114TH CONGRESS 1ST SESSION

S. 1647

To amend title 23, United States Code, to authorize funds for Federalaid highways and highway safety construction programs, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 23, 2015

Mr. Inhofe (for himself, Mrs. Boxer, Mr. Vitter, and Mr. Carper) introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

A BILL

- To amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs, 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 "Developing a Reliable
 - 5 and Innovative Vision for the Economy Act" or the
 - 6 "DRIVE Act".
 - 7 SEC. 2. DEFINITIONS; TABLE OF CONTENTS.
 - 8 (a) Definitions.—In this Act:

- 1 (1) DEPARTMENT.—The term "Department"
- 2 means the Department of Transportation.
- 3 (2) Secretary.—The term "Secretary" means
- 4 the Secretary of Transportation.
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Definitions; table of contents.

TITLE I—FEDERAL-AID HIGHWAYS

Subtitle A—Authorizations and Programs

- Sec. 1001. Authorization of appropriations.
- Sec. 1002. Obligation ceiling.
- Sec. 1003. Apportionment.
- Sec. 1004. Surface transportation program.
- Sec. 1005. Metropolitan transportation planning.
- Sec. 1006. Statewide and nonmetropolitan transportation planning.
- Sec. 1007. Highway use tax evasion projects.
- Sec. 1008. Bundling of bridge projects.
- Sec. 1009. Flexibility for certain rural road and bridge projects.
- Sec. 1010. Construction of ferry boats and ferry terminal facilities.
- Sec. 1011. Highway safety improvement program.
- Sec. 1012. Data collection on unpaved public roads.
- Sec. 1013. Congestion mitigation and air quality improvement program.
- Sec. 1014. National freight program.
- Sec. 1015. Assistance for major projects program.
- Sec. 1016. Transportation alternatives.
- Sec. 1017. Consolidation of programs.
- Sec. 1018. State flexibility for National Highway System modifications.
- Sec. 1019. Toll roads, bridges, tunnels, and ferries.
- Sec. 1020. HOV facilities.
- Sec. 1021. Interstate system reconstruction and rehabilitation pilot program.
- Sec. 1022. Emergency relief for federally owned roads.
- Sec. 1023. Bridges requiring closure or load restrictions.
- Sec. 1024. National electric vehicle charging and natural gas fueling corridors.
- Sec. 1025. Asset management.
- Sec. 1026. Tribal transportation program amendment.
- Sec. 1027. Nationally significant Federal lands and tribal projects program.
- Sec. 1028. Federal lands programmatic activities.
- Sec. 1029. Federal lands transportation program.

Subtitle B—Acceleration of Project Delivery

- Sec. 1101. Categorical exclusion for projects of limited Federal assistance.
- Sec. 1102. Programmatic agreement template.
- Sec. 1103. Agency coordination.
- Sec. 1104. Initiation of environmental review process.

- Sec. 1105. Improving collaboration for accelerated decisionmaking.
- Sec. 1106. Accelerated decisionmaking in environmental reviews.
- Sec. 1107. Improving transparency in environmental reviews.
- Sec. 1108. Integration of planning and environmental review.
- Sec. 1109. Use of programmatic mitigation plans.
- Sec. 1110. Adoption of Departmental environmental documents.
- Sec. 1111. Technical assistance for States.
- Sec. 1112. Surface transportation project delivery program.
- Sec. 1113. Categorical exclusions for multimodal projects.
- Sec. 1114. Modernization of the environmental review process.
- Sec. 1115. Service club, charitable association, or religious service signs.
- Sec. 1116. Satisfaction of requirements for certain historic sites.
- Sec. 1117. Bridge exemption from consideration under certain provisions.
- Sec. 1118. Elimination of barriers to improve at-risk bridges.
- Sec. 1119. At-risk project preagreement authority.

Subtitle C-Miscellaneous

- Sec. 1201. Credits for untaxed transportation fuels.
- Sec. 1202. Justification reports for access points on the Interstate System.
- Sec. 1203. Exemptions.
- Sec. 1204. High priority corridors on the national highway system.
- Sec. 1205. Repeat intoxicated driver law.
- Sec. 1206. Vehicle-to-infrastructure equipment.
- Sec. 1207. Designated projects.
- Sec. 1208. Relinquishment.
- Sec. 1209. Transfer and sale of toll credits.
- Sec. 1210. Regional infrastructure accelerator demonstration program.

TITLE II—TRANSPORTATION INNOVATION

Subtitle A—Research

- Sec. 2001. Research, technology, and education.
- Sec. 2002. Intelligent transportation systems.
- Sec. 2003. Future interstate study.
- Sec. 2004. Researching surface transportation system funding alternatives.

Subtitle B—Data

- Sec. 2101. Tribal data collection.
- Sec. 2102. Performance management data support program.

Subtitle C—Transparency and Best Practices

- Sec. 2201. Every Day Counts initiative.
- Sec. 2202. Department of Transportation performance measures.
- Sec. 2203. Grant program for achievement in transportation for performance and innovation.
- Sec. 2204. Highway trust fund transparency and accountability.
- Sec. 2205. Report on highway trust fund administrative expenditures.
- Sec. 2206. Availability of reports.
- Sec. 2207. Performance period adjustment.
- Sec. 2208. Design standards.

TITLE III—TRANSPORTATION INFRASTRUCTURE FINANCE AND INNOVATION ACT OF 1998 AMENDMENTS

Sec. 3001. Transportation Infrastructure Finance and Innovation Act of 1998 amendments.

TITLE IV—TECHNICAL CORRECTIONS TO MAP-21

Sec. 4001. Technical corrections.

TITLE V—MISCELLANEOUS

Sec. 5001. Appalachian development highway system.

Sec. 5002. Appalachian regional development program.

TITLE VI—EXTENSION OF FEDERAL-AID HIGHWAY PROGRAMS

Sec. 6001. Extension of Federal-aid highway programs.

Sec. 6002. Administrative expenses.

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TITLE I—FEDERAL-AID

HIGHWAYS

Subtitle A—Authorizations and

Programs

5 SEC. 1001. AUTHORIZATION OF APPROPRIATIONS.

- 6 (a) In General.—The following sums are author-
- 7 ized to be appropriated out of the Highway Trust Fund
- 8 (other than the Mass Transit Account):
- 9 (1) Federal-aid highway program.—For
- the national highway performance program under
- section 119 of title 23, United States Code, the sur-
- face transportation program under section 133 of
- that title, the highway safety improvement program
- under section 148 of that title, the congestion miti-
- gation and air quality improvement program under
- section 149 of that title, the national freight pro-
- gram under section 167 of that title, and to carry
- out section 134 of that title—

1	(A) \$40,579,500,000 for fiscal year 2016;
2	(B) \$41,421,300,000 for fiscal year 2017;
3	(C) \$42,327,100,000 for fiscal year 2018;
4	(D) \$43,300,400,000 for fiscal year 2019;
5	(E) \$44,394,700,000 for fiscal year 2020;
6	and
7	(F) $$45,515,900,000$ for fiscal year 2021.
8	(2) Transportation infrastructure fi-
9	NANCE AND INNOVATION PROGRAM.—For credit as-
10	sistance under the transportation infrastructure fi-
11	nance and innovation program under chapter 6 of
12	title 23, United States Code, \$675,000,000 for each
13	of fiscal years 2016 through 2021.
14	(3) Federal lands and tribal transpor-
15	TATION PROGRAMS.—
16	(A) Tribal transportation pro-
17	GRAM.—For the tribal transportation program
18	under section 202 of title 23, United States
19	Code—
20	(i) \$460,000,000 for fiscal year 2016;
21	(ii) \$470,000,000 for fiscal year 2017;
22	(iii) \$480,000,000 for fiscal year
23	2018;
24	(iv) \$490,000,000 for fiscal year
25	2019;

1	(v) \$500,000,000 for fiscal year 2020;
2	and
3	(vi) \$510,000,000 for fiscal year
4	2021.
5	(B) Federal Lands transportation
6	PROGRAM.—
7	(i) Authorization.—For the Fed-
8	eral lands transportation program under
9	section 203 of title 23, United States
10	Code—
11	(I) \$305,000,000 for fiscal year
12	2016;
13	(II) \$310,000,000 for fiscal year
14	2017;
15	(III) \$315,000,000 for fiscal year
16	2018;
17	(IV) \$320,000,000 for fiscal year
18	2019;
19	(V) \$325,000,000 for fiscal year
20	2020; and
21	(VI) \$330,000,000 for fiscal year
22	2021.
23	(ii) Special rule.—
24	(I) \$240,000,000 of the amount
25	made available for each fiscal year

1	shall be the amount for the National
2	Park Service; and
3	(II) \$30,000,000 of the amount
4	made available for each fiscal year
5	shall be the amount for the United
6	States Fish and Wildlife Service.
7	(C) Federal lands access program.—
8	For the Federal lands access program under
9	section 204 of title 23, United States Code—
10	(i) \$255,000,000 for fiscal year 2016;
11	(ii) \$260,000,000 for fiscal year 2017;
12	(iii) \$265,000,000 for fiscal year
13	2018;
14	(iv) \$270,000,000 for fiscal year
15	2019;
16	(v) \$275,000,000 for fiscal year 2020;
17	and
18	(vi) \$280,000,000 for fiscal year
19	2021.
20	(4) Territorial and puerto rico highway
21	PROGRAM.—For the territorial and Puerto Rico
22	highway program under section 165 of title 23,
23	United States Code, \$190,000,000 for each of fiscal
24	years 2016 through 2021.

1	(5) Assistance for major projects pro-
2	GRAM.—For the assistance for major projects pro-
3	gram under section 171 of title 23, United States
4	Code—
5	(A) \$300,000,000 for fiscal year 2016;
6	(B) \$350,000,000 for fiscal year 2017;
7	(C) \$400,000,000 for fiscal year 2018;
8	(D) \$450,000,000 for fiscal year 2019;
9	(E) $$450,000,000$ for fiscal year 2020; and
10	(F) \$450,000,000 for fiscal year 2021.
11	(b) RESEARCH, TECHNOLOGY, AND EDUCATION AU-
12	THORIZATIONS.—
13	(1) In general.—The following sums are au-
14	thorized to be appropriated out of the Highway
15	Trust Fund (other than the Mass Transit Account):
16	(A) Highway research and develop-
17	MENT PROGRAM.—To carry out the highway re-
18	search and development program under section
19	503(b) of title 23, United States Code,
20	\$135,000,000 for each of fiscal years 2016
21	through 2021.
22	(B) TECHNOLOGY AND INNOVATION DE-
23	PLOYMENT PROGRAM.—To carry out the tech-
24	nology and innovation deployment program
25	under section 503(c) of title 23. United States

1	Code, $$62,500,000$ for each of fiscal years 2016
2	through 2021.
3	(C) Training and education.—To carry
4	out training and education under section 504 of
5	title 23, United States Code, \$24,000,000 for
6	each of fiscal years 2016 through 2021.
7	(D) Intelligent transportation sys-
8	TEMS PROGRAM.—To carry out the intelligent
9	transportation systems program under sections
10	512 through 518 of title 23, United States
11	Code, \$100,000,000 for each of fiscal years
12	2016 through 2021.
13	(E) University transportation cen-
14	TERS PROGRAM.—To carry out the university
15	transportation centers program under section
16	5505 of title 49, United States Code,
17	\$72,500,000 for each of fiscal years 2016
18	through 2021.
19	(F) Bureau of transportation statis-
20	Tics.—To carry out chapter 63 of title 49,
21	United States Code, \$26,000,000 for each of
22	fiscal years 2016 through 2021.
23	(2) Administration.—The Federal Highway
24	Administration shall administer the programs de-

1	scribed in subparagraphs (D) through (F) of para-
2	graph (1).
3	(3) Applicability of title 23, united
4	STATES CODE.—Funds authorized to be appro-
5	priated by paragraph (1) shall—
6	(A) be available for obligation in the same
7	manner as if those funds were apportioned
8	under chapter 1 of title 23, United States Code
9	(B) remain available until expended; and
10	(C) not be transferable.
11	(c) DISADVANTAGED BUSINESS ENTERPRISES.—
12	(1) Findings.—Congress finds that—
13	(A) while significant progress has occurred
14	due to the establishment of the disadvantaged
15	business enterprise program, discrimination and
16	related barriers continue to pose significant ob-
17	stacles for minority- and women-owned busi-
18	nesses seeking to do business in federally as-
19	sisted surface transportation markets across the
20	United States;
21	(B) the continuing barriers described in
22	subparagraph (A) merit the continuation of the
23	disadvantaged business enterprise program;
24	(C) Congress has received and reviewed
25	testimony and documentation of race and gen-

der discrimination from numerous sources, including congressional hearings and roundtables, scientific reports, reports issued by public and private agencies, news stories, reports of discrimination by organizations and individuals, and discrimination lawsuits, which show that race- and gender-neutral efforts alone are insufficient to address the problem;

- (D) the testimony and documentation described in subparagraph (C) demonstrate that discrimination across the United States poses a barrier to full and fair participation in surface transportation-related businesses of women business owners and minority business owners and has impacted firm development and many aspects of surface transportation-related business in the public and private markets; and
- (E) the testimony and documentation described in subparagraph (C) provide a strong basis that there is a compelling need for the continuation of the disadvantaged business enterprise program to address race and gender discrimination in surface transportation-related business.

1	(2) Definitions.—In this subsection, the fol-
2	lowing definitions apply:
3	(A) Small business concern.—
4	(i) In General.—The term "small
5	business concern" means a small business
6	concern (as the term is used in section 3
7	of the Small Business Act (15 U.S.C.
8	632)).
9	(ii) Exclusions.—The term "small
10	business concern" does not include any
11	concern or group of concerns controlled by
12	the same socially and economically dis-
13	advantaged individual or individuals that
14	have average annual gross receipts during
15	the preceding 3 fiscal years in excess of
16	\$22,410,000, as adjusted annually by the
17	Secretary for inflation.
18	(B) SOCIALLY AND ECONOMICALLY DIS-
19	ADVANTAGED INDIVIDUALS.—The term "so-
20	cially and economically disadvantaged individ-
21	uals" has the meaning given the term in section
22	8(d) of the Small Business Act (15 U.S.C.
23	637(d)) and relevant subcontracting regulations
24	issued pursuant to that Act, except that women

shall be presumed to be socially and economi-

1	cally disadvantaged individuals for purposes of
2	this subsection.
3	(3) Amounts for small business con-
4	CERNS.—Except to the extent that the Secretary de-
5	termines otherwise, not less than 10 percent of the
6	amounts made available for any program under title
7	I of this Act and section 403 of title 23, United
8	States Code, shall be expended through small busi-
9	ness concerns owned and controlled by socially and
10	economically disadvantaged individuals.
11	(4) Annual listing of disadvantaged busi-
12	NESS ENTERPRISES.—Each State shall annually—
13	(A) survey and compile a list of the small
14	business concerns referred to in paragraph (2)
15	in the State, including the location of the small
16	business concerns in the State; and
17	(B) notify the Secretary, in writing, of the
18	percentage of the small business concerns that
19	are controlled by—
20	(i) women;
21	(ii) socially and economically dis-
22	advantaged individuals (other than
23	women); and

1	(iii) individuals who are women and
2	are otherwise socially and economically dis-
3	advantaged individuals.
4	(5) Uniform certification.—
5	(A) In General.—The Secretary shall es-
6	tablish minimum uniform criteria for use by
7	State governments in certifying whether a con-
8	cern qualifies as a small business concern for
9	the purpose of this subsection.
10	(B) Inclusions.—The minimum uniform
11	criteria established under subparagraph (A)
12	shall include, with respect to a potential small
13	business concern—
14	(i) on-site visits;
15	(ii) personal interviews with personnel;
16	(iii) issuance or inspection of licenses;
17	(iv) analyses of stock ownership;
18	(v) listings of equipment;
19	(vi) analyses of bonding capacity;
20	(vii) listings of work completed;
21	(viii) examination of the resumes of
22	principal owners;
23	(ix) analyses of financial capacity; and
24	(x) analyses of the type of work pre-
25	ferred.

- 1 (6) Reporting.—The Secretary shall establish 2 minimum requirements for use by State govern-3 ments in reporting to the Secretary— 4 (A) information concerning disadvantaged business enterprise awards, commitments, and 6 achievements; and 7 (B) such other information as the Sec-8 retary determines to be appropriate for the 9 proper monitoring of the disadvantaged busi-10 ness enterprise program.
 - (7) Compliance with court orders.—Nothing in this subsection limits the eligibility of an individual or entity to receive funds made available under title I of this Act and section 403 of title 23, United States Code, if the individual or entity is prevented, in whole or in part, from complying with paragraph (2) because a Federal court issues a final order in which the court finds that a requirement or the implementation of paragraph (2) is unconstitutional.
- 21 (d) Conforming Amendment.—Section 1101(b) of 22 MAP-21 (Public Law 112-141; 126 Stat. 414) is re-23 pealed.

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1 SEC. 1002. OBLIGATION CEILING.

2	(a) General Limitation.—Subject to subsection
3	(e), and notwithstanding any other provision of law, the
4	obligations for Federal-aid highway and highway safety
5	construction programs shall not exceed—
6	(1) \$43,076,500,000 for fiscal year 2016;
7	(2) \$43,997,300,000 for fiscal year 2017;
8	(3) \$44,982,100,000 for fiscal year 2018;
9	(4) \$46,034,400,000 for fiscal year 2019;
10	(5) \$47,157,700,000 for fiscal year 2020; and
11	(6) \$48,307,900,000 for fiscal year 2021.
12	(b) Exceptions.—The limitations under subsection
13	(a) shall not apply to obligations under or for—
14	(1) section 125 of title 23, United States Code
15	(2) section 147 of the Surface Transportation
16	Assistance Act of 1978 (23 U.S.C. 144 note; 92
17	Stat. 2714);
18	(3) section 9 of the Federal-Aid Highway Act
19	of 1981 (95 Stat. 1701);
20	(4) subsections (b) and (j) of section 131 of the
21	Surface Transportation Assistance Act of 1982 (96
22	Stat. 2119);
23	(5) subsections (b) and (c) of section 149 of the
24	Surface Transportation and Uniform Relocation As-
25	sistance Act of 1987 (101 Stat. 198);

- 1 (6) sections 1103 through 1108 of the Inter-2 modal Surface Transportation Efficiency Act of 3 1991 (105 Stat. 2027);
 - (7) section 157 of title 23, United States Code (as in effect on June 8, 1998);
 - (8) section 105 of title 23, United States Code (as in effect for fiscal years 1998 through 2004, but only in an amount equal to \$639,000,000 for each of those fiscal years);
 - (9) section 105 of title 23, United States Code (as in effect for fiscal years 2005 through 2012, but only in an amount equal to \$639,000,000 for each of those fiscal years);
 - (10) Federal-aid highway programs for which obligation authority was made available under the Transportation Equity Act for the 21st Century (112 Stat. 107) or subsequent Acts for multiple years or to remain available until expended, but only to the extent that the obligation authority has not lapsed or been used;
 - (11) section 1603 of SAFETEA-LU (23 U.S.C. 118 note; 119 Stat. 1248), to the extent that funds obligated in accordance with that section were not subject to a limitation on obligations at the time

1	at which the funds were initially made available for
2	obligation;
3	(12) section 119 of title 23, United States Code
4	(as in effect for fiscal years 2013 through 2015, but
5	only in an amount equal to \$639,000,000 for each
6	of those fiscal years); and
7	(13) section 119 of title 23, United States Code
8	(but, for each of fiscal years 2016 through 2021,
9	only in an amount equal to \$639,000,000 for each
10	of those fiscal years).
11	(c) Distribution of Obligation Authority.—
12	For each of fiscal years 2016 through 2021, the Secretary
13	shall—
14	(1) not distribute obligation authority provided
15	by subsection (a) for the fiscal year for—
16	(A) amounts authorized for administrative
17	expenses and programs by section 104(a) of
18	title 23, United States Code; and
19	(B) amounts authorized for the Bureau of
20	Transportation Statistics;
21	(2) not distribute an amount of obligation au-
22	thority provided by subsection (a) that is equal to
23	the unobligated balance of amounts—
24	(A) made available from the Highway
25	Trust Fund (other than the Mass Transit Ac-

1	count) for Federal-aid highway and highway
2	safety construction programs for previous fiscal
3	years the funds for which are allocated by the
4	Secretary (or apportioned by the Secretary
5	under section 202 or 204 of title 23, United
6	States Code); and
7	(B) for which obligation authority was pro-
8	vided in a previous fiscal year;
9	(3) determine the proportion that—
10	(A) an amount equal to the difference be-
11	tween—
12	(i) the obligation authority provided
13	by subsection (a) for the fiscal year; and
14	(ii) the aggregate amount not distrib-
15	uted under paragraphs (1) and (2); bears
16	to
17	(B) an amount equal to the difference be-
18	tween—
19	(i) the total of the sums authorized to
20	be appropriated for the Federal-aid high-
21	way and highway safety construction pro-
22	grams (other than sums authorized to be
23	appropriated for provisions of law de-
24	scribed in paragraphs (1) through (12) of
25	subsection (b) and sums authorized to be

1	appropriated for section 119 of title 23,
2	United States Code, equal to the amount
3	referred to in subsection (b)(13) for the
4	fiscal year); and
5	(ii) the aggregate amount not distrib-
6	uted under paragraphs (1) and (2);
7	(4) distribute the obligation authority provided
8	by subsection (a), less the aggregate amount not dis-
9	tributed under paragraphs (1) and (2), for each of
10	the programs (other than programs to which para-
11	graph (1) applies) that are allocated by the Sec-
12	retary under this Act and title 23, United States
13	Code, or apportioned by the Secretary under section
14	202 or 204 of that title, by multiplying—
15	(A) the proportion determined under para-
16	graph (3); by
17	(B) the amounts authorized to be appro-
18	priated for each such program for the fiscal
19	year; and
20	(5) distribute the obligation authority provided
21	by subsection (a), less the aggregate amount not dis-
22	tributed under paragraphs (1) and (2) and the
23	amounts distributed under paragraph (4), for Fed-
24	eral-aid highway and highway safety construction
25	programs that are apportioned by the Secretary

1	under title 23, United States Code (other than the
2	amounts apportioned for the national highway per-
3	formance program under section 119 of title 23,
4	United States Code, that are exempt from the limi-
5	tation under subsection (b)(13) and the amounts ap-
6	portioned under sections 202 and 204 of that title),
7	in the proportion that—
8	(A) amounts authorized to be appropriated
9	for the programs that are apportioned under
10	title 23, United States Code, to each State for
11	the fiscal year; bears to
12	(B) the total of the amounts authorized to
13	be appropriated for the programs that are ap-
14	portioned under title 23, United States Code, to
15	all States for the fiscal year.
16	(d) Redistribution of Unused Obligation Au-
17	THORITY.—Notwithstanding subsection (c), the Secretary
18	shall, after August 1 of each of fiscal years 2016 through
19	2021—
20	(1) revise a distribution of the obligation au-
21	thority made available under subsection (c) if an
22	amount distributed cannot be obligated during that
23	fiscal year; and
24	(2) redistribute sufficient amounts to those
25	States able to obligate amounts in addition to those

1	previously distributed during that fiscal year, giving
2	priority to those States having large unobligated bal-
3	ances of funds apportioned under sections 144 (as in
4	effect on the day before the date of enactment of
5	MAP-21 (126 Stat. 405)) and 104 of title 23,
6	United States Code.
7	(e) Applicability of Obligation Limitations to
8	TRANSPORTATION RESEARCH PROGRAMS.—
9	(1) In general.—Except as provided in para-
10	graph (2), obligation limitations imposed by sub-
11	section (a) shall apply to contract authority for
12	transportation research programs carried out under
13	chapter 5 of title 23, United States Code.
14	(2) Exception.—Obligation authority made
15	available under paragraph (1) shall—
16	(A) remain available for a period of 4 fis-
17	cal years; and
18	(B) be in addition to the amount of any
19	limitation imposed on obligations for Federal-
20	aid highway and highway safety construction
21	programs for future fiscal years.
22	(f) Redistribution of Certain Authorized
23	Funds.—
24	(1) In general.—Not later than 30 days after
25	the date of distribution of obligation authority under

- subsection (c) for each of fiscal years 2016 through 2021, the Secretary shall distribute to the States any funds (excluding funds authorized for the program under section 202 of title 23, United States Code) that—
 - (A) are authorized to be appropriated for the fiscal year for Federal-aid highway programs; and
 - (B) the Secretary determines will not be allocated to the States (or will not be apportioned to the States under section 204 of title 23, United States Code), and will not be available for obligation, for the fiscal year because of the imposition of any obligation limitation for the fiscal year.
 - (2) Ratio.—Funds shall be distributed under paragraph (1) in the same proportion as the distribution of obligation authority under subsection (c)(5).
 - (3) AVAILABILITY.—Funds distributed to each State under paragraph (1) shall be available for any purpose described in section 133(b) of title 23, United States Code.

1 SEC. 1003. APPORTIONMENT.

2	(a) In General.—Section 104 of title 23, United
3	States Code, is amended—
4	(1) in subsection $(a)(1)$ by striking subpara-
5	graphs (A) and (B) and inserting the following:
6	"(A) \$456,000,000 for fiscal year 2016;
7	"(B) $$465,000,000$ for fiscal year 2017;
8	"(C) \$474,000,000 for fiscal year 2018;
9	"(D) \$483,000,000 for fiscal year 2019;
10	"(E) \$492,000,000 for fiscal year 2020;
11	and
12	"(F) \$501,000,000 for fiscal year 2021.";
13	(2) in subsection (b)—
14	(A) in the matter preceding paragraph (1),
15	by striking "and the congestion mitigation and
16	air quality improvement program" and insert-
17	ing "the congestion mitigation and air quality
18	improvement program, the national freight pro-
19	gram'';
20	(B) in each of paragraphs (1), (2), and (3)
21	by striking "paragraphs (4) and (5)" each place
22	it appears and inserting "paragraphs (4), (5),
23	and (6), and section 213(a)";
24	(C) in paragraph (1), by striking "63.7
25	percent" and inserting "65 percent";

1	(D) in paragraph (2), by striking "29.3
2	percent" and inserting "29 percent";
3	(E) in paragraph (3), by striking "7 per-
4	cent" and inserting "6 percent";
5	(F) in paragraph (4), in the matter pre-
6	ceding subparagraph (A), by striking "deter-
7	mined for the State under subsection (c)" and
8	inserting "remaining under subsection (c) after
9	making the set-aside in accordance with para-
10	graph (5) and section 213(a)";
11	(G) by redesignating paragraph (5) as
12	paragraph (6);
13	(H) by inserting after paragraph (4) the
14	following:
15	"(5) National freight program.—
16	"(A) In General.—For the national
17	freight program under section 167, the Sec-
18	retary shall set aside from the amount deter-
19	mined for a State under subsection (c) an
20	amount determined for the State under sub-
21	paragraphs (B) and (C).
22	"(B) Total amount.—The total amount
23	set aside for the national freight program for
24	all States shall be—

1	"(i) $$2,000,000,000$ for fiscal year
2	2016;
3	"(ii) \$2,100,000,000 for fiscal year
4	2017;
5	"(iii) \$2,200,000,000 for fiscal year
6	2018;
7	"(iv) \$2,300,000,000 for fiscal year
8	2019;
9	"(v) $$2,400,000,000$ for fiscal year
10	2020; and
11	"(vi) \$2,500,000,000 for fiscal year
12	2021.
13	"(C) State share.—The Secretary shall
14	distribute among the States the total set-aside
15	amount for the national freight program under
16	subparagraph (B) so that each State receives
17	an amount equal to the proportion that—
18	"(i) the total set-aside amount; bears
19	to
20	"(ii) the State total apportionments
21	determined under subsection (c).
22	"(D) Metropolitan planning.—Of the
23	amount set aside under this paragraph for a
24	State, the Secretary shall use to carry out sec-

1	tion 134 an amount determined by multiplying
2	the set-aside amount by the proportion that—
3	"(i) the amount apportioned to the
4	State to carry out section 134 for fiscal
5	year 2009; bears to
6	"(ii) the total amount of funds appor-
7	tioned to the State for that fiscal year for
8	the programs referred to in section
9	105(a)(2), except for the high priority
10	projects program referred to in section
11	105(a)(2)(H) (as in effect on the day be-
12	fore the date of enactment of MAP-21
13	(Public Law 112–141; 126 Stat. 405)).";
14	and
15	(I) in paragraph (6) (as redesignated by
16	subparagraph (G)), in the matter preceding
17	subparagraph (A), by striking "determined for
18	the State under subsection (c)" and inserting
19	"remaining under subsection (c) after making
20	the set-aside in accordance with paragraph (5)
21	and section 213(a)"; and
22	(3) in subsection (c) by adding at the end the
23	following:
24	"(3) For fiscal years 2016 through 2021.—

1	"(A) State share.—For each of fiscal
2	years 2016 through 2021, the amount for each
3	State of combined apportionments for the na-
4	tional highway performance program under sec-
5	tion 119, the surface transportation program
6	under section 133, the highway safety improve-
7	ment program under section 148, the conges-
8	tion mitigation and air quality improvement
9	program under section 149, the national freight
10	program under section 167, the transportation
11	alternatives program under section 213, and to
12	carry out section 134, shall be determined as
13	follows:
14	"(i) Initial amount.—The initial
15	amount for each State shall be determined
16	by multiplying the total amount available
17	for apportionment by the share for each
18	State, which shall be equal to the propor-
19	tion that—
20	"(I) the amount of apportion-
21	ments that the State received for fis-
22	cal year 2014; bears to
23	"(II) the amount of those appor-
24	tionments received by all States for
25	that fiscal year.

"(ii) Adjustments to amounts.—
The initial amounts resulting from the calculation under clause (i) shall be adjusted to ensure that, for each State, the amount of combined apportionments for the programs shall not be less than 95 percent of the estimated tax payments attributable to highway users in the State paid into the Highway Trust Fund (other than the Mass Transit Account) in the most recent fiscal year for which data are available.

"(B) STATE APPORTIONMENT.—For each of fiscal years 2016 through 2021, on October 1, the Secretary shall apportion the sum authorized to be appropriated for expenditure on the national highway performance program under section 119, the surface transportation program under section 133, the highway safety improvement program under section 148, the congestion mitigation and air quality improvement program under section 149, the national freight program under section 167, the transportation alternatives program under section 213, and to carry out section 134 in accordance with subparagraph (A)."

1	(b) Conforming Amendments.—
2	(1) Section 104(d)(1)(A) of title 23, United
3	States Code, is amended by striking "subsection
4	(b)(5)" each place it appears and inserting "para-
5	graphs (5)(D) and (6) of subsection (b)".
6	(2) Section 120(c)(3) of title 23, United States
7	Code, is amended—
8	(A) in subparagraph (A), in the matter
9	preceding clause (i), by striking "or (5)" and
10	inserting " $(5)(D)$, or (6) "; and
11	(B) in subparagraph (C)(i), by striking
12	"and (5) " and inserting " $(5)(D)$, and (6) ".
13	(3) Section 135(i) of title 23, United States
14	Code, is amended by striking "section 104(b)(5)"
15	and inserting "paragraphs (5)(D) and (6) of section
16	104(b)".
17	(4) Section 136(b) of title 23, United States
18	Code, is amended in the first sentence by striking
19	"paragraphs (1) through (5) of section 104(b)" and
20	inserting "paragraphs (1) through (6) of section
21	104(b)".
22	(5) Section 141(b)(2) of title 23, United States
23	Code, is amended by striking "paragraphs (1)
24	through (5) of section 104(b)" and inserting "para-
25	graphs (1) through (6) of section 104(b)".

