- "(D) establishes rates of pay, rules, and working conditions.

"(2) Immediate replacement service.—

"(A) NEGOTIATIONS.—If the replacement of preexisting intercity rail passenger service occurs concurrent with or within a reasonable time before the commencement of the replacing entity's rail passenger service, the replacing entity shall give written notice of its plan to replace existing rail passenger service to the authorized collective bargaining agent or agents for the potentially adversely affected employees of the predecessor provider at least 90 days before the date on which it plans to commence service. Within 5 days after the date of receipt of such written notice, negotiations between the replacing entity and the collective bargaining agent or agents for the employees of the predecessor provider shall commence for the purpose

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of reaching agreement with respect to all matters set forth in subparagraphs (A) through (D) of paragraph (1). The negotiations shall continue for 30 days or until an agreement is reached, whichever is sooner. If at the end of 30 days the parties have not entered into an agreement with respect to all such matters, the unresolved issues shall be submitted for arbitration in accordance with the procedure set forth in subparagraph (B).

"(B) Arbitration.—If an agreement has not been entered into with respect to all matters set forth in subparagraphs (A) through (D) of paragraph (1) as described in subparagraph (A) of this paragraph, the parties shall select an arbitrator. If the parties are unable to agree upon the selection of such arbitrator within 5 days, either or both parties shall notify the National Mediation Board, which shall provide a list of seven arbitrators with experience in arbitrating rail labor protection disputes. Within 5 days after such notification, the parties shall alternately strike names from the list until only 1 name remains, and that person shall serve as the neutral arbitrator. Within 45 days after se-

lection of the arbitrator, the arbitrator shall conduct a hearing on the dispute and shall render a decision with respect to the unresolved issues among the matters set forth in subparagraphs (A) through (D) of paragraph (1). This decision shall be final, binding, and conclusive upon the parties. The salary and expenses of the arbitrator shall be borne equally by the parties; all other expenses shall be paid by the party incurring them.

- "(3) SERVICE COMMENCEMENT.—A replacing entity under this subsection shall commence service only after an agreement is entered into with respect to the matters set forth in subparagraphs (A) through (D) of paragraph (1) or the decision of the arbitrator has been rendered.
- "(4) Subsequent replacement of existing rail passenger service takes place within 3 years after the replacing entity commences intercity passenger rail service, the replacing entity and the collective bargaining agent or agents for the adversely affected employees of the predecessor provider shall enter into an agreement with respect to the matters set forth in subparagraphs (A) through (D) of paragraph (1). If the

1	parties have not entered into an agreement with re
2	spect to all such matters within 60 days after the
3	date on which the replacing entity replaces the pred
4	ecessor provider, the parties shall select an arbi
5	trator using the procedures set forth in paragraph
6	(2)(B), who shall, within 20 days after the com
7	mencement of the arbitration, conduct a hearing and
8	decide all unresolved issues. This decision shall be
9	final, binding, and conclusive upon the parties.
10	"(e) Inapplicability to Certain Rail Oper
11	ATIONS.—Nothing in this section applies to—
12	"(1) the Alaska Railroad or its contractors; or
13	"(2) the National Railroad Passenger Corpora
14	tion's access rights to railroad rights of way and fa
15	cilities under current law.".
16	(b) Conforming Amendment.—The chapter anal
17	ysis for subtitle V is amended by inserting the following
18	after the item relating to chapter 243:

- "244. INTERCITY PASSENGER RAIL SERVICE CORRIDOR CAPITAL ASSISTANCE24401".
- 19 SEC. 302. STATE RAIL PLANS.
- 20 (a) In General.—Part B of subtitle V is amended
- 21 by adding at the end the following:
- 22 "CHAPTER 225—STATE RAIL PLANS AND

23 **HIGH PRIORITY PROJECTS**

[&]quot;Sec.

[&]quot;22501. Definitions.

	"22502. Authority. "22503. Purposes. "22504. Transparency; coordination; review. "22505. Content. "22506. Review.
1	"§ 22501. Definitions
2	"In this chapter:
3	"(1) Private benefit.—
4	"(A) IN GENERAL.—The term 'private
5	benefit'—
6	"(i) means a benefit accrued to a per-
7	son or private entity, other than the Na-
8	tional Railroad Passenger Corporation,
9	that directly improves the economic and
10	competitive condition of that person or en-
11	tity through improved assets, cost reduc-
12	tions, service improvements, or any other
13	means as defined by the Secretary; and
14	"(ii) shall be determined on a project-
15	by-project basis, based upon an agreement
16	between the parties.
17	"(B) Consultation.—The Secretary may
18	seek the advice of the States and rail carriers
19	in further defining this term.
20	"(2) Public benefit.—
21	"(A) IN GENERAL.—The term 'public ben-
22	efit'—

1	"(i) means a benefit accrued to the
2	public in the form of enhanced mobility of
3	people or goods, environmental protection
4	or enhancement, congestion mitigation, en-
5	hanced trade and economic development,
6	improved air quality or land use, more effi-
7	cient energy use, enhanced public safety,
8	reduction of public expenditures due to im-
9	proved transportation efficiency or infra-
10	structure preservation, and any other posi-
11	tive community effects as defined by the
12	Secretary; and
13	"(ii) shall be determined on a project-
14	by-project basis, based upon an agreement
15	between the parties.
16	"(B) Consultation.—The Secretary may
17	seek the advice of the States and rail carriers
18	in further defining this term.
19	"(3) STATE.—The term 'State' means any of
20	the 50 States and the District of Columbia.
21	"(4) State Rail Transportation author-
22	ITY.—The term 'State rail transportation authority'
23	means the State agency or official responsible under
24	the direction of the Governor of the State or a State

1 law for preparation, maintenance, coordination, and 2 administration of the State rail plan. 3 "§ 22502. Authority "(a) IN GENERAL.—Each State may prepare and 4 maintain a State rail plan in accordance with the provisions of this chapter. 6 "(b) REQUIREMENTS.—For the preparation and peri-7 8 odic revision of a State rail plan, a State shall— 9 "(1) establish or designate a State rail trans-10 portation authority to prepare, maintain, coordinate, 11 and administer the plan; "(2) establish or designate a State rail plan ap-12 13 proval authority to approve the plan; 14 "(3) submit the State's approved plan to the 15 Secretary of Transportation for review; and "(4) revise and resubmit a State-approved plan 16 17 no less frequently than once every 5 years for re-18 approval by the Secretary. 19 "§ 22503. Purposes "(a) Purposes.—The purposes of a State rail plan 20 21 are as follows: "(1) To set forth State policy involving freight 22 23 and passenger rail transportation, including com-

muter rail operations, in the State.

