110th CONGRESS 1st Session

S. 294

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 2007".

1 SEC. 2. AMENDMENT OF TITLE 49, UNITED STATES CODE.

2 Except as otherwise specifically provided, whenever in

3 this Act an amendment is expressed in terms of an amend-

- 4 ment to a section or other provision of law, the reference
- 5 shall be considered to be made to a section or other provi-
- 6 sion of title 49, United States Code.

7 SEC. 3. TABLE OF CONTENTS.

8 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.

TITLE I—AUTHORIZATIONS

- Sec. 101. Authorization for Amtrak capital and operating expenses and State capital grants.
- Sec. 102. Authorization for the Federal Railroad Administration.
- Sec. 103. Repayment of long-term debt and capital leases.
- Sec. 104. Excess railroad retirement.
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TITLE II—AMTRAK REFORM AND OPERATIONAL IMPROVEMENTS

- Sec. 201. National railroad passenger transportation system defined.
- Sec. 202. Amtrak Board of Directors.
- Sec. 203. Establishment of improved financial accounting system.
- Sec. 204. Development of 5-year financial plan.
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- Sec. 206. State-supported routes.
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- Sec. 210. Long distance routes.
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- Sec. 212. Employee transition assistance.
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- Sec. 214. Northeast Corridor infrastructure and operations improvements.
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- Sec. 216. Study of compliance requirements at existing intercity rail stations.
- Sec. 217. Incentive pay.
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- Sec. 219. General Amtrak provisions.
- Sec. 220. Private sector funding of passenger trains.
- Sec. 221. On-board service improvements.
- Sec. 222. Amtrak management accountability.

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- Sec. 223. Locomotive biodiesel fuel use study.
- Sec. 224. Sense of the Senate regarding the need to maintain Amtrak as a national passenger rail system.
- Sec. 225. Passenger rail study.

TITLE III—INTERCITY PASSENGER RAIL POLICY

- Sec. 301. Capital assistance for intercity passenger rail service; State rail plans.
- Sec. 302. State rail plans.
- Sec. 303. Next generation corridor train equipment pool.
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TITLE IV—MISCELLANEOUS

Sec. 401. Strategic plan on expanded cross-border passenger rail service during the 2010 Olympic Games.

1 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 2007, \$580,000,000.
9	(2) For fiscal year 2008, \$590,000,000.
10	(3) For fiscal year 2009, \$600,000,000.
11	(4) For fiscal year 2010, \$575,000,000.
12	(5) For fiscal year 2011, \$535,000,000.
13	(6) For fiscal year 2012, \$455,000,000.
14	(b) 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-

graphs (A) and (B) of section 24401(2) of title 49, United

States Code) to bring the Northeast Corridor (as defined
 in section 24102(a)) to a state-of-good-repair, for capital
 expenses of the national railroad passenger transportation
 system, and for purposes of making capital grants under
 section 24402 of that title to States, the following
 amounts:

- 7 (1) For fiscal year 2007, \$813,000,000.
 8 (2) For fiscal year 2008, \$910,000,000.
 9 (3) For fiscal year 2009, \$1,071,000,000.
 10 (4) For fiscal year 2010, \$1,096,000,000.
 11 (5) For fiscal year 2011, \$1,191,000,000.
- 12 (6) For fiscal year 2012, \$1,231,000,000.
- (c) AMOUNTS FOR STATE GRANTS.—Out of the
 amounts authorized under subsection (b), the following
 percentage shall be available each fiscal year for capital
 grants to States under section 24402 of title 49, United
 States Code, to be administered by the Secretary of Transportation:
- (1) 3 percent for fiscal year 2007.
 (2) 11 percent for fiscal year 2008.
 (3) 23 percent for fiscal year 2009.
 (4) 25 percent for fiscal year 2010.
 (5) 31 percent for fiscal year 2011.
 (6) 33 percent for fiscal year 2012.

(d) PROJECT MANAGEMENT OVERSIGHT.—The Sec retary may withhold up to ½ of 1 percent of amounts
 appropriated pursuant to subsection (b) for the costs of
 project management oversight of capital projects carried
 out by Amtrak.

6 SEC. 102. AUTHORIZATION FOR THE FEDERAL RAILROAD 7 ADMINISTRATION.

8 There are authorized to be appropriated to the Sec-9 retary of Transportation for the use of the Federal Rail-10 road Administration such sums as necessary to implement 11 the provisions required under this Act for fiscal years 12 2007 through 2012.

13 SEC. 103. REPAYMENT OF LONG-TERM DEBT AND CAPITAL 14 LEASES.

15 (a) Amtrak Principal and Interest Pay-16 ments.—

(1) PRINCIPAL ON DEBT SERVICE.—There are
authorized to be appropriated to the Secretary of
Transportation for the use of Amtrak for retirement
of principal on loans for capital equipment, or capital leases, not more than the following amounts:

22	(A) For fiscal year 2007, \$153,900,000.
23	(B) For fiscal year 2008, \$153,400,000.
24	(C) For fiscal year 2009, \$180,600,000.
25	(D) For fiscal year 2010, \$182,800,000.

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1	(E) For fiscal year 2011, \$189,400,000.
2	(F) For fiscal year 2012, \$202,600,000.
3	(2) INTEREST ON DEBT.—There are authorized
4	to be appropriated to the Secretary of Transpor-
5	tation for the use of Amtrak for the payment of in-
6	terest on loans for capital equipment, or capital
7	leases, the following amounts:
8	(A) For fiscal year 2007, \$139,600,000.
9	(B) For fiscal year 2008, \$131,300,000.
10	(C) For fiscal year 2009, \$121,700,000.
11	(D) For fiscal year 2010, \$111,900,000.
12	(E) For fiscal year 2011, \$101,900,000.
13	(F) For fiscal year 2012, \$90,200,000.
14	(3) Early buyout option.—There are au-
15	thorized to be appropriated to the Secretary of
16	Transportation such sums as may be necessary for
17	the use of Amtrak for the payment of costs associ-
18	ated with early buyout options if the exercise of
19	those options is determined to be advantageous to
20	Amtrak.
21	(4) Legal effect of payments under this
22	SECTION.—The payment of principal and interest on
23	secured debt, with the proceeds of grants authorized
24	by this section shall not—

1	(A) modify the extent or nature of any in-
2	debtedness of the National Railroad Passenger
3	Corporation to the United States in existence of
4	the date of enactment of this Act;
5	(B) change the private nature of Amtrak's
6	or its successors' liabilities; or
7	(C) imply any Federal guarantee or com-
8	mitment to amortize Amtrak's outstanding in-
9	debtedness.

10 SEC. 104. EXCESS RAILROAD RETIREMENT.

11 There are authorized to be appropriated to the Secretary of Transportation, beginning with fiscal year 2007, 12 such sums as may be necessary to pay to the Railroad 13 14 Retirement Account an amount equal to the amount Amtrak must pay under section 3221 of the Internal Revenue 15 16 Code of 1986 in such fiscal years that is more than the amount needed for benefits for individuals who retire from 17 Amtrak and for their beneficiaries. For each fiscal year 18 19 in which the Secretary makes such a payment, the 20 amounts authorized by section 101(a) shall be reduced by 21 an amount equal to such payment.

22 SEC. 105. OTHER AUTHORIZATIONS.

23 There are authorized to be appropriated to the Sec-24 retary of Transportation—

(1) \$5,000,000 for each of fiscal years 2007
 through 2012 to carry out the rail cooperative re search program under section 24910 of title 49,
 United States Code;

5 (2) \$5,000,000 for fiscal year 2008, to remain 6 available until expended, for grants to Amtrak and 7 States participating in the Next Generation Corridor 8 Train Equipment Pool Committee established under 9 section 303 of this Act for the purpose of designing, 10 developing specifications for, and initiating the pro-11 curement of an initial order of 1 or more types of 12 standardized next-generation corridor train equip-13 ment and establishing a jointly-owned corporation to 14 manage that equipment; and

(3) \$2,000,000 for fiscal year 2008, for the use
of Amtrak in conducting the evaluation required by
section 216 of this Act.

18 TITLE II—AMTRAK REFORM AND

19 **OPERATIONAL IMPROVEMENTS**

20 SEC. 201. NATIONAL RAILROAD PASSENGER TRANSPOR-

- TATION SYSTEM DEFINED.
- 22 (a) IN GENERAL.—Section 24102 is amended—
- 23 (1) by striking paragraph (2);
- 24 (2) by redesignating paragraphs (3), (4), and
- (5) as paragraphs (2), (3), and (4), respectively; and

1	(3) by inserting after paragraph (4) as so re-
2	designated the following:
3	"(5) 'national rail passenger transportation sys-
4	tem' means—
5	"(A) the segment of the Northeast Cor-
6	ridor between Boston, Massachusetts and
7	Washington, DC;
8	"(B) rail corridors that have been des-
9	ignated by the Secretary of Transportation as
10	high-speed corridors (other than corridors de-
11	scribed in subparagraph (A)), but only after
12	they have been improved to permit operation of
13	high-speed service;
14	"(C) long distance routes of more than
15	750 miles between endpoints operated by Am-
16	trak as of the date of enactment of the Pas-
17	senger Rail Investment and Improvement Act of
18	2007; and
19	"(D) short-distance corridors, or routes of
20	not more than 750 miles between endpoints, op-
21	erated by—
22	"(i) Amtrak; or
23	"(ii) another rail carrier that receives
24	funds under chapter 244.".
25	(b) Amtrak Routes With State Funding.—

1	(1) IN GENERAL.—Chapter 247 is amended by
2	inserting after section 24701 the following:
3	"§24702. Transportation requested by States, au-
4	thorities, and other persons
5	"(a) Contracts for Transportation.—Amtrak
6	may enter into a contract with a State, a regional or local
7	authority, or another person for Amtrak to operate an
8	intercity rail service or route not included in the national
9	rail passenger transportation system upon such terms as
10	the parties thereto may agree.
11	"(b) DISCONTINUANCE.—Upon termination of a con-
12	tract entered into under this section, or the cessation of
13	financial support under such a contract by either party,

14 Amtrak may discontinue such service or route, notwith-15 standing any other provision of law.".

16 (2) CONFORMING AMENDMENT.—The chapter
17 analysis for chapter 247 is amended by inserting
18 after the item relating to section 24701 the fol19 lowing:

"24702. Transportation requested by States, authorities, and other persons.".

(c) AMTRAK TO CONTINUE TO PROVIDE NON-HIGHSPEED SERVICES.—Nothing in this Act is intended to preclude Amtrak from restoring, improving, or developing
non-high-speed intercity passenger rail service.

24 (d) APPLICABILITY OF SECTION 24706.—Section
25 24706 is amended by adding at the end the following:

1	"(c) Applicability.—This section applies to all
2	service over routes provided by Amtrak, notwithstanding
3	any provision of section 24701 of this title or any other
4	provision of this title except section 24702(b).".
5	(e) Amtrak's Mission.—
6	(1) Section 24101 is amended—
7	(A) by striking " purpose " in the section
8	heading and inserting " mission ";
9	(B) by striking subsection (b) and insert-
10	ing the following:
11	"(b) MISSION.—
12	"(1) IN GENERAL.—The mission of Amtrak is
13	to provide efficient and effective intercity passenger
14	rail mobility consisting of high quality service that is
15	trip-time competitive with other intercity travel op-
16	tions and that is consistent with the goals of sub-
17	section (d).
18	"(2) Performance measurement.—All
19	measurements of Amtrak performance, including de-
20	cisions on whether, and to what extent, to provide
21	operating subsidies, shall be based on Amtrak's abil-
22	ity to carry out the mission described in paragraph
23	(1)."; and
24	(C) by redesignating paragraphs (9)
25	through (11) in subsection (c) as paragraphs

1	(10) through (12) , respectively, and inserting
2	after paragraph (8) the following:
3	"(9) provide redundant or complimentary inter-
4	city transportation service to ensure mobility in
5	times of national disaster or other instances where
6	other travel options are not adequately available;".
7	(2) Conforming Amendment.—The chapter anal-
8	ysis for chapter 241 is amended by striking the item relat-
9	ing to section 24101 and inserting the following:
	"24101. Findings, mission, and goals".
10	SEC. 202. AMTRAK BOARD OF DIRECTORS.
11	(a) IN GENERAL.—Section 24302 is amended to read
12	as follows:
13	"§24302. Board of directors
13 14	"§ 24302. Board of directors "(a) Composition and Terms.—
14	"(a) Composition and Terms.—
14 15	"(a) Composition and Terms.— "(1) The Board of Directors of Amtrak is com-
14 15 16	"(a) COMPOSITION AND TERMS.—"(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom
14 15 16 17	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States:
14 15 16 17 18	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States: "(A) The Secretary of Transportation.
14 15 16 17 18 19	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States: "(A) The Secretary of Transportation. "(B) The President of Amtrak, who shall
 14 15 16 17 18 19 20 	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States: "(A) The Secretary of Transportation. "(B) The President of Amtrak, who shall serve ex officio, as a non-voting member.
 14 15 16 17 18 19 20 21 	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States: "(A) The Secretary of Transportation. "(B) The President of Amtrak, who shall serve ex officio, as a non-voting member. "(C) 8 individuals appointed by the Presi-
 14 15 16 17 18 19 20 21 22 	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States: "(A) The Secretary of Transportation. "(B) The President of Amtrak, who shall serve ex officio, as a non-voting member. "(C) 8 individuals appointed by the President of the United States, by and with the ad-
 14 15 16 17 18 19 20 21 22 23 	 "(a) COMPOSITION AND TERMS.— "(1) The Board of Directors of Amtrak is composed of the following 10 directors, each of whom must be a citizen of the United States: "(A) The Secretary of Transportation. "(B) The President of Amtrak, who shall serve ex officio, as a non-voting member. "(C) 8 individuals appointed by the President of the United States, by and with the advice and consent of the Senate, with general

passenger rail transportation, travel, hospi tality, cruise line, and passenger air transpor tation businesses, or representatives of employ ees or users of passenger rail transportation or
 a State government.

6 "(2) In selecting individuals described in para-7 graph (1) for nominations for appointments to the 8 Board, the President shall consult with the Speaker 9 of the House of Representatives, the minority leader 10 of the House of Representatives, the majority leader 11 of the Senate, and the minority leader of the Senate 12 and try to provide adequate and balanced represen-13 tation of the major geographic regions of the United 14 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.

"(4) The Board shall elect a chairman and a
vice chairman from among its membership. The vice
chairman shall serve as chairman in the absence of
the chairman.

"(5) The Secretary may be represented at
 board meetings by the Secretary's designee.

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"(6) The voting privileges of the President can 3 4 be changed by a unanimous decision of the Board. 5 "(b) PAY AND EXPENSES.—Each director not employed by the United States Government is entitled to 6 7 \$300 a day when performing Board duties. Each Director 8 is entitled to reimbursement for necessary travel, reason-9 able secretarial and professional staff support, and sub-10 sistence expenses incurred in attending Board meetings.