1	(6) Section 505(a) of title 23, United States
2	Code, is amended in the matter preceding paragraph
3	(1) by striking "through (4)" and inserting
4	"through (5)".
5	SEC. 1004. SURFACE TRANSPORTATION PROGRAM.
6	Section 133 of title 23, United States Code, is
7	amended—
8	(1) in subsection (b)—
9	(A) in paragraph (10), by inserting ", in-
10	cluding emergency evacuation plans" after
11	"programs"; and
12	(B) in paragraph (13), by adding a period
13	at the end;
14	(2) in subsection (e)—
15	(A) in paragraph (1), by striking the semi-
16	colon at the end and inserting "or for projects
17	described in paragraphs (2), (4), (6), (7), (11),
18	(20), (25), and (26) of subsection (b); and";
19	(B) by striking paragraph (2); and
20	(C) by redesignating paragraph (3) as
21	paragraph (2);
22	(3) in subsection (d)—
23	(A) in paragraph (1)—
24	(i) in subparagraph (A)—

1	(I) in the matter preceding clause
2	(i), by striking "50 percent" and in-
3	serting "55 percent";
4	(II) in clause (ii), by striking
5	"greater than 5,000" and inserting
6	"of 5,000 or more"; and
7	(III) in clause (iii), by striking ";
8	and" at the end and inserting a pe-
9	riod; and
10	(ii) in subparagraph (B), by striking
11	"50 percent" and inserting "45 percent";
12	and
13	(B) in paragraph (3)—
14	(i) by striking "paragraph (1)(A)(ii)"
15	and inserting "paragraph (1)(A)(iii)"; and
16	(ii) by striking "greater than 5,000
17	and less than 200,000" and inserting "of
18	5,000 to 200,000";
19	(4) in subsection $(f)(1)$ —
20	(A) by striking "104(b)(3)" and inserting
21	"104(b)(2)"; and
22	(B) by striking "the period of fiscal years
23	2011 through 2014" and inserting "each fiscal
24	year'';

1	(5) by redesignating subsection (h) as sub-
2	section (i);
3	(6) in subsection (g)—
4	(A) by striking the subsection designation
5	and heading and all that follows through para-
6	graph (1) and inserting the following:
7	"(g) Bridges Off the National Highway Sys-
8	TEM.—
9	"(1) Definition of Off-NHS Bridge.—In
10	this subsection, the term 'off-NHS bridge' means a
11	highway bridge located on a public road, other than
12	a bridge on the National Highway System.";
13	(B) in paragraph (2)—
14	(i) by striking subparagraph (A) and
15	inserting the following:
16	"(A) Set-Aside.—Each State shall obli-
17	gate for replacement (including replacement
18	with fill material), rehabilitation, preservation,
19	and protection (including scour counter-
20	measures, seismic retrofits, impact protection
21	measures, security countermeasures, and pro-
22	tection against extreme events) for off-NHS
23	bridges an amount equal to the greater of—

1	"(i) 15 percent of the amount appor-
2	tioned to the State under section
3	104(b)(2); and
4	"(ii) an amount equal to at least 110
5	percent of the amount of funds the State
6	set aside for off-system bridges in fiscal
7	year 2014."; and
8	(ii) in subparagraph (B), by striking
9	"off-system" and inserting "off-NHS";
10	and
11	(C) by redesignating paragraph (3) as sub-
12	section (h);
13	(7) in subsection (h) (as so redesignated)—
14	(A) by striking the heading and inserting
15	"Credit for Bridges Not on the Na-
16	TIONAL HIGHWAY SYSTEM.—";
17	(B) by redesignating subparagraphs (A)
18	and (B) as paragraphs (1) and (2), respectively,
19	and indenting appropriately; and
20	(C) in the matter preceding paragraph (1)
21	(as so redesignated)—
22	(i) by striking "the replacement of a
23	bridge or rehabilitation of"; and

1	(ii) by striking ", and is determined
2	by the Secretary upon completion to be no
3	longer a deficient bridge"; and
4	(8) in subsection (i)(1) (as redesignated by
5	paragraph (5)), by striking "under subsection
6	(d)(1)(A)(iii) for each of fiscal years 2013 through
7	2014" and inserting "under subsection (d)(1)(A)(ii)
8	for each fiscal year".
9	SEC. 1005. METROPOLITAN TRANSPORTATION PLANNING.
10	Section 134 of title 23, United States Code, is
11	amended—
12	(1) in subsection (a)(1), by inserting "resilient"
13	before "surface transportation systems";
14	(2) in subsection (e)(2), by striking "and bicy-
15	cle transportation facilities" and inserting ", bicycle
16	transportation facilities, intermodal facilities that
17	support intercity transportation, including intercity
18	buses and intercity bus facilities, and commuter van-
19	pool providers";
20	(3) in subsection (d)—
21	(A) by redesignating paragraphs (3)
22	through (6) as paragraphs (4) through (7), re-
23	spectively;
24	(B) by inserting after paragraph (2) the
25	following:

1	"(3) Representation.—
2	"(A) In general.—Designation or selec-
3	tion of officials or representatives under para-
4	graph (2) shall be determined by the metropoli-
5	tan planning organization according to the by
6	laws or enabling statute of the organization.
7	"(B) Public transportation rep
8	RESENTATIVE.—Subject to the bylaws or ena-
9	bling statute of the metropolitan planning orga-
10	nization, a representative of a provider of public
11	transportation may also serve as a representa-
12	tive of a local municipality.
13	"(C) Powers of Certain officials.—
14	An official described in paragraph (2)(B) shal
15	have responsibilities, actions, duties, voting
16	rights, and any other authority commensurate
17	with other officials described in paragraph
18	(2)(B)."; and
19	(C) in paragraph (5) (as redesignated by
20	subparagraph (A)), by striking "paragraph (5)"
21	and inserting "paragraph (6)";
22	(4) in subsection (e)(4)(B), by striking "sub-
23	section (d)(5)" and inserting "subsection (d)(6)";

1	(5) in subsection $(g)(3)(A)$, by inserting "nat-
2	ural disaster risk reduction," after "environmental
3	protection,";
4	(6) in subsection (h)—
5	(A) in paragraph (1)—
6	(i) in subparagraph (G), by striking
7	"and" at the end;
8	(ii) in subparagraph (H), by striking
9	the period at the end and inserting ";
10	and"; and
11	(iii) by adding at the end the fol-
12	lowing:
13	"(I) improve the resilience and reliability
14	of the transportation system."; and
15	(B) in paragraph (2)(A), by striking "and
16	in section 5301(c) of title 49" and inserting
17	"and the general purposes described in section
18	5301 of title 49";
19	(7) in subsection (i)—
20	(A) in paragraph (2)—
21	(i) in subparagraph (A)(i), by striking
22	"transit" and inserting "public transpor-
23	tation facilities, intercity bus facilities";
24	(ii) in subparagraph (G)—

1	(I) by striking "and provide" and
2	inserting ", provide"; and
3	(II) by inserting ", and reduce
4	vulnerability due to natural disasters
5	of the existing transportation infra-
6	structure" before the period at the
7	end; and
8	(iii) in subparagraph (H), by inserting
9	", including consideration of the role that
10	intercity buses may play in reducing con-
11	gestion, pollution, and energy consumption
12	in a cost-effective manner and strategies
13	and investments that preserve and enhance
14	intercity bus systems, including systems
15	that are privately owned and operated" be-
16	fore the period at the end;
17	(B) in paragraph (6)(A)—
18	(i) by inserting "public ports," before
19	"freight shippers,"; and
20	(ii) by inserting "(including intercity
21	bus operators and commuter vanpool pro-
22	viders)" after "private providers of trans-
23	portation"; and
24	(C) in paragraph (8), by striking "(2)(C)"
25	each place it appears and inserting "(2)(E)";

1	(8) in subsection $(j)(5)(A)$, by striking "sub-
2	section (k)(4)" and inserting "subsection (k)(3)";
3	(9) in subsection (k)—
4	(A) by striking paragraph (3); and
5	(B) by redesignating paragraphs (4) and
6	(5) as paragraphs (3) and (4), respectively;
7	(10) in subsection (l) —
8	(A) in paragraph (1), by adding a period
9	at the end; and
10	(B) in paragraph (2)(D), by striking "of
11	less than 200,000" and inserting "with a popu-
12	lation of 200,000 or less";
13	(11) by striking subsection (n);
14	(12) by redesignating subsections (o) through
15	(q) as subsections (n) through (p), respectively; and
16	(13) in subsection (o) (as so redesignated), by
17	striking "set aside under section 104(f)" and insert-
18	ing "apportioned under paragraphs $(5)(D)$ and (6)
19	of section 104(b)".
20	SEC. 1006. STATEWIDE AND NONMETROPOLITAN TRANS-
21	PORTATION PLANNING.
22	(a) In General.—Section 135 of title 23, United
23	States Code, is amended—
24	(1) in subsection (a)(2), by striking "and bicy-
25	cle transportation facilities" and inserting ", bicycle

1	transportation facilities, intermodal facilities that
2	support intercity transportation, including intercity
3	buses and intercity bus facilities, and commuter van-
4	pool providers";
5	(2) in subsection (d)—
6	(A) in paragraph (1)—
7	(i) in subparagraph (G), by striking
8	"and" at the end;
9	(ii) in subparagraph (H), by striking
10	the period at the end and inserting ";
11	and"; and
12	(iii) by adding at the end the fol-
13	lowing:
14	"(I) improve the resilience and reliability
15	of the transportation system."; and
16	(B) in paragraph (2)(A), by striking "and
17	in section 5301(c) of title 49" and inserting
18	"and the general purposes described in section
19	5301 of title 49";
20	(3) in subsection (e)(1), by striking "subsection
21	(m)" and inserting "subsection (l)";
22	(4) in subsection (f)—
23	(A) in paragraph (2)(B)(i), by striking
24	"subsection (m)" and inserting "subsection
25	(1)":

1	(B) in paragraph $(3)(A)$ —
2	(i) in clause (i), by striking "sub-
3	section (m)" and inserting "subsection
4	(l)"; and
5	(ii) in clause (ii), by inserting "(in-
6	cluding intercity bus operators and com-
7	muter vanpool providers)" after "private
8	providers of transportation";
9	(C) in paragraph (7), in the matter pre-
10	ceding subparagraph (A), by striking "should"
11	and inserting "shall"; and
12	(D) in paragraph (8), by inserting ", in-
13	cluding consideration of the role that intercity
14	buses may play in reducing congestion, pollu-
15	tion, and energy consumption in a cost-effective
16	manner and strategies and investments that
17	preserve and enhance intercity bus systems, in-
18	cluding systems that are privately owned and
19	operated" before the period at the end;
20	(5) in subsection (g)—
21	(A) in paragraph (2)(B)(i), by striking
22	"subsection (m)" and inserting "subsection
23	(1)";
24	(B) in paragraph (3)—

1	(i) by inserting "public ports," before
2	"freight shippers"; and
3	(ii) by inserting "(including intercity
4	bus operators)," after "private providers of
5	transportation"; and
6	(C) in paragraph (6)(A), by striking "sub-
7	section (m)" and inserting "subsection (l)";
8	(6) by striking subsection (j); and
9	(7) by redesignating subsections (k) through
10	(m) as subsections (j) through (l), respectively.
11	(b) Conforming Amendments.—Section 134(b)(5)
12	of title 23, United States Code, is amended by striking
13	"section 135(m)" and inserting "section 135(l)".
14	SEC. 1007. HIGHWAY USE TAX EVASION PROJECTS.
15	Section 143(b) of title 23, United States Code, is
16	amended by striking paragraph (2)(A) and inserting the
17	following:
18	"(A) In General.—From administrative
19	funds made available under section 104(a), the
20	Secretary shall deduct such sums as are nec-
21	essary, not to exceed \$4,000,000 for each fiscal
22	year, to carry out this section.".
23	SEC. 1008. BUNDLING OF BRIDGE PROJECTS.
24	Section 144 of title 23, United States Code, is
25	amended—

1	(1) in subsection $(c)(2)(A)$, by striking "the
2	natural condition of the bridge" and inserting "the
3	natural condition of the water";
4	(2) by redesignating subsection (j) as sub-
5	section (k);
6	(3) by inserting after subsection (i) the fol-
7	lowing:
8	"(j) Bundling of Bridge Projects.—
9	"(1) Purpose.—The purpose of this subsection
10	is to save costs and time by encouraging States to
11	bundle multiple bridge projects as 1 project.
12	"(2) Definition of Eligible Entity.—In
13	this subsection, the term 'eligible entity' means an
14	entity eligible to carry out a bridge project under
15	section 119 or 133.
16	"(3) Bundling of bridge projects.—An eli-
17	gible entity may bundle 2 or more similar bridge
18	projects that are—
19	"(A) eligible projects under section 119 or
20	133;
21	"(B) included as a bundled project in a
22	transportation improvement program under sec-
23	tion 134(j) or a statewide transportation im-
24	provement program under section 135, as appli-
25	cable; and

1	"(C) awarded to a single contractor or con-
2	sultant pursuant to a contract for engineering
3	and design or construction between the con-
4	tractor and an eligible entity.
5	"(4) ITEMIZATION.—Notwithstanding any other
6	provision of law (including regulations), an eligible
7	bridge project included in a bundle under this sub-
8	section may be listed as—
9	"(A) 1 project for purposes of sections 134
10	and 135; and
11	"(B) a single project within the applicable
12	bundle.
13	"(5) Financial characteristics.—Projects
14	bundled under this subsection shall have the same fi-
15	nancial characteristics, including—
16	"(A) the same funding category or sub-
17	category; and
18	"(B) the same Federal share."; and
19	(4) in subsection (k)(2) (as redesignated by
20	paragraph (2)), by striking "104(b)(3)" and insert-
21	ing "104(b)(2)".
22	SEC. 1009. FLEXIBILITY FOR CERTAIN RURAL ROAD AND
23	BRIDGE PROJECTS.
24	(a) Authority.—With respect to rural road and
25	rural bridge projects eligible for funding under title 23.

1	United States Code, subject to the provisions of this sec-
2	tion and on request by a State, the Secretary may—
3	(1) exercise all existing flexibilities under and
4	exceptions to—
5	(A) the requirements of title 23, United
6	States Code; and
7	(B) other requirements administered by
8	the Secretary, in whole or part; and
9	(2) otherwise provide additional flexibility or ex-
10	pedited processing with respect to the requirements
11	described in paragraph (1).
12	(b) Types of Projects.—A rural road or rural
13	bridge project under this section shall—
14	(1) be located in a county that, based on the
15	most recent decennial census—
16	(A) has a population density of 20 or fewer
17	persons per square mile of land area; or
18	(B) is the county that has the lowest popu-
19	lation density of all counties in the State;
20	(2) be located within the operational right-of-
21	way (as defined in section 1316(b) of MAP-21 (23
22	U.S.C. 109 note; 126 Stat. 549)) of an existing road
23	or bridge; and
24	(3)(A) receive less than \$5,000,000 of Federal
25	funds; or

1	(B) have a total estimated cost of not more
2	than \$30,000,000 and Federal funds com-
3	prising less than 15 percent of the total esti-
4	mated project cost.
5	(c) Process To Assist Rural Projects.—
6	(1) Assistance with federal require-
7	MENTS.—
8	(A) In general.—For projects under this
9	section, the Secretary shall seek to provide, to
10	the maximum extent practicable, regulatory re-
11	lief and flexibility consistent with this section.
12	(B) Exceptions, exemptions, and addi-
13	TIONAL FLEXIBILITY.—Exceptions, exemptions,
14	and additional flexibility from regulatory re-
15	quirements may be granted if, in the opinion of
16	the Secretary—
17	(i) the project is not expected to have
18	a significant adverse impact on the envi-
19	ronment;
20	(ii) the project is not expected to have
21	an adverse impact on safety; and
22	(iii) the assistance would be in the
23	public interest for 1 or more reasons, in-
24	cluding—
25	(I) reduced project costs;

1	(II) expedited construction, par-
2	ticularly in an area where the con-
3	struction season is relatively short and
4	not granting the waiver or additional
5	flexibility could delay the project to a
6	later construction season; or
7	(III) improved safety.
8	(2) Maintaining protections.—Nothing in
9	this subsection—
10	(A) waives the requirements of section 113
11	or 138 of title 23, United States Code;
12	(B) supersedes, amends, or modifies—
13	(i) the National Environmental Policy
14	Act of 1969 (42 U.S.C. 4321 et seq.) or
15	any other Federal environmental law; or
16	(ii) any requirement of title 23,
17	United States Code; or
18	(C) affects the responsibility of any Fed-
19	eral officer to comply with or enforce any law
20	or requirement described in this paragraph.
21	SEC. 1010. CONSTRUCTION OF FERRY BOATS AND FERRY
22	TERMINAL FACILITIES.
23	(a) Construction of Ferry Boats and Ferry
24	TERMINAL FACILITIES.—Section 147 of title 23, United
25	States Code, is amended—

1	(1) in subsection (a), by striking "In Gen-
2	ERAL" and inserting "PROGRAM";
3	(2) by striking subsections (d) through (g) and
4	inserting the following:
5	"(d) FORMULA.—Of the amounts allocated under
6	subsection (c)—
7	"(1) 35 percent shall be allocated among eligi-
8	ble entities in the proportion that—
9	"(A) the number of ferry passengers, in-
10	cluding passengers in vehicles, carried by each
11	ferry system in the most recent calendar year
12	for which data is available; bears to
13	"(B) the number of ferry passengers, in-
14	cluding passengers in vehicles, carried by all
15	ferry systems in the most recent calendar year
16	for which data is available;
17	"(2) 35 percent shall be allocated among eligi-
18	ble entities in the proportion that—
19	"(A) the number of vehicles carried by
20	each ferry system in the most recent calendar
21	year for which data is available; bears to
22	"(B) the number of vehicles carried by all
23	ferry systems in the most recent calendar year
24	for which data is available; and

1	"(3) 30 percent shall be allocated among eligi-
2	ble entities in the proportion that—
3	"(A) the total route nautical miles serviced
4	by each ferry system in the most recent cal-
5	endar year for which data is available; bears to
6	"(B) the total route nautical miles serviced
7	by all ferry systems in the most recent calendar
8	year for which data is available.
9	"(e) Redistribution of Unobligated
10	Amounts.—The Secretary shall—
11	"(1) withdraw amounts allocated to an eligible
12	entity under subsection (c) that remain unobligated
13	by the end of the third fiscal year following the fiscal
14	year for which the amounts were allocated; and
15	"(2) in the subsequent fiscal year, redistribute
16	the funds referred to in paragraph (1) in accordance
17	with the formula under subsection (d) among eligible
18	entities for which no amounts were withdrawn under
19	paragraph (1).
20	"(f) MINIMUM AMOUNT.—Notwithstanding sub-
21	section (c), a State with an eligible entity that meets the
22	requirements of this section shall receive not less than
23	\$100,000 under this section for a fiscal year.
24	"(g) Implementation.—
25	"(1) Data collection.—

- "(A) 1 NATIONAL **FERRY** DATABASE.— 2 Amounts made available for a fiscal year under this section shall be allocated using the most re-3 4 cent data available, as collected and imputed in 5 accordance with the national ferry database es-6 tablished under section 1801(e) of SAFETEA-7 LU (23 U.S.C. 129 note; 119 Stat. 1456).
 - "(B) ELIGIBILITY FOR FUNDING.—To be eligible to receive funds under subsection (c), data shall have been submitted in the most recent collection of data for the national ferry database under section 1801(e) of SAFETEA—LU (23 U.S.C. 129 note; 119 Stat. 1456) for at least 1 ferry service within the State.
 - "(2) Adjustments.—On review of the data submitted under paragraph (1)(B), the Secretary may make adjustments to the data as the Secretary determines necessary to correct misreported or inconsistent data.
- "(h) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated out of the Highway Trust Fund (other than the Mass Transit Account) to carry out this section \$75,000,000 for each of fiscal years 2016 through 2021.

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- 1 "(i) Period of Availability.—Notwithstanding 2 section 118(b), funds made available to carry out this sec-3 tion shall remain available until expended. 4 "(j) APPLICABILITY.—All provisions of this chapter that are applicable to the National Highway System, other than provisions relating to apportionment formula and 6 Federal share, shall apply to funds made available to carry 8 out this section, except as determined by the Secretary to be inconsistent with this section.". 10 (b) NATIONAL FERRY Database.—Section 1801(e)(4) of SAFETEA-LU (23 U.S.C. 129 note; 119 12 Stat. 1456) is amended by striking subparagraph (D) and 13 inserting the following: 14 "(D) make available, from the amounts 15 made available for each fiscal year to carry out 16 chapter 63 of title 49, not more than \$500,000 17 to maintain the database.". 18 (c) Conforming Amendments.—Section 129(c) of title 23, United States Code, is amended— 19 20 (1) in paragraph (2), in the first sentence, by inserting ", or on a public transit ferry eligible 21 under chapter 53 of title 49" after "Interstate Sys-22 23 tem";
- 24 (2) in paragraph (3)—

1	(A) by striking "(3) Such ferry" and in-
2	serting "(3)(A) The ferry"; and
3	(B) by adding at the end the following:
4	"(B) Any Federal participation shall not
5	involve the construction or purchase, for private
6	ownership, of a ferry boat, ferry terminal facil-
7	ity, or other eligible project under this sec-
8	tion.";
9	(3) in paragraph (4), by striking "and repair,"
10	and inserting "repair,"; and
11	(4) by striking paragraph (6) and inserting the
12	following:
13	"(6) The ferry service shall be maintained in
14	accordance with section 116.
15	"(7)(A) No ferry boat or ferry terminal with
16	Federal participation under this title may be sold,
17	leased, or otherwise disposed of, except in accord-
18	ance with part 18 of title 49, Code of Federal Regu-
19	lations (as in effect on December 18, 2014).
20	"(B) The Federal share of any proceeds from
21	a disposition referred to in subparagraph (A) shall
22	be used for eligible purposes under this title.".
23	SEC. 1011. HIGHWAY SAFETY IMPROVEMENT PROGRAM.
24	Section 148 of title 23, United States Code, is
25	amended—

1	(1) in subsection (a)—
2	(A) in paragraph (4)(B)—
3	(i) in the matter preceding clause (i),
4	by striking "includes, but is not limited
5	to," and inserting "only includes"; and
6	(ii) by adding at the end the fol-
7	lowing:
8	"(xxv) Installation of vehicle-to-infra-
9	structure communication equipment.
10	"(xxvi) Pedestrian hybrid beacons.
11	"(xxvii) Roadway improvements that
12	provide separation between pedestrians and
13	motor vehicles, including medians and pe-
14	destrian crossing islands.
15	"(xxviii) An infrastructure safety
16	project not described in clauses (i) through
17	(xxvii)."; and
18	(B) by striking paragraph (10) and redes-
19	ignating paragraphs (11) through (13) as para-
20	graphs (10) through (12), respectively;
21	(2) in subsection (c)(1)(A), by striking "sub-
22	section (a)(12)" and inserting "subsection (a)(11)";
23	(3) in subsection (d)(2)(B)(i), by striking "sub-
24	section (a)(12)" and inserting "subsection (a)(11)";
25	and

1	(4) in subsection $(g)(1)$ —
2	(A) by striking "increases" and inserting
3	"does not decrease"; and
4	(B) by inserting "and exceeds the national
5	fatality rate on rural roads," after "available,".
6	SEC. 1012. DATA COLLECTION ON UNPAVED PUBLIC ROADS.
7	Section 148 of title 23, United States Code, is
8	amended by adding at the end the following:
9	"(k) Data Collection on Unpaved Public
10	Roads.—
11	"(1) In general.—A State may elect not to
12	collect fundamental data elements for the model in-
13	ventory of roadway elements on public roads that
14	are gravel roads or otherwise unpaved if—
15	"(A)(i) more than 45 percent of the public
16	roads in the State are gravel roads or otherwise
17	unpaved; and
18	"(ii) less than 10 percent of fatalities in
19	the State occur on those unpaved public roads;
20	or
21	"(B)(i) more than 70 percent of the public
22	roads in the State are gravel roads or otherwise
23	unpaved; and
24	"(ii) less than 25 percent of fatalities in
25	the State occur on those unpaved public roads.

1	"(2) CALCULATION.—The percentages de-
2	scribed in paragraph (1) shall be based on the aver-
3	age for the 5 most recent years for which relevant
4	data is available.
5	"(3) Use of funds.—If a State elects not to
6	collect data on a road described in paragraph (1),
7	the State shall not use funds provided to carry out
8	this section for a project on that road until the State
9	completes a collection of the required model inven-
10	tory of roadway elements for the road.".
11	SEC. 1013. CONGESTION MITIGATION AND AIR QUALITY IM-
12	PROVEMENT PROGRAM.
13	Section 149 of title 23, United States Code, is
14	amended—
15	(1) in subsection (b)—
16	(A) in paragraph (1)(A)(i)(I), by inserting
17	"in the designated nonattainment area" after
18	"air quality standard";
19	(B) in paragraph (3), by inserting "or
20	maintenance" after "likely to contribute to the
21	attainment";
22	(C) in paragraph (4), by striking "attain-
23	ment of" and inserting "attainment or mainte-
24	nance of the area of"; and
25	(D) in paragraph (8)(A)(ii)—

1	(i) in the matter preceding subclause
2	(I), by inserting "or port-related freight
3	operations" after "construction projects";
4	and
5	(ii) in subclause (II), by inserting "or
6	chapter 53 of title 49" after "this title";
7	(2) in subsection (c)(2), by inserting "(giving
8	priority to corridors designated under section 151)"
9	after "at any location in the State";
10	(3) in subsection (d)—
11	(A) in paragraph (2)—
12	(i) in subparagraph (A)—
13	(I) in the matter preceding clause
14	(i), by inserting "would otherwise be
15	eligible under subsection (b) if the
16	project were carried out in a non-
17	attainment or maintenance area or"
18	after "may use for any project that";
19	and
20	(II) in clause (i), by striking
21	"(excluding the amount of funds re-
22	served under paragraph (1))"; and
23	(ii) in subparagraph (B)(i), by strik-
24	ing "MAP-21t" and inserting "MAP-21";
25	and

1	(B) in paragraph (3), by inserting ", in a
2	manner consistent with the approach that was
3	in effect on the day before the date of enact-
4	ment of MAP-21," after "the Secretary shall
5	modify";
6	(4) in subsection (g)—
7	(A) in paragraph (2)(B), by striking "not
8	later that" and inserting "not later than"; and
9	(B) in paragraph (3)—
10	(i) by striking "States and metropoli-
11	tan" and inserting the following:
12	"(A) IN GENERAL.—States and metropoli-
13	tan";
14	(ii) by striking "are proven to reduce"
15	and inserting "reduce directly emitted";
16	and
17	(iii) by adding at the end the fol-
18	lowing:
19	"(B) USE OF PRIORITY FUNDING.—To the
20	maximum extent practicable, PM2.5 priority
21	funding shall be used on the most cost-effective
22	projects and programs that are proven to re-
23	duce directly emitted fine particulate matter.";
24	(5) in subsection (k)—
25	(A) in paragraph (1)—

1	(i) by striking "that has a nonattain-
2	ment or maintenance area" and inserting
3	"that has 1 or more nonattainment or
4	maintenance areas";
5	(ii) by striking "a nonattainment or
6	maintenance area that are" and inserting
7	"the nonattainment or maintenance areas
8	that are";
9	(iii) by striking "such area" both
10	places it appears and inserting "such
11	areas"; and
12	(iv) by striking "such fine particu-
13	late" and inserting "directly emitted fine
14	particulate";
15	(B) in paragraph (2), by striking "highway
16	construction" and inserting "transportation
17	construction"; and
18	(C) by adding at the end the following:
19	"(3) PM2.5 Nonattainment and mainte-
20	NANCE IN LOW POPULATION DENSITY STATES.—
21	"(A) Exception.—In any State with a
22	population density of 75 or fewer persons per
23	square mile of land area, based on the most re-
24	cent decennial census, the requirements under
25	subsection $(g)(3)$ and paragraphs (1) and (2) of

1	this subsection shall not apply to a nonattain-
2	ment or maintenance area in the State if—
3	"(i) the nonattainment or mainte-
4	nance area does not have projects that are
5	part of the emissions analysis of a metro-
6	politan transportation plan or transpor-
7	tation improvement program; and
8	"(ii) regional motor vehicle emissions
9	are an insignificant contributor to the air
10	quality problem for PM2.5 in the non-
11	attainment or maintenance area.
12	"(B) CALCULATION.—If subparagraph (A)
13	applies to a nonattainment or maintenance area
14	in a State, the percentage of the PM2.5 set-
15	aside under paragraph (1) shall be reduced for
16	that State proportionately based on the weight-
17	ed population of the area in fine particulate
18	matter nonattainment.
19	"(4) Port-related equipment and vehi-
20	CLES.—To meet the requirements under paragraph
21	(1), a State or metropolitan planning organization
22	may elect to obligate funds to the most cost-effective
23	projects to reduce emissions from port-related
24	landside nonroad or on-road equipment that is oper-

- ated within the boundaries of a PM2.5 nonattainment or maintenance area."; (6) in subsection (l)(1)(B), by inserting "air
- quality and traffic congestion" before "performance targets"; and
- 6 (7) in subsection (m), by striking "section 104(b)(2)" and inserting "section 104(b)(4)".

8 SEC. 1014. NATIONAL FREIGHT PROGRAM.

- 9 (a) In General.—Section 167 of title 23, United
- 10 States Code, is amended to read as follows:

11 "§ 167. National freight program

- 12 "(a) Establishment.—
- "(1) IN GENERAL.—It is the policy of the
 United States to improve the condition and performance of the national highway freight network to ensure that the national freight network provides the
 foundation for the United States to compete in the
 global economy and achieve each goal described in
 subsection (b).
 - "(2) ESTABLISHMENT.—In support of the goals described in subsection (b), the Secretary shall establish a national freight program in accordance with this section to improve the efficient movement of freight on the national highway freight network.

