

much needed resources to pay for high speed rail corridors across the country. This legislation is crucial for the country, and for my home State of Massachusetts, and I am hopeful we can move it quickly through Congress.

This bill will give Amtrak the authority to sell \$10 billion in bonds over the next 10 years to finance high speed rail. Instead of interest payments, the Federal Government would provide tax credits to bondholders. Amtrak would repay the principal on the bonds after 10 years, however, the payments would come primarily from required state matching funds. I know many states will gladly participate in this matching program, as their Governors and State legislatures are eager to promote high speed rail. Amtrak would be authorized to invest this money solely for upgrading existing lines to high speed rail, constructing new high speed rail lines, purchasing high speed rail equipment, eliminating or improving grade crossings, and for capital upgrades to existing high speed rail corridors.

Let there be no mistake, this country needs to develop a comprehensive national transportation policy for the 21st century. So far, Congress has failed to address this vital issue. What we have is an ad hoc, disjointed policy that focuses on roads and air to the detriment of rail. We need to look at all of these modes of transportation to alleviate congestion and delays on the ground and in the sky and to move people across this country efficiently. Failing to do this will hamper economic growth and harm the environment.

Despite rail's proven safety, efficiency and reliability in Europe and Japan, and also in the Northeast corridor here in the United States, passenger rail is severely underfunded. We need to include rail into the transportation mix. We need more transportation choices and this bill helps to provide them.

In the Northeast corridor, Amtrak is well on its way to implementing high speed rail service. The high speed Acela service should start running in January. This will be extremely helpful in my home State of Massachusetts, where airport and highway congestion often reach frustrating levels. The more miles that are traveled on Amtrak, the fewer trips taken on crowded highways and skyways.

But new service in the Northeast corridor is only the beginning. We need to establish rail as a primary mode of transportation along with air and highways. This bill will help us achieve that goal across the country and I am proud to be an original cosponsor of such an important piece of legislation.

NATIONAL CHILDHOOD LEAD POISONING PREVENTION WEEK

Mr. TORRICELLI. Mr. President, I rise today in observance of "National Childhood Lead Poisoning Prevention Week" to highlight the problem of

childhood lead poisoning and the deficiencies within the current system of detection and prevention.

Lead poisoning is the number one environmental health hazard to our children, despite a ban on the manufacture of lead paint and efforts to remove lead from gasoline and dietary sources. It is estimated that 800,000 children today suffer from elevated lead levels. Lead poisoning attacks a child's nervous system, impairing physical, mental, and behavioral development. Extreme exposure can cause seizures, brain damage, comas, and even death. And, inadequate diet and exposure to environmental hazards such as old housing make the threat greatest for those who possess the fewest resources to confront it—our nation's poor children.

This is why in 1992 Congress required states to test every Medicaid recipient under age two for lead poisoning. Mandatory screening would enable the highest-risk children to be tested and treated before lead poisoning impairs their development. However, many Medicaid providers are not conducting the required screening. A recent GAO study found that two-thirds of the children on Medicaid have never been screened for lead. In New Jersey, only 39% of children covered by Medicaid are tested.

A report issued this past summer from the Alliance to End Childhood Lead Poisoning and the National Center for Lead-Safe Housing provides new information regarding the extent of this problem. This report, a state-by-state analysis of follow-up care provided to lead-poisoned children, found that only 29 states have standards for how to care for lead-poisoned children. The report also found that only 35 states have developed specific strategies for investigating lead hazards in poisoned children's homes. And, 22 states reported that they lack the necessary funding to make a home safe for a lead-poisoned child.

This report presents compelling evidence in support of legislation, S.1120, the Children's Lead SAFE Act of 1999, introduced by Senator REED and myself to strengthen lead screening policy. This legislation would ensure that every federal program which serves at risk kids is involved in the lead screening process. Our bill would require WIC and Head Start centers to determine if a child has been tested and ensure testing for those children who have not. As 75% of at-risk children are enrolled in federal health care programs, this would ensure that no child is overlooked.

Secondly, the Children's Lead SAFE Act of 1999 would guarantee that Medicaid contracts explicitly require health care providers to adhere to federal rules for screening and treatment. Currently, many states are having Medicaid services provided by health maintenance organizations (HMO's). These HMO's, however, either are not conducting the required lead screening tests or are only conducting one of two

required tests. This legislation would effectively stop this corner cutting. Our bill would also ensure that states and federal agencies have the resources and incentives to complete mandatory screening by requiring Medicaid to reimburse WIC and Head Start for screening costs. We must create a bonus program that rewards states who screen more than 65% of their Medicaid population.