- 1 "(2) To establish the period covered by the
- 2 State rail plan.
- 3 "(3) To present priorities and strategies to en-
- 4 hance rail service in the State that benefits the pub-
- 5 lic.
- 6 "(4) To serve as the basis for Federal and
- 7 State rail investments within the State.
- 8 "(b) Coordination.—A State rail plan shall be co-
- 9 ordinated with other State transportation planning goals
- 10 and programs and set forth rail transportation's role with-
- 11 in the State transportation system.

12 "§ 22504. Transparency; coordination; review

- 13 "(a) Preparation.—A State shall provide adequate
- 14 and reasonable notice and opportunity for comment and
- 15 other input to the public, rail carriers, commuter and tran-
- 16 sit authorities operating in, or affected by rail operations
- 17 within the State, units of local government, and other in-
- 18 terested parties in the preparation and review of its State
- 19 rail plan.
- 20 "(b) Intergovernmental Coordination.—A
- 21 State shall review the freight and passenger rail service
- 22 activities and initiatives by regional planning agencies, re-
- 23 gional transportation authorities, and municipalities with-
- 24 in the State, or in the region in which the State is located,
- 25 while preparing the plan, and shall include any rec-

- 1 ommendations made by such agencies, authorities, and
- 2 municipalities as deemed appropriate by the State.

3 "§ **22505**. Content

- 4 "(a) IN GENERAL.—Each State rail plan shall con-
- 5 tain the following:
- 6 "(1) An inventory of the existing overall rail
- 7 transportation system and rail services and facilities
- 8 within the State and an analysis of the role of rail
- 9 transportation within the State's surface transpor-
- tation system.
- "(2) A review of all rail lines within the State,
- including proposed high-speed rail corridors and sig-
- 13 nificant rail line segments not currently in service.
- "(3) A statement of the State's passenger rail
- service objectives, including minimum service levels,
- 16 for rail transportation routes in the State.
- 17 "(4) A general analysis of rail's transportation,
- economic, and environmental impacts in the State,
- including congestion mitigation, trade and economic
- development, air quality, land-use, energy-use, and
- 21 community impacts.
- 22 "(5) A long-range rail investment program for
- current and future freight and passenger infrastruc-
- ture in the State that meets the requirements of
- subsection (b).

- "(6) A statement of public financing issues for rail projects and service in the State, including a list of current and prospective public capital and operating funding resources, public subsidies, State taxation, and other financial policies relating to rail infrastructure development.
 - "(7) An identification of rail infrastructure issues within the State that reflects consultation with all relevant stake holders.
 - "(8) A review of major passenger and freight intermodal rail connections and facilities within the State, including seaports, and prioritized options to maximize service integration and efficiency between rail and other modes of transportation within the State.
 - "(9) A review of publicly funded projects within the State to improve rail transportation safety, including all major projects funded under section 130 of title 23.
 - "(10) A performance evaluation of passenger rail services operating in the State, including possible improvements in those services, and a description of strategies to achieve those improvements.
- 24 "(11) A compilation of studies and reports on 25 high-speed rail corridor development within the

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1	State not included in a previous plan under this
2	chapter, and a plan for funding any recommended
3	development of such corridors in the State.
4	"(12) A statement that the State is in compli-
5	ance with the requirements of section 22102.
6	"(b) Long-Range Service and Investment Pro-
7	GRAM.—
8	"(1) Program content.—A long-range rail
9	investment program included in a State rail plan
10	under subsection (a)(5) shall include the following
11	matters:
12	"(A) A list of any rail capital projects ex-
13	pected to be undertaken or supported in whole
14	or in part by the State.
15	"(B) A detailed funding plan for those
16	projects.
17	"(2) Project list content.—The list of rail
18	capital projects shall contain—
19	"(A) a description of the anticipated public
20	and private benefits of each such project; and
21	"(B) a statement of the correlation be-
22	tween—
23	"(i) public funding contributions for
24	the projects; and
25	"(ii) the public benefits.

1	"(3) Considerations for project list.—In
2	preparing the list of freight and intercity passenger
3	rail capital projects, a State rail transportation au-
4	thority should take into consideration the following
5	matters:
6	"(A) Contributions made by non-Federal
7	and non-State sources through user fees,
8	matching funds, or other private capital involve-
9	ment.
10	"(B) Rail capacity and congestion effects.
11	"(C) Effects on highway, aviation, and
12	maritime capacity, congestion, or safety.
13	"(D) Regional balance.
14	"(E) Environmental impact.
15	"(F) Economic and employment impacts.
16	"(G) Projected ridership and other service
17	measures for passenger rail projects.
18	"§ 22506. Review
19	"The Secretary shall prescribe procedures for States
20	to submit State rail plans for review under this title, in-
21	cluding standardized format and data requirements. State
22	rail plans completed before the date of enactment of the
23	Passenger Rail Investment and Improvement Act of 2008
24	that substantially meet the requirements of this chapter,