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1	"(b) Goals.—The goals of the national freight pro-
2	gram are—
3	"(1) to invest in infrastructure improvements
4	and to implement operational improvements on the
5	highways of the United States that—
6	"(A) strengthen the contribution of the na-
7	tional highway freight network to the economic
8	competitiveness of the United States;
9	"(B) reduce congestion and relieve bottle-
10	necks in the freight transportation system;
11	"(C) reduce the cost of freight transpor-
12	tation;
13	"(D) improve the reliability of freight
14	transportation; and
15	"(E) increase productivity, particularly for
16	domestic industries and businesses that create
17	high-value jobs;
18	"(2) to improve the safety, security, efficiency,
19	and resiliency of freight transportation in rural and
20	urban areas;
21	"(3) to improve the state of good repair of the
22	national highway freight network;
23	"(4) to use advanced technology to improve the
24	safety and efficiency of the national highway freight
25	network;

1	"(5) to incorporate concepts of performance, in-
2	novation, competition, and accountability into the
3	operation and maintenance of the national highway
4	freight network;
5	"(6) to improve the efficiency and productivity
6	of the national highway freight network; and
7	"(7) to reduce the environmental impacts of
8	freight movement.
9	"(c) Establishment of a National Highway
10	Freight Network.—
11	"(1) In general.—The Secretary shall estab-
12	lish a national highway freight network in accord-
13	ance with this section to assist States in strategically
14	directing resources toward improved system perform-
15	ance for efficient movement of freight on highways.
16	"(2) Network components.—The national
17	highway freight network shall consist of—
18	"(A) the primary highway freight system,
19	as designated under subsection (d);
20	"(B) critical rural freight corridors estab-
21	lished under subsection (e);
22	"(C) critical urban freight corridors estab-
23	lished under subsection (f); and
24	"(D) the portions of the Interstate System
25	not designated as part of the primary highway

1	freight system, including designated future
2	Interstate System routes as of the date of en-
3	actment of the DRIVE Act.
4	"(d) Designation and Redesignation of the
5	PRIMARY HIGHWAY FREIGHT SYSTEM.—
6	"(1) Initial designation of primary high-
7	WAY FREIGHT SYSTEM.—The initial designation of
8	the primary highway freight system shall be—
9	"(A) the network designated by the Sec-
10	retary under section 167(d) of title 23, United
11	States Code, as in effect on the day before the
12	date of enactment of the DRIVE Act; and
13	"(B) all National Highway System freight
14	intermodal connectors.
15	"(2) Redesignation of Primary Highway
16	FREIGHT SYSTEM.—
17	"(A) IN GENERAL.—Beginning on the date
18	that is 1 year after the date of enactment of the
19	DRIVE Act and every 5 years thereafter, using
20	the designation factors described in subpara-
21	graph (E), the Secretary shall redesignate the
22	primary highway freight system (including any
23	additional mileage added to the primary high-
24	way freight system under this paragraph as of

1 the date on which the redesignation process is 2 effective). 3 "(B) MILEAGE.— 4 "(i) First redesignation.—In redesignating the primary highway freight 6 system on the date that is 1 year after the 7 date of enactment of the DRIVE Act, the 8 Secretary shall limit the system to 30,000 9 centerline miles, without regard to the connectivity of the primary highway freight 10 11 system. 12 "(ii) Subsequent REDESIGNA-13 TIONS.—Each redesignation after the re-14 designation described in clause (i), the Sec-15 retary may increase the primary highway 16 freight system by up to 5 percent of the 17 total mileage of the system, without regard 18 to the connectivity of the primary highway 19 freight system. 20 "(C) Considerations.— 21 "(i) IN GENERAL.—In redesignating 22 the primary highway freight system, to the 23 maximum extent practicable, the Secretary 24 shall use measurable data to assess the

significance of goods movement, including

1	consideration of points of origin, destina-
2	tion, and linking components of the United
3	States global and domestic supply chains.
4	"(ii) Intermodal connectors.—In
5	redesignating the primary highway freight
6	system, the Secretary shall include all Na-
7	tional Highway System freight intermodal
8	connectors.
9	"(D) Input.—In addition to the process
10	provided to State freight advisory committees
11	under paragraph (3), in redesignating the pri-
12	mary highway freight system, the Secretary
13	shall provide an opportunity for State freight
14	advisory committees to submit additional miles
15	for consideration.
16	"(E) Factors for redesignation.—In
17	redesignating the primary highway freight sys-
18	tem, the Secretary shall consider—
19	"(i) the origins and destinations of
20	freight movement in, to, and from the
21	United States;
22	"(ii) land and water ports of entry;
23	"(iii) access to energy exploration, de-
24	velopment, installation, or production
25	areas;

1	"(iv) proximity of access to other
2	freight intermodal facilities, including rail,
3	air, water, and pipelines;
4	"(v) the total freight tonnage and
5	value moved via highways;
6	"(vi) significant freight bottlenecks, as
7	identified by the Secretary;
8	"(vii) the annual average daily truck
9	traffic on principal arterials; and
10	"(viii) the significance of goods move-
11	ment on principal arterials, including con-
12	sideration of global and domestic supply
13	chains.
14	"(3) State flexibility for additional
15	MILES ON PRIMARY HIGHWAY FREIGHT SYSTEM.—
16	"(A) IN GENERAL.—Not later than 1 year
17	after each redesignation conducted by the Sec-
18	retary under paragraph (2), each State freight
19	advisory committee, as established in accord-
20	ance with subsection (n), may increase the
21	number of miles designated as part of the pri-
22	mary highway freight system in that State by
23	not more than 10 percent of the miles des-
24	ignated in that State under this subsection if
25	the additional miles—

1	"(i) close gaps between primary high-
2	way freight system segments;
3	"(ii) establish connections of the pri-
4	mary highway freight system critical to the
5	efficient movement of goods, including
6	ports, international border crossings, air-
7	ports, intermodal facilities, logistics cen-
8	ters, warehouses, and agricultural facili-
9	ties; or
10	"(iii) designate critical emerging
11	freight routes.
12	"(B) Considerations.—Each State
13	freight advisory committee that increases the
14	number of miles on the primary highway freight
15	system under subparagraph (A) shall—
16	"(i) consider nominations for the ad-
17	ditional miles from metropolitan planning
18	organizations within the State;
19	"(ii) ensure that the additional miles
20	are consistent with the freight plan of the
21	State; and
22	"(iii) review the primary highway
23	freight system of the State designated
24	under paragraph (1) and redesignate miles

1	in a manner that is consistent with para-
2	graph (2).
3	"(C) Submission.—Each State freight ad-
4	visory committee shall—
5	"(i) submit to the Secretary a list of
6	the additional miles added under this sub-
7	section; and
8	"(ii) certify that—
9	"(I) the additional miles meet the
10	requirements of subparagraph (A);
11	and
12	"(II) the State freight advisory
13	committee has satisfied the require-
14	ments of subparagraph (B).
15	"(e) Critical Rural Freight Corridors.—A
16	State may designate a public road within the borders of
17	the State as a critical rural freight corridor if the public
18	road—
19	"(1) is a rural principal arterial roadway and
20	has a minimum of 25 percent of the annual average
21	daily traffic of the road measured in passenger vehi-
22	cle equivalent units from trucks (Federal Highway
23	Administration vehicle class 8 to 13);
24	"(2) provides access to energy exploration, de-
25	velopment, installation, or production areas;

1	"(3) connects the primary highway freight sys-
2	tem, a roadway described in paragraph (1) or (2),
3	or the Interstate System to facilities that handle
4	more than—
5	"(A) 50,000 20-foot equivalent units per
6	year; or
7	"(B) 500,000 tons per year of bulk com-
8	modities;
9	"(4) provides access to—
10	"(A) a grain elevator;
11	"(B) an agricultural facility;
12	"(C) a mining facility;
13	"(D) a forestry facility; or
14	"(E) an intermodal facility;
15	"(5) connects to an international port of entry;
16	"(6) provides access to significant air, rail,
17	water, or other freight facilities in the State; or
18	"(7) is, in the determination of the State, vital
19	to improving the efficient movement of freight of im-
20	portance to the economy of the State.
21	"(f) Critical Urban Freight Corridors.—
22	"(1) Urbanized area with population of
23	500,000 OR MORE.—In an urbanized area with a pop-
24	ulation of 500,000 or more individuals, the rep-
25	resentative metropolitan planning organization, in

1	consultation with the State, may designate a public
2	road within the borders of that area of the State as
3	a critical urban freight corridor.
4	"(2) Urbanized area with a population
5	LESS THAN 500,000.—In an urbanized area with a
6	population of less than 500,000 individuals, the
7	State, in consultation with the representative metro-
8	politan planning organization, may designate a pub-
9	lic road within the borders of that area of the State
10	as a critical urban freight corridor.
11	"(3) Requirements for designation.—A
12	designation may be made under paragraphs (1) or
13	(2) if the public road—
14	"(A) is in an urbanized area, regardless of
15	population; and
16	"(B)(i) connects an intermodal facility
17	to—
18	"(I) the primary highway freight net-
19	work;
20	"(II) the Interstate System; or
21	"(III) an intermodal freight facility;
22	"(ii) is located within a corridor of a route
23	on the primary highway freight network and
24	provides an alternative highway option impor-
25	tant to goods movement;

1	"(iii) serves a major freight generator, lo-
2	gistic center, or manufacturing and warehouse
3	industrial land; or
4	"(iv) is important to the movement of
5	freight within the region, as determined by the
6	metropolitan planning organization or the
7	State.
8	"(g) Designation and Certification.—
9	"(1) Designation.—States and metropolitan
10	planning organizations may designate corridors
11	under subsections (e) and (f) and submit the des-
12	ignated corridors to the Secretary on a rolling basis.
13	"(2) Certification.—Each State or metro-
14	politan planning organization that designates a cor-
15	ridor under subsection (e) or (f) shall certify to the
16	Secretary that the designated corridor meets the re-
17	quirements of the applicable subsection.
18	"(h) National Freight Strategic Plan.—
19	"(1) Initial development of national
20	FREIGHT STRATEGIC PLAN.—Not later than 3 years
21	after the date of enactment of the DRIVE Act, the
22	Secretary, in consultation with State departments of
23	transportation, metropolitan planning organizations,
24	and other appropriate public and private transpor-

tation stakeholders, shall develop and post on the

1	public website of the Department of Transportation
2	a national freight strategic plan that includes—
3	"(A) an assessment of the condition and
4	performance of the national highway freight
5	network;
6	"(B) an identification of highway bottle-
7	necks on the national highway freight network
8	that create significant freight congestion (in-
9	cluding congestion on other nonhighway freight
10	routes) based on a quantitative methodology de-
11	veloped by the Secretary, which shall, at a min-
12	imum, include—
13	"(i) information from the Freight
14	Analysis Framework of the Federal High-
15	way Administration; and
16	"(ii) to the maximum extent prac-
17	ticable, an estimate of the cost of address-
18	ing each bottleneck and any operational
19	improvements that could be implemented;
20	"(C) forecasts of freight volumes, based on
21	the most recent data available, for the 10- and
22	20-year period beginning in the year during
23	which the plan is issued;
24	"(D) an identification of major trade gate-
25	ways and national freight corridors, including

1	nonhighway corridors, that connect major popu-
2	lation centers, trade gateways, and other major
3	freight generators for current and forecasted
4	traffic and freight volumes, the identification of
5	which shall be revised, as appropriate, in subse-
6	quent plans;
7	"(E) an assessment of statutory, regu-
8	latory, technological, institutional, financial,
9	and other barriers to improved freight transpor-
10	tation performance (including opportunities for
11	overcoming the barriers);
12	"(F) an identification of routes providing
13	access to energy exploration, development, in-
14	stallation, or production areas;
15	"(G) best practices for improving the per-
16	formance of the national highway freight net-
17	work;
18	"(H) best practices to mitigate the impacts
19	of freight movement on communities;
20	"(I) a process for addressing multistate
21	projects and encouraging jurisdictions to col-
22	laborate on multistate projects;
23	"(J) identification of locations or areas
24	with high crash rates or congestion involving

1	freight traffic, and strategies to address those
2	issues; and
3	"(K) strategies to improve freight inter-
4	modal connectivity.
5	"(2) UPDATES TO NATIONAL FREIGHT STRA-
6	TEGIC PLAN.—Not later than 5 years after the date
7	of completion of the first national freight strategic
8	plan under paragraph (1) and every 5 years there-
9	after, the Secretary shall update and repost on the
10	public website of the Department of Transportation
11	a revised national freight strategic plan.
12	"(i) Highway Freight Transportation Condi-
13	TIONS AND PERFORMANCE REPORTS.—Not later than 2
14	years after the date of enactment of the DRIVE Act and
15	biennially thereafter, the Secretary shall prepare and sub-
16	mit to Congress a report that describes the conditions and
17	performance of the national highway freight network in
18	the United States.
19	"(j) Transportation Investment Data and
20	Planning Tools.—
21	"(1) IN GENERAL.—Not later than 1 year after
22	the date of enactment of the DRIVE Act, the Sec-
23	retary shall—
24	"(A) begin development of new tools and
25	improvement of existing tools to support an

1	outcome-oriented, performance-based approach
2	to evaluate proposed freight-related and other
3	transportation projects, including—
4	"(i) methodologies for systematic
5	analysis of benefits and costs on a national
6	and regional basis;
7	"(ii) tools for ensuring that the eval-
8	uation of freight-related and other trans-
9	portation projects could consider safety,
10	economic competitiveness, environmental
11	sustainability, and system condition in the
12	project selection process;
13	"(iii) improved methods for data col-
14	lection and trend analysis;
15	"(iv) encouragement of public-private
16	partnerships to carry out data sharing ac-
17	tivities while maintaining the confiden-
18	tiality of all proprietary data; and
19	"(v) other tools to assist in effective
20	transportation planning;
21	"(B) identify transportation-related model
22	data elements to support a broad range of eval-
23	uation methods and techniques to assist in
24	making transportation investment decisions;
25	and

1	"(C) at a minimum, in consultation with
2	other relevant Federal agencies, consider any
3	improvements to existing freight flow data col-
4	lection efforts that could reduce identified
5	freight data gaps and deficiencies and help im-
6	prove forecasts of freight transportation de-
7	mand.
8	"(2) Consultation.—The Secretary shall con-
9	sult with Federal, State, and other stakeholders to
10	develop, improve, and implement the tools and col-
11	lect the data described in paragraph (1).
12	"(k) Use of Apportioned Funds.—
13	"(1) In general.—A State shall obligate
14	funds apportioned to the State under section
15	104(b)(5) to improve the movement of freight on the
16	national highway freight network.
17	"(2) FORMULA.—The Secretary shall calculate
18	for each State the proportion that—
19	"(A) the total mileage in the State des-
20	ignated as part of the primary highway freight
21	system; bears to
22	"(B) the total mileage of the primary high-
23	way freight system in all States.
24	"(3) Use of funds.—

1	"(A) STATES WITH HIGH PRIMARY HIGH-
2	WAY FREIGHT SYSTEM MILEAGE.—If the pro-
3	portion of a State under paragraph (2) is great-
4	er than or equal to 3 percent, the State may ob-
5	ligate funds apportioned to the State under sec-
6	tion 104(b)(5) for projects on—
7	"(i) the primary highway freight sys-
8	tem;
9	"(ii) critical rural freight corridors;
10	and
11	"(iii) critical urban freight corridors.
12	"(B) STATES WITH LOW PRIMARY HIGH-
13	WAY FREIGHT SYSTEM MILEAGE.—If the pro-
14	portion of a State under paragraph (2) is less
15	than 3 percent, the State may obligate funds
16	apportioned to the State under section
17	104(b)(5) for projects on any component of the
18	national highway freight network.
19	"(4) Freight Planning.—Notwithstanding
20	any other provision of law, effective beginning 2
21	years after the date of enactment of the DRIVE
22	Act, a State may not obligate funds apportioned to
23	the State under section $104(b)(5)$ unless the State
24	has—

1	"(A) established a freight advisory com-
2	mittee in accordance with subsection (n); and
3	"(B) developed a freight plan in accord-
4	ance with subsection (o).
5	"(5) Eligibility.—
6	"(A) In general.—Except as provided in
7	this subsection, for a project to be eligible for
8	funding under this section the project shall—
9	"(i) contribute to the efficient move-
10	ment of freight on the national highway
11	freight network; and
12	"(ii) be consistent with a freight in-
13	vestment plan included in a freight plan of
14	the State that is in effect.
15	"(B) OTHER PROJECTS.—A State may ob-
16	ligate not more than 10 percent of the total ap-
17	portionment of the State under section
18	104(b)(5) for projects—
19	"(i) within the boundaries of public
20	and private freight rail, water facilities (in-
21	cluding ports), and intermodal facilities;
22	and
23	"(ii) that provide surface transpor-
24	tation infrastructure necessary to facilitate

1	direct intermodal interchange, transfer,
2	and access into and out of the facility.
3	"(C) Eligible projects.—Funds appor-
4	tioned to the State under section 104(b)(5) for
5	the national freight program may be obligated
6	to carry out 1 or more of the following:
7	"(i) Development phase activities, in-
8	cluding planning, feasibility analysis, rev-
9	enue forecasting, environmental review,
10	preliminary engineering and design work,
11	and other preconstruction activities.
12	"(ii) Construction, reconstruction, re-
13	habilitation, acquisition of real property
14	(including land relating to the project and
15	improvements to land), construction con-
16	tingencies, acquisition of equipment, and
17	operational improvements directly relating
18	to improving system performance.
19	"(iii) Intelligent transportation sys-
20	tems and other technology to improve the
21	flow of freight, including intelligent freight
22	transportation systems.
23	"(iv) Efforts to reduce the environ-
24	mental impacts of freight movement.

1	"(v) Environmental and community
2	mitigation of freight movement.
3	"(vi) Railway-highway grade separa-
4	tion.
5	"(vii) Geometric improvements to
6	interchanges and ramps.
7	"(viii) Truck-only lanes.
8	"(ix) Climbing and runaway truck
9	lanes.
10	"(x) Adding or widening of shoulders.
11	"(xi) Truck parking facilities eligible
12	for funding under section 1401 of MAP-
13	21 (23 U.S.C. 137 note; Public Law 112–
14	141).
15	"(xii) Real-time traffic, truck parking,
16	roadway condition, and multimodal trans-
17	portation information systems.
18	"(xiii) Electronic screening and
19	credentialing systems for vehicles, includ-
20	ing weigh-in-motion truck inspection tech-
21	nologies.
22	"(xiv) Traffic signal optimization, in-
23	cluding synchronized and adaptive signals.
24	"(xv) Work zone management and in-
25	formation systems.

1	"(xvi) Highway ramp metering.
2	"(xvii) Electronic cargo and border se-
3	curity technologies that improve truck
4	freight movement.
5	"(xviii) Intelligent transportation sys-
6	tems that would increase truck freight effi-
7	ciencies inside the boundaries of inter-
8	modal facilities.
9	"(xix) Additional road capacity to ad-
10	dress highway freight bottlenecks.
11	"(xx) A highway project, other than a
12	project described in clauses (i) through
13	(xix), to improve the flow of freight on the
14	national highway freight network.
15	"(xxi) Any other surface transpor-
16	tation project to improve the flow of
17	freight into and out of a facility described
18	in subparagraph (B).
19	"(6) Other eligible costs.—In addition to
20	the eligible projects identified in paragraph (5), a
21	State may use funds apportioned under section
22	104(b)(5) for—
23	"(A) carrying out diesel retrofit or alter-
24	native fuel projects under section 149 for class
25	8 vehicles: and

1	"(B) the necessary costs of—
2	"(i) conducting analyses and data col-
3	lection related to the national freight pro-
4	gram;
5	"(ii) developing and updating per-
6	formance targets to carry out this section;
7	and
8	"(iii) reporting to the Secretary to
9	comply with section 150.
10	"(7) Applicability of planning require-
11	MENTS.—Programming and expenditure of funds for
12	projects under this section shall be consistent with
13	the requirements of sections 134 and 135.
14	"(1) STATE PERFORMANCE TARGETS.—If the Sec-
15	retary determines that a State has not met or made sig-
16	nificant progress toward meeting the performance targets
17	related to freight movement of the State established under
18	section $150(d)$ by the date that is 2 years after the date
19	of the establishment of the performance targets, until the
20	date on which the Secretary determines that the State has
21	met or has made significant progress towards meeting the
22	performance targets, the State shall submit to the Sec-
23	retary, on a biennial basis, a freight performance improve-
24	ment plan that includes—

1	"(1) an identification of significant freight sys-
2	tem trends, needs, and issues within the State;
3	"(2) a description of the freight policies and
4	strategies that will guide the freight-related trans-
5	portation investments of the State;
6	"(3) an inventory of freight bottlenecks within
7	the State and a description of the ways in which the
8	State is allocating the national freight program
9	funds to improve those bottlenecks; and
10	"(4) a description of the actions the State will
11	undertake to meet the performance targets of the
12	State.
13	"(m) STUDY OF MULTIMODAL PROJECTS.—Not later
14	than 2 years after the date of enactment of the DRIVE
15	Act, the Secretary shall submit to Congress a report that
16	contains—
17	"(1) a study of freight projects identified in
18	State freight plans under subsection (o); and
19	"(2) an evaluation of multimodal freight
20	projects included in the State freight plans, or other-
21	wise identified by States, that are subject to the lim-
22	itation of funding for such projects under this sec-
23	tion.
24	"(n) State Freight Advisory Committees.—

1	"(1) In General.—Each State shall establish
2	a freight advisory committee consisting of a rep-
3	resentative cross-section of public and private sector
4	freight stakeholders, including representatives of
5	ports, shippers, carriers, freight-related associations,
6	the freight industry workforce, the transportation
7	department of the State, and local governments.
8	"(2) Role of committee.—A freight advisory
9	committee of a State described in paragraph (1)
10	shall—
11	"(A) advise the State on freight-related
12	priorities, issues, projects, and funding needs;
13	"(B) serve as a forum for discussion for
14	State transportation decisions affecting freight
15	mobility;
16	"(C) communicate and coordinate regional
17	priorities with other organizations;
18	"(D) promote the sharing of information
19	between the private and public sectors on
20	freight issues; and
21	"(E) participate in the development of the
22	freight plan of the State described in subsection
23	(o).
24	"(o) State Freight Plans.—

1	"(1) In General.—Each State shall develop a
2	freight plan that provides a comprehensive plan for
3	the immediate and long-range planning activities
4	and investments of the State with respect to freight
5	"(2) Plan contents.—A freight plan de-
6	scribed in paragraph (1) shall include, at a min-
7	imum—
8	"(A) an identification of significant freight
9	system trends, needs, and issues with respect to
10	the State;
11	"(B) a description of the freight policies,
12	strategies, and performance measures that will
13	guide the freight-related transportation invest-
14	ment decisions of the State;
15	"(C) when applicable, a listing of critical
16	rural and urban freight corridors designated
17	within the State under this section;
18	"(D) a description of how the plan will im-
19	prove the ability of the State to meet the na-
20	tional freight goals established under subsection
21	(b);
22	"(E) evidence of consideration of innova-
23	tive technologies and operational strategies, in-
24	cluding intelligent transportation systems, that

1	improve the safety and efficiency of freight
2	movement;
3	"(F) in the case of routes on which travel
4	by heavy vehicles (including mining, agricul-
5	tural, energy cargo or equipment, and timber
6	vehicles) is projected to substantially deteriorate
7	the condition of roadways, a description of im-
8	provements that may be required to reduce or
9	impede the deterioration;
10	"(G) an inventory of facilities with freight
11	mobility issues, such as truck bottlenecks, with-
12	in the State, and a description of the strategies
13	the State is employing to address those freight
14	mobility issues;
15	"(H) consideration of any significant con-
16	gestion or delay caused by freight movements
17	and any strategies to mitigate that congestion
18	or delay; and
19	"(I) a freight investment plan that, subject
20	to paragraph (3)(B), includes a list of priority
21	projects and describes how funds made avail-
22	able to carry out this section would be invested
23	and matched.
24	"(3) Relationship to long-range plan.—

1	"(A) Incorporation.—A freight plan de-
2	scribed in paragraph (1) may be developed sep-
3	arately from or incorporated into the statewide
4	strategic long-range transportation plan re-
5	quired by section 135.
6	"(B) FISCAL CONSTRAINT.—The freight
7	investment plan component of a freight plan
8	shall include a project, or an identified phase of
9	a project, only if funding for completion of the
10	project can reasonably be anticipated to be
11	available for the project within the time period
12	identified in the freight investment plan.
13	"(4) Planning Period.—The freight plan
14	shall address a 10-year forecast period.
15	"(5) UPDATES.—
16	"(A) IN GENERAL.—A State shall update
17	the freight plan not less frequently than once
18	every 5 years.
19	"(B) Freight investment plan.—A
20	State may update the freight investment plan
21	more frequently than is required under sub-
22	paragraph (A).
23	"(p) Intelligent Freight Transportation Sys-
24	TEM.—

1	"(1) Definition of intelligent freight
2	TRANSPORTATION SYSTEM.—In this section, the
3	term 'intelligent freight transportation system'
4	means—
5	"(A) an innovative or intelligent techno-
6	logical transportation system, infrastructure, or
7	facilities, including electronic roads, driverless
8	trucks, elevated freight transportation facilities,
9	and other intelligent freight transportation sys-
10	tems; and
11	"(B) a communications or information
12	processing system used singly or in combination
13	for dedicated intelligent freight lanes and con-
14	veyances that improve the efficiency, security,
15	or safety of freight on the Federal-aid highway
16	system or that operate to convey freight or im-
17	prove existing freight movements.
18	"(2) Location.—An intelligent freight trans-
19	portation system shall be located—
20	"(A)(i) along existing Federal-aid high-
21	ways; or
22	"(ii) in a manner that connects ports-of-
23	entry to existing Federal-aid highways; and
24	"(B) in proximity to, or within, an existing
25	right-of-way on a Federal-aid highway.

1	"(3) Operating standards.—The Adminis-
2	trator of the Federal Highway Administration shall
3	determine the need for establishing operating stand-
4	ards for intelligent freight transportation systems.".
5	(b) Conforming Amendments.—
6	(1) The analysis for chapter 1 of title 23,
7	United States Code, is amended by adding at the
8	end the following:
	"167. National freight program.".
9	(2) Sections 1116, 1117, and 1118 of MAP-21
10	(23 U.S.C. 167 note; Public Law 112–141) are re-
11	pealed.
12	SEC. 1015. ASSISTANCE FOR MAJOR PROJECTS PROGRAM.
1213	SEC. 1015. ASSISTANCE FOR MAJOR PROJECTS PROGRAM. (a) IN GENERAL.—Chapter 1 of title 23, United
	(a) In General.—Chapter 1 of title 23, United
13 14	(a) In General.—Chapter 1 of title 23, United
13 14 15	(a) In General.—Chapter 1 of title 23, United States Code, is amended by adding at the end the fol-
13 14 15	(a) IN GENERAL.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following: "§ 171. Assistance for major projects program
13 14 15 16	(a) IN GENERAL.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following: "§ 171. Assistance for major projects program
1314151617	(a) In General.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following: "§ 171. Assistance for major projects program "(a) Purpose of Program.—The purpose of the as-
13 14 15 16 17 18	(a) In General.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following: "§ 171. Assistance for major projects program "(a) Purpose of Program.—The purpose of the assistance for major projects program shall be to assist in
13 14 15 16 17 18 19	(a) In General.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following: "§ 171. Assistance for major projects program "(a) Purpose of Program.—The purpose of the assistance for major projects program shall be to assist in funding critical high-cost surface transportation infra-
13 14 15 16 17 18 19 20	(a) In General.—Chapter 1 of title 23, United States Code, is amended by adding at the end the following: "§ 171. Assistance for major projects program "(a) Purpose of Program.—The purpose of the assistance for major projects program shall be to assist in funding critical high-cost surface transportation infrastructure projects that—

1	"(A) generation of national or regional
2	economic benefits and an increase in the global
3	economic competitiveness of the United States;
4	"(B) reduction of congestion and the im-
5	pacts of congestion;
6	"(C) improvement of roadways vital to na-
7	tional energy security;
8	"(D) improvement of the efficiency, reli-
9	ability, and affordability of the movement of
10	freight;
11	"(E) improvement of transportation safety;
12	"(F) improvement of existing and des-
13	ignated future Interstate System routes; or
14	"(G) improvement of the movement of peo-
15	ple through improving rural connectivity and
16	metropolitan accessibility.
17	"(b) Definitions.—In this section:
18	"(1) Administrator.—The term 'Adminis-
19	trator' means the Administrator of the Federal
20	Highway Administration.
21	"(2) ELIGIBLE APPLICANT.—The term 'eligible
22	applicant' means—
23	"(A) a State (or a group of States);
24	"(B) a local government;

1	"(C) a tribal government (or a consortium
2	of tribal governments);
3	"(D) a transit agency;
4	"(E) a special purpose district or a public
5	authority with a transportation function;
6	"(F) a port authority;
7	"(G) a political subdivision of a State or
8	local government;
9	"(H) a Federal land management agency,
10	jointly with the applicable State; or
11	"(I) a multistate or multijurisdictional
12	group of entities described in subparagraphs
13	(A) through (H).
14	"(3) Eligible project.—
15	"(A) IN GENERAL.—The term 'eligible
16	project' means a surface transportation project,
17	or a program of integrated surface transpor-
18	tation projects closely related in the function
19	the projects perform, that—
20	"(i) is a capital project that is eligible
21	for Federal financial assistance under—
22	"(I) this title; or
23	"(II) chapter 53 of title 49; and
24	"(ii) except as provided in subpara-
25	graph (B), has eligible project costs that

1	are reasonably anticipated to equal or ex-
2	ceed the lesser of—
3	"(I) $$350,000,000$; and
4	"(II)(aa) for a project located in
5	a single State, 30 percent of the
6	amount of Federal-aid highway funds
7	apportioned to the State for the most
8	recently completed fiscal year;
9	"(bb) for a project located in a
10	single rural State with a population
11	density of 75 or fewer persons per
12	square mile based on the most recent
13	decennial census, 10 percent of the
14	amount of Federal-aid highway funds
15	apportioned to the State for the most
16	recently completed fiscal year; or
17	"(cc) for a project located in
18	more than 1 State, 75 percent of the
19	amount of Federal-aid highway funds
20	apportioned to the participating State
21	that has the largest apportionment for
22	the most recently completed fiscal
23	year.
24	"(B) Federal Land Transportation
25	FACILITY.—In the case of a Federal land trans-

1	portation facility, the term 'eligible project'
2	means a Federal land transportation facility
3	that has eligible project costs that are reason-
4	ably anticipated to equal or exceed
5	\$150,000,000.
6	"(4) ELIGIBLE PROJECT COSTS.—The term 'eli-
7	gible project costs' means the costs of—
8	"(A) development phase activities, includ-
9	ing planning, feasibility analysis, revenue fore-
10	casting, environmental review, preliminary engi-
11	neering and design work, and other
12	preconstruction activities; and
13	"(B) construction, reconstruction, rehabili-
14	tation, and acquisition of real property (includ-
15	ing land related to the project and improve-
16	ments to land), environmental mitigation, con-
17	struction contingencies, acquisition of equip-
18	ment directly related to improving system per-
19	formance, and operational improvements.
20	"(5) Rural area.—The term 'rural area
21	means an area that is outside of an urbanized area
22	with a population greater than 150,000 individuals
23	as determined by the Bureau of the Census.
24	"(6) Rural state.—The term 'rural State'

means a State that has a population density of 75

25

1 or fewer persons per square mile, based on the most 2 recent decennial census. 3 "(c) Establishment of Program.—The Administrator shall establish a program in accordance with this 5 section to provide grants for projects that will have a sig-6 nificant impact on a region or the Nation. 7 "(d) Solicitations and Applications.— "(1) Grant solicitations.—The Adminis-8 9 trator shall conduct a transparent and competitive 10 national solicitation process to review eligible 11 projects for funding under this section. 12 "(2) Applications.— "(A) IN GENERAL.—An eligible applicant 13 14 seeking a grant under this section shall submit 15 to the Administrator an application in such 16 form and containing such information as the 17 Administrator determines necessary, including 18 the total amount of the grant requested. 19 "(B) Contents.—Each application sub-20 mitted under this paragraph shall include data 21 on the most recent system performance and es-22 timated system improvements that will result 23 from completion of the eligible project, includ-24 ing projections for improvements 5, 10, and 20

years after completion of the project.

25

1	"(C) Resubmission of applications.—
2	An eligible applicant whose project is not se-
3	lected under this section may resubmit an appli-
4	cation in a subsequent solicitation.
5	"(e) Criteria for Project Evaluation and Se-
6	LECTION.—
7	"(1) In General.—The Administrator may se-
8	lect a project for funding under this section only if
9	the Administrator determines that the project—
10	"(A) is consistent with the national goals
11	described in section 150(b);
12	"(B) will significantly improve the per-
13	formance of the national surface transportation
14	network, nationally or regionally;
15	"(C) is based on the results of preliminary
16	engineering;
17	"(D) is consistent with the long-range
18	statewide transportation plan;
19	"(E) cannot be readily and efficiently com-
20	pleted without Federal financial assistance;
21	"(F) is justified based on the ability of the
22	project to achieve 1 or more of—
23	"(i) generation of national economic
24	benefits that reasonably exceed the costs of
25	the project;

1	"(ii) reduction of long-term conges-
2	tion, including impacts on a national, re-
3	gional, and statewide basis;
4	"(iii) an increase in the speed, reli-
5	ability, and accessibility of the movement
6	of people or freight; or
7	"(iv) improvement of transportation
8	safety, including reducing transportation
9	accident and serious injuries and fatalities;
10	and
11	"(G) is supported by a sufficient amount
12	of non-Federal funding, including evidence of
13	stable and dependable financing to construct,
14	maintain, and operate the infrastructure facil-
15	ity.
16	"(2) Additional considerations.—In evalu-
17	ating a project under this section, in addition to the
18	criteria described in paragraph (1), the Adminis-
19	trator shall consider the extent to which the
20	project—
21	"(A) leverages Federal investment by en-
22	couraging non-Federal contributions to the
23	project, including contributions from public-pri-
24	vate partnerships;

1	"(B) is able to begin construction by the
2	date that is not later than 18 months after the
3	date on which the project is selected;
4	"(C) incorporates innovative project deliv-
5	ery and financing to the maximum extent prac-
6	ticable;
7	"(D) helps maintain or protect the envi-
8	ronment;
9	"(E) improves roadways vital to national
10	energy security;
11	"(F) improves or upgrades designated fu-
12	ture Interstate System routes;
13	"(G) uses innovative technologies, includ-
14	ing intelligent transportation systems, that en-
15	hance the efficiency of the project; and
16	"(H) helps to improve mobility and acces-
17	sibility.
18	"(f) Geographic Distribution.—In awarding
19	grants under this section, the Administrator shall take
20	measures to ensure, to the maximum extent practicable—
21	"(1) an equitable geographic distribution of
22	amounts; and
23	"(2) an appropriate balance in addressing the
24	needs of rural and urban communities.
25	"(\sigma) Funding Requirements.—

1	"(1) In general.—Except in the case of
2	projects described in paragraph (2), the amount of
3	a grant under this section shall be at least
4	\$50,000,000.
5	"(2) Rural projects.—The amounts made
6	available for a fiscal year under this section for eligi-
7	ble projects located in rural areas or in rural States
8	shall not be—
9	"(A) less than 20 percent of the amount
10	made available for the fiscal year under this
11	section; and
12	"(B) subject to paragraph (1).
13	"(3) Limitation of funds.—Not more than
14	20 percent of the funds made available for a fiscal
15	year to carry out this section shall be allocated for
16	projects eligible under section 167(k)(5)(B) or chap-
17	ter 53 of title 49.
18	"(4) State cap.—
19	"(A) In general.—Not more than 20
20	percent of the funds made available for a fiscal
21	year to carry out this section may be awarded
22	to projects in a single State.
23	"(B) EXCEPTION FOR MULTISTATE
24	PROJECTS.—For purposes of the limitation de-
25	scribed in subparagraph (A), funds awarded for

1	a multistate project shall be considered to be
2	distributed evenly to each State.
3	"(5) TIFIA PROGRAM.—On the request of an
4	eligible applicant under this section, the Adminis-
5	trator may use amounts awarded to the entity to
6	pay subsidy and administrative costs necessary to
7	provide the entity Federal credit assistance under
8	chapter 6 with respect to the project for which the
9	grant was awarded.
10	"(h) Grant Requirements.—
11	"(1) Applicability of planning require-
12	MENTS.—The programming and expenditure of
13	funds for projects under this section shall be con-
14	sistent with the requirements of sections 134 and
15	135.
16	"(2) Determination of applicable modal
17	REQUIREMENTS.—If an eligible project that receives
18	a grant under this section has a crossmodal compo-
19	nent, the Administrator—
20	"(A) shall determine the predominant
21	modal component of the project; and
22	"(B) may apply the applicable require-
23	ments of that predominant modal component to
24	the project.