"(c) VACANCIES.—A vacancy on the Board is filled 11 in the same way as the original selection, except that an 12 13 individual appointed by the President of the United States under subsection (a)(1)(C) of this section to fill a vacancy 14 15 occurring before the end of the term for which the prede-16 cessor of that individual was appointed is appointed for 17 the remainder of that term. A vacancy required to be filled 18 by appointment under subsection (a)(1)(C) must be filled not later than 120 days after the vacancy occurs. 19

20 "(d) QUORUM.—A majority of the members serving
21 shall constitute a quorum for doing business.

"(e) BYLAWS.—The Board may adopt and amend bylaws governing the operation of Amtrak. The bylaws shall
be consistent with this part and the articles of incorporation.".

(b) EFFECTIVE DATE FOR DIRECTORS' PROVI SION.—The amendment made by subsection (a) shall take
 effect on October 1, 2007. The members of the Amtrak
 Board serving on the date of enactment of this Act may
 continue to serve for the remainder of the term to which
 they were appointed.

7 SEC. 203. ESTABLISHMENT OF IMPROVED FINANCIAL AC8 COUNTING SYSTEM.

9 (a) IN GENERAL.—The Amtrak Board of Directors—
10 (1) may employ an independent financial con11 sultant with experience in railroad accounting to as12 sist Amtrak in improving Amtrak's financial ac-

14 (2) shall implement a modern financial account-15 ing and reporting system; and

counting and reporting system and practices;

16 (3) shall, not later than 90 days after the end
17 of each fiscal year through fiscal year 2012—

(A) submit to Congress a comprehensive
report that allocates all of Amtrak's revenues
and costs to each of its routes, each of its lines
of business, and each major activity within each
route and line of business activity, including—
(i) train operations;
(ii) equipment maintenance;

25 (iii) food service;

	-
1	(iv) sleeping cars;
2	(v) ticketing; and
3	(vi) reservations;
4	(B) include the report described in sub-
5	paragraph (A) in Amtrak's annual report; and
6	(C) post such report on Amtrak's website.
7	(b) VERIFICATION OF SYSTEM; REPORT.—The In-
8	spector General of the Department of Transportation shall
9	review the accounting system designed and implemented
10	under subsection (a) to ensure that it accomplishes the
11	purposes for which it is intended. The Inspector General
12	shall report his findings and conclusions, together with
13	any recommendations, to the Senate Committee on Com-
14	merce, Science, and Transportation and the House of Rep-
15	resentatives Committee on Transportation and Infrastruc-
16	ture.
17	(c) Categorization of Revenues and Ex-
18	PENSES.—

(1) IN GENERAL.—In carrying out subsection
(a), the Amtrak Board of Directors shall separately
categorize routes, assigned revenues, and attributable expenses by type of service, including long
distance routes, State-sponsored routes, commuter
contract routes, and Northeast Corridor routes.

(2) NORTHEAST CORRIDOR.—Amtrak revenues
 generated by freight and commuter railroads oper ating on the Northeast Corridor shall be separately
 listed to include the charges per car mile assessed by
 Amtrak to other freight and commuter railroad enti ties.

7 (3) FIXED OVERHEAD EXPENSES.—Fixed over8 head expenses that are not directly assigned or at9 tributed to any route (or group of routes) shall be
10 listed separately by line item and expense category.

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

12 (a) DEVELOPMENT OF 5-YEAR FINANCIAL PLAN.— The Amtrak Board of Directors shall submit an annual 13 14 budget and business plan for Amtrak, and a 5-year finan-15 cial plan for the fiscal year to which that budget and busi-16 ness plan relate and the subsequent 4 years, prepared in 17 accordance with this section, to the Secretary of Transportation and the Inspector General of the Department of 18 19 Transportation no later than—

20 (1) the first day of each fiscal year beginning21 after the date of enactment of this Act; or

(2) the date that is 60 days after the date of
enactment of an appropriation Act for the fiscal
year, if later.

1	(b) CONTENTS OF 5-YEAR FINANCIAL PLAN.—The
2	5-year financial plan for Amtrak shall include, at a
3	minimum—
4	(1) all projected revenues and expenditures for
5	Amtrak, including governmental funding sources;
6	(2) projected ridership levels for all Amtrak
7	passenger operations;
8	(3) revenue and expenditure forecasts for non-
9	passenger operations;
10	(4) capital funding requirements and expendi-
11	tures necessary to maintain passenger service which
12	will accommodate predicted ridership levels and pre-
13	dicted sources of capital funding;
14	(5) operational funding needs, if any, to main-
15	tain current and projected levels of passenger serv-
16	ice, including state-supported routes and predicted
17	funding sources;
18	(6) projected capital and operating require-
19	ments, ridership, and revenue for any new passenger
20	service operations or service expansions;
21	(7) an assessment of the continuing financial
22	stability of Amtrak, as indicated by factors such as
23	the ability of the Federal government to fund capital
24	and operating requirements adequately, Amtrak's
25	ability to efficiently manage its workforce, and Am-

trak's ability to effectively provide passenger train 1 2 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 Amtrak's abil-11 ity to operate with reduced Federal operating assist-12 ance: 13 (12) prior fiscal year and projected operating 14 ratio, cash operating loss, and cash operating loss 15 per passenger on a route, business line, and cor-16 porate basis; 17 (13) prior fiscal year and projected specific 18 costs and savings estimates resulting from reform 19 initiatives; 20 (14) prior fiscal year and projected labor pro-21 ductivity statistics on a route, business line, and cor-22 porate basis; 23 (15) prior fiscal year and projected equipment 24 reliability statistics; and

1	(16) capital and operating expenditure for an-
2	ticipated security needs.
3	(c) Standards To Promote Financial Sta-
4	BILITY.—In meeting the requirements of subsection (b),
5	Amtrak shall—
6	(1) apply sound budgetary practices, including
7	reducing costs and other expenditures, improving
8	productivity, increasing revenues, or combinations of
9	such practices;
10	(2) use the categories specified in the financial
11	accounting and reporting system developed under
12	section 203 when preparing its 5-year financial plan;
13	and
14	(3) ensure that the plan is consistent with the
15	authorizations of appropriations under title I of this
16	Act.
17	(d) Assessment by DOT Inspector General.—
18	(1) IN GENERAL.—The Inspector General of
19	the Department of Transportation shall assess the
20	5-year financial plans prepared by Amtrak under
21	this section to determine whether they meet the re-
22	quirements of subsection (b), and may suggest revi-
23	sions to any components thereof that do not meet
24	those requirements.

1	(2) Assessment to be furnished to the
2	CONGRESS.—The Inspector General shall furnish to
3	the House of Representatives Committee on Appro-
4	priations, the Senate Committee on Appropriations,
5	the House of Representatives Committee on Trans-
6	portation and Infrastructure, and the Senate Com-
7	mittee on Commerce, Science, and Transportation—
8	(A) an assessment of the annual budget
9	within 90 days after receiving it from Amtrak;
10	and
11	(B) an assessment of the remaining 4
12	years of the 5-year financial plan within 180
13	days after receiving it from Amtrak.
13 14	days after receiving it from Amtrak. SEC. 205. ESTABLISHMENT OF GRANT PROCESS.
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14 15	SEC. 205. ESTABLISHMENT OF GRANT PROCESS.(a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of
14 15 16	SEC. 205. ESTABLISHMENT OF GRANT PROCESS.(a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of
14 15 16 17	 SEC. 205. ESTABLISHMENT OF GRANT PROCESS. (a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of funds), consistent with the requirements of this Act, to
14 15 16 17 18	SEC. 205. ESTABLISHMENT OF GRANT PROCESS. (a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of funds), consistent with the requirements of this Act, to the Secretary of Transportation for funds authorized to
14 15 16 17 18 19	SEC. 205. ESTABLISHMENT OF GRANT PROCESS. (a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of funds), consistent with the requirements of this Act, to the Secretary of Transportation for funds authorized to be appropriated to the Secretary for the use of Amtrak
 14 15 16 17 18 19 20 	SEC. 205. ESTABLISHMENT OF GRANT PROCESS. (a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of funds), consistent with the requirements of this Act, to the Secretary of Transportation for funds authorized to be appropriated to the Secretary for the use of Amtrak under sections 101(a) and (b), 103, and 105.
 14 15 16 17 18 19 20 21 	 SEC. 205. ESTABLISHMENT OF GRANT PROCESS. (a) GRANT REQUESTS.—Amtrak shall submit grant requests (including a schedule for the disbursement of funds), consistent with the requirements of this Act, to the Secretary of Transportation for funds authorized to be appropriated to the Secretary for the use of Amtrak under sections 101(a) and (b), 103, and 105. (b) PROCEDURES FOR GRANT REQUESTS.—The Sec-

of this Act and shall transmit copies to the Senate Com-

mittee on Commerce, Science, and Transportation and the
 House of Representatives Committee on Transportation
 and Infrastructure. As part of those requirements, the
 Secretary shall require, at a minimum, that Amtrak de posit grant funds, consistent with the appropriated
 amounts for each area of expenditure in a given fiscal
 year, in the following 3 accounts:

- (1) The Amtrak Operating account.
- (2) The Amtrak General Capital account.
- 10 (3) The Northeast Corridor Improvement funds11 account.

12 Amtrak may not transfer such funds to another account13 or expend such funds for any purpose other than the pur-14 poses covered by the account in which the funds are depos-15 ited without approval by the Secretary.

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(c) REVIEW AND APPROVAL.—

17 30-day approval process.—The Sec-(1)18 retary shall complete the review of a complete grant 19 request (including the disbursement schedule) and 20 approve or disapprove the request within 30 days 21 after the date on which Amtrak submits the grant 22 request. If the Secretary disapproves the request or 23 determines that the request is incomplete or defi-24 cient, the Secretary shall include the reason for disapproval or the incomplete items or deficiencies in
 the notice to Amtrak.

3 (2) 15-DAY MODIFICATION PERIOD.—Within 15
4 days after receiving notification from the Secretary
5 under the preceding sentence, Amtrak shall submit
6 a modified request for the Secretary's review.

7 (3) REVISED REQUESTS.—Within 15 days after 8 receiving a modified request from Amtrak, the Sec-9 retary shall either approve the modified request, or, 10 if the Secretary finds that the request is still incom-11 plete or deficient, the Secretary shall identify in 12 writing to the Senate Committee on Commerce, 13 Science, and Transportation and the House of Rep-14 resentatives Committee on Transportation and In-15 frastructure the remaining deficiencies and rec-16 ommend a process for resolving the outstanding por-17 tions of the request.

18 SEC. 206. STATE-SUPPORTED ROUTES.

(a) IN GENERAL.—Within 2 years after the date of
enactment of this Act, the Board of Directors of Amtrak,
in consultation with the Secretary of Transportation and
the governors of each relevant State and the Mayor of the
District of Columbia or groups representing those officials,
shall develop and implement a single, Nationwide standardized methodology for establishing and allocating the

operating and capital costs among the States and Amtrak
 associated with trains operated on routes described in sec tion 24102(5)(B) or (D) or section 24702 that—

4 (1) ensures, within 5 years after the date of en5 actment of this Act, equal treatment in the provision
6 of like services of all States and groups of States
7 (including the District of Columbia); and

8 (2) allocates to each route the costs incurred 9 only for the benefit of that route and a propor-10 tionate share, based upon factors that reasonably re-11 flect relative use, of costs incurred for the common 12 benefit of more than 1 route.

13 (b) REVIEW.—If Amtrak and the States (including 14 the District of Columbia) in which Amtrak operates such 15 routes do not voluntarily adopt and implement the methodology developed under subsection (a) in allocating costs 16 and determining compensation for the provision of service 17 18 in accordance with the date established therein, the Sur-19 face Transportation Board shall determine the appropriate methodology required under subsection (a) for such 20 21 services in accordance with the procedures and procedural 22 schedule applicable to a proceeding under section 24904(c)23 of title 49, United States Code, and require the full imple-24 mentation of this methodology with regards to the provision of such service within 1 year after the Board's deter mination of the appropriate methodology.

3 (c) USE OF CHAPTER 244 FUNDS.—Funds provided
4 to a State under chapter 244 of title 49, United States
5 Code, may be used, as provided in that chapter, to pay
6 capital costs determined in accordance with this section.
7 SEC. 207. INDEPENDENT AUDITOR TO ESTABLISH METH8 ODOLOGIES FOR AMTRAK ROUTE AND SERV9 ICE PLANNING DECISIONS.

10 (a) METHODOLOGY DEVELOPMENT.—The Federal Railroad Administration shall obtain the services of an 11 independent auditor or consultant to develop and rec-12 ommend objective methodologies for determining intercity 13 passenger routes and services, including the establishment 14 of new routes, the elimination of existing routes, and the 15 16 contraction or expansion of services or frequencies over 17 such routes. In developing such methodologies, the auditor or consultant shall consider— 18

(1) the current or expected performance and
service quality of intercity passenger train operations, including cost recovery, on-time performance
and minutes of delay, ridership, on-board services,
stations, facilities, equipment, and other services;

(2) connectivity of a route with other routes;

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

5 (4) Amtrak's and other major intercity pas6 senger rail service providers in other countries'
7 methodologies for determining intercity passenger
8 rail routes and services; and

9 (5) the views of the States and other interested10 parties.

(b) SUBMITTAL TO CONGRESS.—The auditor or consultant shall submit recommendations developed under
subsection (a) to Amtrak, the House of Representatives
Committee on Transportation and Infrastructure, and the
Senate Committee on Commerce, Science, and Transportation.

17 (c) CONSIDERATION OF RECOMMENDATIONS.—Within 90 days after receiving the recommendations developed 18 19 under subsection (a) by the independent auditor or consultant, the Amtrak Board shall consider the adoption of 20 21 those recommendations. The Board shall transmit a report 22 to the Senate Committee on Commerce, Science, and 23 Transportation and the House of Representatives Com-24 mittee on Transportation and Infrastructure explaining its

action in adopting or failing to adopt any of the rec ommendations.

3 (d) AUTHORIZATION OF APPROPRIATIONS.—There 4 are authorized to be made available to the Secretary of 5 Transportation, out of any amounts authorized by this Act 6 to be appropriated for the benefit of Amtrak and not oth-7 erwise obligated or expended, such sums as may be nec-8 essary to carry out this section.

9 (e) PIONEER ROUTE.—Not later than 1 year after 10 the date of the enactment of this Act, Amtrak shall con-11 duct a 1-time evaluation of passenger rail service between Seattle and Chicago (commonly known as the "Pioneer 12 13 Route"), which was operated by Amtrak until 1997, using methodologies adopted under subsection (c), to determine 14 whether to reinstate passenger rail service along the Pio-15 neer Route or along segments of such route. 16

17 (f) NORTH COAST HIAWATHA ROUTE.—Not later than 1 year after the date of enactment of this Act, Am-18 trak shall conduct a 1-time evaluation of passenger rail 19 20 service between Chicago and Seattle, through Southern 21 Montana (commonly known as the "North Coast Hia-22 watha Route"), which was operated by Amtrak until 1979, 23 using methodologies adopted under subsection (c), to de-24 termine whether to reinstate passenger rail service along the North Coast Hiawatha Route or along segments of 25

such route, provided that such service will not negatively
 impact existing Amtrak routes.