1 as determined by the Secretary, shall be deemed by the

2	Secretary to have met the requirements of this chapter.".
3	(b) Conforming Amendment.—The chapter anal-
4	ysis for subtitle V is amended by inserting the following
5	after the item relating to chapter 223:
	"225. STATE RAIL PLANS AND HIGH PRIORITY PROJECTS 22501"
6	SEC. 303. NEXT GENERATION CORRIDOR TRAIN EQUIP-
7	MENT POOL.
8	(a) In General.—Within 180 days after the date
9	of enactment of this Act, Amtrak shall establish a Next
10	Generation Corridor Equipment Pool Committee, com-
11	prised of representatives of Amtrak, the Federal Railroad
12	Administration, host freight railroad companies, passenger
13	railroad equipment manufacturers, and other passenger
14	railroad operators as appropriate and interested States
15	The purpose of the Committee shall be to design, develop
16	specifications for, and procure standardized next-genera-
17	tion corridor equipment.
18	(b) Functions.—The Committee may—
19	(1) determine the number of different types of
20	equipment required, taking into account variations
21	in operational needs and corridor infrastructure;
22	(2) establish a pool of equipment to be used on
23	corridor routes funded by participating States; and

- 1 (3) subject to agreements between Amtrak and
- 2 States, utilize services provided by Amtrak to design,
- 3 maintain and remanufacture equipment.
- 4 (c) Cooperative Agreements.—Amtrak and
- 5 States participating in the Committee may enter into
- 6 agreements for the funding, procurement, remanufacture,
- 7 ownership and management of corridor equipment, includ-
- 8 ing equipment currently owned or leased by Amtrak and
- 9 next-generation corridor equipment acquired as a result
- 10 of the Committee's actions, and may establish a corpora-
- 11 tion, which may be owned or jointly owned by Amtrak,
- 12 participating States or other entities, to perform these
- 13 functions.
- 14 (d) Funding.—In addition to the authorization pro-
- 15 vided in section 103(2) of this Act, capital projects to
- 16 carry out the purposes of this section shall be eligible for
- 17 grants made pursuant to chapter 244 of title 49, United
- 18 States Code.
- 19 SEC. 304. RAIL COOPERATIVE RESEARCH PROGRAM.
- 20 (a) Establishment and Content.—Chapter 249
- 21 is amended by adding at the end the following:
- 22 "§ 24910. Rail cooperative research program
- 23 "(a) IN GENERAL.—The Secretary shall establish
- 24 and carry out a rail cooperative research program. The
- 25 program shall—

- 1 "(1) address, among other matters, intercity 2 rail passenger and freight rail services, including ex-3 isting rail passenger and freight technologies and 4 speeds, incrementally enhanced rail systems and in-5 frastructure, and new high-speed wheel-on-rail sys-6 tems: "(2) address ways to expand the transportation 7 8 of international trade traffic by rail, enhance the ef-9 ficiency of intermodal interchange at ports and other 10 intermodal terminals, and increase capacity and 11 availability of rail service for seasonal freight needs;
 - "(3) consider research on the interconnectedness of commuter rail, passenger rail, freight rail, and other rail networks; and
 - "(4) give consideration to regional concerns regarding rail passenger and freight transportation, including meeting research needs common to designated high-speed corridors, long-distance rail services, and regional intercity rail corridors, projects, and entities.
- 21 "(b) CONTENT.—The program to be carried out 22 under this section shall include research designed—
- 23 "(1) to identify the unique aspects and at-24 tributes of rail passenger and freight service;

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1	"(2) to develop more accurate models for evalu-
2	ating the impact of rail passenger and freight serv-
3	ice, including the effects on highway and airport and
4	airway congestion, environmental quality, and energy
5	consumption;
6	"(3) to develop a better understanding of modal
7	choice as it affects rail passenger and freight trans-
8	portation, including development of better models to
9	predict utilization;
10	"(4) to recommend priorities for technology
11	demonstration and development;
12	"(5) to meet additional priorities as determined
13	by the advisory board established under subsection
14	(c), including any recommendations made by the Na-
15	tional Research Council;
16	"(6) to explore improvements in management,
17	financing, and institutional structures;
18	"(7) to address rail capacity constraints that
19	affect passenger and freight rail service through a
20	wide variety of options, ranging from operating im-
21	provements to dedicated new infrastructure, taking
22	into account the impact of such options on oper-

ations;

1	"(8) to improve maintenance, operations, cus-
2	tomer service, or other aspects of intercity rail pas-
3	senger and freight service;
4	"(9) to recommend objective methodologies for
5	determining intercity passenger rail routes and serv-
6	ices, including the establishment of new routes, the
7	elimination of existing routes, and the contraction or
8	expansion of services or frequencies over such
9	routes;
10	"(10) to review the impact of equipment and
11	operational safety standards on the further develop-
12	ment of high-speed passenger rail operations con-
13	nected to or integrated with non-high-speed freight
14	or passenger rail operations;
15	"(11) to recommend any legislative or regu-
16	latory changes necessary to foster further develop-
17	ment and implementation of high-speed passenger
18	rail operations while ensuring the safety of such op-
19	erations that are connected to or integrated with
20	non-high-speed freight or passenger rail operations
21	"(12) to review rail crossing safety improve-
22	ments, including improvements using new safety
23	technology; and
24	"(13) the development and use of train horn

technology, including, but not limited to, broadband

1	horns, with an emphasis on reducing train horn
2	noise and its effect on communities.
3	"(c) Advisory Board.—
4	"(1) Establishment.—In consultation with
5	the heads of appropriate Federal departments and
6	agencies, the Secretary shall establish an advisory
7	board to recommend research, technology, and tech-
8	nology transfer activities related to rail passenger
9	and freight transportation.
10	"(2) Membership.—The advisory board shall
11	include—
12	"(A) representatives of State transpor-
13	tation agencies;
14	"(B) transportation and environmental
15	economists, scientists, and engineers; and
16	"(C) representatives of Amtrak, the Alaska
17	Railroad, freight railroads, transit operating
18	agencies, intercity rail passenger agencies, rail-
19	way labor organizations, and environmental or-
20	ganizations.
21	"(d) National Academy of Sciences.—The Sec-
22	retary may make grants to, and enter into cooperative
23	agreements with, the National Academy of Sciences to
24	carry out such activities relating to the research, tech-