1	"(i) Report to the Administrator.—For each
2	project funded under this section, the project sponsor shall
3	evaluate system performance and submit to the Adminis-
4	trator a report not later than 5, 10, and 20 years after
5	completion of the project to assess whether the project
6	outcomes have met preconstruction projections.
7	"(j) Congressional Approval.—
8	"(1) Submission of Application.—Each eli-
9	gible applicant shall submit to the Administrator an
10	application in accordance with subsection $(d)(2)$ at
11	such time as the Administrator determines to meet
12	the requirements of paragraph (2).
13	"(2) Submission to congress of proposed
14	PROJECTS.—
15	"(A) IN GENERAL.—By January 1 of each
16	fiscal year, the Administrator shall submit to
17	the Committee on Environment and Public
18	Works of the Senate and the Committee on
19	Transportation and Infrastructure of the House
20	of Representatives a list of all of the projects
21	that meet the requirements of this section.
22	"(B) Limitation.—The list submitted
23	under subparagraph (A) shall include a total re-
24	quested grant amount at least 2 times, but not

1	to exceed 4 times, the authorization level of the
2	program in each fiscal year.
3	"(3) Committee Review.—Not later than 90
4	days after the date of the receipt of the submission
5	under paragraph (2), each Committee described in
6	subparagraph (A) of that paragraph shall—
7	"(A) select projects and determine the
8	amounts to be awarded to each project, not to
9	exceed the total authorization level of the pro-
10	gram for each fiscal year; and
11	"(B) adopt a resolution making such deter-
12	mination.
13	"(4) Congressional approval.—Projects
14	shall be awarded on congressional adoption of a joint
15	resolution based on the Committee action under
16	paragraph (3).
17	"(5) Administrative approval.—
18	"(A) In General.—The Administrator
19	shall award grants to eligible projects in a fiscal
20	year—
21	"(i) if Congress does not adopt a joint
22	resolution under paragraph (4) by the date
23	that is 90 days after the date on which the
24	first Committee adopts a resolution under
25	paragraph (3)(B); or

1	"(ii) if neither Committee acts in ac-
2	cordance with paragraph (3).
3	"(B) TIMING.—The Administrator shall
4	award grants under subparagraph (A) not later
5	than 90 days after the date on which the rel-
6	evant event described in subparagraph (A) oc-
7	curs.
8	"(k) Reports.—
9	"(1) In General.—The Administrator shall
10	make available on the website of the Federal High-
11	way Administration at the end of each fiscal year an
12	annual report that lists each project for which as-
13	sistance has been provided under this section during
14	that fiscal year.
15	"(2) Comptroller General.—
16	"(A) ASSESSMENT.—The Comptroller Gen-
17	eral of the United States shall conduct an as-
18	sessment of the establishment, solicitation, se-
19	lection, and justification process with respect to
20	the funding of projects under this section.
21	"(B) Report.—Not later than 1 year
22	after the initial awarding of funding under this
23	section, the Comptroller General of the United
24	States shall submit to the Committee on Envi-
25	ronment and Public Works of the Senate and

1	the Committee on Transportation and Infra-
2	structure of the House of Representatives a re-
3	port that describes—
4	"(i) the process by which each project
5	was selected;
6	"(ii) the criteria used for the selection
7	of each project; and
8	"(iii) the justification for the selection
9	of each project based on the criteria de-
10	scribed in subsection (e).".
11	(b) Conforming Amendment.—The analysis for
12	chapter 1 of title 23, United States Code, is amended by
13	adding at the end the following:
	"171. Assistance for major projects program.".
14	SEC. 1016. TRANSPORTATION ALTERNATIVES.
15	(a) In General.—Section 213 of title 23, United
16	States Code, is amended—
17	(1) by striking subsection (a) and inserting the
18	(1) by striking subsection (a) and inserting the
10	following:
19	
	following:
19	following: "(a) Reservation of Funds.—
19 20	following: "(a) Reservation of Funds.— "(1) In general.—On October 1 of each fiscal
19 20 21	following: "(a) Reservation of Funds.— "(1) In General.—On October 1 of each fiscal year, the Secretary shall set aside from the amount

1	"(2) Total amount.—The total amount set
2	aside for the program under this section shall be
3	\$850,000,000 for each fiscal year.
4	"(3) State share.—The Secretary shall dis-
5	tribute among the States the total set-aside amount
6	under paragraph (2) so that each State receives an
7	amount equal to the proportion that—
8	"(A) the amount apportioned to the State
9	for the transportation enhancements program
10	for fiscal year 2009 under section $133(d)(2)$, as
11	in effect on the day before the date of enact-
12	ment of MAP–21 (Public Law 112–141; 126
13	Stat. 405); bears to
14	"(B) the total amount of funds appor-
15	tioned to all States for that fiscal year for the
16	transportation enhancements program for fiscal
17	year 2009.";
18	(2) in subsection (c)—
19	(A) in paragraph (1)—
20	(i) in the matter preceding subpara-
21	graph (A), by striking "Of the funds" and
22	all that follows through "shall be obligated
23	under this section" in subparagraph (A)
24	and inserting "Funds reserved in a State
25	under this section shall be obligated";

1	(ii) by striking subparagraph (B);
2	(iii) by redesignating clauses (i)
3	through (iii) as subparagraphs (A) through
4	(C), respectively; and
5	(iv) in subparagraph (C) (as so redes-
6	ignated), by striking "; and" and inserting
7	a period;
8	(B) in paragraph (2), by striking "para-
9	graph (1)(A)(i)" and inserting "paragraph
10	(1)(A)";
11	(C) in paragraph (3)(A)—
12	(i) by striking "Except as provided in
13	paragraph (1)(B), the" and inserting
14	"The"; and
15	(ii) by striking "paragraph (1)(A)(i)"
16	both places it appears and inserting "para-
17	graph (1)(A)";
18	(D) in paragraph (4)(B)—
19	(i) in clause (vi), by striking "and" at
20	the end;
21	(ii) by redesignating clause (vii) as
22	clause (viii); and
23	(iii) by inserting after clause (vi) the
24	following:

1	"(vii) a nonprofit entity responsible
2	for the administration of local transpor-
3	tation safety programs; and"; and
4	(E) in paragraph (5)—
5	(i) by striking "For funds reserved"
6	and inserting the following:
7	"(A) IN GENERAL.—For funds reserved";
8	(ii) by striking "paragraph (1)(A)(i)"
9	and inserting "paragraph (1)(A)"; and
10	(iii) by adding at the end the fol-
11	lowing:
12	"(B) No restriction on suballoca-
13	TION.—Nothing in this section prevents a met-
14	ropolitan planning organization from further
15	suballocating funds within the boundaries of the
16	metropolitan planning area if a competitive
17	process is implemented for the award of the
18	suballocated funds."; and
19	(3) by adding at the end the following:
20	"(h) Annual Reports.—
21	"(1) In General.—Each State or metropolitan
22	planning organization responsible for carrying out
23	the requirements of this section shall submit to the
24	Secretary an annual report that describes—

1	"(A) the number of project applications re-
2	ceived for each fiscal year, including—
3	"(i) the aggregate cost of the projects
4	for which applications are received; and
5	"(ii) the types of project to be carried
6	out (as described in subsection (b)), ex-
7	pressed as percentages of the total appor-
8	tionment of the State under subsection (a);
9	and
10	"(B) the number of projects selected for
11	funding for each fiscal year, including the ag-
12	gregate cost and location of projects selected.
13	"(2) Public availability.—The Secretary
14	shall make available to the public, in a user-friendly
15	format on the website of the Department, a copy of
16	each annual report submitted under paragraph (1).
17	"(i) Expediting Infrastructure Projects.—
18	"(1) IN GENERAL.—Not later than 1 year after
19	the date of enactment of this subsection, the Sec-
20	retary shall develop regulations or guidance relating
21	to the implementation of this section that encour-
22	ages the use of the programmatic approaches to en-
23	vironmental reviews, expedited procurement tech-
24	niques, and other best practices to facilitate produc-
25	tive and timely expenditure for projects that are

1	small, low-impact, and constructed within an exist-
2	ing built environment.
3	"(2) STATE PROCESSES.—The Secretary shall
4	work with State departments of transportation to
5	ensure that any regulation or guidance developed
6	under paragraph (1) is consistently implemented by
7	States and the Federal Highway Administration to
8	avoid unnecessary delays in implementing projects
9	and to ensure the effective use of Federal dollars.".
10	(b) Conforming Amendment.—Section 126 of title
11	23, United States Code, is amended—
12	(1) by striking "Set-Asides.—" and all that
13	follows through "Funds that" in paragraph (1) and
14	inserting "Set-Asides.—Funds that"; and
15	(2) by striking paragraph (2).
16	SEC. 1017. CONSOLIDATION OF PROGRAMS.
17	Section 1519(a) of MAP-21 (Public Law 112-141;
18	126 Stat. 574) is amended in the matter preceding para-
19	graph (1) by striking "fiscal years 2013 and 2014 " and
20	inserting "fiscal years 2013 through 2021".
21	SEC. 1018. STATE FLEXIBILITY FOR NATIONAL HIGHWAY
22	SYSTEM MODIFICATIONS.
23	(a) National Highway System Flexibility.—
24	Not later than 90 days after the date of enactment of this

25 Act, the Secretary shall issue guidance relating to working

1	with State departments of transportation that request as-
2	sistance from the division offices of the Federal Highway
3	Administration—
4	(1) to review roads classified as principal arte-
5	rials in the State that were added to the National
6	Highway System as of October 1, 2012, so as to
7	comply with section 103 of title 23, United States
8	Code; and
9	(2) to identify any necessary functional classi-
10	fication changes to rural and urban principal arte-
11	rials.
12	(b) Administrative Actions.—The Secretary shall
13	direct the division offices of the Federal Highway Admin-
14	istration to work with the applicable State department of
15	transportation that requests assistance under this sec-
16	tion—
17	(1) to assist in the review of roads in accord-
18	ance with guidance issued under subsection (a);
19	(2) to expeditiously review and facilitate re-
20	quests from States to reclassify roads classified as
21	principal arterials; and
22	(3) in the case of a State that requests the
23	withdrawal of reclassified roads from the National
24	Highway System under section 103(b)(3) of title 23,
25	United States Code, to carry out that withdrawal if

1	the inclusion of the reclassified road in the National
2	Highway System is not consistent with the needs
3	and priorities of the community or region in which
4	the reclassified road is located.
5	(c) National Highway System Modification
6	REGULATIONS.—The Secretary shall—
7	(1) review the National Highway System modi-
8	fication process described in appendix D of part 470
9	of title 23, Code of Federal Regulations (or suc-
10	cessor regulations); and
11	(2) take any action necessary to ensure that a
12	State may submit to the Secretary a request to mod-
13	ify the National Highway System by withdrawing a
14	road from the National Highway System.
15	(d) Report to Congress.—Not later than 1 year
16	after the date of enactment of this Act, and annually
17	thereafter, the Secretary shall submit to the Committee
18	on Environment and Public Works of the Senate and the
19	Committee on Transportation and Infrastructure of the
20	House of Representatives a report that includes a descrip-
21	tion of—
22	(1) each request for reclassification of National
23	Highway System roads;
24	(2) the status of each request; and

1	(3) if applicable, the justification for the denial
2	by the Secretary of a request.
3	(e) Modifications to the National Highway
4	System.—Section 103(b)(3)(A) of title 23, United States
5	Code, is amended—
6	(1) in the matter preceding clause (i)—
7	(A) by striking ", including any modifica-
8	tion consisting of a connector to a major inter-
9	modal terminal,"; and
10	(B) by inserting ", including any modifica-
11	tion consisting of a connector to a major inter-
12	modal terminal or the withdrawal of a road
13	from that system," after "the National High-
14	way System"; and
15	(2) in clause (ii)—
16	(A) by striking "(ii) enhances" and insert-
17	ing "(ii)(I) enhances";
18	(B) by striking the period at the end and
19	inserting "; or"; and
20	(C) by adding at the end the following:
21	"(II) in the case of the withdrawal of
22	a road, is reasonable and appropriate.".
23	SEC. 1019. TOLL ROADS, BRIDGES, TUNNELS, AND FERRIES.
24	Section 129(a) of title 23, United States Code, is
25	amended—

1	(1) in paragraph (1)—
2	(A) in subparagraph (B)—
3	(i) by striking "(other than a highway
4	on the Interstate System)"; and
5	(ii) by inserting "non-HOV" after
6	"toll-free" each place it appears;
7	(B) by striking subparagraph (C); and
8	(C) by redesignating subparagraphs (D)
9	through (I) as subparagraphs (C) through (H),
10	respectively;
11	(2) by striking paragraph (4) and paragraph
12	(6);
13	(3) by redesignating paragraphs (5), (7), (8),
14	(9), and (10) as paragraphs (4), (5), (6), (7), and
15	(9), respectively;
16	(4) in paragraph (4)(B) (as so redesignated),
17	by striking "the Federal-aid system" and inserting
18	"Federal-aid highways"; and
19	(5) by inserting after paragraph (7) (as so re-
20	designated) the following:
21	"(8) Equal access for motorcoaches.—A
22	private motorcoach that serves the public shall be
23	provided access to a toll facility under the same
24	rates, terms, and conditions as public transportation
25	buses in the State.".

1 SEC. 1020. HOV FACILITIES.

2	Section 166 of title 23, United States Code, is
3	amended—
4	(1) in subsection (b)—
5	(A) by striking paragraph (4) and insert-
6	ing the following:
7	"(4) High occupancy toll vehicles.—
8	"(A) IN GENERAL.—The State agency may
9	allow vehicles not otherwise exempt under this
10	subsection to use the HOV facility if the opera-
11	tors of the vehicles pay a toll charged by the
12	agency for use of the facility and the agency—
13	"(i) establishes a program that ad-
14	dresses how motorists can enroll and par-
15	ticipate in the toll program;
16	"(ii) in the case of a high occupancy
17	vehicle facility that affects a metropolitan
18	area, submits to the Secretary a written
19	statement that the metropolitan planning
20	organization designated under section 134
21	for the area has been consulted concerning
22	the placement and amount of tolls on the
23	converted facility;
24	"(iii) develops, manages, and main-
25	tains a system that will automatically col-
26	lect the toll; and

1	"(iv) establishes policies and proce-
2	dures—
3	"(I) to manage the demand to
4	use the facility by varying the toll
5	amount that is charged;
6	"(II) to enforce violations of the
7	use of the facility; and
8	"(III) to ensure that private
9	motorcoaches that serve the public are
10	provided access to the facility under
11	the same rates, terms, and conditions,
12	as public transportation buses in the
13	State.
14	"(B) Exemption from tolls.—In lev-
15	ying a toll on a facility under subparagraph
16	(A), a State agency may—
17	"(i) designate classes of vehicles that
18	are exempt from the toll; and
19	"(ii) charge different toll rates for dif-
20	ferent classes of vehicles."; and
21	(B) in paragraph (5), by striking subpara-
22	graph (A) and inserting the following:
23	"(A) Inherently low emission vehi-
24	CLE.—If a State agency establishes procedures
25	for enforcing the restrictions on the use of a

1	HOV facility by vehicles described in clauses (i)
2	and (ii), the State agency may allow the use of
3	the HOV facility by—
4	"(i) alternative fuel vehicles; and
5	"(ii) any motor vehicle described in
6	section 30D(d)(1) of the Internal Revenue
7	Code of 1986.";
8	(2) in subsection (c)—
9	(A) in paragraph (1)—
10	(i) by striking "Tolls" and inserting
11	"Notwithstanding section 301, tolls"; and
12	(ii) by striking "notwithstanding sec-
13	tion 301 and, except as provided in para-
14	graphs (2) and (3)";
15	(B) by striking paragraph (2); and
16	(C) by redesignating paragraph (3) as
17	paragraph (2); and
18	(3) in subsection (d)(1), by striking subpara-
19	graphs (D) and (E) and inserting the following:
20	"(D) Maintenance of operating per-
21	FORMANCE.—
22	"(i) Submission of Plan.—Not later
23	than 180 days after the date on which a
24	facility is degraded under paragraph (2),
25	the State agency with jurisdiction over the

1	facility shall submit to the Secretary for
2	approval a plan that details the actions the
3	State agency will take to bring the facility
4	into compliance with the minimum average
5	operating speed performance standard
6	through changes to operation of the facil-
7	ity, including—
8	"(I) increasing the occupancy re-
9	quirement for HOV lanes;
10	"(II) varying the toll charged to
11	vehicles allowed under subsection (b)
12	to reduce demand;
13	"(III) discontinuing allowing
14	non-HOV vehicles to use HOV lanes
15	under subsection (b); or
16	"(IV) increasing the available ca-
17	pacity of the HOV facility.
18	"(ii) Notice of approval or dis-
19	APPROVAL.—Not later than 60 days after
20	the date of receipt of a plan under clause
21	(i), the Secretary shall provide to the State
22	agency a written notice indicating whether
23	the Secretary has approved or disapproved
24	the plan based on a determination of
25	whether the implementation of the plan

1	will bring the HOV facility into compli-
2	ance.
3	"(iii) Biannual progress up-
4	DATES.—Until the date on which the Sec-
5	retary determines that the State agency
6	has brought the HOV facility into compli-
7	ance with this subsection, the State agency
8	shall submit biannual updates that de-
9	scribe—
10	"(I) the actions taken to bring
11	the HOV facility into compliance; and
12	"(II) the progress made by those
13	actions.
14	"(E) COMPLIANCE.—The Secretary shall
15	subject the State to appropriate program sanc-
16	tions under section 1.36 of title 23, Code of
17	Federal Regulations (or successor regulations),
18	until the performance is no longer degraded,
19	if—
20	"(i) the State agency fails to submit
21	an approved action plan under subpara-
22	graph (D) to bring a degraded facility into
23	compliance; or
24	"(ii) after the State submits and the
25	Secretary approves an action plan under

1	subparagraph (D), the Secretary deter-
2	mines that, on a date that is not earlier
3	than 1 year after the approval of the ac-
4	tion plan, the State agency is not making
5	significant progress toward bringing the
6	HOV facility into compliance with the min-
7	imum average operating speed performance
8	standard.".
9	SEC. 1021. INTERSTATE SYSTEM RECONSTRUCTION AND
10	REHABILITATION PILOT PROGRAM.
11	Section 1216(b) of the Transportation Equity Act for
12	the 21st Century (Public Law 105–178; 112 Stat. 212)
13	is amended—
14	(1) in paragraph (3)—
15	(A) in subparagraph (A), by striking "the
16	age, condition, and intensity of use of the facil-
17	ity" and inserting "an analysis demonstrating
18	that the facility has a significant age, condition,
19	or intensity of use to require expedited recon-
20	struction or rehabilitation";
21	(B) in subparagraph (D)(iii), by inserting
22	", and that demonstrates the capability of that
23	agency to perform or oversee the building, oper-
24	ation, and maintenance of a toll expressway

1	system meeting criteria for the Interstate Sys-
2	tem" before the semicolon at the end; and
3	(C) by adding at the end the following:
4	"(E) An analysis showing how the State
5	plan for implementing tolls on the facility takes
6	into account the interests and use of local, re-
7	gional, and interstate travelers.
8	"(F) An explanation of how the State will
9	collect tolls using electronic toll collection, in-
10	cluding at highway speeds, if practicable.
11	"(G) A plan describing the proposed loca-
12	tion for the collection of tolls on the facility, in-
13	cluding any locations in proximity to a State
14	border.
15	"(H) Approved documentation that the
16	project—
17	"(i) has received a categorical exclu-
18	sion, a finding of no significant impact, or
19	a record of decision under the National
20	Environmental Policy Act of 1969 (42
21	U.S.C. 4321 et seq.); and
22	"(ii) complies with the Uniform Relo-
23	cation Assistance and Real Property Ac-
24	quisition Policies Act of 1970 (42 U.S.C.
25	4601 et seq.).";

1	(2) by striking paragraphs (4) and (6);
2	(3) by redesignating paragraph (5) as para-
3	graph (4);
4	(4) in paragraph (4) (as so redesignated)—
5	(A) in the matter preceding subparagraph
6	(A), by striking "Before the Secretary may per-
7	mit" and inserting "As a condition of permit-
8	ting"; and
9	(B) in subparagraph (A)—
10	(i) in the matter preceding clause (i),
11	by striking "for—" and inserting "for per-
12	missible uses described in section
13	129(a)(3) of title 23, United States Code;
14	and"; and
15	(ii) by striking clauses (i) through
16	(iii);
17	(5) by inserting after paragraph (4) (as so re-
18	designated) the following:
19	"(5) Application processing procedure.—
20	"(A) IN GENERAL.—Not later than 60
21	days after receipt of an application under this
22	subsection, the Secretary shall provide to the
23	applicant a written notice informing the appli-
24	cant whether—

1	"(i) the application is complete and
2	meets all requirements under this sub-
3	section; or
4	"(ii) additional information or mate-
5	rials are needed—
6	"(I) to complete the application;
7	or
8	"(II) to meet the eligibility re-
9	quirements under paragraph (3).
10	"(B) Additional information or mate-
11	RIALS.—
12	"(i) In general.—Not later than 60
13	days after receipt of an application, the
14	Secretary shall—
15	"(I) identify any additional infor-
16	mation or materials that are needed
17	under subparagraph (A)(ii); and
18	"(II) provide to the applicant
19	written notice specifying the details of
20	the additional required information or
21	materials.
22	"(ii) Amended application.—Not
23	later than 60 days after receipt of the ad-
24	ditional information under clause (i), the
25	Secretary shall determine if the amended

1	application is complete and meets all re-
2	quirements under this subsection.
3	"(C) TECHNICAL ASSISTANCE.—On the re-
4	quest of a State, the Secretary shall provide
5	technical assistance to facilitate the develop-
6	ment of a complete application under this para-
7	graph that is likely to satisfy the eligibility cri-
8	teria under paragraph (3).
9	"(D) APPROVAL OF APPLICATION.—On
10	written notice by the Secretary that the applica-
11	tion is complete and meets all requirements of
12	this subsection, the project is considered ap-
13	proved and shall be permitted to participate in
14	the program under this subsection.
15	"(E) Limitation on approved applica-
16	TION.—
17	"(i) In general.—For an application
18	received under this subsection on or after
19	the date of enactment of the DRIVE Act
20	for the reconstruction or rehabilitation of a
21	facility, a State shall—
22	"(I) not later than 1 year after
23	the date on which the application is
24	approved, issue a solicitation for a
25	contract to provide for the reconstruc-

1	tion or rehabilitation of the facility;
2	and
3	"(II) not later than 2 years after
4	the date on which the application is
5	approved, execute a contract for the
6	reconstruction or rehabilitation of the
7	facility.
8	"(ii) Prior applications.—For an
9	application that received a conditional pro-
10	visional approval under this subsection be-
11	fore the date of enactment of the DRIVE
12	Act, for the reconstruction or rehabilitation
13	of a facility, a State shall—
14	"(I) not later than 1 year after
15	the date of enactment of the DRIVE
16	Act, issue a solicitation for a contract
17	to provide for the reconstruction or
18	rehabilitation of the facility; and
19	"(II) not later than 2 years after
20	the date of enactment of the DRIVE
21	Act, execute a contract for the recon-
22	struction or rehabilitation of the facil-
23	ity.
24	"(iii) Cancellation or exten-
25	SION.—If an applicable deadline under

1	clause (i) or (ii) is not met, the Secretary
2	shall—
3	"(I) cancel the application ap-
4	proval; or
5	"(II) grant an extension of not
6	more than 1 year for the applicable
7	deadline, on the condition that—
8	"(aa) there has been demon-
9	strable progress toward meeting
10	the applicable requirements; and
11	"(bb) the requirements are
12	likely to be met within 1 year.
13	"(6) Limitation on the use of national
14	HIGHWAY PERFORMANCE PROGRAM FUNDS.—During
15	the term of the pilot program, funds apportioned for
16	the national highway performance program under
17	section 104(b)(1) of title 23, United States Code,
18	may not be used for a facility for which tolls are
19	being collected under the pilot program unless the
20	funds are used for a maintenance purpose, as de-
21	fined in section 101(a) of title 23, United States
22	Code.";
23	(6) by redesignating paragraphs (7) and (8) as
24	paragraphs (8) and (9), respectively;

1	(7) by inserting after paragraph (6) the fol-
2	lowing:
3	"(7) WITHDRAWAL.—A State may elect to
4	withdraw participation of the State in the pilot pro-
5	gram at any time."; and
6	(8) in paragraph (8) (as redesignated by para-
7	graph (6)), by inserting "after the date of enactment
8	of the DRIVE Act" after "10 years".
9	SEC. 1022. EMERGENCY RELIEF FOR FEDERALLY OWNED
10	ROADS.
11	(a) Eligibility.—Section 125(d)(3) of title 23,
12	United States Code, is amended—
13	(1) in subparagraph (A), by striking "or" at
14	the end;
15	(2) in subparagraph (B), by striking the period
16	at the end and inserting "; or"; and
17	(3) by adding at the end the following:
18	"(C) projects eligible for assistance under
19	this section located on tribal transportation fa-
20	cilities, Federal lands transportation facilities,
21	or other federally owned roads that are open to
22	public travel (as defined in subsection $(e)(1)$).".
23	(b) Definition.—Section 125(e) of title 23, United
24	States Code, is amended by striking paragraph (1) and
25	inserting the following:

1	"(1) Definitions.—In this subsection:
2	"(A) OPEN TO PUBLIC TRAVEL.—The term
3	'open to public travel' means, with respect to a
4	road, that, except during scheduled periods, ex-
5	treme weather conditions, or emergencies, the
6	road—
7	"(i) is maintained;
8	"(ii) is open to the general public; and
9	"(iii) can accommodate travel by a
10	standard passenger vehicle, without restric-
11	tive gates or prohibitive signs or regula-
12	tions, other than for general traffic control
13	or restrictions based on size, weight, or
14	class of registration.
15	"(B) Standard Passenger Vehicle.—
16	The term 'standard passenger vehicle' means a
17	vehicle with 6 inches of clearance from the low-
18	est point of the frame, body, suspension, or dif-
19	ferential to the ground.".
20	SEC. 1023. BRIDGES REQUIRING CLOSURE OR LOAD RE-
21	STRICTIONS.
22	Section 144(h) of title 23, United States Code, is
23	amended—
24	(1) by redesignating paragraphs (6) and (7) as
25	paragraphs (7) and (8), respectively:

1	(2) by inserting after paragraph (5) the fol-
2	lowing:
3	"(6) Bridges requiring closure or load
4	RESTRICTIONS.—
5	"(A) Bridges owned by federal agen-
6	CIES OR TRIBAL GOVERNMENTS.—If a Federal
7	agency or tribal government fails to ensure that
8	any highway bridge that is open to public travel
9	and located in the jurisdiction of the Federal
10	agency or tribal government is properly closed
11	or restricted to loads that the bridge can carry
12	safely, the Secretary—
13	"(i) shall, on learning of the need to
14	close or restrict loads on the bridge, re-
15	quire the Federal agency or tribal govern-
16	ment to take action necessary—
17	"(I) to close the bridge within 48
18	hours; or
19	"(II) within 30 days, to restrict
20	public travel on the bridge to loads
21	that the bridge can carry safely; and
22	"(ii) may, if the Federal agency or
23	tribal government fails to take action re-
24	quired under clause (i), withhold all fund-

1	ing authorized under this title for the Fed-
2	eral agency or tribal government.".
3	"(B) Other Bridges.—If a State fails to
4	ensure that any highway bridge, other than a
5	bridge described in subparagraph (A), that is
6	open to public travel and is located within the
7	boundaries of the State is properly closed or re-
8	stricted to loads the bridge can carry safely, the
9	Secretary—
10	"(i) shall, on learning of the need to
11	close or restrict loads on the bridge, re-
12	quire the State to take action necessary—
13	"(I) to close the bridge within 48
14	hours; or
15	"(II) within 30 days, to restrict
16	public travel on the bridge to loads
17	that the bridge can carry safely; and
18	"(ii) may, if the State fails to take ac-
19	tion required under clause (i), withhold ap-
20	proval for Federal-aid projects in that
21	State."; and
22	(3) in paragraph (8) (as redesignated by para-
23	graph (1)), by striking "(6)" and inserting "(7)".

1	SEC. 1024. NATIONAL ELECTRIC VEHICLE CHARGING AND
2	NATURAL GAS FUELING CORRIDORS.
3	(a) In General.—Chapter 1 of title 23, United
4	States Code, is amended by inserting after section 150 the
5	following:
6	"§ 151. National electric vehicle charging and natural
7	gas fueling corridors
8	"(a) In General.—Not later than 1 year after the
9	date of enactment of the DRIVE Act, the Secretary shall
10	designate national electric vehicle charging and natural
11	gas fueling corridors that identify the near- and long-term
12	need for, and location of, electric vehicle charging infra-
13	structure and natural gas fueling infrastructure at stra-
14	tegic locations along major national highways to improve
15	the mobility of passenger and commercial vehicles that
16	employ electric and natural gas fueling technologies across
17	the United States.
18	"(b) Designation of Corridors.—In designating
19	the corridors under subsection (a), the Secretary shall—
20	"(1) solicit nominations from State and local
21	officials for facilities to be included in the corridors;
22	"(2) incorporate existing electric vehicle charg-
23	ing and natural gas fueling corridors designated by
24	a State or group of States; and

1	"(3) consider the demand for, and location of,
2	existing electric vehicle charging and natural gas
3	fueling infrastructure.
4	"(c) Stakeholders.—In designating corridors
5	under subsection (a), the Secretary shall involve, on a vol-
6	untary basis, stakeholders that include—
7	"(1) the heads of other Federal agencies;
8	"(2) State and local officials;
9	"(3) representatives of—
10	"(A) energy utilities;
11	"(B) the electric and natural gas vehicle
12	industries;
13	"(C) the freight and shipping industry;
14	"(D) clean technology firms;
15	"(E) the hospitality industry;
16	"(F) the restaurant industry; and
17	"(G) highway rest stop vendors; and
18	"(4) such other stakeholders as the Secretary
19	determines to be necessary.
20	"(d) Redesignation.—Not later than 5 years after
21	the date of establishment of the corridors under subsection
22	(a), and every 5 years thereafter, the Secretary shall up-
23	date and redesignate the corridors.

1	"(e) Report.—During designation and redesignation
2	of the corridors under this section, the Secretary shall
3	issue a report that—
4	"(1) identifies electric vehicle charging and nat-
5	ural gas fueling infrastructure and standardization
6	needs for electricity providers, natural gas providers
7	infrastructure providers, vehicle manufacturers, elec-
8	tricity purchasers, and natural gas purchasers; and
9	"(2) establishes an aspirational goal of achiev-
10	ing strategic deployment of electric vehicle charging
11	and natural gas fueling infrastructure in those cor-
12	ridors by the end of fiscal year 2021.".
13	(b) Conforming Amendment.—The analysis of
14	chapter 1 of title 23, United States Code, is amended by
15	striking the item relating to section 151 and inserting the
16	following:
	"151. National Electric Vehicle Charging and Natural Gas Fueling Corridors."
17	SEC. 1025. ASSET MANAGEMENT.
18	(a) Section 119(f)(2) of title 23, United States Code
19	is amended—
20	(1) in subparagraph (A), by striking "struc-
21	turally deficient" and inserting "being in poor condi-
22	tion"; and
23	(2) in subparagraph (B), by striking "struc-
24	turally deficient" and inserting "being in poor condi-
25	tion".

1	(b) Section 144 of title 23, United States Code, is
2	amended—
3	(1) in subsection (a)(1)(B), by striking "defi-
4	cient"; and
5	(2) in subsection $(b)(5)$, by striking "each
6	structurally deficient bridge" and inserting "each
7	bridge in poor condition".
8	(c) Section 202(d) of title 23, United States Code,
9	is amended—
10	(1) in paragraph (1), by striking "deficient";
11	(2) in paragraph (2)(B), by striking "defi-
12	cient"; and
13	(3) in paragraph (3)—
14	(A) in subparagraph (A), by striking the
15	semicolon at the end and inserting "; and";
16	(B) in subparagraph (B), by striking ";
17	and" at the end and inserting a period; and
18	(C) by striking subparagraph (C).
19	SEC. 1026. TRIBAL TRANSPORTATION PROGRAM AMEND-
20	MENT.
21	Section 202 of title 23, United States Code, is
22	amended—
23	(1) in subsection (a)(6), by striking "6 percent"
24	and inserting "5 percent"; and

1	(2) in subsection $(d)(2)$, in the matter pre-
2	ceding subparagraph (A) by striking "2 percent"
3	and inserting "3 percent".
4	SEC. 1027. NATIONALLY SIGNIFICANT FEDERAL LANDS AND
5	TRIBAL PROJECTS PROGRAM.
6	(a) Purpose.—The Secretary shall establish a na-
7	tionally significant Federal lands and tribal projects pro-
8	gram (referred to in this section as the "program") to pro-
9	vide funding to construct, reconstruct, or rehabilitate na-
10	tionally significant Federal lands and tribal transportation
11	projects.
12	(b) Eligible Applicants.—
13	(1) In general.—Except as provided in para-
14	graph (2), entities eligible to receive funds under
15	sections 201, 202, 203, and 204 of title 23, United
16	States Code, may apply for funding under the pro-
17	gram.
18	(2) Special rule.—A State, county, or unit of
19	local government may only apply for funding under
20	the program if sponsored by an eligible Federal land
21	management agency or Indian tribe.
22	(c) Eligible Projects.—An eligible project under
23	the program shall be a single continuous project—
24	(1) on a Federal lands transportation facility, a
25	Federal lands access transportation facility, or a

1	tribal transportation facility (as those terms are de-
2	fined in section 101 of title 23, United States Code),
3	except that such facility is not required to be in-
4	cluded on an inventory described in sections 202 or
5	203 of title 23, United States Code;
6	(2) for which completion of activities required
7	under the National Environmental Policy Act of
8	1969 (42 U.S.C. 4321 et seq.) has been dem-
9	onstrated through—
10	(A) a record of decision with respect to the
11	project;
12	(B) a finding that the project has no sig-
13	nificant impact; or
14	(C) a determination that the project is cat-
15	egorically excluded; and
16	(3) having an estimated cost, based on the re-
17	sults of preliminary engineering, equal to or exceed-
18	ing \$25,000,000, with priority consideration given to
19	projects with an estimated cost equal to or exceeding
20	\$50,000,000.
21	(d) Eligible Activities.—
22	(1) In general.—Subject to paragraph (2), an
23	eligible applicant receiving funds under the program
24	may only use the funds for construction, reconstruc-
25	tion, and rehabilitation activities.