3 SEC. 208. METRICS AND STANDARDS.

4 (a) IN GENERAL.—Within 180 days after the date 5 of enactment of this Act, the Administrator of the Federal Railroad Administration and Amtrak shall jointly, in con-6 7 sultation with the Surface Transportation Board, rail car-8 riers over whose rail lines Amtrak trains operate, States, 9 Amtrak employees, and groups representing Amtrak pas-10 sengers, as appropriate, develop new or improve existing 11 metrics and minimum standards for measuring the performance and service quality of intercity passenger train 12 operations, including cost recovery, on-time performance 13 14 and minutes of delay, ridership, on-board services, sta-15 tions, facilities, equipment, and other services. Such metrics, at a minimum, shall include the percentage of 16 17 avoidable and fully allocated operating costs covered by passenger revenues on each route, ridership per train mile 18 19 operated, measures of on-time performance and delays in-20 curred by intercity passenger trains on the rail lines of 21 each rail carrier and, for long distance routes, measures 22 of connectivity with other routes in all regions currently 23 receiving Amtrak service and the transportation needs of 24communities and populations that are not well-served by other forms of public transportation. Amtrak shall provide 25

reasonable access to the Federal Railroad Administration
 in order to enable the Administration to carry out its duty
 under this section.

4 (b) QUARTERLY REPORTS.—The Administrator of the Federal Railroad Administration shall collect the nec-5 essary data and publish a quarterly report on the perform-6 7 ance and service quality of intercity passenger train oper-8 ations, including Amtrak's cost recovery, ridership, on-9 time performance and minutes of delay, causes of delay, 10 on-board services, stations, facilities, equipment, and other 11 services.

12 (c) CONTRACT WITH HOST RAIL CARRIERS.—To the extent practicable, Amtrak and its host rail carriers shall 13 14 incorporate the metrics and standards developed under 15 subsection (a) into their access and service agreements. 16 (d) ARBITRATION.—If the development of the metrics 17 and standards is not completed within the 180-day period 18 required by subsection (a), any party involved in the devel-19 opment of those standards may petition the Surface Transportation Board to appoint an arbitrator to assist 20 21 the parties in resolving their disputes through binding ar-22 bitration.

23 SEC. 209. PASSENGER TRAIN PERFORMANCE.

(a) IN GENERAL.—Section 24308 is amended byadding at the end the following:

"(f) PASSENGER TRAIN PERFORMANCE AND OTHER
 STANDARDS.—

3 "(1) INVESTIGATION OF SUBSTANDARD PER-4 FORMANCE.—If the on-time performance of any 5 intercity passenger train averages less than 80 per-6 cent for any 2 consecutive calendar quarters, or the 7 service quality of intercity passenger train operations 8 for which minimum standards are established under 9 section 208 of the Passenger Rail Investment and 10 Improvement Act of 2007 fails to meet those stand-11 ards for 2 consecutive calendar quarters, the Surface 12 Transportation Board may initiate an investigation. 13 or upon the filing of a complaint by Amtrak, an 14 intercity passenger rail operator, a host freight rail-15 road over which Amtrak operates, or an entity for 16 which Amtrak operates intercity passenger rail serv-17 ice, the Board shall initiate an investigation to de-18 termine whether, and to what extent, delays or fail-19 ure to achieve minimum standards are due to causes 20 that could reasonably be addressed by a rail carrier 21 over tracks of which the intercity passenger train op-22 erates or reasonably addressed by Amtrak or other 23 intercity passenger rail operator. As part of its in-24 vestigation, the Board has authority to review the 25 accuracy of the train performance data. In making

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its determination or carrying out such an investiga tion, the Board shall obtain information from all
 parties involved and identify reasonable measures
 and make recommendations to improve the service,
 quality, and on-time performance of the train.

6 "(2) PROBLEMS CAUSED BY HOST RAIL CAR-7 RIER.—If the Board determines that delays or fail-8 ures to achieve minimum standards investigated 9 under paragraph (1) are attributable to a rail car-10 rier's failure to provide preference to Amtrak over 11 freight transportation as required under subsection 12 (c), the Board may award damages against the host 13 rail carrier, including prescribing such other relief to 14 Amtrak as it determines to be reasonable and appro-15 priate pursuant to paragraph (3) of this subsection.

16 "(3) DAMAGES AND RELIEF.—In awarding
17 damages and prescribing other relief under this sub18 section the Board shall consider such factors as—

19 "(A) the extent to which Amtrak suffers fi20 nancial loss as a result of host rail carrier
21 delays or failure to achieve minimum standards;
22 and

23 "(B) what reasonable measures would ade-24 quately deter future actions which may reason-

ably be expected to be likely to result in delays
to Amtrak on the route involved.
"(4) Use of damages.—The Board shall, as it
deems appropriate, order the host rail carrier to
remit the damages awarded under this subsection to
Amtrak or to an entity for which Amtrak operates
intercity passenger rail service. Such damages shall
be used for capital or operating expenditures on the
routes over which delays or failures to achieve min-
imum standards were the result of a rail carrier's
failure to provide preference to Amtrak over freight
transportation as determined in accordance with
paragraph (2).".

(b) FEES.—The Surface Transportation Board may 14 15 establish and collect filing fees from any entity that files 16 a complaint under section 24308(f)(1) of title 49, United 17 States Code, or otherwise requests or requires the Board's services pursuant to this Act. The Board shall establish 18 19 such fees at levels that will fully or partially, as the Board 20 determines to be appropriate, offset the costs of adjudicating complaints under that section and other requests 21 22 or requirements for Board action under this Act. The 23 Board may waive any fee established under this subsection 24 for any governmental entity as determined appropriate by the Board. 25

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(c) AUTHORIZATION OF ADDITIONAL STAFF.—The
 Surface Transportation Board may increase the number
 of Board employees by up to 15 for the 5 fiscal year period
 beginning with fiscal year 2008 to carry out its respon sibilities under section 24308 of title 49, United States
 Code, and this Act.

7 (d) CHANGE OF REFERENCE.—Section 24308 is8 amended—

9 (1) by striking "Interstate Commerce Commis10 sion" in subsection (a)(2)(A) and inserting "Surface
11 Transportation Board";

(2) by striking "Commission" each place it appears and inserting "Board";

14 (3) by striking "Secretary of Transportation"
15 in subsection (c) and inserting "Board"; and

16 (4) by striking "Secretary" the last 3 places it
17 appears in subsection (c) and each place it appears
18 in subsections (d) and (e) and inserting "Board".

19 SEC. 210. LONG DISTANCE ROUTES.

20 (a) IN GENERAL.—Chapter 247 is amended by add-

- 21 ing at the end thereof the following:
- 22 "§ 24710. Long distance routes

23 "(a) ANNUAL EVALUATION.—Using the financial and
24 performance metrics developed under section 208 of the

Passenger Rail Investment and Improvement Act of 2007,
 Amtrak shall—

3 "(1) evaluate annually the financial and oper4 ating performance of each long distance passenger
5 rail route operated by Amtrak; and

6 "(2) rank the overall performance of such 7 routes for 2006 and identify each long distance pas-8 senger rail route operated by Amtrak in 2006 ac-9 cording to its overall performance as belonging to 10 the best performing third of such routes, the second 11 best performing third of such routes, or the worst 12 performing third of such routes.

13 "(b) PERFORMANCE IMPROVEMENT PLAN.—Amtrak 14 shall develop and publish a performance improvement plan 15 for its long distance passenger rail routes to achieve finan-16 cial and operating improvements based on the data col-17 lected through the application of the financial and per-18 formance metrics developed under section 208 of that Act. 19 The plan shall address—

20 "(1) on-time performance;

21 "(2) scheduling, frequency, routes, and stops;
22 "(3) the feasibility of restructuring service into
23 connected corridor service;

24 "(4) performance-related equipment changes25 and capital improvements;

1	"(5) on-board amenities and service, including
2	food, first class, and sleeping car service;
3	"(6) State or other non-Federal financial con-
4	tributions;
5	"(7) improving financial performance; and
6	"(8) other aspects of Amtrak's long distance
7	passenger rail routes that affect the financial, com-
8	petitive, and functional performance of service on
9	Amtrak's long distance passenger rail routes.
10	"(c) IMPLEMENTATION.—Amtrak shall implement
11	the performance improvement plan developed under sub-
12	section (b)—
13	"(1) beginning in fiscal year 2008 for those
14	routes identified as being in the worst performing
15	third under subsection $(a)(2)$;
16	((2)) beginning in fiscal year 2009 for those
17	routes identified as being in the second best per-
18	forming third under subsection $(a)(2)$; and
19	"(3) beginning in fiscal year 2010 for those
20	routes identified as being in the best performing
21	third under subsection $(a)(2)$.
22	"(d) ENFORCEMENT.—The Federal Railroad Admin-
23	istration shall monitor the development, implementation,
24	and outcome of improvement plans under this section. If,
25	for any year, it determines that Amtrak is not making

reasonable progress in implementing its performance im provement plan or in achieving the expected outcome of
 the plan for any calendar year, the Federal Railroad
 Administration—

5 "(1) shall notify Amtrak, the Inspector General
6 of the Department of Transportation, and appro7 priate Congressional committees of its determination
8 under this subsection;

9 "(2) shall provide an opportunity for a hearing
10 with respect to that determination; and

"(3) may withhold any appropriated funds otherwise available to Amtrak for the operation of a
route or routes on which it is not making progress,
other than funds made available for passenger safety
or security measures.".

(b) CONFORMING AMENDMENT.—The chapter analysis for chapter 247 is amended by inserting after the item
relating to section 24709 the following:

"24710. Long distance routes.".

19 SEC. 210A. REPORT ON SERVICE DELAYS ON CERTAIN PAS20 SENGER RAIL ROUTES.

Not later than 6 months after the date of the enactment of this Act, the Inspector General of the Department
of Transportation shall submit to Congress a report
that—

1	(1) describes service delays and the sources of
2	such delays on—
3	(A) the Amtrak passenger rail route be-
4	tween Seattle, Washington, and Los Angeles,
5	California (commonly known as the "Coast
6	Starlight''); and
7	(B) the Amtrak passenger rail route be-
8	tween Vancouver, British Columbia, Canada,
9	and Eugene, Oregon (commonly known as
10	"Amtrak Cascades"); and
11	(2) contains recommendations for improving the
12	on-time performance of such routes.
13	SEC. 211. ALTERNATE PASSENGER RAIL SERVICE PRO-
13 14	SEC. 211. ALTERNATE PASSENGER RAIL SERVICE PRO- GRAM.
14 15	GRAM.
14 15 16	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec-
14 15 16	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec- tion 209, is amended by adding at the end thereof the
14 15 16 17	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec- tion 209, is amended by adding at the end thereof the following:
14 15 16 17 18	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec- tion 209, is amended by adding at the end thereof the following: "§ 24711. Alternate passenger rail service program
14 15 16 17 18 19	GRAM. (a) IN GENERAL.—Chapter 247, as amended by section 209, is amended by adding at the end thereof the following: "§ 24711. Alternate passenger rail service program "(a) IN GENERAL.—Within 1 year after the date of
 14 15 16 17 18 19 20 	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec- tion 209, is amended by adding at the end thereof the following: "§ 24711. Alternate passenger rail service program "(a) IN GENERAL.—Within 1 year after the date of enactment of the Passenger Rail Investment and Improve-
 14 15 16 17 18 19 20 21 	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec- tion 209, is amended by adding at the end thereof the following: "§ 24711. Alternate passenger rail service program "(a) IN GENERAL.—Within 1 year after the date of enactment of the Passenger Rail Investment and Improve- ment Act of 2007, the Federal Railroad Administration
 14 15 16 17 18 19 20 21 22 	GRAM. (a) IN GENERAL.—Chapter 247, as amended by sec- tion 209, is amended by adding at the end thereof the following: "§ 24711. Alternate passenger rail service program "(a) IN GENERAL.—Within 1 year after the date of enactment of the Passenger Rail Investment and Improve- ment Act of 2007, the Federal Railroad Administration shall initiate a rulemaking proceeding to develop a pro-

frastructure over which Amtrak operates a pas-

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1 senger rail service route described in subparagraph 2 (B), (C), or (D) of section 24102(5) or in section 3 24702 of title 49, United States Code, or any entity 4 operating as a rail carrier that has negotiated a con-5 tingent agreement to lease necessary rights-of-way 6 from a rail carrier or rail carriers that own the in-7 frastructure on which Amtrak operates such routes, 8 may petition the Federal Railroad Administration to 9 be considered as a passenger rail service provider 10 over that route in lieu of Amtrak;

11 "(2) the Administration would notify Amtrak 12 within 30 days after receiving a petition under para-13 graph (1) and establish a deadline by which both the 14 petitioner and Amtrak would be required to submit 15 a bid to provide passenger rail service over the route 16 to which the petition relates;

"(3) each bid would describe how the bidder
would operate the route, what Amtrak passenger
equipment would be needed, if any, what sources of
non-Federal funding the bidder would use, including
any State subsidy, among other things;

"(4) the Administration would make a decision
and execute a contract within a specified, limited
time after that deadline awarding to the winning
bidder—

1	"(A) the right and obligation to provide
2	passenger rail service over that route subject to
3	such performance standards as the Administra-
4	tion may require, consistent with the standards
5	developed under section 208 of this Act; and
6	"(B) an operating subsidy—
7	"(i) for the first year at a level not in
8	excess of the level in effect during the fis-
9	cal year preceding the fiscal year in which
10	the petition was received, adjusted for in-
11	flation;
12	"(ii) for any subsequent years at such
13	level, adjusted for inflation; and
14	"(5) each bid would contain a staffing plan de-
15	scribing the number of employees needed to operate
16	the service, the job assignments and requirements,
17	and the terms of work for prospective and current
18	employees of the bidder for the service outlined in
19	the bid, and such staffing plan would be made avail-
20	able by the winning bidder to the public after the bid
21	award.
22	"(b) Implementation.—
23	"(1) INITIAL PETITIONS.—Pursuant to any
24	rules or regulations promulgated under subsection

1	(A), the Administration shall establish a deadline for
2	the submission of a petition under subsection (a)—
3	"(A) during fiscal year 2008 for operations
4	commencing in fiscal year 2009; and
5	"(B) during the immediately preceding fis-
6	cal year for operations commencing in subse-
7	quent fiscal years.
8	"(2) ROUTE LIMITATIONS.—The Administra-
9	tion may not make the program available with re-
10	spect to more than 1 Amtrak passenger rail route
11	for operations beginning in fiscal year 2009 nor to
12	more than 2 such routes for operations beginning in
13	fiscal year 2011 and subsequent fiscal years.
14	"(c) Performance Standards; Access to Facili-
15	TIES; EMPLOYEES.—If the Administration awards the
16	right and obligation to provide passenger rail service over
17	a route under the program to a rail carrier or rail
18	carriers—
19	"(1) it shall execute a contract with the rail
20	carrier or rail carriers for rail passenger operations
21	on that route that conditions the operating and sub-
22	sidy rights upon—
23	"(A) the service provider continuing to
24	provide passenger rail service on the route that
25	is no less frequent, nor over a shorter distance,

1	than Amtrak provided on that route before the
2	award; and
3	"(B) the service provider's compliance with
4	the minimum standards established under sec-
5	tion 208 of the Passenger Rail Investment and
6	Improvement Act of 2007 and such additional
7	performance standards as the Administration
8	may establish;
9	"(2) it shall, if the award is made to a rail car-
10	rier other than Amtrak, require Amtrak to provide
11	access to its reservation system, stations, and facili-
12	ties to any rail carrier or rail carriers awarded a
13	contract under this section, in accordance with sec-
14	tion 218 of that Act, necessary to carry out the pur-
15	poses of this section;
16	"(3) the employees of any person used by a rail
17	carrier or rail carriers (as defined in section
18	10102(5) of this title) in the operation of a route
19	under this section shall be considered an employee of
20	that carrier or carriers and subject to the applicable
01	

2 21 Federal laws and regulations governing similar 22 crafts or classes of employees of Amtrak, including 23 provisions under section 121 of the Amtrak Reform 24 and Accountability Act of 1997 relating to employ-25 ees that provide food and beverage service; and

"(4) the winning bidder shall provide preference
 in hiring to qualified Amtrak employees displaced by
 the award of the bid, consistent with the staffing
 plan submitted by the bidder.