1	nology, and technology transfer activities described in sub-
2	section (b) as the Secretary deems appropriate.".
3	(b) Clerical Amendment.—The chapter analysis
4	for chapter 249 is amended by adding at the end the fol-
5	lowing:
	"24910. Rail cooperative research program.".
6	SEC. 305. PASSENGER RAIL SYSTEM COMPARISON STUDY.
7	(a) In General.—Not later than 1 year after the
8	date of the enactment of this Act, the Comptroller General
9	of the United States shall complete a study that compares
10	the passenger rail system in the United States with the
11	passenger rail systems in Canada, Germany, Great Brit-
12	ain, France, China, Spain, and Japan.
13	(b) Issues To Be Studied.—The study conducted
14	under subsection (a) shall include a country-by-country
15	comparison of—
16	(1) the development of high-speed rail;
17	(2) passenger rail operating costs;
18	(3) the amount and payment source of rail line
19	construction and maintenance costs;
20	(4) the amount and payment source of station
21	construction and maintenance costs;
22	(5) passenger rail debt service costs;
23	(6) passenger rail labor agreements and associ-
24	ated costs;

1	(7) the net profit realized by the major pas-
2	senger rail service providers in each of the 4 most
3	recent quarters;
4	(8) the percentage of the passenger rail sys-
5	tem's costs that are paid from general government
6	revenues; and
7	(9) the method used by the government to pro-
8	vide the subsidies described in paragraph (8).
9	(c) Report.—Not later than 180 days after the com-
10	pletion of the study under subsection (a), the Comptroller
11	General shall submit a report containing the findings of
12	such study to—
13	(1) the Committee on Transportation and In-
14	frastructure of the House of Representatives; and
15	(2) the Committee on Commerce, Science, and
16	Transportation of the Senate.
17	TITLE IV—COMMUTER RAIL
18	TRANSIT ENHANCEMENT
19	SEC. 401. COMMUTER RAIL TRANSIT ENHANCEMENT.
20	(a) Amendment.—Part E of subtitle V is amended
21	by adding at the end the following:
22	"CHAPTER 285—COMMUTER RAIL
23	TRANSIT ENHANCEMENT

[&]quot;Sec.

[&]quot;28501. Definitions

[&]quot;28502. Surface Transportation Board mediation of trackage use requests.

[&]quot;28503. Surface Transportation Board mediation of rights-of-way use requests.

"28504. Applicability of other laws. "28505. Rules and regulations.

1 **"§ 28501. Definitions**

2	"In this chapter—
3	"(1) the term 'Board' means the Surface
4	Transportation Board;
5	"(2) the term 'capital work' means mainte-
6	nance, restoration, reconstruction, capacity enhance-
7	ment, or rehabilitation work on trackage that would
8	be treated, in accordance with generally accepted ac-
9	counting principles, as a capital item rather than an
10	expense;
11	"(3) the term 'fixed guideway transportation
12	means public transportation (as defined in section
13	5302(a)(10)) provided on, by, or using a fixed guide-
14	way (as defined in section 5302(a)(4));
15	"(4) the term 'public transportation authority
16	means a local governmental authority (as defined in
17	section 5302(a)(6)) established to provide, or make
18	a contract providing for, fixed guideway transpor-
19	tation;
20	"(5) the term 'rail carrier' means a person
21	other than a governmental authority, providing com-
22	mon carrier railroad transportation for compensation
23	subject to the jurisdiction of the Board under chap-
24	ter 105;

"(6) the term 'segregated fixed guideway facil-1 2 ity' means a fixed guideway facility constructed 3 within the railroad right-of-way of a rail carrier but 4 physically separate from trackage, including relo-5 cated trackage, within the right-of-way used by a 6 rail carrier for freight transportation purposes; and "(7) the term 'trackage' means a railroad line 7 8 of a rail carrier, including a spur, industrial, team, 9 switching, side, yard, or station track, and a facility 10 of a rail carrier.

11 "§ 28502. Surface Transportation Board mediation of

12 trackage use requests

13 "If, after a reasonable period of negotiation, a public 14 transportation authority cannot reach agreement with a 15 rail carrier to use trackage of, and have related services provided by, the rail carrier for purposes of fixed guideway 16 17 transportation, the public transportation authority or the 18 rail carrier may apply to the Board for nonbinding medi-19 ation. The Board shall conduct the nonbinding mediation 20 in accordance with the mediation process of section 1109.4 21 of title 49, Code of Federal Regulations, as in effect on the date of enactment of this section.

1	"§ 28503. Surface Transportation Board mediation of
2	rights-of-way use requests
3	"If, after a reasonable period of negotiation, a public
4	transportation authority cannot reach agreement with a
5	rail carrier to acquire an interest in a railroad right-of-
6	way for the construction and operation of a segregated
7	fixed guideway facility, the public transportation authority
8	or the rail carrier may apply to the Board for nonbinding
9	mediation. The Board shall conduct the nonbinding medi-
10	ation in accordance with the mediation process of section
11	1109.4 of title 49, Code of Federal Regulations, as in ef-
12	fect on the date of enactment of this section.
13	"§ 28504. Applicability of other laws
14	"Nothing in this chapter shall be construed to limit
15	a rail transportation provider's right under section
16	28103(b) to enter into contracts that allocate financial re-
17	sponsibility for claims.
18	"§ 28505. Rules and regulations
19	"Not later than 180 days after the date of enactment
20	of this section, the Board shall issue such rules and regu-
21	lations as may be necessary to carry out this chapter.".
22	(b) CLERICAL AMENDMENT.—The table of chapters
23	of such subtitle is amended by adding after the item relat-
24	ing to chapter 283 the following:
	"285. COMMUTER RAIL TRANSIT ENHANCEMENT