1	(2) Ineligible activities.—An eligible appli-
2	cant may not use funds received under the program
3	for activities relating to project design.
4	(e) Applications.—Eligible applicants shall submit
5	to the Secretary an application at such time, in such form,
6	and containing such information as the Secretary may re-
7	quire.
8	(f) Selection Criteria.—In selecting a project to
9	receive funds under the program, the Secretary shall con-
10	sider the extent to which the project—
11	(1) furthers the goals of the Department, in-
12	cluding state of good repair, environmental sustain-
13	ability, economic competitiveness, quality of life, and
14	safety;
15	(2) improves the condition of critical
16	multimodal transportation facilities;
17	(3) needs construction, reconstruction, or reha-
18	bilitation;
19	(4) is included in or eligible for inclusion in the
20	National Register of Historic Places;
21	(5) enhances environmental ecosystems;
22	(6) uses new technologies and innovations that
23	enhance the efficiency of the project;

1	(7) is supported by funds, other than the funds
2	received under the program, to construct, maintain,
3	and operate the facility;
4	(8) spans 2 or more States; and
5	(9) serves land owned by multiple Federal agen-
6	cies or Indian tribes.
7	(g) Federal Share.—The Federal share of the cost
8	of a project shall be 95 percent.
9	(h) AUTHORIZATION OF APPROPRIATIONS.—There is
10	authorized to be appropriated to carry out this section
11	\$150,000,000 for each of fiscal years 2016 through 2021,
12	to remain available for a period of 3 fiscal years following
13	the fiscal year for which the amounts were appropriated.
14	SEC. 1028. FEDERAL LANDS PROGRAMMATIC ACTIVITIES.
15	Section 201(c) of title 23, United States Code, is
16	amended—
17	(1) in paragraph $(6)(A)$ —
18	(A) by redesignating clauses (i) and (ii) as
19	subclauses (I) and (II), respectively;
20	(B) in the matter preceding subclause (I)
21	(as so redesignated), by striking "The Secre-
22	taries" and inserting the following:
23	"(i) In general.—The Secretaries";
24	(C) by inserting a period after "tribal
25	transportation program"; and

1	(D) by striking "in accordance with" and
2	all that follows through "including-" and in-
3	serting the following:
4	"(ii) Requirement.—Data collected
5	to implement the tribal transportation pro-
6	gram shall be in accordance with the In-
7	dian Self-Determination and Education
8	Assistance Act (25 U.S.C. 450 et seq.).
9	"(iii) Inclusions.—Data collected
10	under this paragraph includes—"; and
11	(2) by striking paragraph (7) and inserting the
12	following:
13	"(7) Cooperative Research and Tech-
14	NOLOGY DEPLOYMENT.—The Secretary may conduct
15	cooperative research and technology deployment in
16	coordination with Federal land management agen-
17	cies, as determined appropriate by the Secretary.
18	"(8) Funding.—
19	"(A) IN GENERAL.—To carry out the ac-
20	tivities described in this subsection for Federal
21	lands transportation facilities, Federal lands ac-
22	cess transportation facilities, and other federally
23	owned roads open to public travel (as that term
24	is defined in section 125(e)), the Secretary shall
25	combine and use not greater than 5 percent for

1	each fiscal year of the funds authorized for pro-
2	grams under sections 203 and 204.
3	"(B) Other activities.—In addition to
4	the activities described in subparagraph (A),
5	funds described under that subparagraph may
6	be used for—
7	"(i) bridge inspections on any feder-
8	ally owned bridge even if that bridge is not
9	included on the inventory described under
10	section 203; and
11	"(ii) transportation planning activities
12	carried out by Federal land management
13	agencies eligible for funding under this
14	chapter.".
15	SEC. 1029. FEDERAL LANDS TRANSPORTATION PROGRAM.
16	Section 203 of title 23, United States Code, is
17	amended—
18	(1) in subsection (a)(1)—
19	(A) in subparagraph (B), by striking "op-
20	eration" and inserting "capital, operations,";
21	and
22	(B) in subparagraph (D), by striking "sub-
23	paragraph (A)(iv)" and inserting "subpara-
24	$\operatorname{graph} (A)(\operatorname{iv})(I)$ ";
25	(2) in subsection (b)—

1	(A) in paragraph (1)(B)—
2	(i) in clause (iv), by striking "and" at
3	the end;
4	(ii) in clause (v), by striking the pe-
5	riod at the end and inserting a semicolon;
6	and
7	(iii) by adding at the end the fol-
8	lowing:
9	"(vi) the Bureau of Reclamation; and
10	"(vii) independent Federal agencies
11	with natural resource and land manage-
12	ment responsibilities."; and
13	(B) in paragraph (2)(B), in the matter
14	preceding clause (i), by inserting "performance
15	management, including" after "support"; and
16	(3) in subsection (c)(2)(B), by adding at the
17	end the following:
18	"(vi) The Bureau of Reclamation.".
19	Subtitle B—Acceleration of Project
20	Delivery
21	SEC. 1101. CATEGORICAL EXCLUSION FOR PROJECTS OF
22	LIMITED FEDERAL ASSISTANCE.
23	Section 1317 of MAP-21 (23 U.S.C. 109 note; Public
24	Law 112–141) is amended—

- 1 (1) in the matter preceding paragraph (1), by 2 striking "Not later than" and inserting the fol-3 lowing: "(a) IN GENERAL.—Not later than"; and 4 5 (2) by adding at the end the following: 6 Inflationary ADJUSTMENT.—The dollar amounts described in subsection (a) shall be adjusted for 8 inflation— 9 "(1) effective October 1, 2015, to reflect 10 changes since July 1, 2012, in the Consumer Price 11 Index for All Urban Consumers published by the 12 Bureau of Labor Statistics of the Department of 13 Labor; and 14 "(2) effective October 1, 2016, and each suc-15 ceeding October 1, to reflect changes for the pre-16 ceding 12-month period in the Consumer Price 17 Index for All Urban Consumers published by the 18 Bureau of Labor Statistics of the Department of 19 Labor.". 20 SEC. 1102. PROGRAMMATIC AGREEMENT TEMPLATE. (a) In General.—Section 1318 of MAP-21 (23
- 21
- 22 U.S.C. 109 note; Public Law 112–141) is amended by
- 23 adding at the end the following:
- "(e) Programmatic Agreement Template.— 24

"(1) IN GENERAL.—The Secretary shall develop
a template programmatic agreement described in
subsection (d) that provides for efficient and adequate procedures for evaluating Federal actions described in section 771.117(c) of title 23, Code of
Federal Regulations (as in effect on the date of enactment of this subsection).

"(2) USE OF TEMPLATE.—The Secretary—

"(A) on receipt of a request from a State, shall use the template programmatic agreement developed under paragraph (1) in carrying out this section; and

- "(B) on consent of the applicable State, may modify the template as necessary to address the unique needs and characteristics of the State.
- "(3) Outcome measurements.—The Secretary shall establish a method to verify that actions described in section 771.117(c) of title 23, Code of Federal Regulations (as in effect on the date of enactment of this subsection), are evaluated and documented in a consistent manner by the State that uses the template programmatic agreement under this subsection."

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1	(b) CATEGORICAL EXCLUSION DETERMINATIONS.—
2	Not later than 30 days after the date of enactment of this
3	Act, the Secretary shall revise section 771.117(g) of title
4	23, Code of Federal Regulations, to allow a programmatic
5	agreement under this section to include responsibility for
6	making categorical exclusion determinations—
7	(1) for actions described in subsections (c) and
8	(d) of section 771.117 of title 23, Code of Federal
9	Regulations; and
10	(2) that meet the criteria for a categorical ex-
11	clusion under section 1508.4 of title 40, Code of
12	Federal Regulations (as in effect on the date of en-
13	actment of this Act), and are identified in the pro-
14	grammatic agreement.
15	SEC. 1103. AGENCY COORDINATION.
16	(a) Roles and Responsibility of Lead Agen-
17	CY.—Section 139(c)(6) of title 23, United States Code,
18	is amended—
19	(1) in subparagraph (A), by striking "and" at
20	the end;
21	(2) in subparagraph (B), by striking the period
22	at the end and inserting "; and; and
23	(3) by adding at the end the following:
24	"(C) to consider and respond to comments
25	received from participating agencies on matters

1	within the special expertise or jurisdiction of
2	the participating agencies.".
3	(b) Participating Agency Responsibilities.—
4	Section 139(d) of title 23, United States Code, is amended
5	by adding at the end the following:
6	"(8) Participating agency responsibil-
7	ITIES.—An agency participating in the collaborative
8	environmental review process under this section
9	shall—
10	"(A) provide comments, responses, studies,
11	or methodologies on those areas within the spe-
12	cial expertise or jurisdiction of the Federal par-
13	ticipating or cooperating agency; and
14	"(B) use the process to address any envi-
15	ronmental issues of concern to the participating
16	or cooperating agency.".
17	SEC. 1104. INITIATION OF ENVIRONMENTAL REVIEW PROC-
18	ESS.
19	Section 139 of title 23, United States Code, is
20	amended—
21	(1) in subsection (a), by striking paragraph (6)
22	and inserting the following:
23	"(6) Project.—
24	"(A) IN GENERAL.—The term 'project'
25	means any highway project, public transpor-

1 tation capital project, or multimodal project 2 that, if implemented as proposed by the project 3 sponsor, would require approval by any oper-4 ating administration or secretarial office within 5 the Department. "(B) Considerations.—For purposes of 6 7 this paragraph, the Secretary shall take into ac-8 count, if known, any sources of Federal funding 9 or financing identified by the project sponsor, 10 including discretionary grant, loan, and loan 11 guarantee programs administered by the De-12 partment."; 13 (2) in subsection (e)— (A) in paragraph (1), by inserting "(in-14 15 cluding any additional information that the project sponsor considers to be important to ini-16 17 tiate the process for the proposed project)" 18 after "location of the proposed project"; and 19 (B) by adding at the end the following: 20

"(3) REVIEW OF APPLICATION.—Not later than 45 days after the date on which an application is received by the Secretary under this subsection, the Secretary shall provide to the project sponsor a writ-

24 ten response that, as applicable—

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1	"(A) describes the determination of the
2	Secretary—
3	"(i) to initiate the environmental re-
4	view process, including a timeline and an
5	expected date for the publication in the
6	Federal Register of the relevant notice of
7	intent; or
8	"(ii) to decline the application, includ-
9	ing an explanation of the reasons for that
10	decision; or
11	"(B) requests additional information, and
12	provides to the project sponsor an accounting,
13	regarding what is necessary to initiate the envi-
14	ronmental review process.
15	"(4) Request to designate a lead agen-
16	CY.—
17	"(A) In general.—Any project sponsor
18	may submit a request to the Secretary to des-
19	ignate a specific operating administration or
20	secretarial office within the Department of
21	Transportation to serve as the Federal lead
22	agency for a project.
23	"(B) Proposed schedule.—A request
24	under subparagraph (A) may include a pro-

1	posed schedule for completing the environ-
2	mental review process.
3	"(C) Secretarial action.—
4	"(i) IN GENERAL.—If a request under
5	subparagraph (A) is received, the Sec-
6	retary shall respond to the request not
7	later than 45 days after the date of re-
8	ceipt.
9	"(ii) Requirements.—The response
10	shall—
11	"(I) approve the request;
12	"(II) deny the request, with an
13	explanation of the reasons; or
14	"(III) require the submission of
15	additional information.
16	"(iii) Additional information.—If
17	additional information is submitted in ac-
18	cordance with clause (ii)(III), the Sec-
19	retary shall respond to that submission not
20	later than 45 days after the date of re-
21	ceipt."; and
22	(3) in subsection (f)(4), by adding at the end
23	the following:
24	"(E) REDUCTION OF DUPLICATION.—

1	"(i) In General.—In carrying out
2	this paragraph, the lead agency shall re-
3	duce duplication, to the maximum extent
4	practicable, between—
5	"(I) the evaluation of alternatives
6	under the National Environmental
7	Policy Act of 1969 (42 U.S.C. 4321
8	et seq.); and
9	"(II) the evaluation of alter-
10	natives in the metropolitan transpor-
11	tation planning process under section
12	134 of title 23, United States Code,
13	or an environmental review process
14	carried out under State law (referred
15	to in this subparagraph as a 'State
16	environmental review process').
17	"(ii) Consideration of Alter-
18	NATIVES.—The lead agency may eliminate
19	from detailed consideration an alternative
20	proposed in an environmental impact state-
21	ment regarding a project if, as determined
22	by the lead agency—
23	"(I) the alternative was consid-
24	ered in a metropolitan planning proc-
25	ess or a State environmental review

1	process by a metropolitan planning or-
2	ganization or a State or local trans-
3	portation agency, as applicable;
4	"(II) the lead agency provided
5	guidance to the metropolitan planning
6	organization or State or local trans-
7	portation agency, as applicable, re-
8	garding analysis of alternatives in the
9	metropolitan planning process or
10	State environmental review process,
11	including guidance on the require-
12	ments under the National Environ-
13	mental Policy Act of 1969 (42 U.S.C.
14	4321 et seq.) and any other require-
15	ments of Federal law necessary for
16	approval of the project;
17	"(III) the applicable metropolitan
18	planning process or State environ-
19	mental review process included an op-
20	portunity for public review and com-
21	ment;
22	"(IV) the applicable metropolitan
23	planning organization or State or
24	local transportation agency rejected

1	the alternative after considering pub-
2	lie comments;
3	"(V) the Federal lead agency
4	independently reviewed the alternative
5	evaluation approved by the applicable
6	metropolitan planning organization or
7	State or local transportation agency;
8	and
9	"(VI) the Federal lead agency
10	has determined—
11	"(aa) in consultation with
12	Federal participating or cooper-
13	ating agencies, that the alter-
14	native to be eliminated from con-
15	sideration is not necessary for
16	compliance with the National En-
17	vironmental Policy Act of 1969
18	(42 U.S.C. 4321 et seq.); or
19	"(bb) with the concurrence
20	of Federal agencies with jurisdic-
21	tion over a permit or approval re-
22	quired for a project, that the al-
23	ternative to be eliminated from
24	consideration is not necessary for

1	any permit or approval under any
2	other Federal law.".
3	SEC. 1105. IMPROVING COLLABORATION FOR ACCELER-
4	ATED DECISIONMAKING.
5	(a) COORDINATION AND SCHEDULING.—Section
6	139(g)(1)(B)(i) of title 23, United States Code, is amend-
7	ed—
8	(1) by striking "The lead agency" and inserting
9	"For a project requiring an environmental impact
10	statement or environmental assessment, the lead
11	agency"; and
12	(2) by striking "may" and inserting "shall".
13	(b) Issue Identification and Resolution.—Sec-
14	tion 139(h) of title 23, United States Code, is amended—
15	(1) in paragraph (4)(C), by striking "paragraph
16	(5) and" and inserting "paragraph (5)";
17	(2) in paragraph (5)(A)(ii)(I), by inserting ",
18	including modifications to the project schedule"
19	after "review process"; and
20	(3) in paragraph (6)(B), by striking clause (ii)
21	and inserting the following:
22	"(ii) Description of date.—The
23	date referred to in clause (i) is 1 of the fol-
24	lowing:

1	"(I) The date that is 30 days
2	after the date for rendering a decision
3	as described in the project schedule
4	established pursuant to subsection
5	(g)(1)(B).
6	"(II) If no schedule exists, the
7	later of—
8	"(aa) the date that is 180
9	days after the date on which an
10	application for the permit, license
11	or approval is complete; or
12	"(bb) the date that is 180
13	days after the date on which the
14	Federal lead agency issues a de-
15	cision on the project under the
16	National Environmental Policy
17	Act of 1969 (42 U.S.C. 4321 et
18	seq.).
19	"(III) A modified date consistent
20	with subsection $(g)(1)(D)$.".
21	SEC. 1106. ACCELERATED DECISIONMAKING IN ENVIRON-
22	MENTAL REVIEWS.
23	(a) In General.—Section 139 of title 23, United
24	States Code, is amended by adding at the end the fol-
25	lowing:

1	"(n) Accelerated Decisionmaking in Environ-
2	MENTAL REVIEWS.—
3	"(1) In general.—In preparing a final envi-
4	ronmental impact statement under the National En-
5	vironmental Policy Act of 1969 (42 U.S.C. 4321 et
6	seq.), if the lead agency modifies the statement in
7	response to comments that are minor and are con-
8	fined to factual corrections or explanations regarding
9	why the comments do not warrant additional agency
10	response, the lead agency may write on errata sheets
11	attached to the statement instead of rewriting the
12	draft statement, subject to the condition that the er-
13	rata sheets shall—
14	"(A) cite the sources, authorities, or rea-
15	sons that support the position of the lead agen-
16	cy; and
17	"(B) if appropriate, indicate the cir-
18	cumstances that would trigger agency re-
19	appraisal or further response.
20	"(2) Incorporation.—To the maximum ex-
21	tent practicable, the lead agency shall expeditiously
22	develop a single document that consists of a final en-
23	vironmental impact statement and a record of deci-
24	sion, unless—

1	"(A) the final environmental impact state-
2	ment makes substantial changes to the pro-
3	posed action that are relevant to environmental
4	or safety concerns; or
5	"(B) there are significant new cir-
6	cumstances or information that—
7	"(i) are relevant to environmental
8	concerns; and
9	"(ii) bear on the proposed action or
10	the impacts of the proposed action.".
11	(b) Repeal.—Section 1319 of MAP-21 (42 U.S.C.
12	4332a) is repealed.
13	SEC. 1107. IMPROVING TRANSPARENCY IN ENVIRON-
13 14	SEC. 1107. IMPROVING TRANSPARENCY IN ENVIRON- MENTAL REVIEWS.
14	MENTAL REVIEWS.
14 15 16	MENTAL REVIEWS. Section 139 of title 23, United States Code (as
14 15 16 17	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at
14 15 16 17	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at the end the following:
14 15 16 17	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at the end the following: "(o) REVIEWS, APPROVALS, AND PERMITTING PLAT-
114 115 116 117 118	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at the end the following: "(o) REVIEWS, APPROVALS, AND PERMITTING PLATFORM.—
14 15 16 17 18 19 20	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at the end the following: "(o) Reviews, Approvals, and Permitting Platform.— "(1) In general.—Not later than 2 years
14 15 16 17 18 19 20 21	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at the end the following: "(o) Reviews, Approvals, and Permitting Platform.— "(1) In general.—Not later than 2 years after the date of enactment of this subsection, the
14 15 16 17 18 19 20 21	MENTAL REVIEWS. Section 139 of title 23, United States Code (as amended by section 1106(a)), is amended by adding at the end the following: "(o) REVIEWS, APPROVALS, AND PERMITTING PLATFORM.— "(1) IN GENERAL.—Not later than 2 years after the date of enactment of this subsection, the Secretary shall establish an online platform and, in

1	quired for compliance with the National Environ-
2	mental Policy Act of 1969 (42 U.S.C. 4321 et seq.)
3	or other applicable Federal laws for projects and ac-
4	tivities requiring an environmental assessment or an
5	environmental impact statement.
6	"(2) Federal agency participation.—A
7	Federal agency of jurisdiction over a review, ap-
8	proval, or permit described in paragraph (1) shall
9	provide status information in accordance with the
10	standards established by the Secretary under para-
11	graph (1).
12	"(3) State responsibilities.—A State that
13	is assigned and assumes responsibilities under sec-
14	tion 326 or 327 shall provide applicable status infor-
15	mation in accordance with standards established by
16	the Secretary under paragraph (1).".
17	SEC. 1108. INTEGRATION OF PLANNING AND ENVIRON-
18	MENTAL REVIEW.
19	Section 168 of title 23, United States Code, is
20	amended to read as follows:

- 21 "§ 168. Integration of planning and environmental re-
- view
- "(a) Definitions.—In this section, the followingdefinitions apply:

1	"(1) Environmental review process.—The
2	term 'environmental review process' means the proc-
3	ess for preparing for a project an environmental im-
4	pact statement, environmental assessment, categor-
5	ical exclusion, or other document prepared under the
6	National Environmental Policy Act of 1969 (42
7	U.S.C. 4321 et seq.).
8	"(2) Lead agency.—The term 'lead agency'
9	has the meaning given the term in section 139(a).
10	"(3) Planning Product.—The term 'planning
11	product' means a decision, analysis, study, or other
12	documented information that is the result of an eval-
13	uation or decisionmaking process carried out by a
14	metropolitan planning organization or a State, as
15	appropriate, during metropolitan or statewide trans-
16	portation planning under section 134 or 135, respec-
17	tively.
18	"(4) Project.—The term 'project' has the
19	meaning given the term in section 139(a).
20	"(b) Adoption of Planning Products for Use
21	IN NEPA PROCEEDINGS.—
22	"(1) In general.—Subject to subsection (d),
23	the Federal lead agency for a project may adopt and
24	use a planning product in proceedings relating to

1	any class of action in the environmental review proc-
2	ess of the project.
3	"(2) Identification.—If the Federal lead
4	agency makes a determination to adopt and use a
5	planning product, the Federal lead agency shall
6	identify the agencies that participated in the devel-
7	opment of the planning products.
8	"(3) Partial adoption of planning prod-
9	UCTS.—The Federal lead agency may—
10	"(A) adopt an entire planning product
11	under paragraph (1); or
12	"(B) select portions of a planning project
13	under paragraph (1) for adoption.
14	"(4) Timing.—A determination under para-
15	graph (1) with respect to the adoption of a planning
16	product may—
17	"(A) be made at the time the lead agencies
18	decide the appropriate scope of environmental
19	review for the project; or
20	"(B) occur later in the environmental re-
21	view process, as appropriate.
22	"(c) Applicability.—
23	"(1) Planning decisions.—The lead agency
24	in the environmental review process may adopt deci-
25	sions from a planning product, including—

1	"(A) whether tolling, private financial as-
2	sistance, or other special financial measures are
3	necessary to implement the project;
4	"(B) a decision with respect to general
5	travel corridor or modal choice, including a de-
6	cision to implement corridor or subarea study
7	recommendations to advance different modal so-
8	lutions as separate projects with independent
9	utility;
10	"(C) the purpose and the need for the pro-
11	posed action;
12	"(D) preliminary screening of alternatives
13	and elimination of unreasonable alternatives;
14	"(E) a basic description of the environ-
15	mental setting;
16	"(F) a decision with respect to methodolo-
17	gies for analysis; and
18	"(G) an identification of programmatic
19	level mitigation for potential impacts of trans-
20	portation projects, including—
21	"(i) measures to avoid, minimize, and
22	mitigate impacts at a regional or national
23	scale;
24	"(ii) investments in regional eco-
25	system and water resources; and

1	"(iii) a programmatic mitigation plan
2	developed in accordance with section 169
3	"(2) Planning analyses.—The lead agency
4	in the environmental review process may adopt anal-
5	yses from a planning product, including—
6	"(A) travel demands;
7	"(B) regional development and growth;
8	"(C) local land use, growth management
9	and development;
10	"(D) population and employment;
11	"(E) natural and built environmental con-
12	ditions;
13	"(F) environmental resources and environ-
14	mentally sensitive areas;
15	"(G) potential environmental effects, in-
16	cluding the identification of resources of con-
17	cern and potential indirect and cumulative ef-
18	fects on those resources; and
19	"(H) mitigation needs for a proposed ac-
20	tion, or for programmatic level mitigation, for
21	potential effects that the Federal lead agency
22	determines are most effectively addressed at a
23	regional or national program level.
24	"(d) Conditions.—The lead agency in the environ-
25	mental review process may adopt and use a planning prod-

1	uct under this section if the lead agency determines, with
2	the concurrence of other participating agencies with rel-
3	evant expertise and project sponsors, as appropriate, that
4	the following conditions have been met:
5	"(1) The planning product was developed
6	through a planning process conducted pursuant to
7	applicable Federal law.
8	"(2) The planning product was developed in
9	consultation with appropriate Federal and State re-
10	source agencies and Indian tribes.
11	"(3) The planning process included broad mul-
12	tidisciplinary consideration of systems-level or cor-
13	ridor-wide transportation needs and potential effects,
14	including effects on the human and natural environ-
15	ment.
16	"(4) The planning process included public no-
17	tice that the planning products produced in the plan-
18	ning process may be adopted during a subsequent
19	environmental review process in accordance with this
20	section.
21	"(5) During the environmental review process,
22	the lead agency has—
23	"(A) made the planning documents avail-
24	able for public review and comment;

1	"(B) provided notice of the intention of the
2	lead agency to adopt the planning product; and
3	"(C) considered any resulting comments.
4	"(6) There is no significant new information or
5	new circumstance that has a reasonable likelihood of
6	affecting the continued validity or appropriateness of
7	the planning product.
8	"(7) The planning product has a rational basis
9	and is based on reliable and reasonably current data
10	and reasonable and scientifically acceptable meth-
11	odologies.
12	"(8) The planning product is documented in
13	sufficient detail to support the decision or the re-
14	sults of the analysis and to meet requirements for
15	use of the information in the environmental review
16	process.
17	"(9) The planning product is appropriate for
18	adoption and use in the environmental review proc-
19	ess for the project and is incorporated in accordance
20	with the National Environmental Policy Act of 1969
21	(42 U.S.C. 4321 et seq.) and section 1502.21 of title
22	40, Code of Federal Regulations (as in effect on the

date of enactment of the DRIVE Act).

23

1	"(e) Effect of Adoption.—Any planning product
2	adopted by the Federal lead agency in accordance with
3	this section may be—
4	"(1) incorporated directly into an environmental
5	review process document or other environmental doc-
6	ument; and
7	"(2) relied on and used by other Federal agen-
8	cies in carrying out reviews of the project.
9	"(f) Rules of Construction.—
10	"(1) In general.—This section does not make
11	the environmental review process applicable to the
12	transportation planning process conducted under
13	this title and chapter 53 of title 49.
14	"(2) Transportation planning activi-
15	TIES.—Initiation of the environmental review proc-
16	ess as a part of, or concurrently with, transportation
17	planning activities does not subject transportation
18	plans and programs to the environmental review
19	process.
20	"(3) Planning products.—This section does
21	not affect the use of planning products in the envi-
22	ronmental review process pursuant to other authori-
23	ties under any other provision of law or restrict the
24	initiation of the environmental review process during

25

planning.".

1	SEC. 1109. USE OF PROGRAMMATIC MITIGATION PLANS.
2	Section 169(f) of title 23, United States Code, is
3	amended—
4	(1) by striking "may use" and inserting "shall
5	consider"; and
6	(2) by inserting "or other Federal environ-
7	mental law" before the period at the end.
8	SEC. 1110. ADOPTION OF DEPARTMENTAL ENVIRON-
9	MENTAL DOCUMENTS.
10	(a) In General.—Title 49, United States Code, is
11	amended by inserting after section 306 the following:
12	"§ 307. Adoption of Departmental environmental doc-
13	uments
14	"(a) In General.—An operating administration or
15	secretarial office within the Department may adopt any
16	draft environmental impact statement, final environmental
17	impact statement, environmental assessment, or any other
18	document issued under the National Environmental Policy
19	Act of 1969 (42 U.S.C. 4321 et seq.) by another operating
20	administration or secretarial office within the Depart-
21	ment—
22	"(1) without recirculating the document (except
23	that a final environmental impact statement shall be
24	recirculated prior to adoption); and
25	"(2) if the operating administration or secre-
26	tarial office adopting the document certifies that the

1	project is substantially the same as the project re-
2	viewed under the document to be adopted.
3	"(b) Cooperating Agency.—An adopting operating
4	administration or secretarial office that was a cooperating
5	agency and certifies that the project is substantially the
6	same as the project reviewed under the document to be
7	adopted and that the comments and suggestions in the
8	document have been addressed may adopt a document de-
9	scribed in subsection (a) without recirculating the docu-
10	ment.".
11	(b) Conforming Amendment.—The analysis for
12	chapter 3 of title 49, United States Code, is amended by
13	striking the item relating to section 307 and inserting the
14	following:
	"Sec. 307. Adoption of Departmental environmental documents.".
15	SEC. 1111. TECHNICAL ASSISTANCE FOR STATES.
16	Section 326 of title 23, United States Code, is
17	amended—
18	(1) in subsection (c)—
19	(A) by redesignating paragraphs (2)
20	through (4) as paragraphs (3) through (5), re-
21	spectively; and
22	(B) by inserting after paragraph (1) the
23	following:
24	"(2) Assistance to states.—On request of a

1	the State technical assistance, training, or other
2	support relating to—
3	"(A) assuming responsibility under sub-
4	section (a);
5	"(B) developing a memorandum of under-
6	standing under this subsection; or
7	"(C) addressing a responsibility in need of
8	corrective action under subsection (d)(1)(B).";
9	and
10	(2) in subsection (d), by striking paragraph (1)
11	and inserting the following:
12	"(1) TERMINATION BY SECRETARY.—The Sec-
13	retary may terminate the participation of any State
14	in the program, if—
15	"(A) the Secretary determines that the
16	State is not adequately carrying out the respon-
17	sibilities assigned to the State;
18	"(B) the Secretary provides to the State—
19	"(i) a notification of the determina-
20	tion of noncompliance;
21	"(ii) a period of not less than 120
22	days to take such corrective action as the
23	Secretary determines to be necessary to
24	comply with the applicable agreement; and

1	"(iii) on request of the Governor of
2	the State, a detailed description of each re-
3	sponsibility in need of corrective action re-
4	garding an inadequacy identified under
5	subparagraph (A); and
6	"(C) the State, after the notification and
7	period described in clauses (i) and (ii) of sub-
8	paragraph (B), fails to take satisfactory correc-
9	tive action, as determined by the Secretary.".
10	SEC. 1112. SURFACE TRANSPORTATION PROJECT DELIV-
11	ERY PROGRAM.
12	Section 327(j) of title 23, United States Code, is
13	amended by striking paragraph (1) and inserting the fol-
14	lowing:
15	"(1) TERMINATION BY SECRETARY.—The Sec-
16	retary may terminate the participation of any State
17	in the program if—
18	"(A) the Secretary determines that the
19	State is not adequately carrying out the respon-
20	sibilities assigned to the State;
21	"(B) the Secretary provides to the State—
22	"(i) a notification of the determina-
23	tion of noncompliance;
24	"(ii) a period of not less than 120
25	

1	Secretary determines to be necessary to
2	comply with the applicable agreement; and
3	"(iii) on request of the Governor of
4	the State, a detailed description of each re-
5	sponsibility in need of corrective action re-
6	garding an inadequacy identified under
7	subparagraph (A); and
8	"(C) the State, after the notification and
9	period provided under subparagraph (B), fails
10	to take satisfactory corrective action, as deter-
11	mined by the Secretary.".
12	SEC. 1113. CATEGORICAL EXCLUSIONS FOR MULTIMODAL
13	PROJECTS.
14	(a) Multimodal Project Defined.—Section
15	139(a) of title 23, United States Code, is amended by
15 16	139(a) of title 23, United States Code, is amended by striking paragraph (5) and inserting the following:
16 17	striking paragraph (5) and inserting the following:
16	striking paragraph (5) and inserting the following: "(5) MULTIMODAL PROJECT.—The term
16 17 18	striking paragraph (5) and inserting the following: "(5) MULTIMODAL PROJECT.—The term 'multimodal project' means a project that requires
16 17 18 19	striking paragraph (5) and inserting the following: "(5) MULTIMODAL PROJECT.—The term 'multimodal project' means a project that requires approval by more than 1 Department of Transpor-
16 17 18 19 20	striking paragraph (5) and inserting the following: "(5) MULTIMODAL PROJECT.—The term 'multimodal project' means a project that requires approval by more than 1 Department of Transportation operating administration or secretarial of-
116 117 118 119 220 221	striking paragraph (5) and inserting the following: "(5) MULTIMODAL PROJECT.—The term 'multimodal project' means a project that requires approval by more than 1 Department of Transportation operating administration or secretarial office.".
16 17 18 19 20 21 22	striking paragraph (5) and inserting the following: "(5) MULTIMODAL PROJECT.—The term 'multimodal project' means a project that requires approval by more than 1 Department of Transportation operating administration or secretarial office.". (b) Application of Categorical Exclusions for

1	(A) in paragraph (1), by striking "oper-
2	ating authority that is not the lead authority
3	with respect to a project" and inserting "oper-
4	ating administration or secretarial office that
5	has expertise but is not the lead authority with
6	respect to a proposed multimodal project"; and
7	(B) by striking paragraph (2) and insert-
8	ing the following:
9	"(2) Lead authority.—The term 'lead au-
10	thority' means a Department of Transportation op-
11	erating administration or secretarial office that has
12	the lead responsibility for compliance with the Na-
13	tional Environmental Policy Act of 1969 (42 U.S.C.
14	4321 et seq.) for a proposed multimodal project.";
15	(2) in subsection (b), by striking "under this
16	title" and inserting "by the Secretary of Transpor-
17	tation";
18	(3) in subsection (e)—
19	(A) in the matter preceding paragraph
20	(1)—
21	(i) by striking "a categorical exclusion
22	designated under the implementing regula-
23	tions or" and inserting "a categorical ex-
24	clusion designated under the National En-
25	vironmental Policy Act of 1969 (42 U.S.C.