5 "(d) CESSATION OF SERVICE.—If a rail carrier or rail carriers awarded a route under this section cease to 6 7 operate the service or fail to fulfill their obligations under 8 the contract required under subsection (c), the Adminis-9 trator, in collaboration with the Surface Transportation 10 Board shall take any necessary action consistent with this 11 title to enforce the contract and ensure the continued provision of service, including the installment of an interim 12 13 service provider and re-bidding the contract to operate the 14 service. The entity providing service shall either be Amtrak or a rail carrier defined in section 24711(a)(1). 15

16 "(e) ADEQUATE RESOURCES.—Before taking any ac17 tion allowed under this section, the Secretary shall certify
18 that the Administrator has sufficient resources that are
19 adequate to undertake the program established under this
20 section.".

(b) CONFORMING AMENDMENT.—The chapter analysis for chapter 247, as amended by section 209, is
amended by inserting after the item relating to section
24 24710 the following:

"24711. Alternate passenger rail service program.".

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1 SEC. 212. EMPLOYEE TRANSITION ASSISTANCE.

2 (a) PROVISION OF FINANCIAL INCENTIVES.—For 3 Amtrak employees who are adversely affected by the ces-4 sation of the operation of a long distance route or any 5 other route under section 24711 of title 49, United States 6 Code, previously operated by Amtrak, the Secretary shall 7 develop a program under which the Secretary may, in the Secretary's discretion, provide grants for financial incen-8 9 tives to be provided to employees of the National Railroad Passenger Corporation who voluntarily terminate their 10 11 employment with the Corporation and relinquish any legal 12 rights to receive termination-related payments under any 13 contractual agreement with the Corporation.

(b) CONDITIONS FOR FINANCIAL INCENTIVES.—As a
condition for receiving financial assistance grants under
this section, the Corporation must certify that—

- (1) a reasonable attempt was made to reassign
 an employee adversely affected under section 24711
 of title 49, United States Code, or by the elimination
 of any route, to other positions within the Corporation in accordance with any contractual agreements;
- (2) the financial assistance results in a net reduction in the total number of employees equal to
 the number receiving financial incentives;
- 25 (3) the financial assistance results in a net re26 duction in total employment expense equivalent to
 [†] S 294 ES

1	the total employment expenses associated with the
2	employees receiving financial incentives; and
3	(4) the total number of employees eligible for

(4) the total number of employees eligible for
termination-related payments will not be increased
without the express written consent of the Secretary.
(c) AMOUNT OF FINANCIAL INCENTIVES.—The financial incentives authorized under this section may be
no greater than \$50,000 per employee.

9 (d) AUTHORIZATION OF APPROPRIATIONS.—There 10 are hereby authorized to be appropriated to the Secretary 11 such sums as may be necessary to make grants to the Na-12 tional Railroad Passenger Corporation to provide financial 13 incentives under subsection (a).

(e) TERMINATION-RELATED PAYMENTS.—If Amtrak 14 15 employees adversely affected by the cessation of Amtrak service resulting from the awarding of a grant to an oper-16 ator other than Amtrak for the operation of a route under 17 section 24711 of title 49, United States Code, or any other 18 route, previously operated by Amtrak do not receive finan-19 cial incentives under subsection (a), then the Secretary 20 21 shall make grants to the National Railroad Passenger Cor-22 poration from funds authorized by section 102 of this Act 23 for termination-related payments to employees under ex-24 isting contractual agreements.

45

1 SEC. 213. NORTHEAST CORRIDOR STATE-OF-GOOD-REPAIR

2

PLAN.

3 (a) IN GENERAL.—Within 6 months after the date 4 of enactment of this Act, the National Railroad Passenger 5 Corporation, in consultation with the Secretary and the 6 States (including the District of Columbia) that make up 7 the Northeast Corridor (as defined in section 24102 of 8 title 49, United States Code), shall prepare a capital 9 spending plan for capital projects required to return the railroad right-of-way (including track, signals, and auxil-10 iary structures), facilities, stations, and equipment, of the 11 Northeast Corridor to a state of good repair by the end 12 13 of fiscal year 2012, consistent with the funding levels authorized in this Act and shall submit the plan to the Sec-14 15 retary.

16

(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 ⁺S 294 ES

1	24905 of title 49, United States Code, and other
2	Northeast Corridor users regarding the plan.
3	(3) The Secretary shall make grants to the Cor-
4	poration with funds authorized by section $101(b)$ for
5	Northeast Corridor capital investments contained
6	within the capital spending plan prepared by the
7	Corporation and approved by the Secretary.
8	(4) Using the funds authorized by section
9	101(d), the Secretary shall review Amtrak's capital
10	expenditures funded by this section to ensure that
11	such expenditures are consistent with the capital
12	spending plan and that Amtrak is providing ade-
13	quate project management oversight and fiscal con-
14	trols.
15	(c) ELIGIBILITY OF EXPENDITURES.—The Federal
16	share of expenditures for capital improvements under this
17	section may not exceed 100 percent.

18 SEC. 214. NORTHEAST CORRIDOR INFRASTRUCTURE AND 19 OPERATIONS IMPROVEMENTS.

20 (a) IN GENERAL.—Section 24905 is amended to read21 as follows:

1	"§24905. Northeast Corridor Infrastructure and Op-
2	erations Advisory Commission; Safety
3	and Security Committee
4	"(a) Northeast Corridor Infrastructure and
5	Operations Advisory Commission.—
6	"(1) Within 180 days after the date of enact-
7	ment of the Passenger Rail Investment and Im-
8	provement Act of 2007, the Secretary of Transpor-
9	tation shall establish a Northeast Corridor Infra-
10	structure and Operations Advisory Commission
11	(hereinafter referred to in this section as the 'Com-
12	mission') to promote mutual cooperation and plan-
13	ning pertaining to the rail operations and related ac-
14	tivities of the Northeast Corridor. The Commission
15	shall be made up of—
16	"(A) members representing the National
17	Railroad Passenger Corporation;
18	"(B) members representing the Secretary
19	of Transportation and the Federal Railroad Ad-
20	ministration;
21	"(C) 1 member from each of the States
22	(including the District of Columbia) that con-
23	stitute the Northeast Corridor as defined in sec-
24	tion 24102, designated by, and serving at the
25	pleasure of, the chief executive officer thereof;

and

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1	"(D) non-voting representatives of freight
2	railroad carriers using the Northeast Corridor
3	selected by the Secretary.
4	"(2) The Secretary shall ensure that the mem-
5	bership belonging to any of the groups enumerated
6	under subparagraph (1) shall not constitute a major-
7	ity of the commission's memberships.
8	"(3) The commission shall establish a schedule
9	and location for convening meetings, but shall meet
10	no less than four times per fiscal year, and the com-
11	mission shall develop rules and procedures to govern
12	the commission's proceedings.
13	"(4) A vacancy in the Commission shall be
14	filled in the manner in which the original appoint-
15	ment was made.
16	"(5) Members shall serve without pay but shall
17	receive travel expenses, including per diem in lieu of
18	subsistence, in accordance with sections 5702 and
19	5703 of title 5, United States Code.
20	"(6) The Chairman of the Commission shall be
21	elected by the members.
22	"(7) The Commission may appoint and fix the
23	pay of such personnel as it considers appropriate.
24	"(8) Upon request of the Commission, the head
25	of any department or agency of the United States

may detail, on a reimbursable basis, any of the per sonnel of that department or agency to the Commis sion to assist it in carrying out its duties under this
 section.

5 "(9) Upon the request of the Commission, the 6 Administrator of General Services shall provide to 7 the Commission, on a reimbursable basis, the admin-8 istrative support services necessary for the Commis-9 sion to carry out its responsibilities under this sec-10 tion.

11 "(10) The commission shall consult with other12 entities as appropriate.

13 "(b) GENERAL RECOMMENDATIONS.—The Commis14 sion shall develop recommendations concerning Northeast
15 Corridor rail infrastructure and operations including pro16 posals addressing, as appropriate—

17 "(1) short-term and long term capital invest18 ment needs beyond the state-of-good-repair under
19 section 213;

20 "(2) future funding requirements for capital
21 improvements and maintenance;

22 "(3) operational improvements of intercity pas-23 senger rail, commuter rail, and freight rail services;

24 "(4) opportunities for additional non-rail uses
25 of the Northeast Corridor;

	00
1	"(5) scheduling and dispatching;
2	"(6) safety and security enhancements;
3	"(7) equipment design;
4	"(8) marketing of rail services; and
5	"(9) future capacity requirements.
6	"(c) Access Costs.—
7	"(1) DEVELOPMENT OF FORMULA.—Within 1
8	year after verification of Amtrak's new financial ac-
9	counting system pursuant to section 203(b) of the
10	Passenger Rail Investment and Improvement Act of
11	2007, the Commission shall—
12	"(A) develop a standardized formula for
13	determining and allocating costs, revenues, and
14	compensation for Northeast Corridor commuter
15	rail passenger transportation, as defined in sec-
16	tion 24102 of this title, that use National Rail-
17	road Passenger Corporation facilities or services
18	or that provide such facilities or services to the
19	National Railroad Passenger Corporation that
20	ensure that—
21	"(i) there is no cross-subsidization of
22	commuter rail passenger, intercity rail pas-
23	senger, or freight rail transportation; and
24	"(ii) each service is assigned the costs
25	incurred only for the benefit of that serv-

1	ice, and a proportionate share, based upon
2	factors that reasonably reflect relative use,
3	of costs incurred for the common benefit of
4	more than 1 service;
5	"(B) develop a proposed timetable for im-
6	plementing the formula before the end of the
7	6th year following the date of enactment of that
8	Act;
9	"(C) transmit the proposed timetable to
10	the Surface Transportation Board; and
11	"(D) at the request of a Commission mem-
12	ber, petition the Surface Transportation Board
13	to appoint a mediator to assist the Commission
14	members through non-binding mediation to
15	reach an agreement under this section.
16	"(2) Implementation.—The National Rail-
17	road Passenger Corporation and the commuter au-
18	thorities providing commuter rail passenger trans-
19	portation on the Northeast Corridor shall implement
20	new agreements for usage of facilities or services
21	based on the formula proposed in paragraph (1) in
22	accordance with the timetable established therein. If
23	the entities fail to implement such new agreements
24	in accordance with the timetable, the Commission
25	shall petition the Surface Transportation Board to

determine the appropriate compensation amounts for
 such services in accordance with section 24904(c) of
 this title. The Surface Transportation Board shall
 enforce its determination on the party or parties in volved.

6 "(d) TRANSMISSION OF RECOMMENDATIONS.—The 7 commission shall annually transmit the recommendations 8 developed under subsection (b) and the formula and time-9 table developed under subsection (c)(1) to the Senate 10 Committee on Commerce, Science, and Transportation 11 and the House of Representatives Committee on Trans-12 portation and Infrastructure.

13 "(e) NORTHEAST CORRIDOR SAFETY AND SECURITY
14 COMMITTEE.—

15 "(1) IN GENERAL.—The Secretary shall estab16 lish a Northeast Corridor Safety and Security Com17 mittee composed of members appointed by the Sec18 retary. The members shall be representatives of—
19 "(A) the Secretary;
20 "(B) Amtrak;
21 "(C) freight carriers operating more than

22 150,000 train miles a year on the main line of
23 the Northeast Corridor;

24 "(D) commuter agencies;

25 "(E) rail passengers;

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1	"(F) rail labor;
2	"(G) the Transportation Security Adminis-
3	tration; and
4	"(H) other individuals and organizations
5	the Secretary decides have a significant interest
6	in rail safety or security.
7	"(2) FUNCTION; MEETINGS.—The Secretary
8	shall consult with the Committee about safety and
9	security improvements on the Northeast Corridor
10	main line. The Committee shall meet at least once
11	every 2 years to consider safety matters on the main
12	line.
13	"(3) REPORT.—At the beginning of the first
14	session of each Congress, the Secretary shall submit
15	a report to the Commission and to Congress on the
16	status of efforts to improve safety and security on
17	the Northeast Corridor main line. The report shall
18	include the safety recommendations of the Com-
19	mittee and the comments of the Secretary on those
20	recommendations.".
21	(b) Conforming Amendments.—Section
22	24904(c)(2) is amended by—
23	(1) inserting "commuter rail passenger and"
24	after "between"; and
25	(2) striking "freight" in the second sentence.

- 1
- (c) RIDOT ACCESS AGREEMENT.—

(1) IN GENERAL.—Not later than December 15,
2007, Amtrak and the Rhode Island Department of
Transportation shall enter into an agreement governing access fees and other costs or charges related
to the operation of the South County commuter rail
service on the Northeast Corridor between Providence and Wickford Junction, Rhode Island.

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9 (2) FAILURE TO REACH AGREEMENT.—If Am-10 trak and the Rhode Island Department of Transpor-11 tation fail to reach the agreement specified under 12 paragraph (1), the Administrator of the Federal 13 Railroad Administration shall, after consultation 14 with both parties, resolve any outstanding disagree-15 ments between the parties, including setting access 16 fees and other costs or charges related to the oper-17 ation of the South County commuter rail service 18 that do not allow for the cross-subsidization of inter-19 city rail passenger and commuter rail passenger 20 service, not later than October 31, 2007.