1	SEC. 402. ROUTING EFFICIENCY DISCUSSIONS WITH AM-
2	TRAK.
3	Amtrak shall engage in good faith discussions, with
4	commuter rail entities and regional and State public
5	transportation authorities operating on the same trackage
6	owned by a rail carrier as Amtrak, with respect to the
7	routing and timing of trains to most efficiently move a
8	maximal number of commuter, intercity, and regional rail
9	passengers, particularly during the peak times of com-
10	muter usage at the morning and evening hours marking
11	the start and end of a typical work day, and with respect
12	to the expansion and enhancement of commuter rail and
13	regional rail public transportation service.
14	TITLE V—HIGH-SPEED RAIL
1415	TITLE V—HIGH-SPEED RAIL SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM.
15	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM.
15 16 17	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by add-
15 16 17	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following:
15 16 17 18	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following: "§ 26106. High-speed rail corridor program
15 16 17 18 19	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following: "§ 26106. High-speed rail corridor program "(a) IN GENERAL.—The Secretary of Transportation
15 16 17 18 19 20	 SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following: "§ 26106. High-speed rail corridor program "(a) IN GENERAL.—The Secretary of Transportation shall establish and implement a high-speed rail corridor
15 16 17 18 19 20 21	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following: "§ 26106. High-speed rail corridor program "(a) IN GENERAL.—The Secretary of Transportation shall establish and implement a high-speed rail corridor program.
15 16 17 18 19 20 21 22	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following: "§ 26106. High-speed rail corridor program "(a) IN GENERAL.—The Secretary of Transportation shall establish and implement a high-speed rail corridor program. "(b) DEFINITIONS.—In this section, the following
15 16 17 18 19 20 21 22 23	SEC. 501. HIGH-SPEED RAIL CORRIDOR PROGRAM. (a) IN GENERAL.—Chapter 261 is amended by adding at the end thereof the following: "\$ 26106. High-speed rail corridor program "(a) IN GENERAL.—The Secretary of Transportation shall establish and implement a high-speed rail corridor program. "(b) Definitions.—In this section, the following definitions apply:

- and having responsibility for providing high-speed
 rail service, or Amtrak.
- 3 "(2) CORRIDOR.—The term 'corridor' means a 4 corridor designated by the Secretary pursuant to 5 section 104(d)(2) of title 23.
 - "(3) CAPITAL PROJECT.—The term 'capital project' means a project or program in a State rail plan developed under chapter 225 of this title for acquiring, constructing, improving, or inspecting equipment, track, and track structures, or a facility of use in or for the primary benefit of high-speed rail service, expenses incidental to the acquisition or construction (including designing, engineering, location surveying, mapping, environmental studies, and acquiring rights-of-way), payments for the capital portions of rail trackage rights agreements, highwayrail grade crossing improvements related to highspeed rail service, mitigating environmental impacts. communication and signalization improvements, relocation assistance, acquiring replacement housing sites, and acquiring, constructing, relocating, and rehabilitating replacement housing.
 - "(4) High-speed rail' means intercity passenger rail service that is

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1	reasonably expected to reach speeds of at least 110
2	miles per hour.

- 3 "(5) Intercity passenger rail service.—
- 4 The term 'intercity passenger rail service' means
- 5 transportation services with the primary purpose of
- 6 passenger transportation between towns, cities, and
- 7 metropolitan areas by rail, including high-speed rail,
- 8 as defined in section 24102 of this title.
- 9 "(6) Secretary.—The term 'Secretary' means
- the Secretary of Transportation.
- 11 "(7) STATE.—The term 'State' means any of
- the 50 States or the District of Columbia.
- 13 "(c) General Authority.—The Secretary may
- 14 make grants under this section to an applicant to finance
- 15 capital projects in high-speed rail corridors.
- 16 "(d) APPLICATIONS.—Each applicant seeking to re-
- 17 ceive a grant under this section to develop a high-speed
- 18 rail corridor shall submit to the Secretary an application
- 19 in such form and in accordance with such requirements
- 20 as the Secretary shall establish.
- 21 "(e) Competitive Grant Selection and Cri-
- 22 TERIA FOR GRANTS.—
- 23 "(1) IN GENERAL.—The Secretary shall—

1	"(A) establish criteria for selecting among
2	projects that meet the criteria specified in para-
3	graph (2);
4	"(B) conduct a national solicitation for ap-
5	plications; and
6	"(C) award grants on a competitive basis.
7	"(2) Grant Criteria.—The Secretary may ap-
8	prove a grant under this section for a project only
9	if the Secretary determines that the project—
10	"(A) is part of a State rail plan developed
11	under chapter 225 of this title, or under the
12	plan required by section 302 of the Passenger
13	Rail Investment and Improvement Act of 2008;
14	"(B) is based on the results of preliminary
15	engineering;
16	"(C) has the legal, financial, and technical
17	capacity to carry out the project; and
18	"(D) is justified based on the ability of the
19	project—
20	"(i) to generate national economic
21	benefits, including creating jobs, expanding
22	business opportunities, and impacting the
23	gross domestic product;
24	"(ii) to increase mobility of United
25	States citizens and reduce congestion, in-

1	cluding impacts in the State, region, and
2	Nation; and
3	"(iii) to otherwise enhance the na-
4	tional transportation system.
5	"(3) Project selection criteria.—In se-
6	lecting a project under this section, the Secretary
7	shall consider the extent to which the project—
8	"(A) makes a substantial contribution to
9	providing the infrastructure and equipment re-
10	quired to complete a high-speed rail corridor;
11	"(B) leverages Federal investment by en-
12	couraging non-Federal financial commitments,
13	including evidence of stable and dependable fi-
14	nancing sources to construct, maintain, and op-
15	erate the high-speed rail corridor and service;
16	and
17	"(C) helps protect the environment.
18	"(f) FEDERAL SHARE.—The Federal share of the
19	cost of a project financed under this section shall not ex-
20	ceed 80 percent of the project net capital cost.
21	"(g) Issuance of Regulations.—Not later than 1
22	year after the date of enactment of this section, the Sec-
23	retary shall issue regulations for carrying out this section.
24	"(h) AUTHORIZATION.—There are authorized to be
25	appropriated to the Secretary to carry out this section

1	\$350,000,000	for	each	of	fiscal	years	2009	through
2	2013.".							
3	(b) Table	E OF	SECTI	ONS	AMEN	DMENT	r.—The	e table of

4 sections for chapter 261 is amended by adding after the

5 item relating to section 26105 the following new item: "26106. High-speed rail corridor program.".