But additional testing is only a first step. Our legislation would also focus on prevention by reducing the sources of poisoning and provide for follow-up care for those children identified as at-risk. This includes expanding Medicaid coverage to include treatment for lead poisoning and for environmental investigations to determine its sources.

I am extremely pleased to tell my colleagues that in response to the efforts of the Senator from Rhode Island and myself, the Department of Health and Human Services has initiated some important steps to address the problem. Their efforts include ensuring that state Medicaid agencies comply with existing Medicaid policies requiring lead screening and requiring states to report the number of children under age six screened for lead poisoning. These measures will help us to better understand the problem and how to respond to it.

However, enhancing screening and identifying children exposed to lead is only the first step. Identification must be followed with treatment and abatement, including controlling the source of lead poisoning. For example, my own state of New Jersey has made great efforts in the area of abatement. Specifically, New Jersey requires the renovation and maintenance of older housing as well as mandating landlords to periodically test for lead. New Jersey has also initiated statewide programs to educate families on how to find and eliminate lead sources from their homes.

Similarly, on the federal level, the Department of Housing and Urban Development provides grants to states and local governments to reduce lead hazards in housing. Yet, for every application, there are nine that go unfunded. This year, the House tried to cut funding for this program by \$10 million. Although conferees ultimately restored funding equal to the President's request, this attempt demonstrates the need to provide greater awareness of the need for lead prevention efforts.

As the Alliance report suggests, there is more every state must do and there is clearly more the federal government can do to protect lead-poisoned children. I encourage my colleagues to examine the Alliance report and learn about what can be done in your states to improve lead poisoning treatment and prevention efforts. Finally, I would encourage Senator ROTH and Senator JEFFORDS to begin hearings not only on our legislation but also on this issue. In 1992, Congress

made a commitment to improving our children's health by reducing the prevalence of childhood lead poisoning and improving treatment. I urge my colleagues to join Senator REED and myself in fulfilling this commitment.

MESSAGES FROM THE HOUSE

At 1:48 p.m., a message from the House of Representatives, delivered by Ms. Niland, one of its reading clerks, announced that the House has passed the following bill and joint resolution, in which it requests the concurrence of the Senate:

H.R. 2260. An act to amend the Controlled Substances Act to promote pain management and palliative care without permitting assisted suicide and euthanasia, and for other purposes.

H.J.Res. 73. Joint resolution making further continuing appropriations for the fiscal year 2000, and for other purposes.

ENROLLED BILL SIGNED

The message also announced that the Speaker has signed the following bills:

S. 437. An act to designate the United States courthouse under construction at 333 Las Vegas Boulevard South in Las Vegas, Nevada, as the "Lloyd D. Georges United States Courthouse."

S. 1652. An act to designate the Old Executive Office Building located at 17th Street and Pennsylvania Avenue, NW, in Washington, District of Columbia, as the "Dwight D. Eisenhower Executive Office Building."

The enrolled bills were signed subsequently by President pro tempore (Mr. THURMOND).

At 5:58 p.m., a message from the House of Representatives, delivered by Mr. Hanrahan, one of its reading clerks, announced that the House has agreed to the report of the committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 3064) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against revenues of said District for the fiscal year ending September 30, 2000, and for other purposes.

ENROLLED BILLS PRESENTED

The Secretary of the Senate reported that on October 28, 1999, he had presented to the President of the United States, the following enrolled bills:

S. 437. An act to designate the United States courthouse under construction at 333 Las Vegas Boulevard South in Las Vegas, Nevada, as the "Lloyd D. Georges United States Courthouse."

S. 1652. An act to designate the Old Executive Office Building located at 17th Street and Pennsylvania Avenue NW, in Washington, District of Columbia, as the "Dwight D. Eisenhower Executive Office Building."

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated:

EC-5889. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to notification of a proposed approval for the export of defense articles or defense services sold commercially under a contract in the amount of \$50,000,000 or more to the United Arab Emirates; to the Committee on Foreign Relations.

EC-5890. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to certification of a proposed license for the export of defense articles or defense services sold commercially under a contract in the amount of \$50,000,000 or more to Canada; to the Committee on Foreign Relations.

EC-5891. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to certification of a proposed license for the export of defense articles or defense services sold commercially under a contract in the amount of \$14,000,000 or more to the Republic of Korea; to the Committee on Foreign Relations.