1	4321 et seq.) implementing regulations
2	or''; and
3	(ii) by striking "other components of
4	the" and inserting "a proposed
5	multimodal"; and
6	(B) by striking paragraphs (1) through (5)
7	and inserting the following:
8	"(1) the lead authority makes a determination,
9	in consultation with the cooperating authority, on
10	the applicability of a categorical exclusion to a pro-
11	posed multimodal project;
12	"(2) the cooperating authority does not object
13	to the determination of the lead authority of the ap-
14	plicability of a categorical exclusion;
15	"(3) the lead authority determines that the
16	component of the proposed multimodal project to be
17	covered by the categorical exclusion of the cooper-
18	ating authority has independent utility; and
19	"(4) the lead authority determines that—
20	"(A) the proposed multimodal project does
21	not individually or cumulatively have a signifi-
22	cant impact on the environment; and
23	"(B) extraordinary circumstances do not
24	exist that merit additional analysis and docu-
25	mentation in an environmental impact state-

1	ment or environmental assessment required
2	under the National Environmental Policy Act of
3	1969 (42 U.S.C. 4321 et seq.)."; and
4	(4) by striking subsection (d) and inserting the
5	following:
6	"(d) Cooperative Authority Expertise.—A co-
7	operating authority shall provide expertise to the lead au-
8	thority on aspects of the multimodal project in which the
9	cooperating authority has expertise.".
10	SEC. 1114. MODERNIZATION OF THE ENVIRONMENTAL RE-
11	VIEW PROCESS.
12	(a) In General.—Not later than 180 days after the
13	date of enactment of this Act, the Secretary shall examine
14	ways to modernize, simplify, and improve the implementa-
15	tion of the National Environmental Policy Act of 1969 (42
16	U.S.C. 4231 et seq.) by the Department.
17	(b) Inclusions.—In carrying out subsection (a), the
18	Secretary shall consider—
19	(1) the use of technology in the process, such
20	as—
21	(A) searchable databases;
22	(B) geographic information system map-
23	ping tools:

1	(C) integration of those tools with fiscal
2	management systems to provide more detailed
3	data; and
4	(D) other innovative technologies;
5	(2) ways to prioritize use of programmatic envi-
6	ronmental impact statements;
7	(3) methods to encourage cooperating agencies
8	to present analyses in a concise format; and
9	(4) any other improvements that can be made
10	to modernize process implementation.
11	(c) Report.—Not later than 1 year after the date
12	of enactment of this Act, the Secretary shall submit to
13	the Committee on Environment and Public Works of the
14	Senate and the Committee on Transportation and Infra-
15	structure of the House of Representatives a report de-
16	scribing the results of the review carried out under sub-
17	section (a).
18	SEC. 1115. SERVICE CLUB, CHARITABLE ASSOCIATION, OR
19	RELIGIOUS SERVICE SIGNS.
20	Notwithstanding section 131 of title 23, United
21	States Code, and part 750 of title 23, Code of Federal
22	Regulations (or successor regulations), a State may allow
23	the maintenance of a sign of a service club, charitable as-
24	sociation, or religious service that was erected as of the
25	date of enactment of this Act, the area of which is less

1	than or equal to 32 square feet, if the State notifies the
2	Federal Highway Administration.
3	SEC. 1116. SATISFACTION OF REQUIREMENTS FOR CER-
4	TAIN HISTORIC SITES.
5	(a) Highways.—Section 138 of title 23, United
6	States Code, is amended by adding at the end the fol-
7	lowing:
8	"(c) Satisfaction of Requirements for Cer-
9	TAIN HISTORIC SITES.—
10	"(1) IN GENERAL.—The Secretary shall—
11	"(A) ensure that the requirements of this
12	section are consistent with the requirements of
13	the National Environmental Policy Act of 1969
14	(42 U.S.C. 4231 et seq.) and section 306108 of
15	title 54, including implementing regulations;
16	and
17	"(B) not later than 90 days after the date
18	of enactment of this subsection, coordinate with
19	the Secretary of the Interior and the Executive
20	Director of the Advisory Council on Historic
21	Preservation (referred to in this subsection as
22	the 'Council') to establish procedures to satisfy
23	the requirements described in subparagraph (A)
24	(including regulations).
25	"(2) Avoidance alternative analysis.—

1	"(A) IN GENERAL.—If, in an analysis re-
2	quired under the National Environmental Pol-
3	icy Act of 1969 (42 U.S.C. 4231 et seq.), the
4	Secretary determines that there is no feasible or
5	prudent alternative to avoid use of a historic
6	site, the Secretary may—
7	"(i) include the determination of the
8	Secretary in the analysis required under
9	that Act;
10	"(ii) provide a notice of the deter-
11	mination to—
12	"(I) each applicable State his-
13	toric preservation officer and tribal
14	historic preservation officer;
15	"(II) the Council, if the Council
16	is participating in the consultation
17	process under section 306108 of title
18	54; and
19	"(III) the Secretary of the Inte-
20	rior; and
21	"(iii) request from the applicable pres-
22	ervation officer, the Council, and the Sec-
23	retary of the Interior a concurrence that
24	the determination is sufficient to satisfy
25	the requirement of subsection $(a)(1)$.

1	"(B) Concurrence.—If the applicable
2	preservation officer, the Council, and the Sec-
3	retary of the Interior provide a concurrence re-
4	quested under subparagraph (A)(iii)—
5	"(i) no further analysis under sub-
6	section (a)(1) shall be required;
7	"(ii) the Secretary shall include in the
8	record of decision or finding of no signifi-
9	cant impact a notice of a determination
10	and each relevant concurrence to the deter-
11	mination under subparagraph (A); and
12	"(iii) not later than 3 days after the
13	receipt by the Secretary of all concurrences
14	requested under subparagraph (A)(iii), the
15	Secretary shall post on an appropriate
16	Federal website the determination and
17	each relevant concurrence described in
18	clause (ii).
19	"(3) Aligning historical reviews.—
20	"(A) IN GENERAL.—If the Secretary, the
21	applicable preservation officer, the Council, and
22	the Secretary of the Interior concur that there
23	is no feasible and prudent alternative as de-
24	scribed in paragraph (2), the Secretary may
25	provide to the applicable preservation officer,

1	the Council, and the Secretary of the Interior
2	notice of the intent of the Secretary to satisfy
3	the requirements of subsection (a)(2) through
4	the consultation requirements of section 306108
5	of title 54.
6	"(B) Satisfaction of conditions.—To
7	satisfy the requirements of subsection $(a)(2)$,
8	each individual described in paragraph
9	(2)(A)(ii) shall concur in the treatment of the
10	applicable historic site described in the memo-
11	randum of agreement or programmatic agree-
12	ment developed under section 306108 of title
13	54.".
14	(b) Public Transportation.—Section 303 of title
15	49, United States Code, is amended—
16	(1) in subsection (c), in the matter preceding
17	paragraph (1), by striking "subsection (d)" and in-
18	serting "subsections (d) and (e)"; and
19	(2) by adding at the end the following:
20	"(e) Satisfaction of Requirements for Cer-
21	TAIN HISTORIC SITES.—
22	"(1) IN GENERAL.—The Secretary shall—
23	"(A) ensure that the requirements of this
24	section are consistent with the requirements of
25	the National Environmental Policy Act of 1969

1	(42 U.S.C. 4231 et seq.) and section 306108 or
2	title 54, including implementing regulations
3	and
4	"(B) not later than 90 days after the date
5	of enactment of this subsection, coordinate with
6	the Secretary of the Interior and the Executive
7	Director of the Advisory Council on Historic
8	Preservation (referred to in this subsection as
9	the 'Council') to establish procedures to satisfy
10	the requirements described in subparagraph (A)
11	(including regulations).
12	"(2) Avoidance alternative analysis.—
13	"(A) In general.—If, in an analysis re-
14	quired under the National Environmental Pol-
15	icy Act of 1969 (42 U.S.C. 4231 et seq.), the
16	Secretary determines that there is no feasible or
17	prudent alternative to avoid use of a historic
18	site, the Secretary may—
19	"(i) include the determination of the
20	Secretary in the analysis required under
21	that Act;
22	"(ii) provide a notice of the deter-
23	mination to—

1	"(I) each applicable State his-
2	toric preservation officer and tribal
3	historic preservation officer;
4	"(II) the Council, if the Council
5	is participating in the consultation
6	process under section 306108 of title
7	54; and
8	"(III) the Secretary of the Inte-
9	rior; and
10	"(iii) request from the applicable pres-
11	ervation officer, the Council, and the Sec-
12	retary of the Interior a concurrence that
13	the determination is sufficient to satisfy
14	the requirement of subsection $(c)(1)$.
15	"(B) Concurrence.—If the applicable
16	preservation officer, the Council, and the Sec-
17	retary of the Interior provide a concurrence re-
18	quested under subparagraph (A)(iii)—
19	"(i) no further analysis under sub-
20	section (c)(1) shall be required;
21	"(ii) the Secretary shall include in the
22	record of decision or finding of no signifi-
23	cant impact a notice of a determination
24	and each relevant concurrence to the deter-
25	mination under subparagraph (A); and

"(iii) not later than 3 days after the
receipt by the Secretary of all concurrences
requested under subparagraph (A)(iii), the
Secretary shall post on an appropriate
Federal website the determination and
each relevant concurrence described in
clause (ii).

"(3) Aligning historical reviews.—

"(A) In GENERAL.—If the Secretary, the applicable preservation officer, the Council, and the Secretary of the Interior concur that there is no feasible and prudent alternative as described in paragraph (2), the Secretary may provide to the applicable preservation officer, the Council, and the Secretary of the Interior notice of the intent of the Secretary to satisfy the requirements of subsection (c)(2) through the consultation requirements of section 306108 of title 54.

"(B) Satisfaction of conditions.—To satisfy the requirements of subsection (c)(2), the applicable preservation officer, the Council, and the Secretary of the Interior shall concur in the treatment of the applicable historic site described in the memorandum of agreement or

1	programmatic agreement developed under sec-
2	tion 306108 of title 54.".
3	SEC. 1117. BRIDGE EXEMPTION FROM CONSIDERATION
4	UNDER CERTAIN PROVISIONS.
5	(a) Preservation of Parklands.—Section 138 of
6	title 23, United States Code, as amended by section 1116,
7	is amended by adding at the end the following:
8	"(d) Bridge Exemption From Consideration.—
9	A common post-1945 concrete or steel bridge or culvert
10	(as described in 77 Fed. Reg. 68790) that is exempt from
11	individual review under section 306108 of title 54, United
12	States Code, shall be exempt from consideration under
13	this section.".
14	(b) Policy on Lands, Wildlife and Waterfowl
15	Refuges, and Historic Sites.—Section 303 of title 49,
16	United States Code, as amended by section 1116, is
17	amended by adding at the end the following:
18	"(f) Bridge Exemption From Consideration.—
19	A common post-1945 concrete or steel bridge or culvert
20	(as described in 77 Fed. Reg. 68790) that is exempt from
21	individual review under section 306108 of title 54, United

States Code, shall be exempt from consideration under

23 this section.".

1	SEC. 1118. ELIMINATION OF BARRIERS TO IMPROVE AT-
2	RISK BRIDGES.
3	(a) Temporary Authorization.—
4	(1) In general.—Notwithstanding any other
5	provision of law, until the Secretary of the Interior
6	takes the action described in subsection (b), the take
7	of nesting swallows to facilitate a construction
8	project on a bridge eligible for funding under title
9	23, United States Code, with any component condi-
10	tion rating of 3 or less (as defined by the National
11	Bridge Inventory General Condition Guidance issued
12	by the Federal Highway Administration) is author-
13	ized under the Migratory Bird Treaty Act (16
14	U.S.C. 703 et seq.) between April 1 and August 31.
15	(2) Measures to minimize impacts.—
16	(A) Notification before taking.—
17	Prior to the taking of nesting swallows author-
18	ized under paragraph (1), any person taking
19	that action shall submit to the Secretary of the
20	Interior a document that contains—
21	(i) the name of the person acting
22	under the authority of paragraph (1) to
23	take nesting swallows;
24	(ii) a list of practicable measures that
25	will be undertaken to minimize or mitigate

1	significant adverse impacts on the popu-
2	lation of that species;
3	(iii) the time period during which ac-
4	tivities will be carried out that will result
5	in the taking of that species; and
6	(iv) an estimate of the number of
7	birds, by species, to be taken in the pro-
8	posed action.
9	(B) NOTIFICATION AFTER TAKING.—Not
10	later than 60 days after the taking of nesting
11	swallows authorized under paragraph (1), any
12	person taking that action shall submit to the
13	Secretary of the Interior a document that con-
14	tains the number of birds, by species, taken in
15	the action.
16	(b) AUTHORIZATION OF TAKE.—
17	(1) IN GENERAL.—The Secretary of the Inte-
18	rior, in consultation with the Secretary, shall pro-
19	mulgate a regulation under the authority of section
20	3 of the Migratory Bird Treaty Act (16 U.S.C. 704)
21	authorizing the take of nesting swallows to facilitate
22	bridge repair, maintenance, or construction—
23	(A) without individual permit require-
24	ments: and

1	(B) under terms and conditions determined
2	to be consistent with treaties relating to migra-
3	tory birds that protect swallow species occur-
4	ring in the United States.
5	(2) Termination.—On the effective date of a
6	final rule under this subsection by the Secretary of
7	the Interior, subsection (a) shall have no force or ef-
8	fect.
9	(c) Suspension or Withdrawal of Take Au-
10	THORIZATION.—If the Secretary of the Interior, in con-
11	sultation with the Secretary, determines that taking of
12	nesting swallows carried out under the authority provided
13	in subsection (a)(1) is having a significant adverse impact
14	on swallow populations, the Secretary of the Interior may
15	suspend that authority through publication in the Federal
16	Register.
17	SEC. 1119. AT-RISK PROJECT PREAGREEMENT AUTHORITY.
18	(a) Definition of Preliminary Engineering.—
19	In this section, the term "preliminary engineering" means
20	allowable preconstruction project development and engi-
21	neering costs.
22	(b) At-Risk Project Preagreement Author-
23	ITY.—A recipient or subrecipient of Federal-aid funds

24 under title 23, United States Code, may—

1	(1) incur preliminary engineering costs for an
2	eligible project under title 23, United States Code,
3	before receiving project authorization from the
4	State, in the case of a subrecipient, and the Sec-
5	retary to proceed with the project; and
6	(2) request reimbursement of applicable Federal
7	funds after the project authorization is received.
8	(c) Eligibility.—The Secretary may reimburse pre-
9	liminary engineering costs incurred by a recipient or sub-
10	recipient under subsection (b)—
11	(1) if the costs meet all applicable requirements
12	under title 23, United States Code, at the time the
13	costs are incurred and the Secretary concurs that
14	the requirements have been met;
15	(2) in the case of a project located within a des-
16	ignated nonattainment or maintenance area for air
17	quality, if the conformity requirements of the Clean
18	Air Act (42 U.S.C. 7401 et seq.) have been met; and
19	(3) if the costs would have been allowable if in-
20	curred after the date of the project authorization by
21	the Department.
22	(d) AT-RISK.—A recipient or subrecipient that elects
23	to use the authority provided under this section shall—
24	(1) assume all risk for preliminary engineering
25	costs incurred prior to project authorization; and

1	(2) be responsible for ensuring and dem-
2	onstrating to the Secretary that all applicable cost
3	eligibility conditions are met after the authorization
4	is received.
5	(e) RESTRICTIONS.—Nothing in this section—
6	(1) allows a recipient or subrecipient to use the
7	authority under this section to advance a project be-
8	yond preliminary engineering prior to the completion
9	of the environmental review process;
10	(2) waives the applicability of Federal require-
11	ments to a project other than the reimbursement of
12	preliminary engineering costs incurred prior to an
13	authorization to proceed in accordance with this sec-
14	tion; or
15	(3) guarantees Federal funding of the project
16	or the eligibility of the project for future Federal-aid
17	highway funding.
18	Subtitle C—Miscellaneous
19	SEC. 1201. CREDITS FOR UNTAXED TRANSPORTATION
20	FUELS.
21	(a) Definition of Qualified Revenues.—In this
22	section, the term "qualified revenues" means any
23	amounts—
24	(1) collected by a State—

1	(A) for the registration of a vehicle that
2	operates solely on a fuel that is not subject to
3	a Federal tax; and
4	(B) not sooner than the second registration
5	period following the purchase of the vehicle; and
6	(2) that do not exceed, for a vehicle described
7	in paragraph (1), an annual amount determined by
8	the Secretary to be equal to the annual amount paid
9	for Federal motor fuels taxes on the fuel used by an
10	average passenger car fueled solely by gasoline.
11	(b) Credit.—
12	(1) In general.—Subject to paragraph (2), if
13	a State contributes qualified revenues to cover not
14	less than 5 percent of the total cost of a project eli-
15	gible for assistance under this title, the Federal
16	share payable for the project under this section may
17	be increased by an amount that is—
18	(A) equal to the percent of the total cost
19	of the project from contributed qualified reve-
20	nues; but
21	(B) not more than 5 percent of the total
22	cost of the project.
23	(2) Expiration.—The authorization of an in-
24	creased Federal share for a project pursuant to
25	paragraph (1) expires on September 30, 2023.

1 ((e)	STUDY.—
1 1	$\cdot \cdot \cdot$	DIUDI.

- 2 (1) IN GENERAL.—Before the expiration date of 3 the credit under subsection (b)(2), the Secretary, in 4 coordination with other appropriate Federal agen-5 cies, shall submit to the Committee on Environment 6 and Public Works of the Senate and the Committee 7 on Transportation and Infrastructure of the House 8 of Representatives a report that describes the most 9 efficient and equitable means of taxing motor vehicle 10 fuels not subject to a Federal tax as of the date of 11 submission of the report.
- 12 (2) REQUIREMENT.—The means described in 13 the report under paragraph (1) shall parallel, as 14 closely as practicable, the structure of other Federal 15 taxes on motor fuels.

16 SEC. 1202. JUSTIFICATION REPORTS FOR ACCESS POINTS

17 ON THE INTERSTATE SYSTEM.

- 18 Section 111(e) of title 23, United States Code, is
- 19 amended by inserting "(including new or modified free-
- 20 way-to-crossroad interchanges inside a transportation
- 21 management area)" after "the Interstate System".
- 22 **SEC. 1203. EXEMPTIONS.**
- Section 127 of title 23, United States Code, is
- 24 amended by adding at the end the following:

1	"(m) Natural Gas Vehicles.—A vehicle, if oper-
2	ated by an engine fueled primarily by natural gas, may
3	exceed any vehicle weight limit (up to a maximum gross
4	vehicle weight of 82,000 pounds) under this section by an
5	amount that is equal to the difference between—
6	"(1) the weight of the vehicle attributable to
7	the natural gas tank and fueling system carried by
8	that vehicle; and
9	"(2) the weight of a comparable diesel tank and
10	fueling system.
11	"(n) Emergency Vehicles.—
12	"(1) Definition of Emergency Vehicle.—
13	In this subsection, the term 'emergency vehicle'
14	means a vehicle designed to be used under emer-
15	gency conditions—
16	"(A) to transport personnel and equip-
17	ment; and
18	"(B) to support the suppression of fires
19	and mitigation of other hazardous situations.
20	"(2) Emergency vehicle weight limit.—
21	Notwithstanding subsection (a), a State shall not en-
22	force against an emergency vehicle a vehicle weight
23	limit (up to a maximum gross vehicle weight of
24	86,000 pounds) of less than—

1	"(A) 24,000 pounds on a single steering
2	axle;
3	"(B) 33,500 pounds on a single drive axle;
4	"(C) 62,000 pounds on a tandem axle; or
5	"(D) 52,000 pounds on a tandem rear
6	drive steer axle.
7	"(o) Operation of Certain Specialized Vehi-
8	CLES ON CERTAIN HIGHWAYS IN THE STATE OF ARKAN-
9	sas.—If any segment of United States Route 63 between
10	the exits for highways 14 and 75 in the State of Arkansas
11	is designated as part of the Interstate System—
12	"(1) a vehicle that could legally operate on the
13	segment before the date of the designation at the
14	posted speed limit may continue to operate on that
15	segment; and
16	"(2) a vehicle that can only travel below the
17	posted speed limit on the segment that could other-
18	wise legally operate on the segment before the date
19	of the designation may continue to operate on that
20	segment during daylight hours.".
21	SEC. 1204. HIGH PRIORITY CORRIDORS ON THE NATIONAL
22	HIGHWAY SYSTEM.
23	Section 1105 of the Intermodal Surface Transpor-
24	tation Efficiency Act of 1991 (105 Stat. 2031) is amend-
25	ed—

1	(1) in subsection (c) (105 Stat. 2032; 119 Stat.
2	1213)—
3	(A) by striking paragraph (13) and insert-
4	ing the following:
5	"(13) Raleigh-Norfolk Corridor from Raleigh,
6	North Carolina, through Rocky Mount, Williamston
7	and Elizabeth City, North Carolina, to Norfolk, Vir-
8	ginia.";
9	(B) by striking paragraph (68) and insert-
10	ing the following:
11	"(68) The Washoe County Corridor and the
12	Intermountain West Corridor shall generally follow:
13	"(A) in the case of the Washoe County
14	Corridor, along Interstate Route 580/United
15	States Route 95/United States Route 95A, from
16	Reno, Nevada, to Las Vegas, Nevada; and
17	"(B) in the case of the Intermountain
18	West Corridor, from the vicinity of Las Vegas
19	extending north along United States Route 95,
20	terminating at Interstate Route 80."; and
21	(C) by adding at the end the following:
22	"(81) United States Route 117/Interstate
23	Route 795 from United States Route 70 in Golds-
24	boro, Wayne County, North Carolina, to Interstate

1	Route 40 west of Faison, Sampson County, North
2	Carolina.
3	"(82) United States Route 70 from its intersec-
4	tion with Interstate Route 40 in Garner, Wake
5	County, North Carolina, to the Port at Morehead
6	City, Carteret County, North Carolina."; and
7	(2) in subsection (e)(5)—
8	(A) in subparagraph (A) (109 Stat. 597;
9	118 Stat. 293; 119 Stat. 1213), in the first
10	sentence—
11	(i) by inserting "subsection (c)(13),"
12	after "subsection (c)(9),";
13	(ii) by striking "subsections (c)(18)"
14	and all that follows through "(c)(36)" and
15	inserting "subsection (c)(18), subsection
16	(c)(20), subparagraphs (A) and (B)(i) of
17	subsection $(c)(26)$, subsection $(c)(36)$ ";
18	and
19	(iii) by striking "and subsection
20	(c)(57)" and inserting "subsection $(c)(57)$,
21	subsection $(c)(68)(B)$, subsection $(c)(81)$,
22	and subsection (c)(82)"; and
23	(B) in subparagraph (C)(i) (109 Stat. 598;
24	126 Stat. 427), by striking the last sentence
25	and inserting "The routes referred to in sub-

	190
1	paragraphs (A) and (B)(i) of subsection (c)(26)
2	and in subsection (c)(68)(B) are designated as
3	Interstate Route I–11.".
4	SEC. 1205. REPEAT INTOXICATED DRIVER LAW.
5	Section 164(a)(4) of title 23, United States Code, is
6	amended in the matter preceding subparagraph (A) by in-
7	serting "or combination of laws" after "means a State
8	law".
9	SEC. 1206. VEHICLE-TO-INFRASTRUCTURE EQUIPMENT.
10	(a) National Highway Performance Pro-
11	GRAM.—Section 119(d)(2)(L) of title 23, United States
12	Code, is amended by inserting ", including the installation
13	of vehicle-to-infrastructure communication equipment"
14	after "capital improvements".
15	(b) Surface Transportation Program.—Section
16	133(b)(16) of title 23, United States Code, is amended
17	by inserting ", including the installation of vehicle-to-in-
18	frastructure communication equipment" after "capital im-
19	provements".
20	SEC. 1207. DESIGNATED PROJECTS.
21	(a) Definitions.—In this section, the following defi-

- 22 nitions apply:
- (1) EARMARKED AMOUNT.—The term "ear-23
- 24 marked amount" means—

- (A) congressionally directed spending, as defined in rule XLIV of the Standing Rules of the Senate, identified in a prior law, report, or joint explanatory statement, that was author-ized to be appropriated or appropriated more than 10 fiscal years prior to the fiscal year in which this Act becomes effective, and adminis-tered by the Administrator of the Federal High-way Administration; and
 - (B) a congressional earmark, as defined in rule XXI of the Rules of the House of Representatives identified in a prior law, report, or joint explanatory statement, that was authorized to be appropriated or appropriated more than 10 fiscal years prior to the fiscal year in which this Act becomes effective, and administered by the Administrator of the Federal Highway Administration.
 - (2) STATE.—The term "State" has the meaning given the term in section 101(a) of title 23, United States Code.
 - (3) TERRITORY.—The term "territory" has the meaning given the term in section 165(c) of title 23, United States Code.

1	(b) Authority.—A State or territory may use any
2	earmarked amount and any associated obligation limita-
3	tion for any project eligible under sections 133(b) or 165
4	of title 23, United States Code, respectively.
5	(c) Terms.—
6	(1) Notification.—The State transportation
7	agency for the State or territory for which the ear-
8	marked amount was originally designated or directed
9	shall—
10	(A) notify the Secretary of the intent of
11	the State transportation agency to use author-
12	ity under this section; and
13	(B) submit to the Secretary a report not
14	later than September 30, 2016, identifying the
15	earmarked amount, and associated obligation
16	limitation, to be used and the projects to which
17	the funding would be applied.
18	(2) Period of Availability.—Notwith-
19	standing the original period of availability of the ear-
20	marked amount and associated obligation limitation,
21	the funds and associated obligation limitation shall
22	remain available for obligation for a period of 3 fis-
23	cal years after the fiscal year in which the Secretary

is notified under paragraph (1).

1	(3) Federal share.—The Federal share of
2	the cost of a project carried out with funds made
3	available under this section shall be the same as
4	originally associated with the earmark.
5	(d) Limitations.—
6	(1) In general.—The authority under sub-
7	section (b) may be exercised only—
8	(A) after September 30, 2016; and
9	(B)(i) for those projects or activities that
10	have obligated less than 10 percent of the
11	amount made available for obligation as of the
12	date of enactment of this Act; or
13	(ii) for those projects with unexpended bal-
14	ances of funds for which the earmarked amount
15	that was originally designated or directed has
16	been closed and for which payments have been
17	made under a final voucher.
18	(2) Geographic Area.—
19	(A) In general.—The earmarked amount
20	and associated obligation limitation shall only
21	be applied to projects within the same general
22	geographic area within 50 miles and within the
23	boundaries of the State or territory for which
24	the earmarked amount was originally des-

ignated or directed, in consultation with the rel-

1	evant metropolitan planning organization, if ap-
2	plicable.
3	(B) Exception.—A State or territory
4	may apply the earmarked amount and associ-
5	ated obligation limitation, to a project in any
6	area of the State or territory if the State or ter-
7	ritory certifies that the project for which the
8	earmarked amount was originally designated or
9	directed has been completed and payments have
10	been made under a final voucher.
11	(e) REPORT TO CONGRESS.—Not later than Decem-
12	ber 16, 2016, the Secretary shall submit a consolidated
13	report of the information provided by States and terri-
14	tories under this section to—
15	(1) the Committee on Appropriations of the
16	Senate;
17	(2) the Committee on Appropriations of the
18	House of Representatives;
19	(3) the Committee on Environment and Public
20	Works of the Senate; and
21	(4) the Committee on Transportation and In-
22	frastructure of the House of Representatives.
23	SEC. 1208. RELINQUISHMENT.
24	A State transportation agency may relinquish park-
25	and-ride lot facilities or portions of park-and-ride lot facili-

1	ties to a local government agency for highway purposes
2	if authorized to do so under State law.
3	SEC. 1209. TRANSFER AND SALE OF TOLL CREDITS.
4	(a) Definitions.—In this section, the following defi-
5	nitions apply:
6	(1) ELIGIBLE STATE.—The term "eligible
7	State" means a State that—
8	(A) is eligible to use a credit under section
9	120(i) of title 23, United States Code; and
10	(B) has been selected by the Secretary
11	under subsection $(d)(2)$.
12	(2) RECIPIENT STATE.—The term "recipient
13	State" means a State that receives a credit by trans-
14	fer or by sale under this section from an eligible
15	State.
16	(b) Establishment of Pilot Program.—Not
17	later than 1 year after the date of the establishment of
18	a nationwide toll credit monitoring and tracking system
19	under subsection (g), the Secretary shall establish and im-
20	plement a toll credit marketplace pilot program in accord-
21	ance with this section.
22	(c) Purposes.—The purposes of the pilot program
23	established under subsection (b) are—
24	(1) to identify whether a monetary value can be
25	assigned to toll credits:

1	(2) to identify the discounted rate of toll credits
2	for cash;
3	(3) to determine if the purchase of toll credits
4	by States provides the purchasing State budget flexi-
5	bility to deal with funding issues, including off-sys-
6	tem needs, transit systems with high operating costs,
7	or cash flow issues; and
8	(4) to test the feasibility of expanding the toll
9	credit market to allow all States to participate on a
10	permanent basis.
11	(d) Selection of Eligible States.—
12	(1) Application to secretary.—In order to
13	participate in the pilot program established under
14	subsection (b), a State shall submit to the Secretary
15	an application at such time, in such manner, and
16	containing such information as the Secretary may
17	require.
18	(2) Selection.—Of the States that submit an
19	application under paragraph (1), the Secretary may
20	select not more than 10 States to be designated as
21	an eligible State.
22	(e) Transfer or Sale of Credits.—
23	(1) In general.—In carrying out the pilot
24	program established under subsection (b), the Sec-

retary shall provide that an eligible State may trans-

- 1 fer or sell to a recipient State a credit not used by
- 2 the eligible State under section 120(i) of title 23,
- 3 United States Code.

States Code.

United States Code.