(3) INTERIM AGREEMENT.—Any agreement between Amtrak and the Rhode Island Department of
Transportation relating to access costs made under
this subsection shall be superseded by any access
cost formula developed by the Northeast Corridor

1	Infrastructure and Operations Advisory Commission
2	under section 24905(c)(1) of title 49, United States
3	Code, as amended by section 214(a) of this Act.
4	(d) Acela Service Study.—
5	(1) IN GENERAL.—Amtrak shall conduct a con-
6	duct a study to determine the infrastructure and
7	equipment improvements necessary to provide reg-
8	ular Acela service—
9	(A) between Washington, D.C. and New
10	York City in 2 hours and 30 minutes; and
11	(B) between New York City and Boston in
12	3 hours and 15 minutes.
13	(2) Issues.—The study conducted under para-
14	graph (1) shall include—
15	(A) an estimated time frame for achieving
16	the trip time described in paragraph (1);
17	(B) an analysis of any significant obstacles
18	that would hinder such an achievement; 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) SECONDARY STUDY.—Amtrak shall provide
24	an initial assessment of the infrastructure and
25	equipment improvements, including an order of mag-

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1	nitude cost estimate of such improvements, that
2	would be necessary to provide regular Acela
3	service—
4	(A) between Washington, D.C. and New
5	York City in 2 hours and 15 minutes; and
6	(B) between New York City and Boston in
7	3 hours.
8	(4) REPORT.—Not later than February 1,
9	2008, Amtrak shall submit a written report con-
10	taining the results of the studies required under this
11	subsection to—
12	(A) the Committee on Commerce, Science,
13	and Transportation of the Senate;
14	(B) the Committee on Appropriations of
15	the Senate;
16	(C) the Committee on Transportation and
17	Infrastructure of the House of Representatives;
10	
18	(D) the Committee on Appropriations of
10	(D) the Committee on Appropriations of the House of Representatives; and
19	the House of Representatives; and
19 20	the House of Representatives; and (E) the Federal Railroad Administration.
19 20 21	the House of Representatives; and (E) the Federal Railroad Administration. SEC. 215. RESTRUCTURING LONG-TERM DEBT AND CAP-
19 20 21 22	the House of Representatives; and (E) the Federal Railroad Administration. SEC. 215. RESTRUCTURING LONG-TERM DEBT AND CAP- ITAL LEASES.

indebtedness as of the date of enactment of this Act. This
 authorization expires on October 1, 2008.

3 RESTRUCTURING.—The Secretary of (b) $\mathbf{D}\mathbf{E}\mathbf{B}\mathbf{T}$ 4 Treasury, in consultation with the Secretary of the Trans-5 portation and Amtrak, shall enter into negotiations with the holders of Amtrak debt, including leases, outstanding 6 7 on the date of enactment of this Act for the purpose of restructuring (including repayment) and repaying that 8 9 debt. The Secretary of the Treasury may secure agree-10 ments for restructuring or repayment on such terms as 11 the Secretary of the Treasury deems favorable to the interests of the Government. 12

13 (c) CRITERIA.—In restructuring Amtrak's indebted14 ness, the Secretary and Amtrak—

(1) shall take into consideration repayment
costs, the term of any loan or loans, and market
conditions; and

18 (2) shall ensure that the restructuring results
19 in significant savings to Amtrak and the United
20 States Government.

(d) PAYMENT OF RENEGOTIATED DEBT.—If the criteria under subsection (c) are met, the Secretary of Treasury may assume or repay the restructured debt, as appropriate.

1 (e) Amtrak Principal and Interest Pay-2 ments.—

3 (1) PRINCIPAL ON DEBT SERVICE.—Unless the 4 Secretary of Treasury makes sufficient payments to 5 creditors under subsection (d) so that Amtrak is re-6 quired to make no payments to creditors in a fiscal 7 year, the Secretary of Transportation shall use 8 funds authorized by section 103(a)(1) for the use of 9 Amtrak for retirement of principal on loans for cap-10 ital equipment, or capital leases.

11 (2) INTEREST ON DEBT.—Unless the Secretary 12 of Treasury makes sufficient payments to creditors 13 under subsection (d) so that Amtrak is required to 14 make no payments to creditors in a fiscal year, the 15 Secretary of Transportation shall use funds author-16 ized by section 103(a)(2) for the use of Amtrak for 17 the payment of interest on loans for capital equip-18 ment, 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 103(a)(1) or (2) shall
be reduced accordingly.

1	(f) Legal Effect of Payments Under This Sec-
2	TION.—The payment of principal and interest on secured
3	debt, other than debt assumed under subsection (d), with
4	the proceeds of grants under subsection (e) shall not—
5	(1) modify the extent or nature of any indebt-
6	edness of the National Railroad Passenger Corpora-
7	tion to the United States in existence of the date of
8	enactment of this Act;
9	(2) change the private nature of Amtrak's or its
10	successors' liabilities; or
11	(3) imply any Federal guarantee or commit-
12	ment to amortize Amtrak's outstanding indebted-
13	ness.
14	(g) Secretary Approval.—Amtrak may not incur
15	more debt after the date of enactment of this Act without
16	the express advance approval of the Secretary of Trans-
17	portation.
18	(h) Report.—The Secretary of the Treasury shall
19	transmit a report to the Senate Committee on Commerce,
20	Science, and Transportation, the Senate Committee on
21	Appropriations, the House of Representatives Committee
22	on Transportation and Infrastructure, and the House of
23	Representatives Committee on Appropriations by Novem-
24	ber 1, 2008—

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1	(1) describing in detail any agreements to re-
2	structure the Amtrak debt; and
3	(2) providing an estimate of the savings to Am-
4	trak and the United States Government.
5	SEC. 216. STUDY OF COMPLIANCE REQUIREMENTS AT EX-
6	ISTING INTERCITY RAIL STATIONS.

7 Amtrak, in consultation with station owners, shall 8 evaluate the improvements necessary to make all existing 9 stations it serves readily accessible to and usable by individuals with disabilities, as required by section 242(e)(2)10 11 of the Americans with Disabilities Act of 1990 (42 U.S.C. 12162(e)(2)). The evaluation shall include the estimated 12 13 cost of the improvements necessary, the identification of 14 the responsible person (as defined in section 241(5) of 15 that Act (42 U.S.C. 12161(5))), and the earliest prac-16 ticable date when such improvements can be made. Am-17 trak shall submit the evaluation to the Senate Committee on Commerce, Science, and Transportation, the House of 18 19 Representatives Committee on Transportation and Infra-20 structure, and the National Council on Disability by Sep-21 tember 30, 2008, along with recommendations for funding 22 the necessary improvements.

1 SEC. 217. INCENTIVE PAY.

2 The Amtrak Board of Directors is encouraged to de3 velop an incentive pay program for Amtrak management
4 employees.

5 SEC. 218. ACCESS TO AMTRAK EQUIPMENT AND SERVICES.

6 If a State desires to select or selects an entity other 7 than Amtrak to provide services required for the operation 8 of an intercity passenger train route described in section 24102(5)(D) or 24702 of title 49, United States Code, 9 10 the State may make an agreement with Amtrak to use facilities and equipment of, or have services provided by, 11 12 Amtrak under terms agreed to by the State and Amtrak to enable the State to utilize an entity other than Amtrak 13 to provide services required for operation of the route. If 14 the parties cannot agree upon terms, and the Surface 15 16 Transportation Board finds that access to Amtrak's facilities or equipment, or the provision of services by Amtrak, 17 is necessary to carry out this provision and that the oper-18 ation of Amtrak's other services will not be impaired 19 20 thereby, the Surface Transportation Board shall, within 21 120 days after submission of the dispute, issue an order 22 that the facilities and equipment be made available, and 23 that services be provided, by Amtrak, and shall determine reasonable compensation, liability and other terms for use 24 25 of the facilities and equipment and provision of the services. Compensation shall be determined in accord with the 26

methodology established pursuant to section 206 of this
 Act.

3 SEC. 219. GENERAL AMTRAK PROVISIONS.

4 (a) REPEAL OF SELF-SUFFICIENCY REQUIREMENTS.

5 (1) PLAN REQUIRED.—Section 24101(d) is
6 amended—

7 (A) by striking "plan to operate within the funding levels authorized by section 24104 of 8 9 this chapter, including the budgetary goals for fiscal years 1998 through 2002." and inserting 10 "plan, consistent with section 204 of the Pas-11 12 senger Rail Investment and Improvement Act of 13 2007, including the budgetary goals for fiscal 14 years 2007 through 2012."; and

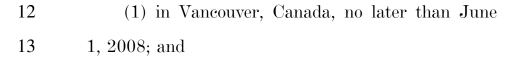
(B) by striking the last sentence and inserting "Amtrak and its Board of Directors
shall adopt a long term plan that minimizes the
need for Federal operating subsidies.".

19 (2) AMTRAK REFORM AND ACCOUNTABILITY
20 ACT AMENDMENTS.—Title II of the Amtrak Reform
21 and Accountability Act of 1997 (49 U.S.C. 24101
22 nt) is amended by striking sections 204 and 205.

(b) LEASE ARRANGEMENTS.—Amtrak may obtain
services from the Administrator of General Services, and
the Administrator may provide services to Amtrak, under

section 201(b) and 211(b) of the Federal Property and
 Administrative Service Act of 1949 (40 U.S.C. 481(b) and
 491(b)) for each of fiscal years 2007 through 2012.

4 (c) TRAVEL FACILITATION.—Using existing author-5 ity or agreements, or upon reaching additional agreements with Canada, the Secretary of Transportation and other 6 7 Federal agencies, as appropriate, are authorized to estab-8 lish facilities and procedures to conduct preclearance of 9 passengers traveling on Amtrak trains from Canada to the 10 United States. The Secretary shall seek to establish such 11 facilities and procedures—



14 (2) in other areas as determined appropriate by15 the Secretary.

16 SEC. 220. PRIVATE SECTOR FUNDING OF PASSENGER 17 TRAINS.

Amtrak is encouraged to increase the operation of trains funded by, or in partnership with, private sector operators through competitive contracting to minimize the need for Federal subsidies. Amtrak shall utilize the provisions of section 24308 of title 49, United States Code, when necessary to obtain access to facilities, train and engine crews, or services of a rail carrier or regional transportation authority that are required to operate such
 trains.

3 SEC. 221. ON-BOARD SERVICE IMPROVEMENTS.

4 (a) IN GENERAL.—Within 1 year after metrics and
5 standards are established under section 208 of this Act,
6 Amtrak shall develop and implement a plan to improve
7 on-board service pursuant to the metrics and standards
8 for such service developed under that section.

9 (b) REPORT.—Amtrak shall provide a report to the 10 Senate Committee on Commerce, Science, and Transpor-11 tation and the House of Representatives Committee on 12 Transportation and Infrastructure on the on-board service 13 improvements proscribed in the plan and the timeline for 14 implementing such improvements.

15 SEC. 222. AMTRAK MANAGEMENT ACCOUNTABILITY.

16 (a) IN GENERAL.—Chapter 243 is amended by in17 serting after section 24309 the following:

18 "§ 24310. Management accountability

19 "(a) IN GENERAL.—Three years after the date of en-20 actment of the Passenger Rail Investment and Improve-21 ment Act of 2007, and two years thereafter, the Inspector 22 General of the Department of Transportation shall com-23 plete an overall assessment of the progress made by Am-24 trak management and the Department of Transportation 25 in implementing the provisions of that Act.

1 "(b) Assessment.—The management assessment 2 undertaken by the Inspector General may include a review 3 of— "(1) effectiveness improving annual financial 4 5 planning; "(2) effectiveness in implementing improved fi-6 7 nancial accounting; "(3) efforts to implement minimum train per-8 9 formance standards; "(4) progress maximizing revenues and mini-10 11 mizing Federal subsidies; and "(5) any other aspect of Amtrak operations the 12 13 Inspector General finds appropriate to review.". 14 (b) CONFORMING AMENDMENT.—The chapter analysis for chapter 243 is amended by inserting after the item 15 16 relating to section 24309 the following: "24310. Management accountability.". 17 SEC. 223. LOCOMOTIVE BIODIESEL FUEL USE STUDY. 18 (a) IN GENERAL.—The Federal Railroad Administra-

19 tion, in consultation with the Secretary of Energy and the
20 Administrator of the Environmental Protection Agency,
21 shall conduct a study to determine the extent to which
22 Amtrak could use biodiesel fuel blends to power its fleet
23 of locomotives and any of its other motor vehicles that can
24 operate on diesel fuel.

1	(b) FACTORS.—In conducting the study, the Federal
2	Railroad Administration shall consider—
3	(1) environmental and energy security effects of
4	biodiesel fuel use;
5	(2) the cost of purchasing biodiesel fuel blends
6	for such purposes;
7	(3) whether sufficient biodiesel fuel is readily
8	available; and
9	(4) the effect of biodiesel fuel use on relevant
10	performance or warranty specifications.
11	(c) REPORT.—Not later than April 1, 2008, the Fed-
12	eral Railroad Administration shall report the results of its
13	study to the Congress together with such findings, conclu-
14	sions, and recommendations as it deems appropriate.
15	SEC. 224. SENSE OF THE SENATE REGARDING THE NEED TO
16	MAINTAIN AMTRAK AS A NATIONAL PAS-
17	SENGER RAIL SYSTEM.
18	(a) FINDINGS.—The Senate makes the following
19	findings:
20	(1) In fiscal year 2007, 3,800,000 passengers
	$(1) \operatorname{III} \operatorname{Inseal} \operatorname{Jean} \operatorname{Ieo}(1) \operatorname{Spec}(1) \operatorname{Passeingens}$
21	traveled on Amtrak's long distance trains, an in-
21 22	
	traveled on Amtrak's long distance trains, an in-
22	traveled on Amtrak's long distance trains, an in- crease of 2.4 percent over fiscal year 2006.

(3) Amtrak operates 15 long-distance trains
 over 18,500 route miles that serve 39 States and the
 District of Columbia. These trains provide the only
 rail passenger service to 23 States.

5 (4) Amtrak's long-distance trains provide an es6 sential transportation service for many communities
7 and to a significant percentage of the general public.

8 (5) Many long-distance trains serve small com-9 munities with limited or no significant air or bus 10 service, especially in remote or isolated areas in the 11 United States.

(6) As a result of airline deregulation and decisions by national bus carriers to leave many communities, rail transportation may provide the only feasible common carrier transportation option for a
growing number of areas.

(7) If long-distance trains were eliminated, 23
States and 243 communities would be left with no
intercity passenger rail service and 16 other States
would lose some rail service. These trains provide a
strong economic benefit for the States and communities that they serve.

(8) Long-distance trains also provide transportation during periods of severe weather or emergencies that stall other modes of transportation.

(9) Amtrak provided the only reliable long-dis tance transportation following the September 11,
 2001 terrorist attacks that grounded air travel.

4 (10) The majority of passengers on long-dis5 tance trains do not travel between the endpoints, but
6 rather between any combination of cities along the
7 route.

8 (11) Passenger trains provide transportation
9 options, mobility for underserved populations, con10 gestion mitigation, and jobs in the areas they serve.