EC-5892. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to certification of a proposed Manufacturing License Agreement with South Africa and Canada; to the Committee on Foreign Relations.

EC-5893. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to certification of a proposed Manufacturing License Agreement with the Netherlands; to the Committee on Foreign Relations.

EC-5894. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to certification of a proposed Manufacturing License Agreement with Turkey; to the Committee on Foreign Relations.

EC-5895. A communication from the Assistant Secretary, Legislative Affairs, Department of State, transmitting, pursuant to the Arms Export Control Act, a report relative to certification of a proposed Manufacturing License Agreement with the United Kingdom; to the Committee on Foreign Relations.

EC-5896. A communication from the Executive Director, Japan-United States Friendship Commission, transmitting, pursuant to law, a report relative to its commercial activities inventory; to the Committee on Governmental Affairs.

EC-5897. A communication from the General Counsel, National Credit Union Administration, transmitting, pursuant to law, the report of a rule entitled "12 CFR Parts 701, 703, 704, 709, 712, 713, 723, 790, 791, and 792", received October 27, 1999; to the Committee on Banking, Housing, and Urban Affairs.

EC-5898. A communication from the Chief Counsel, Office of Foreign Assets Control, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Sudanese Sanctions Regulations; Libyan Sanctions Regulations; Iranian Transactions Regulations; Licensing of Commercial Sales, Exportation and Reexportation of Agricultural Commodities and Products, Medicine, and Medical Equipment; Iranian Accounts on the Books of U.S. Depository Institutions; Informational Materials; Visas" (31 CFR Parts 538, 550 and 560), received October 27, 1999; to the Committee on Banking, Housing, and Urban Affairs.

EC-5899. A communication from the Assistant General Counsel for Regulations, Office

of Student Financial Assistance, Department of Education, transmitting, pursuant to law, the report of a rule entitled "Final Regulations—Federal Perkins Loan Program and Federal Family Education Loan Program", received October 20, 1999; to the Committee on Health, Education, Labor, and Pensions.

EC-5900. A communication from the Chief, Regulations Unit, Internal Revenue Service, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Extension of Announcement 99-5" (Announcement 99-106), received October 27, 1999; to the Committee on Finance.

EC-5901. A communication from the Assistant Secretary, Water and Science, Bureau of Reclamation, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled "Offstream Storage of Colorado River Water and Development and Release of Intentionally Created Unused Apportionment in the Lower Division States" (RIN1006-AA40), received October 27, 1999; to the Committee on Energy and Natural Resources.

EC-5902. A communication from the Director, Office of Regulatory Management and Information, Office of Policy, Planning and Evaluation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval and Promulgation of Maintenance Plan Revisions; Ohio" (FRL #6464-5), received October 26, 1999; to the Committee on Environment and Public Works.

EC-5903. A communication from the Director, Office of Regulatory Management and Information, Office of Policy, Planning and Evaluation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval and Promulgation of State Implementation Plans; Minnesota" (FRL #6465-4), received October 26, 1999; to the Committee on Environment and Public Works.

EC-5904. A communication from the Director, Office of Regulatory Management and Information, Office of Policy, Planning and Evaluation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval and Promulgation of State Implementation Plans; Minnesota" (FRL #6465-3), received October 26, 1999; to the Committee on Environment and Public Works.

EC-5905. A communication from the Director, Office of Regulatory Management and Information, Office of Policy, Planning and Evaluation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval of Delegation of the Accidental Release Prevention Requirements: Risk Management Programs Under Clean Air Act Section 112(r)(7); State of Ohio" (FRL #6465-7), received October 26, 1999; to the Committee on Environment and Public Works.

EC-5906. A communication from the Administrator, Foreign Agricultural Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled "Programs to Help Develop Foreign Markets for Agricultural Commodities (Foreign Market Development Cooperator Program)" (RIN0551-AA26), received October 27, 1999; to the Committee on Agriculture, Nutrition, and Forestry.

EC-5907. A communication from the Administrator, Agricultural Marketing Service, Marketing and Regulatory Programs, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled "Tomatoes Grown in Florida; Decreased Assessment Rate" (Docket No. FV99-966-1 IFR), received October 27, 1999; to the Committee on Agriculture, Nutrition, and Forestry.

EC-5908. A communication from the Administrator, Agricultural Marketing Service, Marketing and Regulatory Programs,