- 4 (2) Use of credits by transferee or pur-5 CHASER.—A recipient State may use a credit re-6 ceived under paragraph (1) toward the non-Federal 7 share requirement for any funds made available to 8 carry out title 23 or chapter 53 of title 49, United
- 10 (3) CONDITION ON TRANSFER OR SALE OF 11 CREDITS.—To receive a credit under paragraph (1), 12 a recipient State shall enter into an agreement with 13 the Secretary described in section 120(i) of title 23, 14
- (f) Use of Proceeds From Sale of Credits.— 15 An eligible State shall use the proceeds from the sale of 16 17 a credit under subsection (e)(1) for any project in the eligible State that is eligible under the surface transportation 18 19 program established under section 133 of title 23, United 20 States Code.
- 21 (g) TOLL CREDIT MONITORING AND TRACKING.— Not later than 180 days after the enactment of this section, the Secretary shall establish a nationwide toll credit monitoring and tracking system that functions as a realtime database on the inventory and use of toll credits

1	among all States (as defined in section 101(a) of title 23,
2	United States Code).
3	(h) NOTIFICATION.—Not later than 30 days after the
4	date on which a credit is transferred or sold under sub-
5	section (e)(1), the eligible State shall submit to the Sec-
6	retary in writing a notification of the transfer or sale.
7	(i) Reporting Requirements.—
8	(1) Initial report.—Not later than 180 days
9	after the date of establishment of the pilot program
10	under subsection (b), the Secretary shall submit to
11	the Committee on Environment and Public Works of
12	the Senate and the Committee on Transportation
13	and Infrastructure of the House of Representatives
14	a report on the progress of the pilot program.
15	(2) State report.—
16	(A) Report by eligible state.—Not
17	later than 30 days after a purchase or sale
18	under subsection (e)(1), an eligible State shall
19	submit to the Secretary a report that de-
20	scribes—
21	(i) information on the transaction;
22	(ii) the amount of cash received and
23	the value of toll credits sold;
24	(iii) the intended use of the cash; and

1	(iv) an update on the remaining toll
2	credit balance of the State.
3	(B) Report by recipient state.—Not
4	later than 30 days after a purchase or sale
5	under subsection (e)(1), a recipient State shall
6	submit to the Secretary a report that de-
7	scribes—
8	(i) the value of toll credits purchased;
9	(ii) the anticipated use of the toll
10	credits; and
11	(iii) plans for maintaining mainte-
12	nance of effort for spending on Federal-aid
13	highways projects.
14	(3) Annual Report.—Not later than 1 year
15	after the date on which the pilot program under sub-
16	section (b) is established and each year thereafter
17	that the pilot program is in effect, the Secretary
18	shall—
19	(A) submit to the Committee on Environ-
20	ment and Public Works of the Senate and the
21	Committee on Transportation and Infrastruc-
22	ture of the House of Representatives a report
23	that—
24	(i) determines whether a toll credit
25	marketplace is viable;

1	(ii) describes the buying and selling
2	activities of the pilot program;
3	(iii) describes the monetary value of
4	toll credits;
5	(iv) determines whether the pilot pro-
6	gram could be expanded to more States or
7	all States; and
8	(v) provides updated information on
9	the toll credit balance accumulated by each
10	State; and
11	(B) make the report described in subpara-
12	graph (A) publicly available on the website of
13	the Department.
14	(j) TERMINATION.—The Secretary may terminate the
15	program established under this section or the participation
16	of any State in the program if the Secretary determines
17	that the program is not serving a public benefit.
18	SEC. 1210. REGIONAL INFRASTRUCTURE ACCELERATOR
19	DEMONSTRATION PROGRAM.
20	(a) In General.—The Secretary shall establish a re-
21	gional infrastructure demonstration program (referred to
22	in this section as the "program") to assist entities in de-
23	veloping improved infrastructure priorities and financing
24	strategies for the accelerated development of a project that

1	is eligible for funding under the TIFIA program under
2	chapter 6 of title 23, United States Code.
3	(b) Designation of Regional Infrastructure
4	Accelerators.—In carrying out the program, the Sec-
5	retary may designate regional infrastructure accelerators
6	that will—
7	(1) serve a defined geographic area; and
8	(2) act as a resource in the geographic area to
9	qualified entities in accordance with this section.
10	(c) APPLICATION.—To be eligible for a designation
11	under subsection (b), a proposed regional infrastructure
12	accelerator shall submit to the Secretary a proposal at
13	such time, in such manner, and containing such informa-
14	tion as the Secretary may require.
15	(d) Criteria.—In evaluating a proposal submitted
16	under subsection (c), the Secretary shall consider—
17	(1) the need for geographic diversity among re-
18	gional infrastructure accelerators; and
19	(2) the ability of the proposal to promote in-
20	vestment in covered infrastructure projects, which
21	shall include a plan—
22	(A) to evaluate and promote innovative fi-
23	nancing methods for local projects, including
24	the use of the TIFIA program under chapter 6
25	of title 23, United States Code;

1	(B) to build capacity of State, local, and
2	tribal governments to evaluate and structure
3	projects involving the investment of private cap-
4	ital;
5	(C) to provide technical assistance and in-
6	formation on best practices with respect to fi-
7	nancing the projects;
8	(D) to increase transparency with respect
9	to infrastructure project analysis and using in-
10	novative financing for public infrastructure
11	projects;
12	(E) to deploy predevelopment capital pro-
13	grams designed to facilitate the creation of a
14	pipeline of infrastructure projects available for
15	investment;
16	(F) to bundle smaller-scale and rural
17	projects into larger proposals that may be more
18	attractive for investment; and
19	(G) to reduce transaction costs for public
20	project sponsors.
21	(e) Annual Report.—Not less frequently than once
22	each year, the Secretary shall submit to Congress a report
23	that describes the findings and effectiveness of the pro-
24	gram.

1	(f) AUTHORIZATION OF APPROPRIATIONS.—There is
2	authorized to be appropriated to carry out the program
3	\$12,000,000, of which the Secretary shall use—
4	(1) \$11,750,000 for initial grants to regional
5	infrastructure accelerators under subsection (b), to
6	be expended not later than 270 days after the date
7	of enactment of this Act; and
8	(2) \$250,000 for administrative costs of car-
9	rying out the program.
10	TITLE II—TRANSPORTATION
11	INNOVATION
12	Subtitle A—Research
13	SEC. 2001. RESEARCH, TECHNOLOGY, AND EDUCATION.
14	(a) Highway Research and Development Pro-
15	GRAM.—Section 503(b)(3) of title 23, United States Code,
16	is amended—
17	(1) in subparagraph (C)—
18	(A) in clause (xviii), by striking "and" at
19	the end;
20	(B) in clause (xix), by striking the period
21	at the end and inserting "; and"; and
22	(C) by adding at the end the following:
23	"(xx) accelerated mobile, highway-
24	speed, bridge inspection methods that pro-
25	vide quantitative data-driven decision-

1	making capabilities without requiring lane
2	closures."; and
3	(2) in subparagraph (D)(i), by inserting "and
4	section 119(e)" after "this subparagraph".
5	(b) Technology and Innovation Deployment
6	Program.—Section 503(c) of title 23, United States
7	Code, is amended—
8	(1) in paragraph (1), in the matter preceding
9	subparagraph (A), by striking "carry out" and in-
10	serting "establish and implement";
11	(2) in paragraph (2)—
12	(A) in subparagraph (B), by striking
13	clause (i) and inserting the following:
14	"(i) use not less than 50 percent of
15	the funds authorized to carry out this sub-
16	section to make grants to, and enter into
17	cooperative agreements and contracts with,
18	States, other Federal agencies, institutions
19	of higher education, private sector entities,
20	and nonprofit organizations to carry out
21	demonstration programs that will accel-
22	erate the deployment and adoption of
23	transportation research activities;";
24	(B) by redesignating subparagraph (C) as
25	subparagraph (D); and

1	(C) by inserting after subparagraph (B)
2	the following:
3	"(C) Innovation grants.—
4	"(i) In general.—In carrying out
5	the program established under subpara-
6	graph (B)(i), the Secretary shall establish
7	a transparent competitive process in which
8	entities described in subparagraph (B)(i)
9	may submit an application to receive a
10	grant under this subsection.
11	"(ii) Publication of application
12	PROCESS.—A description of the application
13	process established by the Secretary
14	shall—
15	"(I) be posted on a public
16	website;
17	"(II) identify the information re-
18	quired to be included in the applica-
19	tion; and
20	"(III) identify the criteria by
21	which the Secretary shall select grant
22	recipients.
23	"(iii) Submission of application.—
24	To receive a grant under this paragraph,
25	an entity described in subparagraph (B)(i)

1	shall submit an application to the Sec-
2	retary.
3	"(iv) Selection and Approval.—
4	The Secretary shall select and approve an
5	application submitted under clause (iii)
6	based on whether the project described in
7	the application meets the goals of the pro-
8	gram described in paragraph (1)."; and
9	(3) in paragraph (3)(C), by striking "each of
10	fiscal years 2013 through 2014" and inserting "each
11	fiscal year".
12	(c) Conforming Amendment.—Section 505(c)(1)
13	of title 23, United States Code, is amended by striking
14	"section $503(c)(2)(C)$ " and inserting "section 503
15	(e)(2)(D)".
16	SEC. 2002. INTELLIGENT TRANSPORTATION SYSTEMS.
17	(a) Intelligent Transportation Systems De-
18	PLOYMENT.—Section 513 of title 23, United States Code,
19	is amended by adding at the end the following:
20	"(d) System Operations and ITS Deployment
21	Grant Program.—
22	"(1) Establishment.—The Secretary shall es-
23	tablish a competitive grant program to accelerate the
24	deployment, operation, systems management, inter-

1	modal integration, and interoperability of the ITS
2	program and ITS-enabled operational strategies—
3	"(A) to measure and improve the perform-
4	ance of the surface transportation system;
5	"(B) to reduce traffic congestion and the
6	economic and environmental impacts of traffic
7	congestion;
8	"(C) to minimize fatalities and injuries;
9	"(D) to enhance mobility of people and
10	goods;
11	"(E) to improve traveler information and
12	services; and
13	"(F) to optimize existing roadway capacity.
14	"(2) APPLICATION.—To be eligible for a grant
15	under this subsection, an eligible entity shall submit
16	an application to the Secretary that includes—
17	"(A) a plan to deploy and provide for the
18	long-term operation and maintenance of intel-
19	ligent transportation systems to improve safety,
20	efficiency, system performance, and return on
21	investment, such as—
22	"(i) autonomous vehicle, vehicle-to-ve-
23	hicle, and vehicle-to-infrastructure commu-
24	nication technologies;

1	"(ii) real-time integrated traffic, tran-
2	sit, and multimodal transportation infor-
3	mation;
4	"(iii) advanced traffic, freight, park-
5	ing, and incident management systems;
6	"(iv) advanced technologies to improve
7	transit and commercial vehicle operations;
8	"(v) synchronized, adaptive, and tran-
9	sit preferential traffic signals;
10	"(vi) advanced infrastructure condi-
11	tion assessment technologies; and
12	"(vii) other technologies to improve
13	system operations, including ITS applica-
14	tions necessary for multimodal systems in-
15	tegration and for achieving performance
16	goals;
17	"(B) quantifiable system performance im-
18	provements, including—
19	"(i) reductions in traffic-related
20	crashes, congestion, and costs;
21	"(ii) optimization of system efficiency;
22	and
23	"(iii) improvement of access to trans-
24	portation services;

1	"(C) quantifiable safety, mobility, and en-
2	vironmental benefit projections, including data-
3	driven estimates of the manner in which the
4	project will improve the efficiency of the trans-
5	portation system and reduce traffic congestion
6	in the region;
7	"(D) a plan for partnering with the private
8	sector, including telecommunications industries
9	and public service utilities, public agencies (in-
10	cluding multimodal and multijurisdictional enti-
11	ties), research institutions, organizations rep-
12	resenting transportation and technology leaders
13	and other transportation stakeholders;
14	"(E) a plan to leverage and optimize exist-
15	ing local and regional ITS investments; and
16	"(F) a plan to ensure interoperability of
17	deployed technologies with other tolling, traffic
18	management, and intelligent transportation sys-
19	tems.
20	"(3) Selection.—
21	"(A) In General.—Effective beginning
22	not later than 1 year after the date of enact-
23	ment of the DRIVE Act, the Secretary may
24	provide grants to eligible entities under this

subsection.

1	"(B) Geographic diversity.—In award-
2	ing a grant under this subsection, the Secretary
3	shall ensure, to the maximum extent prac-
4	ticable, that grant recipients represent diverse
5	geographical areas of the United States, includ-
6	ing urban, suburban, and rural areas.
7	"(C) Non-federal share.—In awarding
8	a grant under the subsection, the Secretary
9	shall give priority to grant recipients that dem-
10	onstrate an ability to contribute a significant
11	non-Federal share to the cost of carrying out
12	the project for which the grant is received.
13	"(4) Eligible uses.—Projects for which
14	grants awarded under this subsection may be used
15	include—
16	"(A) the deployment of autonomous vehi-
17	cle, vehicle-to-vehicle, and vehicle-to-infrastruc-
18	ture communication technologies;
19	"(B) the establishment and implementa-
20	tion of ITS and ITS-enabled operations strate-
21	gies that improve performance in the areas of—
22	"(i) traffic operations;
23	"(ii) emergency response to surface
24	transportation incidents;
25	"(iii) incident management;

1	"(iv) transit and commercial vehicle
2	operations improvements;
3	"(v) weather event response manage-
4	ment by State and local authorities;
5	"(vi) surface transportation network
6	and facility management;
7	"(vii) construction and work zone
8	management;
9	"(viii) traffic flow information;
10	"(ix) freight management; and
11	"(x) congestion management;
12	"(C) carrying out activities that support
13	the creation of networks that link metropolitan
14	and rural surface transportation systems into
15	an integrated data network, capable of col-
16	lecting, sharing, and archiving transportation
17	system traffic condition and performance infor-
18	mation;
19	"(D) the implementation of intelligent
20	transportation systems and technologies that
21	improve highway safety through information
22	and communications systems linking vehicles,
23	infrastructure, mobile devices, transportation
24	users, and emergency responders;

1	"(E) the provision of services necessary to
2	ensure the efficient operation and management
3	of ITS infrastructure, including costs associated
4	with communications, utilities, rent, hardware,
5	software, labor, administrative costs, training,
6	and technical services;
7	"(F) the provision of support for the estab-
8	lishment and maintenance of institutional rela-
9	tionships between transportation agencies, po-
10	lice, emergency medical services, private emer-
11	gency operators, freight operators, shippers,
12	public service utilities, and telecommunications
13	providers;
14	"(G) carrying out multimodal and cross-ju-
15	risdictional planning and deployment of regional
16	transportation systems operations and manage-
17	ment approaches; and
18	"(H) performing project evaluations to de-
19	termine the costs, benefits, lessons learned, and
20	future deployment strategies associated with the
21	deployment of intelligent transportation sys-
22	tems.
23	"(5) Report to Secretary.—For each fiscal
24	year that an eligible entity receives a grant under
25	this subsection, not later than 1 year after receiving

1	the grant, each recipient shall submit to the Sec-
2	retary a report that describes how the project has
3	met the expectations projected in the deployment
4	plan submitted with the application, including infor-
5	mation on—
6	"(A) how the program has helped reduce
7	traffic crashes, congestion, costs, and other ben-
8	efits of the deployed systems;
9	"(B) the effect of measuring and improv-
10	ing transportation system performance through
11	the deployment of advanced technologies;
12	"(C) the effectiveness of providing real-
13	time integrated traffic, transit, and multimodal
14	transportation information to the public that al-
15	lows the public to make informed travel deci-
16	sions; and
17	"(D) lessons learned and recommendations
18	for future deployment strategies to optimize
19	transportation efficiency and multimodal system
20	performance.
21	"(6) Report to congress.—Not later than 2
22	years after the date on which the first grant is
23	awarded under this subsection and annually there-
24	after for each fiscal year for which grants are
25	awarded under this subsection, the Secretary shall

1	submit to Congress a report that describes the effec-
2	tiveness of the grant recipients in meeting the pro-
3	jected deployment plan goals, including data on how
4	the grant program has—
5	"(A) reduced traffic-related fatalities and
6	injuries;
7	"(B) reduced traffic congestion and im-
8	proved travel-time reliability;
9	"(C) reduced transportation-related emis-
10	sions;
11	"(D) optimized multimodal system per-
12	formance;
13	"(E) improved access to transportation al-
14	ternatives;
15	"(F) provided the public with access to
16	real-time integrated traffic, transit, and
17	multimodal transportation information to make
18	informed travel decisions;
19	"(G) provided cost savings to transpor-
20	tation agencies, businesses, and the traveling
21	public; and
22	"(H) provided other benefits to transpor-
23	tation users and the general public.
24	"(7) Additional grants.—If the Secretary
25	determines, based on a report submitted under para-

1	graph (5), that a grant recipient is not complying
2	with the established grant criteria, the Secretary
3	may—
4	"(A) cease payment to the recipient of any
5	remaining grant amounts; and
6	"(B) redistribute any remaining amounts
7	to other eligible entities under this section.
8	"(8) Non-federal share.—The Federal
9	share of the cost of a project for which a grant is
10	provided under this subsection shall not exceed 50
11	percent of the cost of the project.
12	"(9) Funding.—Of the funds made available
13	each fiscal year to carry out the intelligent transpor-
14	tation system program under sections 512 through
15	518, not less than \$30,000,000 shall be used to
16	carry out this subsection.".
17	(b) Intelligent Transportation Systems Goals
18	AND PURPOSES.—Section 514(a) of title 23, United
19	States Code, is amended—
20	(1) in paragraph (4), by striking "and" at the
21	end; and
22	(2) by striking paragraph (5) and inserting the
23	following:

1	"(5) improvement of the ability of the United
2	States to respond to security-related or other man-
3	made emergencies and natural disasters; and
4	"(6) enhancement of the freight system of the
5	United States and support to freight policy goals by
6	conducting heavy duty vehicle demonstration activi-
7	ties and accelerating adoption of ITS applications in
8	freight operations.".
9	(c) ITS Advisory Committee Report.—Section
10	515(h)(4) of title 23, United States Code, is amended in
11	the matter preceding subparagraph (A) by striking "Feb-
12	ruary 1 of each year after the date of enactment of the
13	Transportation Research and Innovative Technology Act
14	of 2012" and inserting "May 1 of each year".
15	SEC. 2003. FUTURE INTERSTATE STUDY.
16	(a) FINDINGS.—Congress finds that—
17	(1) a well-developed system of transportation
18	infrastructure is critical to the economic well-being,
19	health, and welfare of the people of the United
20	States;
21	(2) the 47,000-mile national Interstate System
22	is the backbone to that transportation infrastructure
23	system; and
24	(3) as of the date of enactment of this Act—

- (A) many segments of the approximately
 60-year-old Interstate System are well beyond
 the 50-year design life of the System and yet
 these aging facilities are central to the transportation infrastructure system, carrying 25
 percent of the vehicle traffic of the United
 States on just 1 percent of the total public
 roadway mileage;
 - (B) the need for ongoing maintenance, preservation, and reconstruction of the Interstate System has grown due to increasing and changing travel demands; and
 - (C) simple maintenance of the current condition and configuration of the Interstate System is insufficient for the System to fully serve the transportation needs of the United States for the next 50 years.
- 18 (b) Future Interstate System Study.—Not 19 later than 180 days after the date of enactment of this 20 Act, the Secretary shall enter into an agreement with the 21 Transportation Research Board of the National Acad-22 emies to conduct a study on the actions needed to upgrade 23 and restore the Dwight D. Eisenhower National System 24 of Interstate and Defense Highways to its role as a pre-25 mier system network that meets the growing and shifting

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- 1 demands of the 21st century and for the next 50 years
- 2 (referred to in this section as the "study").
- 3 (c) Methodologies.—In conducting the study, the
- 4 Transportation Research Board shall build on the meth-
- 5 odologies examined and recommended in the report pre-
- 6 pared for the American Association of State Highway and
- 7 Transportation Officials entitled "National Cooperative
- 8 Highway Research Program Project 20–24(79): Specifica-
- 9 tions for a National Study of the Future 3R, 4R, and Ca-
- 10 pacity Needs of the Interstate System" and dated Decem-
- 11 ber 2013.
- 12 (d) RECOMMENDATIONS.—The study—
- 13 (1) shall include specific recommendations re-
- garding the features, standards, capacity needs, ap-
- 15 plication of technologies, and intergovernmental
- roles to upgrade the Interstate System, including
- any revisions to law (including regulations) that the
- 18 Transportation Research Board determines appro-
- priate to achieve the goals; and
- 20 (2) is encouraged to build on the robust institu-
- 21 tional knowledge in the highway industry in applying
- the techniques involved in implementing the study.
- (e) Considerations.—In carrying out the study, the
- 24 Transportation Research Board shall determine the need

1	for reconstruction and improvement of the Interstate Sys-
2	tem by considering—
3	(1) future demands on transportation infra-
4	structure determined for national planning purposes
5	including commercial and private traffic flows to
6	serve future economic activity and growth;
7	(2) the expected condition of the current Inter-
8	state System over the next 50 years, including long-
9	term deterioration and reconstruction needs;
10	(3) those National Highway System routes that
11	should be added to the existing Interstate System to
12	more efficiently serve national traffic flows;
13	(4) features that would take advantage of tech-
14	nological capabilities to address modern standards of
15	construction, maintenance, and operations, for pur-
16	poses of safety, and system management, taking into
17	further consideration system performance and cost
18	and
19	(5) the resources necessary to maintain and im-
20	prove the Interstate System, including the resources
21	required to upgrade those National Highway System
22	routes identified in paragraph (3) to Interstate
23	standards.
24	(f) Consultation.—In carrying out the study, the
25	Transportation Research Board—

1	(1) shall convene and consult with a panel of
2	national experts including current and future own-
3	ers, operators, and users of the Interstate System
4	and private sector stakeholders; and
5	(2) is encouraged to consult with—
6	(A) the Federal Highway Administration;
7	(B) States;
8	(C) planning agencies at the metropolitan,
9	State, and regional levels;
10	(D) the motor carrier industry;
11	(E) freight shippers;
12	(F) highway safety groups; and
13	(G) other appropriate entities.
14	(g) Report.—Not later than 3 years after the date
15	of enactment of this Act, the Transportation Research
16	Board shall submit to the Secretary, the Committee on
17	Environment and Public Works of the Senate, and the
18	Committee on Transportation and Infrastructure of the
19	House of Representatives a report on the results of the
20	study conducted under this section.
21	(h) Funding.—From amounts authorized to carry
22	out the Highway Research and Development Program, the
23	Secretary shall use up to $\$5,000,000$ for fiscal year 2016
24	to carry out this section.

1	SEC. 2004. RESEARCHING SURFACE TRANSPORTATION SYS
2	TEM FUNDING ALTERNATIVES.
3	(a) IN GENERAL.—The Secretary shall promote the
4	research of user-based alternative revenue mechanisms
5	that preserve a user fee structure to maintain the long-
6	term solvency of the Highway Trust Fund.
7	(b) Objectives.—The objectives of the research de-
8	scribed in subsection (a) shall be—
9	(1) to study uncertainties relating to the design
10	acceptance, and implementation of 2 or more future
11	user-based alternative revenue mechanisms;
12	(2) to define the functionality of those user
13	based alternative revenue mechanisms;
14	(3) to conduct or promote research activities to
15	demonstrate and test those user-based alternative
16	revenue mechanisms, including by conducting field
17	trials, by partnering with individual States, groups
18	of States, or other appropriate entities to conduct
19	the research activities;
20	(4) to conduct outreach to increase public
21	awareness regarding the need for alternative funding
22	sources for surface transportation programs and
23	provide information on possible approaches;
24	(5) to provide recommendations regarding
25	adoption and implementation of those user-based al-

ternative revenue mechanisms; and

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1	(6) to minimize the administrative cost of any
2	potential user-based alternative revenue mechanisms.
3	(c) Grants.—The Secretary shall provide grants to
4	individual States, groups of States, or other appropriate
5	entities to conduct research that addresses—
6	(1) the implementation, interoperability, public
7	acceptance, and other potential hurdles to the adop-
8	tion of a user-based alternative revenue mechanism;
9	(2) the protection of personal privacy;
10	(3) the use of independent and private third-
11	party vendors to collect fees and operate the user-
12	based alternative revenue mechanism;
13	(4) equity concerns, including the impacts of
14	the user-based alternative revenue mechanism on
15	differing income groups, various geographic areas,
16	and the relative burdens on rural and urban drivers;
17	(5) ease of compliance for different users of the
18	transportation system;
19	(6) the reliability and security of technology
20	used to implement the user-based alternative rev-
21	enue mechanism;
22	(7) the flexibility and choices of user-based al-
23	ternative revenue mechanisms, including the ability
24	of users to select from various technology and pay-
25	ment options;

1	(8) the cost of administering the user-based al-
2	ternative revenue mechanism; and
3	(9) the ability of the administering entity to
4	audit and enforce user compliance.
5	(d) Advisory Council.—
6	(1) IN GENERAL.—Not later than 1 year after
7	the date of enactment of this Act, the Secretary, in
8	consultation with the Secretary of the Treasury,
9	shall establish and lead a Surface Transportation
10	Revenue Alternatives Advisory Council (referred to
11	in this subsection as the "Council") to inform the
12	selection and evaluation of user-based alternative
13	revenue mechanisms.
14	(2) Membership.—
15	(A) IN GENERAL.—The members of the
16	Council shall—
17	(i) be appointed by the Secretary; and
18	(ii) include, at a minimum—
19	(I) representatives with experi-
20	ence in user-based alternative revenue
21	mechanisms, of which—
22	(aa) not fewer than 1 shall
23	be from the Department;

1	(bb) not fewer than 1 shall
2	be from the Department of the
3	Treasury; and
4	(cc) not fewer than 2 shall
5	be from State departments of
6	transportation;
7	(II) representatives from applica-
8	ble users of the surface transportation
9	system; and
10	(III) appropriate technology and
11	public privacy experts.
12	(B) Geographic considerations.—The
13	Secretary shall consider geographic diversity
14	when selecting members under this paragraph.
15	(3) Functions.—Not later than 1 year after
16	the date on which the Council is established, the
17	Council shall, at a minimum—
18	(A) define the functionality of 2 or more
19	user-based alternative revenue mechanisms;
20	(B) identify technological, administrative,
21	institutional, privacy, and other issues that—
22	(i) are associated with the user-based
23	alternative revenue mechanisms; and
24	(ii) may be researched through re-
25	search activities;

1	(C) conduct public outreach to identify and
2	assess questions and concerns about the user-
3	based alternative revenue mechanisms for fu-
4	ture evaluation through research activities; and
5	(D) provide recommendations to the Sec-
6	retary on the process and criteria used for se-
7	lecting research activities under subsection (c).
8	(4) EVALUATIONS.—The Council shall conduct
9	periodic evaluations of the research activities that
10	have received assistance from the Secretary under
11	this section.
12	(5) Applicability of federal advisory
13	COMMITTEE ACT.—The Council shall not be subject
14	to the Federal Advisory Committee Act (5 U.S.C.
15	App.).
16	(e) BIENNIAL REPORTS.—Not later than 2 years
17	after the date of enactment of this Act, and every 2 years
18	thereafter until the completion of the research activities
19	under this section, the Secretary shall submit to the Sec-
20	retary of the Treasury, the Committee on Finance and the
21	Committee on Environment and Public Works of the Sen-
22	ate, and the Committee on Ways and Means and the Com-
23	mittee on Transportation and Infrastructure of the House
24	of Representatives a report describing the progress of the

25 research activities.

1	(f) Final Report.—On the completion of the re-
2	search activities under this section, the Secretary and the
3	Secretary of the Treasury, acting jointly, shall submit to
4	the Committee on Finance and the Committee on Environ-
5	ment and Public Works of the Senate and the Committee
6	on Ways and Means and the Committee on Transportation
7	and Infrastructure of the House of Representatives a re-
8	port describing the results of the research activities and
9	any recommendations.
10	(g) Funding.—Of the funds authorized to carry out
11	section 503(b) of title 23, United States Code—
12	(1) \$15,000,000 shall be used to carry out this
13	section in fiscal year 2016; and
14	(2) \$20,000,000 shall be used to carry out this
15	section in each of fiscal years 2017 through 2021.
16	Subtitle B—Data
17	SEC. 2101. TRIBAL DATA COLLECTION.
18	Section 201(c)(6) of title 23, United States Code, is
19	amended by adding at the end the following:
20	"(C) Tribal data collection.—In addi-
21	tion to the data to be collected under subpara-
22	graph (A), not later than 90 days after the end
23	of each fiscal year, any entity carrying out a
24	project under the tribal transportation program
25	under section 202 shall submit to the Secretary

1	and the Secretary of the Interior, based on obli-
2	gations and expenditures under the tribal trans-
3	portation program during the preceding fiscal
4	year, the following data:
5	"(i) The names of projects or activi-
6	ties carried out by the entity under the
7	tribal transportation program during the
8	preceding fiscal year.
9	"(ii) A description of the projects or
10	activities identified under clause (i).
11	"(iii) The current status of the
12	projects or activities identified under
13	clause (i).
14	"(iv) An estimate of the number of
15	jobs created and the number of jobs re-
16	tained by the projects or activities identi-
17	fied under clause (i).".
18	SEC. 2102. PERFORMANCE MANAGEMENT DATA SUPPORT
19	PROGRAM.
20	(a) Performance Management Data Support.—
21	The Administrator of the Federal Highway Administra-
22	tion shall develop, use, and maintain data sets and data
23	analysis tools to assist metropolitan planning organiza-
24	tions, States, and the Federal Highway Administration in
25	carrying out performance management analyses (including

1	the performance management requirements under section
2	150 of title 23, United States Code).
3	(b) Inclusions.—The data analysis activities au-
4	thorized under subsection (a) may include—
5	(1) collecting and distributing vehicle probe
6	data describing traffic on Federal-aid highways;
7	(2) collecting household travel behavior data to
8	assess local and cross-jurisdictional travel, including
9	to accommodate external and through travel;
10	(3) enhancing existing data collection and anal-
11	ysis tools to accommodate performance measures,
12	targets, and related data, so as to better understand
13	trip origin and destination, trip time, and mode;
14	(4) enhancing existing data analysis tools to im-
15	prove performance predictions and travel models in
16	reports described in section 150(e) of title 23,
17	United States Code; and
18	(5) developing tools—
19	(A) to improve performance analysis; and
20	(B) to evaluate the effects of project in-
21	vestments on performance.
22	(e) Funding.—From amounts authorized to carry
23	out the Highway Research and Development Program, the
24	Administrator may use up to \$10,000,000 for each of fis-
25	cal years 2016 through 2021 to carry out this section.

Subtitle C—Transparency and Best

2	Practices
3	SEC. 2201. EVERY DAY COUNTS INITIATIVE.
4	(a) In General.—It is in the national interest for
5	the Department, State departments of transportation, and
6	all other recipients of Federal transportation funds—
7	(1) to identify, accelerate, and deploy innova-
8	tion aimed at shortening project delivery, enhancing
9	the safety of the roadways of the United States, and
10	protecting the environment;
11	(2) to ensure that the planning, design, engi-
12	neering, construction, and financing of transpor-
13	tation projects is done in an efficient and effective
14	manner;
15	(3) to promote the rapid deployment of proven
16	solutions that provide greater accountability for pub-
17	lic investments and encourage greater private sector
18	involvement; and
19	(4) to create a culture of innovation within the
20	highway community.
21	(b) Every Day Counts Initiative.—To advance
22	the policy described in subsection (a), the Administrator
23	of the Federal Highway Administration (referred to in this
24	section as the "Administrator") shall continue the Every
25	Day Counts initiative to work with States local transpor-

1	tation agencies, and industry stakeholders to identify and
2	deploy proven innovative practices and products that—
3	(1) accelerate innovation deployment;
4	(2) shorten the project delivery process;
5	(3) improve environmental sustainability;
6	(4) enhance roadway safety; and
7	(5) reduce congestion.
8	(c) Innovation Deployment.—
9	(1) In general.—At least every 2 years, the
10	Administrator shall work collaboratively with stake-
11	holders to identify a new collection of innovations
12	best practices, and data to be deployed to highway
13	stakeholders through case studies, webinars, and
14	demonstration projects.
15	(2) REQUIREMENTS.—In identifying a collection
16	described in paragraph (1), the Secretary shall take
17	into account market readiness, impacts, benefits
18	and ease of adoption of the innovation or practice
19	(d) Publication.—Each collection identified under
20	subsection (c) shall be published by the Administrator or
21	a publicly available website.
22	SEC. 2202. DEPARTMENT OF TRANSPORTATION PERFORM
23	ANCE MEASURES.
24	(a) Performance Measures.—Not later than 1
25	year after the date of enactment of this Act, the Secretary

- 1 in coordination with the heads of other Federal agencies
- 2 with responsibility for the review and approval of projects
- 3 funded under title 23, United States Code, shall measure
- 4 and report on—
- 5 (1) the progress made toward aligning Federal
- 6 reviews of projects funded under title 23, United
- 7 States Code, and the improvement of project delivery
- 8 associated with those projects; and
- 9 (2) as applicable, the effectiveness of the De-
- partment in achieving the goals described in section
- 11 150(b) of title 23, United States Code, through dis-
- 12 cretionary programs.
- 13 (b) Report.—Not later than 2 years after the date
- 14 of enactment of this Act and biennially thereafter, the Sec-
- 15 retary shall submit to the Committee on Environment and
- 16 Public Works of the Senate and the Committee on Trans-
- 17 portation and Infrastructure of the House of Representa-
- 18 tives a report describing the results of the evaluation con-
- 19 ducted under subsection (a).
- 20 (c) Inspector General Report.—Not later than
- 21 3 years after the date of enactment of this Act, the Inspec-
- 22 tor General of the Department shall submit to the Com-
- 23 mittee on Environment and Public Works of the Senate
- 24 and the Committee on Transportation and Infrastructure

1	of the House of Representatives a report describing the
2	results of the evaluation conducted under subsection (a).
3	SEC. 2203. GRANT PROGRAM FOR ACHIEVEMENT IN TRANS-
4	PORTATION FOR PERFORMANCE AND INNO-
5	VATION.
6	(a) DEFINITIONS.—In this section:
7	(1) ELIGIBLE ENTITY.—The term "eligible enti-
8	ty" includes—
9	(A) a State;
10	(B) a unit of local government;
11	(C) a tribal organization (as defined in sec-
12	tion 4 of the Indian Self-Determination and
13	Education Assistance Act (25 U.S.C. 450b));
14	and
15	(D) a metropolitan planning organization.
16	(2) State.—The term "State" means—
17	(A) a State;
18	(B) the District of Columbia;
19	(C) the Commonwealth of Puerto Rico;
20	and
21	(D) any other territory (as defined in sec-
22	tion 165(c)(1) of title 23, United States Code).
23	(b) Establishment of Program.—The Secretary
24	shall establish a competitive grant program to reward—

1	(1) achievement in transportation performance
2	management; and
3	(2) the implementation of strategies that
4	achieve innovation and efficiency in surface trans-
5	portation.
6	(c) Purpose.—The purpose of the program under
7	this section shall be to reward entities for the implementa-
8	tion of policies and procedures that—
9	(1) support performance-based management of
10	the surface transportation system and improve
11	transportation outcomes; or
12	(2) use innovative technologies and practices
13	that improve the efficiency and performance of the
14	surface transportation system.
15	(d) Application.—
16	(1) In general.—An eligible entity may sub-
17	mit to the Secretary an application for a grant
18	under this section.
19	(2) Contents.—An application under para-
20	graph (1) shall indicate the means by which the eli-
21	gible entity has met the requirements and purpose
22	of the program under this section, including by—
23	(A) establishing, and making progress to-
24	ward achieving, performance targets that exceed

1	the requirements of title 23, United States
2	Code;
3	(B) using innovative techniques and prac-
4	tices that enhance the effective movement of
5	people, goods, and services, such as technologies
6	that reduce construction time, improve oper-
7	ational efficiencies, and extend the service life
8	of highways and bridges; and
9	(C) employing transportation planning
10	tools and procedures that improve transparency
11	and the development of transportation invest-
12	ment strategies within the jurisdiction of the el-
13	igible entity.
14	(e) Evaluation Criteria.—In awarding a grant
15	under this section, the Secretary shall take into consider-
16	ation the extent to which the application of the applicable
17	eligible entity under subsection (d)—
18	(1) demonstrates performance in meeting the
19	requirements of subsection (e); and
20	(2) promotes the national goals described in
21	section 150(b) of title 23, United States Code.
22	(f) Eligible Activities.—Amounts made available
23	to carry out this section shall be used for projects eligible
24	for funding under—
25	(1) title 23, United States Code; or

1	(2) chapter 53 of title 49, United States Code.
2	(g) LIMITATION.—The amount of a grant under this
3	section shall be not more than \$15,000,000.
4	(h) AUTHORIZATION OF APPROPRIATIONS.—
5	(1) In general.—There is authorized to be
6	appropriated to carry out this section \$150,000,000
7	for each of fiscal years 2016 through 2021, to re-
8	main available until expended.
9	(2) Administrative costs.—The Secretary
10	shall withhold a reasonable amount of funds made
11	available under paragraph (1) for administration of
12	the program under this section, not to exceed 3 per-
13	cent of the amount appropriated for each applicable
14	fiscal year.
15	(i) Applicability of Requirements.—Amounts
16	made available under this section shall be administered as
17	if the funds were apportioned under chapter 1 of title 23,
18	United States Code.
19	SEC. 2204. HIGHWAY TRUST FUND TRANSPARENCY AND AC-
20	COUNTABILITY.
21	(a) In General.—Section 104 of title 23, United
22	States Code, is amended by striking subsection (g) and
23	inserting the following:
24	"(g) Highway Trust Fund Transparency and
25	ACCOUNTABILITY REPORT.—

1	"(1) Publicly available report.—Not later
2	than 180 days after the date of enactment of the
3	DRIVE Act and quarterly thereafter, the Secretary
4	shall compile data in accordance with this subsection
5	on the use of Federal-aid highway program funds
6	made available under this title.
7	"(2) REQUIREMENTS.—The Secretary shall en-
8	sure that the reports required under this subsection
9	are made available in a user-friendly manner on the
10	public website of the Department of Transportation
11	and can be searched and downloaded by users of the
12	website.
13	"(3) Contents of Report.—
14	"(A) APPORTIONED AND ALLOCATED PRO-
15	GRAMS.—For each fiscal year, the report shall
16	include comprehensive data for each program,
17	organized by State, that includes—
18	"(i) the total amount of funds avail-
19	able for obligation, identifying the unobli-
20	gated balance of funds available at the end
21	of the preceding fiscal year and new fund-
22	ing available for the current fiscal year;
23	"(ii) the total amount of funding obli-
24	gated during the current fiscal year;

1	"(iii) the remaining amount of funds
2	available for obligation;
3	"(iv) changes in the obligated, unex-
4	pended balance during the current fiscal
5	year, including the obligated, unexpended
6	balance at the end of the preceding fiscal
7	year and current fiscal year expenditures;
8	and
9	"(v) the percentage of the total
10	amount of obligations for the current fiscal
11	year used for construction and the total
12	amount obligated during the current fiscal
13	year for rehabilitation.
14	"(B) Project data.—To the maximum
15	extent practicable, the report shall include
16	project-specific data, including data describ-
17	ing—
18	"(i) the specific location of a project;
19	"(ii) whether the project is located in
20	an area of the State with a population of—
21	"(I) less than 5,000 individuals;
22	"(II) $5{,}000$ or more individuals
23	but less than 50,000 individuals; or
24	"(III) $50,000$ or more individ-
25	uals;

1	"(iii) the total cost of the project;
2	"(iv) the amount of Federal funding
3	being used on the project;
4	"(v) the 1 or more programs from
5	which Federal funds are obligated on the
6	project;
7	"(vi) the type of improvement being
8	made, such as categorizing the project
9	as—
10	"(I) a road reconstruction
11	project;
12	"(II) a new road construction
13	project;
14	"(III) a new bridge construction
15	project;
16	"(IV) a bridge rehabilitation
17	project; or
18	"(V) a bridge replacement
19	project; and
20	"(vii) the ownership of the highway or
21	bridge.
22	"(C) Transfers between programs.—
23	The report shall include a description of the
24	amount of funds transferred between programs
25	by each State under section 126.".