6 SEC. 502. ADDITIONAL HIGH-SPEED PROJECTS.

(a) Solicitation of Proposals.—

(1) In General.—

- (A) NORTHEAST CORRIDOR.—Not later than 60 days after the date of enactment of this Act, the Secretary of Transportation shall issue a request for proposals for projects for the financing, design, construction, and operation of an initial high-speed rail system operating between Washington, DC, and New York City. Such proposals shall be submitted to the Secretary not later than 150 days after the publication of such request for proposals.
- (B) OTHER PROJECTS.—After a report is transmitted under subsection (e) with respect to projects described in subparagraph (A), the Secretary of Transportation may issue a request for proposals for additional projects for the financing, design, construction, and operation of a high-speed rail system operating on

1	any other corridor in the United States. Such
2	proposals shall be submitted to the Secretary
3	not later than 150 days after the publication of
4	such request for proposals.
5	(2) Contents.—A proposal submitted under
6	paragraph (1) shall include—
7	(A) the names and qualifications of the
8	persons submitting the proposal;
9	(B) a detailed description of the proposed
10	route and its engineering characteristics and of
11	all infrastructure improvements required to
12	achieve the planned operating speeds and trip
13	times;
14	(C) how the project would comply with
15	Federal rail safety regulations which govern the
16	track and equipment safety requirements for
17	high-speed rail operations;
18	(D) the peak and average operating speeds
19	to be attained;
20	(E) the type of equipment to be used, in-
21	cluding any technologies for—
22	(i) maintaining an operating speed the
23	Secretary determines appropriate; or
24	(ii) in the case of a proposal sub-
25	mitted under paragraph (1)(A), achieving

1	less than 2-hour express service between
2	Washington, DC, and New York City;
3	(F) the locations of proposed stations,
4	identifying, in the case of a proposal submitted
5	under paragraph (1) (A), a plan allowing for
6	station stops at or in close proximity to the
7	busiest Amtrak stations;
8	(G) a detailed description of any proposed
9	legislation needed to facilitate the project;
10	(H) a financing plan identifying—
11	(i) sources of revenue;
12	(ii) the amount of any proposed public
13	contribution toward capital costs or oper-
14	ations;
15	(iii) ridership projections;
16	(iv) the amount of private investment;
17	(v) projected revenue;
18	(vi) annual operating and capital
19	costs;
20	(vii) the amount of projected capital
21	investments required (both initially and in
22	subsequent years to maintain a state of
23	good repair); and
24	(viii) the sources of the private invest-
25	ment required, including the identity of

1	any person or entity that has made or is
2	expected to make a commitment to provide
3	or secure funding and the amount of such
4	commitment;
5	(I) a description of how the project would
6	contribute to the development of a national
7	high-speed rail system, and an intermodal plan
8	describing how the system will connect with
9	other transportation links;
10	(J) labor protections that would comply
11	with the requirements of section 504;
12	(K) provisions to ensure that the proposal
13	will be designed to operate in harmony with ex-
14	isting and projected future intercity, commuter,
15	and freight service;
16	(L) provisions for full fair market com-
17	pensation for any asset, property right or inter-
18	est, or service acquired from, owned, or held by
19	a private person or non-Federal entity that
20	would be acquired, impaired, or diminished in
21	value as a result of a project, except as other-
22	wise agreed to by the private person or entity.

and

1	(M) a detailed description of the environ-
2	mental impacts of the project, and how any ad-
3	verse impacts would be mitigated.
4	(3) Documents.—Documents submitted or de-
5	veloped pursuant to this subsection shall not be sub-
6	ject to section 552 of title 5, United States Code.
7	(b) Determination of Cost Effectiveness and
8	ESTABLISHMENT OF COMMISSIONS.—Not later than 60
9	days after receipt of a proposal under subsection (a), the
10	Secretary of Transportation shall—
11	(1) make a determination as to whether the
12	proposal is cost effective; and
13	(2) for each corridor for which one or more cost
14	effective proposals are received, establish a commis-
15	sion under subsection (c).
16	(c) Commissions.—
17	(1) Members.—The commission referred to in
18	subsection (b)(2) shall consist of—
19	(A) the governor of the affected State or
20	States, or their respective designees;
21	(B) a rail labor representative, a represent-
22	ative from a rail freight carrier using the rel-
23	evant corridor, and a commuter authority using
24	the relevant corridor, appointed by the Sec-
25	retary of Transportation, in consultation with

1	the chairman and ranking minority member of
2	the Committee on Transportation and Infra-
3	structure of the House of Representatives and
4	the Committee on Commerce, Science, and
5	Transportation of the Senate;
6	(C) the Secretary of Transportation or his
7	designee;
8	(D) the president of Amtrak or his des-
9	ignee; and
10	(E) the mayors of the three largest munici-
11	palities serviced by the proposed high-speed rail
12	corridor.
13	(2) Chairperson and vice-chairperson se-
14	LECTION.—The Chairperson and Vice Chairperson
15	shall be elected from among members of the Com-
16	mission.
17	(3) Quorum and Vacancy.—
18	(A) QUORUM.—A majority of the members
19	of the Commission shall constitute a quorum.
20	(B) VACANCY.—Any vacancy in the Com-
21	mission shall not affect its powers and shall be
22	filled in the same manner in which the original
23	appointment was made.
24	(d) Commission Consideration.—

1	(1) In general.—Each commission established
2	under subsection (b)(2) shall be responsible for re-
3	viewing the proposal or proposals with respect to
4	which the commission was established, and not later
5	than 90 days after the establishment of the commis-
6	sion, shall transmit to the Secretary, and to the
7	chairman and ranking minority member of the Com-
8	mittee on Transportation and Infrastructure of the
9	House of Representatives and the Committee on
10	Commerce, Science, and Transportation of the Sen-
11	ate, a report which includes—
12	(A) a summary of each proposal received;
13	(B) a ranking of the order of the proposals
14	according to cost effectiveness, advantages over
15	existing services, projected revenue, and cost
16	and benefit to the public and private parties;
17	(C) an indication of which proposal or pro-
18	posals are recommended by the commission;
19	and
20	(D) an identification of any proposed legis-
21	lative provisions which would facilitate imple-
22	mentation of the recommended project.
23	(2) Verbal Presentation.—Proposers shall
24	be given an opportunity to make a verbal presen-
25	tation to the commission to explain their proposals.