(12) Passenger rail has a positive impact on the
environment compared to other modes of transportation by conserving energy, reducing greenhouse
gas emissions, and cutting down on other airborne
particulate and toxic emissions.

16 (13) Amtrak communities that are served use
17 passenger rail and passenger rail stations as a sig18 nificant source of economic development.

(14) This Act makes meaningful and important
reforms to increase the efficiency, profitability and
on-time performance of Amtrak's long-distance
routes.

23 (b) SENSE OF THE SENATE.—It is the sense of the24 Senate that—

(1) long-distance passenger rail is a vital and
 necessary part of our national transportation system
 and economy; and

4 (2) Amtrak should maintain a national pas5 senger rail system, including long-distance routes,
6 that connects the continental United States from
7 coast to coast and from border to border.

8 SEC. 225. PASSENGER RAIL STUDY.

9 (a) IN GENERAL.—The Comptroller General of the 10 General Accountability Office shall conduct a study to de-11 termine the potential cost and benefits of expanding pas-12 senger rail service options in underserved communities.

(b) SUBMISSION.—Not later than 1 year after the
date of the enactment of this Act, the Comptroller General
shall submit a report containing the results of the study
conducted under this section to—

17 (1) the Committee on Commerce, Science, and18 Transportation of the Senate; and

19 (2) the Committee on Transportation and In-20 frastructure of the House of Representatives.

1**TITLE III—INTERCITY**2**PASSENGER RAIL POLICY**

70

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

6 by inserting the following after chapter 243:

7 "CHAPTER 244. INTERCITY PASSENGER RAIL

8 SERVICE CORRIDOR CAPITAL ASSISTANCE

"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.

9 **"§ 24401. Definitions**

10 "In this subchapter:

"(1) APPLICANT.—The term 'applicant' means
a State (including the District of Columbia), a group
of States, an Interstate Compact, or a public agency
established by one or more States and having responsibility for providing intercity passenger rail
service.

17 "(2) CAPITAL PROJECT.—The term 'capital
18 project' means a project or program in a State rail
19 plan developed under chapter 225 of this title for—

20 "(A) acquiring, constructing, improving, or
21 inspecting equipment, track and track struc22 tures, or a facility for use in or for the primary

"Ir

1	benefit of intercity passenger rail service, ex-
2	penses incidental to the acquisition or construc-
3	tion (including designing, engineering, location
4	surveying, mapping, environmental studies, and
5	acquiring rights-of-way), payments for the cap-
6	ital portions of rail trackage rights agreements,
7	highway-rail grade crossing improvements re-
8	lated to intercity passenger rail service, secu-
9	rity, mitigating environmental impacts, commu-
10	nication and signalization improvements, reloca-
11	tion assistance, acquiring replacement housing
12	sites, and acquiring, constructing, relocating,
13	and rehabilitating replacement housing;
14	"(B) rehabilitating, remanufacturing or
15	overhauling rail rolling stock and facilities used
16	primarily in intercity passenger rail service;
17	"(C) costs associated with developing State
18	rail plans; and
19	"(D) the first-dollar liability costs for in-
20	surance related to the provision of intercity pas-
21	senger rail service under section 24404.
22	"(3) INTERCITY PASSENGER RAIL SERVICE.—
23	The term 'intercity passenger rail service' means
24	transportation services with the primary purpose of
25	passenger transportation between towns, cities and

metropolitan areas by rail, including high-speed rail,
 as defined in section 24102 of title 49, United
 States Code.

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

5

city passenger rail service

6 "(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.

12 "(2) The Secretary shall require that a grant 13 under this section be subject to the terms, condi-14 tions, requirements, and provisions the Secretary de-15 cides are necessary or appropriate for the purposes 16 of this section, including requirements for the dis-17 position of net increases in value of real property re-18 sulting from the project assisted under this section 19 and shall prescribe procedures and schedules for the 20 awarding of grants under this title, including appli-21 cation and qualification procedures and a record of 22 decision on applicant eligibility. The Secretary shall 23 issue a final rule establishing such procedures not 24 later than 90 days after the date of enactment of the Passenger Rail Investment and Improvement
 Act of 2007.

3 "(b) PROJECT AS PART OF STATE RAIL PLAN.—

4 "(1) The Secretary may not approve a grant for 5 a project under this section unless the Secretary 6 finds that the project is part of a State rail plan de-7 veloped under chapter 225 of this title, or under the 8 plan required by section 203 of the Passenger Rail 9 Investment and Improvement Act of 2007, and that 10 the applicant or recipient has or will have the legal, 11 financial, and technical capacity to carry out the 12 project, satisfactory continuing control over the use 13 of the equipment or facilities, and the capability and 14 willingness to maintain the equipment or facilities.

15 "(2) An applicant shall provide sufficient infor16 mation upon which the Secretary can make the find17 ings required by this subsection.

18 "(3) If an applicant has not selected the pro-19 posed operator of its service competitively, the appli-20 cant shall provide written justification to the Sec-21 retary showing why the proposed operator is the 22 best, taking into account price and other factors, 23 and that use of the proposed operator will not un-24 necessarily increase the cost of the project. "(c) PROJECT SELECTION CRITERIA.—The Sec retary, in selecting the recipients of financial assistance
 to be provided under subsection (a), shall—

"(1) require that each proposed project meet all

4

5 safety and security requirements that are applicable6 to the project under law;

"(2) give preference to projects with high levels 7 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 significant service enhancements as measured against 11 12 minimum standards developed under section 208 of 13 the Passenger Rail Investment and Improvement 14 Act of 2007;

15 "(3) encourage intermodal connectivity through
16 projects that provide direct connections between
17 train stations, airports, bus terminals, subway sta18 tions, ferry ports, and other modes of transpor19 tation;

20 "(4) ensure that each project is compatible
21 with, and is operated in conformance with—

22 "(A) plans developed pursuant to the re23 quirements of section 135 of title 23, United
24 States Code; and

	10
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 also improve freight or
8	commuter 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
 amount of the non-Federal contribution re quired for the project.

4 "(H) Projects that involve donated prop5 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).

"(J) Projects described in section
5302(a)(1)(G) of this title that are designed to
support intercity passenger rail service.

14 "(d) AMTRAK ELIGIBILITY.—To receive a grant 15 under this section, the National Railroad Passenger Cor-16 poration may enter into a cooperative agreement with 1 17 or more States to carry out 1 or more projects on a State 18 rail plan's ranked list of rail capital projects developed 19 under section 22504(a)(5) of this title.

20 "(e) Letters of Intent, Full Funding Grant
21 Agreements, and Early Systems Work Agree22 Ments.—

23 "(1)(A) The Secretary may issue a letter of in24 tent to an applicant announcing an intention to obli25 gate, 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 Sec retary in the project.

"(B) At least 30 days before issuing a letter 5 6 under subparagraph (A) of this paragraph or enter-7 ing into a full funding grant agreement, the Sec-8 retary shall notify in writing the Committee on 9 Transportation and Infrastructure of the House of 10 Representatives and the Committee on Commerce, 11 Science, and Transportation of the Senate and the 12 House and Senate Committees on Appropriations of the proposed letter or agreement. The Secretary 13 14 shall include with the notification a copy of the pro-15 posed letter or agreement as well as the evaluations 16 and ratings for the project.

17 "(C) An obligation or administrative commit18 ment may be made only when amounts are appro19 priated.

20 "(2)(A) The Secretary may make a full funding
21 grant agreement with an applicant. The agreement
22 shall—

23 "(i) establish the terms of participation by
24 the United States Government in a project
25 under this section;

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

ably available for the project at the time of bor rowing. The applicant shall certify, in a way satis factory to the Secretary, that the applicant has
 shown reasonable diligence in seeking the most fa vorable financing terms.

6 "(3)(A) The Secretary may make an early sys-7 tems work agreement with an applicant if a record 8 of decision under the National Environmental Policy 9 Act of 1969 (42 U.S.C. 4321 et seq.) has been 10 issued on the project and the Secretary finds there 11 is reason to believe—

12 "(i) a full funding grant agreement for the13 project will be made; and

14 "(ii) the terms of the work agreement will
15 promote ultimate completion of the project
16 more rapidly and at less cost.

17 "(B) A work agreement under this paragraph 18 obligates an amount of available budget authority 19 specified in law and shall provide for reimbursement 20 of preliminary costs of carrying out the project, in-21 cluding land acquisition, timely procurement of sys-22 tem elements for which specifications are decided, 23 and other activities the Secretary decides are appro-24 priate to make efficient, long-term project manage-25 ment easier. A work agreement shall cover the pe-

1 riod of time the Secretary considers appropriate. 2 The period may extend beyond the period of current 3 authorization. Interest and other financing costs of 4 efficiently carrying out the work agreement within a 5 reasonable time are a cost of carrying out the agree-6 ment, except that eligible costs may not be more 7 than the cost of the most favorable financing terms 8 reasonably available for the project at the time of 9 borrowing. The applicant shall certify, in a way sat-10 isfactory to the Secretary, that the applicant has 11 shown reasonable diligence in seeking the most fa-12 vorable financing terms. If an applicant does not 13 carry out the project for reasons within the control 14 of the applicant, the applicant shall repay all Gov-15 ernment payments made under the work agreement 16 plus reasonable interest and penalty charges the 17 Secretary establishes in the agreement.

18 "(4) The total estimated amount of future obli-19 gations of the Government and contingent commit-20 ments to incur obligations covered by all outstanding 21 letters of intent, full funding grant agreements, and 22 early systems work agreements may be not more 23 than the amount authorized under section 101(c) of 24 Passenger Rail Investment and Improvement Act of 25 2007, less an amount the Secretary reasonably esti-

1	mates is necessary for grants under this section not
2	covered by a letter. The total amount covered by
3	new letters and contingent commitments included in
4	full funding grant agreements and early systems
5	work agreements may be not more than a limitation
6	specified in law.
7	"(f) Federal Share of Net Project Cost.—
8	((1)(A) Based on engineering studies, studies
9	of economic feasibility, and information on the ex-
10	pected use of equipment or facilities, the Secretary
11	shall estimate the net project cost.
12	"(B) A grant for the project shall not exceed 80
13	percent of the project net capital cost.
14	"(C) The Secretary shall give priority in allo-
15	cating future obligations and contingent commit-
16	ments to incur obligations to grant requests seeking
17	a lower Federal share of the project net capital cost.
18	"(2) Up to an additional 20 percent of the re-
19	quired non-Federal funds may be funded from
20	amounts appropriated to or made available to a de-
21	partment or agency of the Federal Government that
22	are eligible to be expended for transportation.
23	((3) 50 percent of the average amounts ex-
24	pended by a State or group of States (including the
25	District of Columbia) for capital projects to benefit

intercity passenger rail service and operating costs
of up to \$5,000,000 per fiscal year of such service
in fiscal years 2003, 2004, 2005, and 2006 shall be
credited towards the matching requirements for
grants awarded in fiscal years 2007, 2008, and 2009
under this section. The Secretary may require such
information as necessary to verify such expenditures.

8 "(4) 50 percent of the average amounts ex-9 pended by a State or group of States (including the 10 District of Columbia) in a fiscal year, beginning in 11 fiscal year 2007, for capital projects to benefit inter-12 city passenger rail service or for the operating costs 13 of such service above the average capital and oper-14 ating expenditures made for such service in fiscal 15 years 2004, 2005, and 2006 shall be credited to-16 wards the matching requirements for grants award-17 ed under this section. The Secretary may require 18 such information as necessary to verify such expend-19 itures.

20

"(g) UNDERTAKING PROJECTS IN ADVANCE.—

21 "(1) The Secretary may pay the Federal share 22 of the net capital project cost to an applicant that 23 carries out any part of a project described in this 24 section according to all applicable procedures and re-25 quirements if—

1	"(A) the applicant applies for the payment;
2	"(B) the Secretary approves the payment;
3	and
4	"(C) before carrying out the part of the
5	project, the Secretary approves the plans and
6	specifications for the part in the same way as
7	other projects under this section.
8	"(2) The cost of carrying out part of a project
9	includes the amount of interest earned and payable
10	on bonds issued by the applicant to the extent pro-
11	ceeds of the bonds are expended in carrying out the
12	part. However, the amount of interest under this
13	paragraph may not be more than the most favorable
14	interest terms reasonably available for the project at
15	the time of borrowing. The applicant shall certify, in
16	a manner satisfactory to the Secretary, that the ap-
17	plicant has shown reasonable diligence in seeking the
18	most favorable financial terms.
19	"(3) The Secretary shall consider changes in
20	capital project cost indices when determining the es-
21	timated cost under paragraph (2) of this subsection.
22	"(h) 2-YEAR AVAILABILITY.—Funds appropriated
23	under this section shall remain available until expended.
24	If any amount provided as a grant under this section is
25	not obligated or expended for the purposes described in

subsection (a) within 2 years after the date on which the
 State received the grant, such sums shall be returned to
 the Secretary for other intercity passenger rail develop ment projects under this section at the discretion of the
 Secretary.

"(i) Public-Private Partnerships.—

6

"(1) IN GENERAL.—A metropolitan planning
organization, State transportation department, or
other project sponsor may enter into an agreement
with any public, private, or nonprofit entity to cooperatively implement any project funded with a grant
under this title.

"(2) FORMS OF PARTICIPATION.—Participation 13 14 by an entity under paragraph (1) may consist of— "(A) ownership or operation of any land, 15 16 facility, locomotive, rail car, vehicle, or other 17 physical asset associated with the project; 18 "(B) cost-sharing of any project expense; "(C) carrying out administration, construc-19 20 tion management, project management, project 21 operation, or any other management or oper-22 ational duty associated with the project; and "(D) any other form of participation ap-23 24 proved by the Secretary.

"(3) SUB-ALLOCATION.—A State may allocate
 funds under this section to any entity described in
 paragraph (1).

4 "(j) SPECIAL TRANSPORTATION CIRCUMSTANCES.—
5 In carrying out this section, the Secretary shall allocate
6 an appropriate portion of the amounts available under this
7 section to provide grants to States—

8 "(1) in which there is no intercity passenger 9 rail service for the purpose of funding freight rail 10 capital projects that are on a State rail plan devel-11 oped under chapter 225 of this title that provide 12 public benefits (as defined in chapter 225) as deter-13 mined by the Secretary; or

14 "(2) in which the rail transportation system is 15 not physically connected to rail systems in the conti-16 nental United States or may not otherwise qualify 17 for a grant under this section due to the unique 18 characteristics of the geography of that State or 19 other relevant considerations, for the purpose of 20 funding transportation-related capital projects.

21 "(k) SMALL CAPITAL PROJECTS.—The Secretary
22 shall make available \$10,000,000 annually from the
23 amounts authorized under section 101(c) of the Passenger
24 Rail Investment and Improvement Act of 2007 beginning
25 in fiscal year 2008 for grants for capital projects eligible

under this section not exceeding \$2,000,000, including
 costs eligible under section 206(c) of that Act. The Sec retary may wave requirements of this section, including
 state rail plan requirements, as appropriate.

5 "§ 24403. Project management oversight

MANAGEMENT 6 "(a) Project Plan **REQUIRE-**MENTS.—To receive Federal financial assistance for a 7 8 major capital project under this subchapter, an applicant 9 must prepare and carry out a project management plan approved by the Secretary of Transportation. The plan 10 11 shall provide for—

"(1) adequate recipient staff organization with
well-defined reporting relationships, statements of
functional responsibilities, job descriptions, and job
qualifications;

"(2) a budget covering the project management
organization, appropriate consultants, property acquisition, utility relocation, systems demonstration
staff, audits, and miscellaneous payments the recipient may be prepared to justify;

21 "(3) a construction schedule for the project;
22 "(4) a document control procedure and record23 keeping system;

1	((5) , sharper order pressdare that includes a
1	"(5) a change order procedure that includes a
2	documented, systematic approach to handling the
3	construction change orders;
4	"(6) organizational structures, management
5	skills, and staffing levels required throughout the
6	construction phase;
7	"(7) quality control and quality assurance func-
8	tions, procedures, and responsibilities for construc-
9	tion, system installation, and integration of system
10	components;
11	"(8) material testing policies and procedures;
12	"(9) internal plan implementation and reporting
13	requirements;
14	((10)) criteria and procedures to be used for
15	testing the operational system or its major compo-
16	nents;
17	"(11) periodic updates of the plan, especially
18	related to project budget and project schedule, fi-
19	nancing, and ridership estimates; and
20	((12) the recipient's commitment to submit a
21	project budget and project schedule to the Secretary
22	each month.
23	"(b) Secretarial Oversight.—
24	"(1) The Secretary may use no more than 0.5
25	percent of amounts made available in a fiscal year

for capital projects under this subchapter to enter
 into contracts to oversee the construction of such
 projects.

4 "(2) The Secretary may use amounts available
5 under paragraph (1) of this subsection to make con6 tracts for safety, procurement, management, and fi7 nancial compliance reviews and audits of a recipient
8 of amounts under paragraph (1).

9 "(3) The Federal Government shall pay the en10 tire cost of carrying out a contract under this sub11 section.

12 "(c) ACCESS TO SITES AND RECORDS.—Each recipi-13 ent of assistance under this subchapter shall provide the 14 Secretary and a contractor the Secretary chooses under 15 subsection (c) of this section with access to the construc-16 tion sites and records of the recipient when reasonably 17 necessary.

18 "§24404. Use of capital grants to finance first-dollar 19 liability of grant project

20 "Notwithstanding the requirements of section 24402 21 of this subchapter, the Secretary of Transportation may 22 approve the use of capital assistance under this sub-23 chapter to fund self-insured retention of risk for the first 24 tier of liability insurance coverage for rail passenger serv-25 ice associated with the capital assistance grant, but the

1	coverage may not exceed \$20,000,000 per occurrence or
2	\$20,000,000 in aggregate per year.
3	"§ 24405. Grant conditions
4	"(a) Domestic Buying Preference.—
5	"(1) REQUIREMENT.—
6	"(A) IN GENERAL.—In carrying out a
7	project funded in whole or in part with a grant
8	under this title, the grant recipient shall pur-
9	chase only—
10	"(i) unmanufactured articles, mate-
11	rial, and supplies mined or produced in the
12	United States; or
13	"(ii) manufactured articles, material,
14	and supplies manufactured in the United
15	States substantially from articles, material,
16	and supplies mined, produced, or manufac-
17	tured in the United States.
18	"(B) DE MINIMIS AMOUNT.—Subpara-
19	graph (1) applies only to a purchase in an total
20	amount that is not less than \$1,000,000.
21	"(2) EXEMPTIONS.—On application of a recipi-
22	ent, the Secretary may exempt a recipient from the
23	requirements of this subsection if the Secretary de-
24	cides that, for particular articles, material, or
25	supplies—

1	"(A) such requirements are inconsistent
2	with the public interest;
3	"(B) the cost of imposing the requirements
4	is unreasonable; or
5	"(C) the articles, material, or supplies, or
6	the articles, material, or supplies from which
7	they are manufactured, are not mined, pro-
8	duced, or manufactured in the United States in
9	sufficient and reasonably available commercial
10	quantities and are not of a satisfactory quality.
11	"(3) UNITED STATES DEFINED.—In this sub-
12	section, the term 'the United States' means the
13	States, territories, and possessions of the United
14	States and the District of Columbia.
15	"(b) Operators Deemed Rail Carriers and Em-
16	PLOYERS FOR CERTAIN PURPOSES.—A person that con-
17	ducts rail operations over rail infrastructure constructed
18	or improved with funding provided in whole or in part in
19	a grant made under this title shall be considered a rail
20	carrier as defined in section $10102(5)$ of this title for pur-
21	poses of this title and any other statute that adopts the
22	that definition or in which that definition applies,
23	including-
~ 1	

24 "(1) the Railroad Retirement Act of 1974 (45
25 U.S.C. 231 et seq.);

1	"(2) the Railway Labor Act (43 U.S.C. 151 et
2	seq.); and
3	"(3) the Railroad Unemployment Insurance Act
4	(45 U.S.C. 351 et seq.).
5	"(c) GRANT CONDITIONS.—The Secretary shall re-
6	quire as a condition of making any grant under this title
7	for a project that uses rights-of-way owned by a railroad
8	that—
9	"(1) a written agreement exist between the ap-
10	plicant and the railroad regarding such use and
11	ownership, including—
12	"(A) any compensation for such use;
13	"(B) assurances regarding the adequacy of
14	infrastructure capacity to accommodate both
15	existing and future freight and passenger oper-
16	ations;
17	"(C) an assurance by the railroad that col-
18	lective bargaining agreements with the rail-
19	road's employees (including terms regulating
20	the contracting of work) will remain in full
21	force and effect according to their terms for
22	work performed by the railroad on the railroad
23	transportation corridor; and

1	"(D) an assurance that an applicant com-
2	plies with liability requirements consistent with
3	section 28103 of this title; and
4	"(2) the applicant agrees to comply with—
5	"(A) the standards of section 24312 of this
6	title, as such section was in effect on September
7	1, 2003, with respect to the project in the same
8	manner that the National Railroad Passenger
9	Corporation is required to comply with those
10	standards for construction work financed under
11	an agreement made under section 24308(a) of
12	this title; and
13	"(B) the protective arrangements estab-
14	lished under section 504 of the Railroad Revi-
15	talization and Regulatory Reform Act of 1976
16	(45 U.S.C. 836) with respect to employees af-
17	fected by actions taken in connection with the
18	project to be financed in whole or in part by
19	grants under this subchapter.
20	"(d) Replacement of Existing Intercity Pas-
21	SENGER RAIL SERVICE.—
22	"(1) Collective bargaining agreement
23	FOR INTERCITY PASSENGER RAIL PROJECTS.—Any
24	entity providing intercity passenger railroad trans-
25	portation that begins operations after the date of en-

1 actment of this Act on a project funded in whole or 2 in part by grants made under this title and replaces 3 intercity rail passenger service that was provided by 4 Amtrak, unless such service was provided solely by 5 Amtrak to another entity, as of such date shall enter 6 into an agreement with the authorized bargaining 7 agent or agents for adversely affected employees of 8 the predecessor provider that— 9 "(A) gives each such qualified employee of 10 the predecessor provider priority in hiring ac-11 cording to the employee's seniority on the pred-12 ecessor provider for each position with the re-13 placing entity that is in the employee's craft or 14 class and is available within 3 years after the 15 termination of the service being replaced; 16 "(B) establishes a procedure for notifying 17 such an employee of such positions; 18 "(C) establishes a procedure for such an 19 employee to apply for such positions; and 20 "(D) establishes rates of pay, rules, and 21 working conditions. 22 "(2) Immediate replacement service.— "(A) NEGOTIATIONS.—If the replacement 23 24 of preexisting intercity rail passenger service oc-25 curs concurrent with or within a reasonable

1 time before the commencement of the replacing 2 entity's rail passenger service, the replacing en-3 tity shall give written notice of its plan to re-4 place existing rail passenger service to the au-5 thorized collective bargaining agent or agents 6 for the potentially adversely affected employees 7 of the predecessor provider at least 90 days be-8 fore the date on which it plans to commence 9 service. Within 5 days after the date of receipt 10 of such written notice, negotiations between the 11 replacing entity and the collective bargaining agent or agents for the employees of the prede-12 13 cessor provider shall commence for the purpose 14 of reaching agreement with respect to all mat-15 ters set forth in subparagraphs (A) through (D) 16 of paragraph (1). The negotiations shall con-17 tinue for 30 days or until an agreement is 18 reached, whichever is sooner. If at the end of 19 30 days the parties have not entered into an 20 agreement with respect to all such matters, the 21 unresolved issues shall be submitted for arbitra-22 tion in accordance with the procedure set forth 23 in subparagraph (B).

24 "(B) ARBITRATION.—If an agreement has
25 not been entered into with respect to all mat-

90
ters 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 Na-
tional Mediation Board, which shall provide a
list of seven arbitrators with experience in arbi-
trating rail labor protection disputes. Within 5
days after such notification, the parties shall al-
ternately 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

tor shall and shall render a decision with respect to the unresolved issues among the matters set forth in subpara-graphs (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 par-ties; 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.

5 "(4) SUBSEQUENT REPLACEMENT OF SERV-6 ICE.—If the replacement of existing rail passenger 7 service takes place within 3 years after the replacing 8 entity commences intercity passenger rail service, 9 the replacing entity and the collective bargaining 10 agent or agents for the adversely affected employees 11 of the predecessor provider shall enter into an agree-12 ment with respect to the matters set forth in sub-13 paragraphs (A) through (D) of paragraph (1). If the 14 parties have not entered into an agreement with re-15 spect to all such matters within 60 days after the 16 date on which the replacing entity replaces the pred-17 ecessor provider, the parties shall select an arbi-18 trator using the procedures set forth in paragraph 19 (2)(B), who shall, within 20 days after the com-20 mencement of the arbitration, conduct a hearing and 21 decide all unresolved issues. This decision shall be 22 final, binding, and conclusive upon the parties.

23 "(e) INAPPLICABILITY TO CERTAIN RAIL OPER24 ATIONS.— Nothing in this section applies to—

1	((1) commuter rail passenger transportation
2	(as defined in section $24102(4)$ of this title) oper-
3	ations of a State or local government authority (as
4	those terms are defined in section $5302(11)$ and (6) ,
5	respectively, of this title) eligible to receive financial
6	assistance under section 5307 of this title, or to its
7	contractor performing services in connection with
8	commuter rail passenger operations (as so defined);
9	"(2) the Alaska Railroad or its contractors; or
10	"(3) the National Railroad Passenger Corpora-
11	tion's access rights to railroad rights of way and fa-
12	cilities under current law.".
13	(b) Conforming Amendments.—
14	(1) The table of chapters for the title is amend-
15	ed by inserting the following after the item relating
16	to chapter 243:
	"244. Intercity passenger rail service capital assistance
17	((2) The chapter analysis for subtitle V is
18	amended by inserting the following after the item re-
19	lating to chapter 243:
	"244. Intercity passenger rail service capital assistance
20	SEC. 302. STATE RAIL PLANS.
21	(a) IN GENERAL.—Part B of subtitle V is amended
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by adding at the end the following:

1 "CHAPTER 225. STATE RAIL PLANS AND HIGH

2 PRIORITY PROJECTS

"Sec.

Dec.	
``22501.	Definitions.
``22502.	Authority.
``22503.	Purposes.
"22504.	Transparency; coordination; review.
"22505.	Content.
``22506.	Review.

3 **"§ 22501. Definitions**

4	"In this subchapter:
5	"(1) Private benefit.—
6	"(A) IN GENERAL.—The term 'private
7	benefit'—
8	"(i) means a benefit accrued to a per-
9	son or private entity, other than the Na-
10	tional Railroad Passenger Corporation,
11	that directly improves the economic and
12	competitive condition of that person or en-
13	tity through improved assets, cost reduc-
14	tions, service improvements, or any other
15	means as defined by the Secretary; and
16	"(ii) shall be determined on a project-
17	by-project basis, based upon an agreement
18	between the parties.
19	"(B) CONSULTATION.—The Secretary may
20	seek the advice of the States and rail carriers

21 in further defining this term.

	99
1	"(2) Public benefit.—
2	"(A) IN GENERAL.—The term 'public
3	benefit'—
4	"(i) means a benefit accrued to the
5	public in the form of enhanced mobility of
6	people or goods, environmental protection
7	or enhancement, congestion mitigation, en-
8	hanced trade and economic development,
9	improved air quality or land use, more effi-
10	cient energy use, enhanced public safety or
11	security, reduction of public expenditures
12	due to improved transportation efficiency
13	or infrastructure preservation, and any
14	other positive community effects as defined
15	by the Secretary; and
16	"(ii) shall be determined on a project-
17	by-project basis, based upon an agreement
18	between the parties.
19	"(B) CONSULTATION.—The Secretary may
20	seek the advice of the States and rail carriers
21	in further defining this term.
22	"(3) STATE.—The term 'State' means any of
23	the 50 States and the District of Columbia.
24	"(4) STATE RAIL TRANSPORTATION AUTHOR-

25 ITY.—The term 'State rail transportation authority'

means the State agency or official responsible under
 the direction of the Governor of the State or a State
 law for preparation, maintenance, coordination, and
 administration of the State rail plan.".

5 "§ 22502. Authority

6 "(a) IN GENERAL.—Each State may prepare and
7 maintain a State rail plan in accordance with the provi8 sions of this subchapter.

9 "(b) REQUIREMENTS.—For the preparation and peri10 odic revision of a State rail plan, a State shall—

"(1) establish or designate a State rail transportation authority to prepare, maintain, coordinate,
and administer the plan;

14 "(2) establish or designate a State rail plan ap-15 proval authority to approve the plan;

16 "(3) submit the State's approved plan to the17 Secretary of Transportation for review; and

18 "(4) revise and resubmit a State-approved plan
19 no less frequently than once every 5 years for re20 approval by the Secretary.

21 "§ 22503. Purposes

22 "(a) PURPOSES.—The purposes of a State rail plan23 are as follows:

1	"(1) To set forth State policy involving freight
2	and passenger rail transportation, including com-
3	muter rail operations, in the State.
4	((2) To establish the period covered by the
5	State rail plan.
6	"(3) To present priorities and strategies to en-
7	hance rail service in the State that benefits the pub-
8	lic.
9	"(4) To serve as the basis for Federal and
10	State rail investments within the State.
11	"(b) COORDINATION.—A State rail plan shall be co-
12	ordinated with other State transportation planning goals
13	and programs and set forth rail transportation's role with-
14	in the State transportation system.
15	"§22504. Transparency; coordination; review
16	"(a) PREPARATION.—A State shall provide adequate
17	and reasonable notice and opportunity for comment and
18	other input to the public, rail carriers, commuter and tran-
19	sit authorities operating in, or affected by rail operations
20	

20 within the State, units of local government, and other in-21 terested parties in the preparation and review of its State22 rail plan.