1	(e) Selection by Secretary.—Not later than 60
2	days after receiving a report from a commission under
3	subsection (d)(1), the Secretary of Transportation shall
4	transmit to the Congress a report that ranks all of the
5	recommended proposals according to cost effectiveness
6	advantages over existing services, projected revenue, and
7	cost and benefit to the public and private parties.
8	(f) Northeast Corridor Economic Develop-
9	MENT STUDY.—Not later than 9 months after the date
10	of enactment of this Act, the Secretary of Transportation
11	shall transmit to the Committee on Transportation and
12	Infrastructure of the House of Representatives and the
13	Committee on Commerce, Science, and Transportation of
14	the Senate the results of an economic development study
15	of Amtrak's Northeast Corridor service between Wash-
16	ington, DC, and New York City. Such study shall examine
17	how to achieve maximum utilization of the Northeast Cor-
18	ridor as a transportation asset, including—
19	(1) maximizing the assets of the Northeast Cor-
20	ridor for potential economic development purposes;
21	(2) real estate improvement and financial re-
22	turn;
23	(3) improved intercity, commuter, and freight
24	services;

1	(4) optimum utility utilization in conjunction
2	with potential separated high-speed rail passenger
3	services; and
4	(5) any other means of maximizing the eco-
5	nomic potential of the Northeast Corridor.
6	SEC. 503. HIGH-SPEED RAIL STUDY.
7	Not later than 1 year after the date of enactment
8	of this Act, the Secretary of Transportation shall con-
9	duct—
10	(1) an alternatives analysis of the Secretary's
11	December 1, 1998, extension of the designation of
12	the Southeast High-Speed Rail Corridor as author-
13	ized under section 104(d)(2) of title 23, United
14	States Code;
15	(2) a feasibility analysis regarding the expan-
16	sion of the South Central High-Speed Rail Corridor
17	to the Port of Houston, Texas;
18	(3) a feasibility analysis regarding the expan-
19	sion of the South Central High-Speed Rail Corridor
20	to Memphis, Tennessee; and
21	(4) a feasibility analysis regarding the expan-
22	sion of the South Central High-Speed Rail Corridor
23	south of San Antonio to a location in far south
24	Texas to be chosen at the discretion of the Sec-
25	retary.

1	These analyses shall consider changes that have occurred					
2	in the region's population, anticipated patterns of popu					
3	lation growth, connectivity with other modes of transpor					
4	tation, ability of the designation to reduce regional traffic					
5	congestion, and the ability of current and proposed					
6	routings to meet the needs of tourists. The Secretary shall					
7	submit recommendations to the Committee on Transpor					
8	tation and Infrastructure of the House of Representatives					
9	and the Committee on Commerce, Science, and Transpor-					
10	tation of the Senate and conduct a redesignation of one					
11	or both corridors if necessary.					
12	SEC. 504. GRANT CONDITIONS.					
13	(a) Domestic Buying Preference.—					
14	(1) Requirement.—					
15	(A) In general.—In carrying out a					
16	project funded in whole or in part with a grant					
17	under this title, or the amendments made by					
18	this title, the grant recipient shall purchase					
19	only—					
20	(i) unmanufactured articles, material,					
21	and supplies mined or produced in the					
22	United States; or					
23	(ii) manufactured articles, material,					
24	and supplies manufactured in the United					
25	States substantially from articles, material,					

1	and supplies mined, produced, or manufac-
2	tured in the United States.
3	(B) DE MINIMIS AMOUNT.—Subparagraph
4	(A) applies only to a purchase in an total
5	amount that is not less than \$1,000,000.
6	(2) Exemptions.—On application of a recipi-
7	ent, the Secretary may exempt a recipient from the
8	requirements of this subsection if the Secretary de-
9	cides that, for particular articles, material, or sup-
10	plies—
11	(A) such requirements are inconsistent
12	with the public interest;
13	(B) the cost of imposing the requirements
14	is unreasonable; or
15	(C) the articles, material, or supplies, or
16	the articles, material, or supplies from which
17	they are manufactured, are not mined, pro-
18	duced, or manufactured in the United States in
19	sufficient and reasonably available commercial
20	quantities and are not of a satisfactory quality.
21	(3) United States Defined.—In this sub-
22	section, the term "the United States" means the
23	States, territories, and possessions of the United
24	States and the District of Columbia.

1	(b) Operators Deemed Rail Carriers and Em-				
2	PLOYERS FOR CERTAIN PURPOSES.—A person that con-				
3	ducts rail operations over rail infrastructure constructed				
4	or improved with funding provided in whole or in part in				
5	a grant made under this title, or the amendments made				
6	by this title, shall be considered a rail carrier as defined				
7	in section 10102(5) of title 49, United States Code, for				
8	purposes of this title and any other statute that adopts				
9	that definition or in which that definition applies, includ-				
10	ing—				
11	(1) the Railroad Retirement Act of 1974 (45				
12	U.S.C. 231 et seq.);				
13	(2) the Railway Labor Act (43 U.S.C. 151 et				
14	seq.); and				
15	(3) the Railroad Unemployment Insurance Act				
16	(45 U.S.C. 351 et seq.).				
17	(c) Grant Conditions.—The Secretary shall re-				
18	quire as a condition of making any grant under this title,				
19	or the amendments made by this title, for a project that				
20	uses rights-of-way owned by a railroad that—				
21	(1) a written agreement exist between the appli-				
22	cant and the railroad regarding such use and owner-				
23	ship, including—				
24	(A) any compensation for such use:				

1	(B) assurances regarding the adequacy of
2	infrastructure capacity to accommodate both
3	existing and future freight and passenger oper-
4	ations;
5	(C) an assurance by the railroad that col-
6	lective bargaining agreements with the rail-
7	road's employees (including terms regulating
8	the contracting of work) will remain in full
9	force and effect according to their terms for
10	work performed by the railroad on the railroad
11	transportation corridor; and
12	(D) an assurance that an applicant com-
13	plies with liability requirements consistent with
14	section 28103 of title 49, United States Code;
15	and
16	(2) the applicant agrees to comply with—
17	(A) the standards of section 24312 of title
18	49, United States Code, as such section was in
19	effect on September 1, 2003, with respect to
20	the project in the same manner that the Na-
21	tional Railroad Passenger Corporation is re-
22	quired to comply with those standards for con-
23	struction work financed under an agreement
24	made under section 24308(a) of title 49, United

States Code; and

1	(B) the protective arrangements estab-
2	lished under section 504 of the Railroad Revi-
3	talization and Regulatory Reform Act of 1976
4	(45 U.S.C. 836) with respect to employees af-
5	fected by actions taken in connection with the
6	project to be financed in whole or in part by
7	grants under this chapter.
8	(d) Replacement of Existing Intercity Pas-

- 8 (d) Replacement of Existing Intercity Passenger Rail Service.—
 - (1) Collective bargaining agreement for intercity passenger railroad transportation that begins operations after the date of enactment of this Act on a project funded in whole or in part by grants made under this title, or the amendments made by this title, and replaces intercity rail passenger service that was provided by Amtrak, unless such service was provided solely by Amtrak to another entity, as of such date shall enter into an agreement with the authorized bargaining agent or agents for adversely affected employees of the predecessor provider that—
 - (A) gives each such qualified employee of the predecessor provider priority in hiring according to the employee's seniority on the pred-

- ecessor provider for each position with the replacing entity that is in the employee's craft or class and is available within 3 years after the termination of the service being replaced;
 - (B) establishes a procedure for notifying such an employee of such positions;
 - (C) establishes a procedure for such an employee to apply for such positions; and
 - (D) establishes rates of pay, rules, and working conditions.

(2) Immediate replacement service.—

(A) NEGOTIATIONS.—If the replacement of preexisting intercity rail passenger service occurs concurrent with or within a reasonable time before the commencement of the replacing entity's rail passenger service, the replacing entity shall give written notice of its plan to replace existing rail passenger service to the authorized collective bargaining agent or agents for the potentially adversely affected employees of the predecessor provider at least 90 days before the date on which it plans to commence service. Within 5 days after the date of receipt of such written notice, negotiations between the replacing entity and the collective bargaining

agent or agents for the employees of the predecessor provider shall commence for the purpose of reaching agreement with respect to all matters set forth in subparagraphs (A) through (D) of paragraph (1). The negotiations shall continue for 30 days or until an agreement is reached, whichever is sooner. If at the end of 30 days the parties have not entered into an agreement with respect to all such matters, the unresolved issues shall be submitted for arbitration in accordance with the procedure set forth in subparagraph (B).

(B) Arbitration.—If an agreement has not been entered into with respect to all matters set forth in subparagraphs (A) through (D) of paragraph (1) as described in subparagraph (A) of this paragraph, the parties shall select an arbitrator. If the parties are unable to agree upon the selection of such arbitrator within 5 days, either or both parties shall notify the National Mediation Board, which shall provide a list of seven arbitrators with experience in arbitrating rail labor protection disputes. Within 5 days after such notification, the parties shall alternately strike names from the list until only

1 name remains, and that person shall serve as the neutral arbitrator. Within 45 days after selection of the arbitrator, the arbitrator shall conduct a hearing on the dispute and shall render a decision with respect to the unresolved issues among the matters set forth in subparagraphs (A) through (D) of paragraph (1). This decision shall be final, binding, and conclusive upon the parties. The salary and expenses of the arbitrator shall be borne equally by the parties; all other expenses shall be paid by the party incurring them.

- (3) Service commencement.—A replacing entity under this subsection shall commence service only after an agreement is entered into with respect to the matters set forth in subparagraphs (A) through (D) of paragraph (1) or the decision of the arbitrator has been rendered.
- (4) Subsequent replacement of service.—If the replacement of existing rail passenger service takes place within 3 years after the replacing entity commences intercity passenger rail service, the replacing entity and the collective bargaining agent or agents for the adversely affected employees of the predecessor provider shall enter into an agree-

1	ment with respect to the matters set forth in sub					
2	paragraphs (A) through (D) of paragraph (1). If th					
3	parties have not entered into an agreement with re-					
4	spect to all such matters within 60 days after th					
5	date on which the replacing entity replaces the pred					
6	ecessor provider, the parties shall select an arbi					
7	trator using the procedures set forth in paragraph					
8	(2)(B), who shall, within 20 days after the com					
9	mencement of the arbitration, conduct a hearing and					
10	decide all unresolved issues. This decision shall be					
11	final, binding, and conclusive upon the parties.					
12	(e) Inapplicability to Certain Rail Oper					
13	ATIONS.—Nothing in this section applies to—					
14	(1) the Alaska Railroad or its contractors; or					
15	(2) the National Railroad Passenger Corpora					
16	tion's access rights to railroad rights of way and fa					
17	cilities under current law.					
	Passed the House of Representatives June 11, 2008					
	Attest: LORRAINE C. MILLER,					
	Clerk.					
	By Robert F. Reeves,					

Deputy Clerk.

Calendar No. 779

110TH CONGRESS H. R. 6003

AN ACT

To reauthorize Amtrak, and for other purposes.

June 12, 2008

Received; read twice and placed on the calendar