23 "(b) INTERGOVERNMENTAL COORDINATION.—A
24 State shall review the freight and passenger rail service
25 activities and initiatives by regional planning agencies, re-

gional transportation authorities, and municipalities with in the State, or in the region in which the State is located,
 while preparing the plan, and shall include any rec ommendations made by such agencies, authorities, and
 municipalities as deemed appropriate by the State.

6 "§ 22505. Content

7 "(a) IN GENERAL.—Each State rail plan shall con-8 tain the following:

9 "(1) An inventory of the existing overall rail 10 transportation system and rail services and facilities 11 within the State and an analysis of the role of rail 12 transportation within the State's surface transpor-13 tation system.

14 "(2) A review of all rail lines within the State,
15 including proposed high speed rail corridors and sig16 nificant rail line segments not currently in service.

17 "(3) A statement of the State's passenger rail
18 service objectives, including minimum service levels,
19 for rail transportation routes in the State.

"(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
community impacts.

1	"(5) A long-range rail investment program for
2	current and future freight and passenger infrastruc-
3	ture in the State that meets the requirements of
4	subsection (b).
5	"(6) A statement of public financing issues for
6	rail projects and service in the State, including a list
7	of current and prospective public capital and oper-
8	ating funding resources, public subsidies, State tax-
9	ation, and other financial policies relating to rail in-
10	frastructure development.
11	"(7) An identification of rail infrastructure
12	issues within the State that reflects consultation
13	with all relevant stake holders.
14	"(8) A review of major passenger and freight
15	intermodal rail connections and facilities within the
16	State, including seaports, and prioritized options to
17	maximize service integration and efficiency between
18	rail and other modes of transportation within the
19	State.
20	"(9) A review of publicly funded projects within
21	the State to improve rail transportation safety and
22	security, including all major projects funded under
23	section 130 of title 23.
24	"(10) A performance evaluation of passenger
25	rail services operating in the State, including pos-

1	sible improvements in those services, and a descrip-
2	tion of strategies to achieve those improvements.
3	((11) A compilation of studies and reports on
4	high-speed rail corridor development within the
5	State not included in a previous plan under this sub-
6	chapter, and a plan for funding any recommended
7	development of such corridors in the State.
8	"(12) A statement that the State is in compli-
9	ance with the requirements of section 22102.
10	"(b) Long-Range Service and Investment Pro-
11	GRAM.—
12	"(1) Program content.—A long-range rail
13	investment program included in a State rail plan
14	under subsection $(a)(5)$ shall include the following
15	matters:
16	"(A) A list of any rail capital projects ex-
17	pected to be undertaken or supported in whole
18	or in part by the State.
19	"(B) A detailed funding plan for those
20	projects.
21	(1/2) Dro trom tigm commute (1) a list of rail
	"(2) Project list content.—The list of rail
22	(2) PROJECT LIST CONTENT.—The list of rail capital projects shall contain—
22 23	

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

cluding standardized format and data requirements. State
 rail plans completed before the date of enactment of the
 Passenger Rail Investment and Improvement Act of 2007
 that substantially meet the requirements of this chapter,
 as determined by the Secretary, shall be deemed by the
 Secretary to have met the requirements of this chapter".

7 (b) Conforming Amendments.—

8 (1) The table of chapters for the title is amend9 ed by inserting the following after the item relating
10 to chapter 223:

"(2) The chapter analysis for subtitle V is
amended by inserting the following after the item relating to chapter 223:

14 SEC. 303. NEXT GENERATION CORRIDOR TRAIN EQUIP-15 MENT POOL.

16 (a) IN GENERAL.—Within 180 days after the date 17 of enactment of this Act, Amtrak shall establish a Next 18 Generation Corridor Equipment Pool Committee, com-19 prised of representatives of Amtrak, the Federal Railroad 20 Administration, host freight railroad companies, passenger 21 railroad equipment manufacturers, and other passenger 22 railroad operators as appropriate and interested States. 23 The purpose of the Committee shall be to design, develop specifications for, and procure standardized next-genera tion corridor equipment.

3 (b) FUNCTIONS.—The Committee may—

4 (1) determine the number of different types of
5 equipment required, taking into account variations
6 in operational needs and corridor infrastructure;

7 (2) establish a pool of equipment to be used on
8 corridor routes funded by participating States; and

9 (3) subject to agreements between Amtrak and
10 States, utilize services provided by Amtrak to design,
11 maintain and remanufacture equipment.

12 (c) COOPERATIVE AGREEMENTS.—Amtrak and States participating in the Committee may enter into 13 14 agreements for the funding, procurement, remanufacture, ownership and management of corridor equipment, includ-15 ing equipment currently owned or leased by Amtrak and 16 next-generation corridor equipment acquired as a result 17 of the Committee's actions, and may establish a corpora-18 19 tion, which may be owned or jointly-owned by Amtrak, 20 participating States or other entities, to perform these 21 functions.

(d) FUNDING.—In addition to the authorization provided in section 105 of this Act, capital projects to carry
out the purposes of this section shall be eligible for grants

1	made pursuant to chapter 244 of title 49, United States
2	Code.
3	SEC. 304. FEDERAL RAIL POLICY.
4	Section 103 is amended—
5	(1) by inserting "IN GENERAL.—" before "The
6	Federal" in subsection (a);
7	(2) by striking the second and third sentences
8	of subsection (a);
9	(3) by inserting "Administrator.—" before
10	"The head" in subsection (b);
11	(4) by redesignating subsections (c), (d), and
12	(e) as subsections (d), (e), and (f), respectively and
13	by inserting after subsection (b) the following:
14	"(c) SAFETY.—To carry out all railroad safety laws
15	of the United States, the Administration is divided on a
16	geographical basis into at least 8 safety offices. The Sec-
17	retary of Transportation is responsible for all acts taken
18	under those laws and for ensuring that the laws are uni-
19	formly administered and enforced among the safety of-
20	fices.";
21	(5) by inserting "Powers and Duties.—" be-
22	fore "The" in subsection (d), as redesignated;
23	(6) by striking "and" after the semicolon in
24	paragraph (1) of subsection (d), as redesignated;

1	(7) by redesignating paragraph (2) of sub-
2	section (d), as redesignated, as paragraph (3) and
3	inserting after paragraph (1) the following:
4	"(2) the duties and powers related to railroad
5	policy and development under subsection (e); and";
6	(8) by inserting "TRANSFERS OF DUTY.—" be-
7	fore "A duty" in subsection (e), as redesignated;
8	(9) by inserting "Contracts, grants, leases,
9	COOPERATIVE AGREEMENTS, AND SIMILAR TRANS-
10	ACTIONS.—" before "Subject" in subsection (f), as
11	redesignated;
12	(10) by striking the last sentence in subsection
13	(f), as redesignated; and
14	(11) by adding at the end the following:
15	"(g) Additional Duties of the Adminis-
16	TRATOR.—The Administrator shall—
17	"(1) provide assistance to States in developing
18	State rail plans prepared under chapter 225 and re-
19	view all State rail plans submitted under that sec-
20	tion;
21	((2) develop a long range national rail plan
22	that is consistent with approved State rail plans and
23	the rail needs of the Nation, as determined by the
24	Secretary in order to promote an integrated, cohe-

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1	sive, efficient, and optimized national rail system for
2	the movement of goods and people;
3	"(3) develop a preliminary national rail plan
4	within a year after the date of enactment of the Pas-
5	senger Rail Investment and Improvement Act of
6	2007;
7	"(4) develop and enhance partnerships with the
8	freight and passenger railroad industry, States, and
9	the public concerning rail development;
10	((5) support rail intermodal development and
11	high-speed rail development, including high speed
12	rail planning;
13	"(6) ensure that programs and initiatives devel-
14	oped under this section benefit the public and work
15	toward achieving regional and national transpor-
16	tation goals; and
17	((7)) facilitate and coordinate efforts to assist
18	freight and passenger rail carriers, transit agencies
19	and authorities, municipalities, and States in pas-
20	senger-freight service integration on shared rights of
21	way by providing neutral assistance at the joint re-
22	quest of affected rail service providers and infra-
23	structure owners relating to operations and capacity
24	analysis, capital requirements, operating costs, and
25	other research and planning related to corridors

shared by passenger or commuter rail service and
 freight rail operations.

3 "(h) Performance Goals and Reports.—

4 "(1) PERFORMANCE GOALS.—In conjunction
5 with the objectives established and activities under6 taken under section 103(e) of this title, the Adminis7 trator shall develop a schedule for achieving specific,
8 measurable performance goals.

9 "(2) RESOURCE NEEDS.—The strategy and annual plans shall include estimates of the funds and
11 staff resources needed to accomplish each goal and
12 the additional duties required under section 103(e).
13 "(3) SUBMISSION WITH PRESIDENT'S BUDG14 ET.—Beginning with fiscal year 2009 and each fis15 cal year thereafter, the Secretary shall submit to

16 Congress, at the same time as the President's budg-17 et submission, the Administration's performance 18 goals and schedule developed under paragraph (1), 19 including an assessment of the progress of the Ad-20 ministration toward achieving itsperformance 21 goals.".

22 SEC. 305. RAIL COOPERATIVE RESEARCH PROGRAM.

(a) ESTABLISHMENT AND CONTENT.—Chapter 249is amended by adding at the end the following:

"§ 24910. Rail cooperative research program

1

2 "(a) IN GENERAL.—The Secretary shall establish
3 and carry out a rail cooperative research program. The
4 program shall—

5 "(1) address, among other matters, intercity 6 rail passenger and freight rail services, including ex-7 isting rail passenger and freight technologies and 8 speeds, incrementally enhanced rail systems and in-9 frastructure, and new high-speed wheel-on-rail sys-10 tems and rail security;

11 "(2) address ways to expand the transportation 12 of international trade traffic by rail, enhance the ef-13 ficiency of intermodal interchange at ports and other 14 intermodal terminals, and increase capacity and 15 availability of rail service for seasonal freight needs;

16 "(3) consider research on the interconnected17 ness of commuter rail, passenger rail, freight rail,
18 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.

25 "(b) CONTENT.—The program to be carried out26 under this section shall include research designed—

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

"(8) to improve maintenance, operations, cus-1 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;

"(11) to recommend any legislative or regu-15 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 and

22 "(12) to review rail crossing safety improve-23 ments, including improvements using new safety 24 technology.

"(c) Advisory Board.— 25

1	"(1) ESTABLISHMENT.—In consultation with
2	the heads of appropriate Federal departments and
3	agencies, the Secretary shall establish an advisory
4	board to recommend research, technology, and tech-
5	nology transfer activities related to rail passenger
6	and freight transportation.
7	"(2) Membership.—The advisory board shall
8	include—
9	"(A) representatives of State transpor-
10	tation agencies;
11	"(B) transportation and environmental
12	economists, scientists, and engineers; and
13	"(C) representatives of Amtrak, the Alaska
14	Railroad, freight railroads, transit operating
15	agencies, intercity rail passenger agencies, rail-
16	way labor organizations, and environmental or-
17	ganizations.
18	"(d) NATIONAL ACADEMY OF SCIENCES.— The Sec-
19	retary may make grants to, and enter into cooperative
20	agreements with, the National Academy of Sciences to
21	carry out such activities relating to the research, tech-
22	nology, and technology transfer activities described in sub-
23	section (b) as the Secretary deems appropriate.".

(b) CLERICAL AMENDMENT.—The chapter analysis
 for chapter 249 is amended by adding at the end the fol lowing:

"24910. Rail cooperative research program.".

4 SEC. 306. PASSENGER RAIL SYSTEM COMPARISON STUDY.

5 (a) IN GENERAL.—Not later than 1 year after the 6 date of the enactment of this Act, the Comptroller General 7 of the United States shall complete a study that compares 8 the passenger rail system in the United States with the 9 passenger rail systems in Canada, Germany, Great Brit-10 ain, and Japan.

(b) ISSUES TO BE STUDIED.—The study conducted
under subsection (a) shall include a country-by-country
comparison of—

14 (1) the development of high speed rail;

(2) passenger rail operating costs;

16 (3) the amount and payment source of rail line17 construction and maintenance costs;

18 (4) the amount and payment source of station19 construction and maintenance costs;

(5) passenger rail debt service costs;

21 (6) passenger rail labor agreements and associ-22 ated costs;

23 (7) the net profit realized by the major pas24 senger rail service providers in each of the 4 most
25 recent quarters;

15

1	(8) the percentage of the passenger rail sys-
2	tem's costs that are paid from general government
3	revenues; and
4	(9) the method used by the government to pro-
5	vide the subsidies described in paragraph (8).
6	(c) REPORT.—Not later than 180 days after the com-
7	pletion of the study under subsection (a), the Comptroller
8	General shall submit a report containing the findings of
9	such study to—
10	(1) the Committee on Commerce, Science, and
11	Transportation of the Senate; and
12	(2) the Committee on Transportation and In-
13	frastructure of the House of Representatives.
15	mastructure of the mouse of nepresentatives.
13	TITLE IV—MISCELLANEOUS
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14	TITLE IV—MISCELLANEOUS
14 15	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER
14 15 16	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER PASSENGER RAIL SERVICE DURING THE 2010
14 15 16 17	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER PASSENGER RAIL SERVICE DURING THE 2010 OLYMPIC GAMES.
14 15 16 17 18	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER PASSENGER RAIL SERVICE DURING THE 2010 OLYMPIC GAMES. Not later than one year after the date of the enact-
 14 15 16 17 18 19 	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER PASSENGER RAIL SERVICE DURING THE 2010 OLYMPIC GAMES. Not later than one year after the date of the enact- ment of this Act, Amtrak shall, in consultation with the
 14 15 16 17 18 19 20 	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER PASSENGER RAIL SERVICE DURING THE 2010 OLYMPIC GAMES. Not later than one year after the date of the enact- ment of this Act, Amtrak shall, in consultation with the Secretary of Transportation, the Secretary of Homeland
 14 15 16 17 18 19 20 21 	TITLE IV—MISCELLANEOUS SEC. 401. STRATEGIC PLAN ON EXPANDED CROSS-BORDER PASSENGER RAIL SERVICE DURING THE 2010 OLYMPIC GAMES. Not later than one year after the date of the enact- ment of this Act, Amtrak shall, in consultation with the Secretary of Transportation, the Secretary of Homeland Security, the Washington State Department of Transpor-

panded passenger rail service across the inter-

national border between the United States and Can ada during the 2010 Olympic Games on the Amtrak
 passenger rail route between Vancouver, British Co lumbia, Canada, and Eugene, Oregon (commonly
 known as "Amtrak Cascades");

6 (2) develop recommendations for the Depart7 ment of Homeland Security to process efficiently rail
8 passengers traveling on Amtrak Cascades across
9 such international border during the 2010 Olympic
10 Games; and

(3) submit to Congress a report containing the
strategic plan described in paragraph (1) and the
recommendations described in paragraph (2).
Passed the Senate October 30, 2007.

Attest:

Secretary.



To reauthorize Amtrak, and for other purposes.