1	(b) Conforming Amendment.—Section 1503 of
2	MAP-21 (23 U.S.C. 104 note; Public Law 112-141) is
3	amended by striking subsection (c).
4	SEC. 2205. REPORT ON HIGHWAY TRUST FUND ADMINIS-
5	TRATIVE EXPENDITURES.
6	(a) Initial Report.—Not later than 150 days after
7	the date of enactment of this Act, the Comptroller General
8	of the United States shall submit to Congress a report
9	describing the administrative expenses of the Federal
10	Highway Administration funded from the Highway Trust
11	Fund during the 3 most recent fiscal years.
12	(b) UPDATES.—Not later than 5 years after the date
13	on which the report is submitted under subsection (a) and
14	every 5 years thereafter, the Comptroller General shall
15	submit to Congress a report that updates the information
16	provided in the report under that subsection for the pre-
17	ceding 5-year period.
18	(c) INCLUSIONS.—Each report submitted under sub-
19	section (a) or (b) shall include a description of the—
20	(1) types of administrative expenses of pro-
21	grams and offices funded by the Highway Trust
22	Fund;
23	(2) tracking and monitoring of administrative
24	expenses:

1	(3) controls in place to ensure that funding for
2	administrative expenses is used as efficiently as
3	practicable; and
4	(4) flexibility of the Department to reallocate
5	amounts from the Highway Trust Fund between
6	full-time equivalent employees and other functions.
7	SEC. 2206. AVAILABILITY OF REPORTS.
8	(a) In General.—The Secretary shall make avail-
9	able to the public on the website of the Department any
10	report required to be submitted by the Secretary to Con-
11	gress after the date of enactment of this Act.
12	(b) DEADLINE.—Each report described in subsection
13	(a) shall be made available on the website not later than
14	30 days after the report is submitted to Congress.
15	SEC. 2207. PERFORMANCE PERIOD ADJUSTMENT.
16	(a) National Highway Performance Pro-
17	GRAM.—Section 119 of title 23, United States Code, is
18	amended—
19	(1) in subsection (e)(7), by striking "for 2 con-
20	secutive reports submitted under this paragraph
21	shall include in the next report submitted" and in-
22	serting "shall include as part of the performance
23	target report under section 150(e)"; and
24	(2) in subsection (f)(1)(A), by striking "If, dur-
25	ing 2 consecutive reporting periods, the condition of

1	the Interstate System, excluding bridges on the
2	Interstate System, in a State falls" and inserting "If
3	a State reports that the condition of the Interstate
4	System, excluding bridges on the Interstate System,
5	has fallen".
6	(b) Highway Safety Improvement Program.—
7	Section 148(i) of title 23, United States Code, is amend-
8	ed—
9	(1) in the matter preceding paragraph (1), by
10	striking "performance targets of the State estab-
11	lished under section $150(d)$ by the date that is 2
12	years after the date of the establishment of the per-
13	formance targets" and inserting "safety performance
14	targets of the State established under section
15	150(d)"; and
16	(2) in paragraphs (1) and (2), by inserting
17	"safety" before "performance targets" each place it
18	appears.
19	SEC. 2208. DESIGN STANDARDS.
20	(a) In General.—Section 109 of title 23, United
21	States Code, is amended—
22	(1) in subsection (c)—
23	(A) in paragraph (1), in the matter pre-
24	ceding subparagraph (A), by striking "may take

1	into account" and inserting "shall consider";
2	and
3	(B) in paragraph (2)—
4	(i) in subparagraph (C), by striking
5	"and" at the end;
6	(ii) by redesignating subparagraph
7	(D) as subparagraph (F); and
8	(iii) by inserting after subparagraph
9	(C) the following:
10	"(D) the publication entitled 'Highway
11	Safety Manual' of the American Association of
12	State Highway and Transportation Officials;
13	"(E) the publication entitled 'Urban Street
14	Design Guide' of the National Association of
15	City Transportation Officials; and"; and
16	(2) in subsection (f), by inserting "pedestrian
17	walkways," after "bikeways,".
18	(b) Design Standard Flexibility.—Notwith-
19	standing section 109(o) of title 23, United States Code,
20	a local jurisdiction may use a roadway design guide that
21	is different from the roadway design guide used by the
22	State in which the local jurisdiction is located for the de-
23	sign of projects on all roadways under the ownership of
24	the local jurisdiction (other than a highway on the Inter-
25	state System) if—

1	(1) the local jurisdiction is the project sponsor;
2	(2) the roadway design guide—
3	(A) is recognized by the Federal Highway
4	Administration; and
5	(B) is adopted by the local jurisdiction;
6	and
7	(3) the design complies with all other applicable
8	Federal laws.
9	TITLE III—TRANSPORTATION IN-
10	FRASTRUCTURE FINANCE
11	AND INNOVATION ACT OF
12	1998 AMENDMENTS
13	SEC. 3001. TRANSPORTATION INFRASTRUCTURE FINANCE
14	AND INNOVATION ACT OF 1998 AMENDMENTS.
15	(a) Definitions.—Section 601(a) of title 23, United
16	States Code, is amended—
17	(1) in the matter preceding paragraph (1)—
18	(A) by striking "In this chapter, the" and
19	inserting "The"; and
20	(B) by inserting "to sections 601 through
21	609" after "apply";
22	(2) in paragraph (2)—
23	(A) in subparagraph (B), by striking
24	"and" at the end;

1	(B) in subparagraph (C), by striking the
2	period at the end and inserting "; and"; and
3	(C) by adding at the end the following:
4	"(D) capitalizing a rural projects fund
5	using the proceeds of a secured loan made to a
6	State infrastructure bank in accordance with
7	sections 602 and 603, for the purpose of mak-
8	ing loans to sponsors of rural infrastructure
9	projects in accordance with section 610.";
10	(3) in paragraph (3), by striking "this chapter"
11	and inserting "the TIFIA program";
12	(4) in paragraph (10)—
13	(A) in the matter preceding subparagraph
14	(A)—
15	(i) by inserting "related" before
16	"projects"; and
17	(ii) by striking "(which shall receive
18	an investment grade rating from a rating
19	agency)";
20	(B) in subparagraph (A), by striking "sub-
21	ject to the availability of future funds being
22	made available to carry out this chapter;" and
23	inserting "subject to—

1	"(i) the availability of future funds
2	being made available to carry out the
3	TIFIA program; and
4	"(ii) the satisfaction of all of the con-
5	ditions for the provision of credit assist-
6	ance under the TIFIA program, including
7	section 603(b)(1);"; and
8	(C) in subparagraph (D)—
9	(i) by redesignating clauses (ii) and
10	(iii) as clauses (iii) and (iv), respectively;
11	(ii) by inserting after clause (i) the
12	following:
13	"(ii) receiving an investment grade
14	rating from a rating agency;";
15	(iii) in clause (iii) (as so redesig-
16	nated), by striking "section 602(c)" and
17	inserting "including sections 602(c) and
18	603(b)(1)"; and
19	(iv) in clause (iv) (as so redesignated),
20	by striking "this chapter" and inserting
21	"the TIFIA program";
22	(5) in paragraph (12)—
23	(A) in subparagraph (D)(iv), by striking
24	the period at the end and inserting "; and";
25	and

1	(B) by adding at the end the following:
2	"(E) a project to improve or construct
3	public infrastructure that is located within
4	walking distance of, and accessible to, a fixed
5	guideway transit facility, passenger rail station,
6	intercity bus station, or intermodal facility, in-
7	cluding a transportation, public utility, and cap-
8	ital project described in section $5302(3)(G)(v)$
9	of title 49, and related infrastructure;
10	"(F) a project for the acquisition of plant
11	and wildlife habitat pursuant to a conservation
12	plan that—
13	"(i) has been approved by the Sec-
14	retary of the Interior pursuant to section
15	10 of the Endangered Species Act of 1973
16	(16 U.S.C. 1539); and
17	"(ii) as determined by the Secretary
18	of the Interior, would mitigate the environ-
19	mental impacts of transportation infra-
20	structure projects otherwise eligible for as-
21	sistance under the TIFIA program; and
22	"(G) the capitalization of a rural projects
23	fund by a State infrastructure bank with the
24	proceeds of a secured loan made in accordance
25	with sections 602 and 603, for the purpose of

1	making loans to sponsors of rural infrastructure
2	projects in accordance with section 610.";
3	(6) in paragraph (15), by striking "means" and
4	all that follows through the period at the end and
5	inserting "means a surface transportation infra-
6	structure project located in an area that is outside
7	of an urbanized area with a population greater than
8	150,000 individuals, as determined by the Bureau of
9	the Census.";
10	(7) by redesignating paragraphs (16), (17),
11	(18), (19), and (20) as paragraphs (17), (18), (20),
12	(21), and (22), respectively;
13	(8) by inserting after paragraph (15) the fol-
14	lowing:
15	"(16) Rural projects fund.—The term
16	'rural projects fund' means a fund—
17	"(A) established by a State infrastructure
18	bank in accordance with section 610(d)(4);
19	"(B) capitalized with the proceeds of a se-
20	cured loan made to the bank in accordance with
21	sections 602 and 603; and
22	"(C) for the purpose of making loans to
23	sponsors of rural infrastructure projects in ac-
24	cordance with section 610.";

1	(9) by inserting after paragraph (18) (as redes-
2	ignated) the following:
3	"(19) STATE INFRASTRUCTURE BANK.—The
4	term 'State infrastructure bank' means an infra-
5	structure bank established under section 610."; and
6	(10) in paragraph (22) (as redesignated), by in-
7	serting "established under sections 602 through
8	609" after "Department".
9	(b) Determination of Eligibility and Project
10	SELECTION.—Section 602 of title 23, United States Code,
11	is amended—
12	(1) in subsection (a)—
13	(A) in paragraph (1), in the matter pre-
14	ceding subparagraph (A), by striking "this
15	chapter" and inserting "the TIFIA program";
16	(B) in paragraph (2)(A), by striking "this
17	chapter" and inserting "the TIFIA program";
18	(C) in paragraph (3), by striking "this
19	chapter" and inserting "the TIFIA program";
20	(D) in paragraph (5)—
21	(i) by striking the heading and insert-
22	ing "Eligible project cost param-
23	ETERS.—";
24	(ii) in subparagraph (A)—

1	(I) in the matter preceding clause
2	(i), by striking "subparagraph (B), to
3	be eligible for assistance under this
4	chapter, a project" and inserting
5	"subparagraphs (B) and (C), a
6	project under the TIFIA program";
7	(II) by striking clause (i) and in-
8	serting the following:
9	"(i) \$50,000,000; and"; and
10	(III) in clause (ii), by striking
11	"assistance"; and
12	(iii) in subparagraph (B)—
13	(I) by striking the subparagraph
14	designation and heading and all that
15	follows through "In the case" and in-
16	serting the following:
17	"(B) Exceptions.—
18	"(i) Intelligent transportation
19	SYSTEMS.—In the case"; and
20	(II) by adding at the end the fol-
21	lowing:
22	"(ii) Transit-oriented develop-
23	MENT PROJECTS.—In the case of a project
24	described in section 601(a)(12)(E), eligible

1	project costs shall be reasonably antici-
2	pated to equal or exceed \$10,000,000.
3	"(iii) Rural projects.—In the case
4	of a rural infrastructure project or a
5	project capitalizing a rural projects fund,
6	eligible project costs shall be reasonably
7	anticipated to equal or exceed
8	\$10,000,000, but not to exceed
9	\$100,000,000.
10	"(iv) Local infrastructure
11	PROJECTS.—Eligible project costs shall be
12	reasonably anticipated to equal or exceed
13	\$10,000,000 in the case of projects or pro-
14	grams of projects—
15	"(I) in which the applicant is a
16	local government, public authority, or
17	instrumentality of local government;
18	"(II) located on a facility owned
19	by a local government; or
20	"(III) for which the Secretary de-
21	termines that a local government is
22	substantially involved in the develop-
23	ment of the project.";
24	(E) in paragraph (9), in the matter pre-
25	ceding subparagraph (A), by striking "this

1	chapter" and inserting "the TIFIA program";
2	and
3	(F) in paragraph (10)—
4	(i) by striking "To be eligible" and in-
5	serting the following:
6	"(A) IN GENERAL.—Except as provided in
7	subparagraph (B), to be eligible";
8	(ii) by striking "this chapter" each
9	place it appears and inserting "the TIFIA
10	program";
11	(iii) by striking "not later than" and
12	inserting "no later than"; and
13	(iv) by adding at the end the fol-
14	lowing:
15	"(B) RURAL PROJECTS FUND.—In the
16	case of a project capitalizing a rural projects
17	fund, the State infrastructure bank shall dem-
18	onstrate, not later than 2 years after the date
19	on which a secured loan is obligated for the
20	project under the TIFIA program, that the
21	bank has executed a loan agreement with a bor-
22	rower for a rural infrastructure project in ac-
23	cordance with section 610. After the demonstra-
24	tion is made, the bank may draw upon the se-
25	cured loan. At the end of the 2-year period, to

1	the extent the bank has not used the loan com-
2	mitment, the Secretary may extend the term of
3	the loan or withdraw the loan commitment.";
4	(2) in subsection (b), by striking paragraph (2)
5	and inserting the following:
6	"(2) Master credit agreements.—
7	"(A) Program of related projects.—
8	The Secretary may enter into a master credit
9	agreement for a program of related projects se-
10	cured by a common security pledge on terms
11	acceptable to the Secretary.
12	"(B) ADEQUATE FUNDING NOT AVAIL-
13	ABLE.—If the Secretary fully obligates funding
14	to eligible projects for a fiscal year and ade-
15	quate funding is not available to fund a credit
16	instrument, a project sponsor of an eligible
17	project may elect to enter into a master credit
18	agreement and wait to execute a credit instru-
19	ment until the fiscal year for which additional
20	funds are available to receive credit assist-
21	ance.";
22	(3) in subsection (c)(1), in the matter preceding
23	subparagraph (A), by striking "this chapter" and in-
24	serting "the TIFIA program" and

1	(4) in subsection (e), by striking "this chapter"
2	and inserting "the TIFIA program".
3	(c) Secured Loan Terms and Limitations.—Sec-
4	tion 603(b) of title 23, United States Code, is amended—
5	(1) in paragraph (2)—
6	(A) by striking "The amount of" and in-
7	serting the following:
8	"(A) In general.—Except as provided in
9	subparagraph (B), the amount of"; and
10	(B) by adding at the end the following:
11	"(B) RURAL PROJECTS FUND.—In the
12	case of a project capitalizing a rural projects
13	fund, the maximum amount of a secured loan
14	made to a State infrastructure bank shall be
15	determined in accordance with section
16	602(a)(5)(B)(iii).'';
17	(2) in paragraph (3)(A)(i)—
18	(A) in subclause (III), by striking "or" at
19	the end;
20	(B) in subclause (IV), by striking "and" at
21	the end and inserting "or"; and
22	(C) by adding at the end the following:
23	"(V) in the case of a secured
24	loan for a project capitalizing a rural
25	projects fund, any other dedicated

1	revenue sources available to a State
2	infrastructure bank, including repay-
3	ments from loans made by the bank
4	for rural infrastructure projects;
5	and";
6	(3) in paragraph (4)(B)—
7	(A) in clause (i), by striking "under this
8	chapter" and inserting "or a rural projects fund
9	under the TIFIA program"; and
10	(B) in clause (ii), by inserting "and rural
11	project funds" after "rural infrastructure
12	projects";
13	(4) in paragraph (5)—
14	(A) by redesignating subparagraphs (A)
15	and (B) as clauses (i) and (ii), respectively, and
16	indenting appropriately;
17	(B) in the matter preceding subparagraph
18	(A), by striking "The final" and inserting the
19	following:
20	"(A) IN GENERAL.—Except as provided in
21	subparagraph (B), the final"; and
22	(C) by adding at the end the following:
23	"(B) RURAL PROJECTS FUND.—In the
24	case of a project capitalizing a rural projects
25	fund, the final maturity date of the secured

1	loan shall not exceed 35 years after the date on
2	which the secured loan is obligated.";
3	(5) in paragraph (8), by striking "this chapter"
4	and inserting "the TIFIA program"; and
5	(6) in paragraph (9)—
6	(A) by striking "The total Federal assist-
7	ance provided on a project receiving a loan
8	under this chapter" and inserting the following:
9	"(A) IN GENERAL.—The total Federal as-
10	sistance provided for a project receiving a loan
11	under the TIFIA program"; and
12	(B) by adding at the end the following:
13	"(B) Rural projects fund.—A project
14	capitalizing a rural projects fund shall satisfy
15	clause (i) through compliance with the Federal
16	share requirement described in section
17	610(e)(3)(B).".
18	(d) Program Administration.—Section 605 of
19	title 23, United States Code, is amended—
20	(1) by striking "this chapter" each place it ap-
21	pears and inserting "the TIFIA program"; and
22	(2) by adding at the end the following:
23	"(f) Assistance to Small Projects.—
24	"(1) Reservation of funds.—Of the funds
25	made available to carry out the TIFIA program for

- each fiscal year, and after the set-aside under sec-
- 2 tion 608(a)(6), not less than \$2,000,000 shall be
- made available for the Secretary to use in lieu of
- 4 fees collected under subsection (b) for projects under
- 5 the TIFIA program having eligible project costs that
- 6 are reasonably anticipated not to equal or exceed
- 7 \$75,000,000.
- 8 "(2) Release of funds.—Any funds not used
- 9 under paragraph (1) shall be made available on Oc-
- tober 1 of the following fiscal year to provide credit
- assistance to any project under the TIFIA pro-
- 12 gram.".
- 13 (e) State and Local Permits.—Section 606 of
- 14 title 23, United States Code, is amended in the matter
- 15 preceding paragraph (1) by striking "this chapter" and
- 16 inserting "the TIFIA program".
- 17 (f) Regulations.—Section 607 of title 23, United
- 18 States Code, is amended by striking "this chapter" and
- 19 inserting "the TIFIA program".
- 20 (g) Funding.—Section 608 of title 23, United States
- 21 Code, is amended—
- 22 (1) by striking "this chapter" each place it ap-
- pears and inserting "the TIFIA program"; and
- 24 (2) in subsection (a)—

1	(A) in paragraph (2), by inserting "of"
2	after "504(f)";
3	(B) in paragraph (3)—
4	(i) in subparagraph (A), by inserting
5	"or rural projects funds" after "rural in-
6	frastructure projects"; and
7	(ii) in subparagraph (B), by inserting
8	"or rural projects funds" after "rural in-
9	frastructure projects"; and
10	(C) in paragraph (6), by striking "0.50
11	percent" and inserting "0.75 percent".
12	(h) Reports to Congress.—Section 609 of title 23,
13	United States Code, is amended by striking "this chapter
14	(other than section 610)" each place it appears and insert-
15	ing "the TIFIA program".
16	(i) State Infrastructure Bank Program.—Sec-
17	tion 610 of title 23, United States Code, is amended—
18	(1) in subsection (a), by adding at the end the
19	following:
20	"(11) Rural infrastructure project.—
21	The term 'rural infrastructure project' has the
22	meaning given the term in section 601.
23	"(12) Rural projects fund.—The term
24	'rural projects fund' has the meaning given the term
25	in section 601.";

1	(2) in subsection (d)—
2	(A) in paragraph (1)(A), by striking "each
3	of fiscal years" and all that follows through the
4	end of subparagraph (A) and inserting "each
5	fiscal year under each of paragraphs (1), (2),
6	and (5) of section 104(b); and";
7	(B) in paragraph (2), by striking "in each
8	of fiscal years 2005 through 2009" and insert-
9	ing "in each fiscal year";
10	(C) in paragraph (3), by striking "in each
11	of fiscal years 2005 through 2009" and insert-
12	ing "in each fiscal year";
13	(D) by redesignating paragraphs (4)
14	through (6) as paragraphs (5) through (7), re-
15	spectively;
16	(E) by inserting after paragraph (3) the
17	following:
18	"(4) Rural projects fund.—Subject to sub-
19	section (j), the Secretary may permit a State enter-
20	ing into a cooperative agreement under this section
21	to establish a State infrastructure bank to deposit
22	into the rural projects fund of the bank the proceeds
23	of a secured loan made to the bank in accordance
24	with section 602 and 603.": and

1	(F) in paragraph (6) (as redesignated), by
2	striking "section 133(d)(3)" and inserting "sec-
3	tion $133(d)(1)(A)(i)$ ";
4	(3) by striking subsection (e) and inserting the
5	following:
6	"(e) Forms of Assistance From State Infra-
7	STRUCTURE BANKS.—
8	"(1) In General.—A State infrastructure
9	bank established under this section may—
10	"(A) with funds deposited into the highway
11	account, transit account, or rail account of the
12	bank, make loans or provide other forms of
13	credit assistance to a public or private entity to
14	carry out a project eligible for assistance under
15	this section; and
16	"(B) with funds deposited into the rural
17	projects fund, make loans to a public or private
18	entity to carry out a rural infrastructure
19	project.
20	"(2) Subordination of Loan.—The amount
21	of a loan or other form of credit assistance provided
22	for a project described in paragraph (1) may be sub-
23	ordinated to any other debt financing for the
24	project.

1	"(3) Maximum amount of assistance.—A
2	State infrastructure bank established under this sec-
3	tion may—
4	"(A) with funds deposited into the highway
5	account, transit account, or rail account, make
6	loans or provide other forms of credit assistance
7	to a public or private entity in an amount up
8	to 100 percent of the cost of carrying out a
9	project eligible for assistance under this section;
10	and
11	"(B) with funds deposited into the rural
12	projects fund, make loans to a public or private
13	entity in an amount not to exceed 80 percent
14	of the cost of carrying out a rural infrastruc-
15	ture project.
16	"(4) Initial assistance.—Initial assistance
17	provided with respect to a project from Federal
18	funds deposited into a State infrastructure bank
19	under this section may not be made in the form of
20	a grant.";
21	(4) in subsection (g)—
22	(A) in paragraph (1), by striking "each ac-
23	count" and inserting "the highway account, the
24	transit account, and the rail account"; and

1	(B) in paragraph (4), by inserting ", ex-
2	cept that any loan funded from the rural
3	projects fund of the bank shall bear interest at
4	or below the interest rate charged for the
5	TIFIA loan provided to the bank under section
6	603" after "feasible"; and
7	(5) in subsection (k), by striking "For each of
8	fiscal years 2005 through 2009" and inserting "For
9	each fiscal year".
10	TITLE IV—TECHNICAL
11	CORRECTIONS TO MAP-21
12	SEC. 4001. TECHNICAL CORRECTIONS.
13	(a) Section 101(a)(29) of title 23, United States
14	Code, is amended—
15	(1) in subparagraph (B), by inserting a comma
16	after "disabilities"; and
17	(2) in subparagraph (F)(i), by striking
18	" $133(b)(11)$ " and inserting " $133(b)(14)$ ".
19	(b) Section 119(d)(1)(A) of title 23, United States
20	Code, is amended by striking "mobility," and inserting
21	"congestion reduction, system reliability,".
22	(c) Section 126(b) of title 23, United States Code (as
23	amended by section 1016(b)), is amended by striking
24	"133(d)" and inserting "133(d)(1)(A)".

- 1 (d) Section 127(a)(3) of title 23, United States Code,
- 2 is amended by striking "118(b)(2) of this title" and in-
- 3 serting "118(b)".
- 4 (e) Section 150(c)(3)(B) of title 23, United States
- 5 Code, is amended by striking the semicolon at the end and
- 6 inserting a period.
- 7 (f) Section 153(h)(2) of title 23, United States Code,
- 8 is amended by striking "paragraphs (1) through (3)" and
- 9 inserting "paragraphs (1), (2), and (4)".
- 10 (g) Section 163(f)(2) of title 23, United States Code,
- 11 is amended by striking "118(b)(2)" and inserting
- 12 "118(b)".
- 13 (h) Section 165(c)(7) of title 23, United States Code,
- 14 is amended by striking "paragraphs (2), (4), (7), (8),
- 15 (14), and (19)" and inserting "paragraphs (2), (4), (6),
- 16 (7), and (14)".
- 17 (i) Section 202(b)(3) of title 23, United States Code,
- 18 is amended—
- 19 (1) in subparagraph (A)(i), in the matter pre-
- ceding subclause (I), by inserting "(a)(6)," after
- 21 "subsections"; and
- 22 (2) in subparagraph (C)(ii)(IV), by striking
- 23 "(III).]" and inserting "(III).".

- 1 (j) Section 217(a) of title 23, United States Code,
- 2 is amended by striking "104(b)(3)" and inserting
- 3 "104(b)(4)".
- 4 (k) Section 327(a)(2)(B)(iii) of title 23, United
- 5 States Code, is amended by striking "(42 U.S.C. 13 4321
- 6 et seq.)" and inserting "(42 U.S.C. 4321 et seq.)".
- 7 (l) Section 504(a)(4) of title 23, United States Code,
- 8 is amended by striking "104(b)(3)" and inserting
- 9 "104(b)(2)".
- 10 (m) Section 515 of title 23, United States Code, is
- 11 amended by striking "this chapter" each place it appears
- 12 and inserting "sections 512 through 518".
- (n) Section 518(a) of title 23, United States Code,
- 14 is amended by inserting "a report" after "House of Rep-
- 15 resentatives".
- 16 (o) Section 6302(b)(3)(B)(vi)(III) of title 49, United
- 17 States Code, is amended by striking "6310" and inserting
- 18 "6309".
- 19 (p) Section 1301(*l*)(3) of SAFETEA-LU (23 U.S.C.
- 20 101 note; Public Law 109–59) is amended—
- 21 (1) in subparagraph (A)(i), by striking "com-
- 22 plied" and inserting "compiled"; and
- 23 (2) in subparagraph (B), by striking "para-
- graph (1)" and inserting "subparagraph (A)".

1	(q) Section 4407 of SAFETEA-LU (Public Law
2	109–59; 119 Stat. 1777), is amended by striking "hereby
3	enacted into law" and inserting "granted".
4	(r) Section 51001(a)(1) of the Transportation Re-
5	search and Innovative Technology Act of 2012 (126 Stat.
6	864) is amended by striking "sections 503(b), 503(d), and
7	509" and inserting "section 503(b)".
8	TITLE V—MISCELLANEOUS
9	SEC. 5001. APPALACHIAN DEVELOPMENT HIGHWAY SYS-
10	TEM.
11	Section 1528 of MAP-21 (40 U.S.C. 14501 note;
12	Public Law 112–141) is amended—
13	(1) by striking "2021" each place it appears
14	and inserting "2050"; and
15	(2) by striking "shall be 100 percent" each
16	place it appears and inserting "shall be up to 100
17	percent, as determined by the State".
18	SEC. 5002. APPALACHIAN REGIONAL DEVELOPMENT PRO-
19	GRAM.
20	(a) High-Speed Broadband Development Ini-
21	TIATIVE.—
22	(1) In General.—Subchapter I of chapter 145
23	of subtitle IV of title 40, United States Code, is
24	amended by adding at the end the following:

1	"§ 14509. High-speed broadband deployment initia-
2	tive
3	"(a) In General.—The Appalachian Regional Com-
4	mission may provide technical assistance, make grants,
5	enter into contracts, or otherwise provide amounts to indi-
6	viduals or entities in the Appalachian region for projects
7	and activities—
8	"(1) to increase affordable access to broadband
9	networks throughout the Appalachian region;
10	"(2) to conduct research, analysis, and training
11	to increase broadband adoption efforts in the Appa-
12	lachian region;
13	"(3) to provide technology assets, including
14	computers, smartboards, and video projectors to
15	educational systems throughout the Appalachian re-
16	gion;
17	"(4) to increase distance learning opportunities
18	throughout the Appalachian region;
19	"(5) to increase the use of telehealth tech-
20	nologies in the Appalachian region; and
21	"(6) to promote e-commerce applications in the
22	Appalachian region.
23	"(b) Limitation on Available Amounts.—Of the
24	cost of any activity eligible for a grant under this sec-
25	tion—

1	"(1) not more than 50 percent may be provided
2	from amounts appropriated to carry out this section;
3	and
4	"(2) notwithstanding paragraph (1)—
5	"(A) in the case of a project to be carried
6	out in a county for which a distressed county
7	designation is in effect under section 14526,
8	not more than 80 percent may be provided from
9	amounts appropriated to carry out this section;
10	and
11	"(B) in the case of a project to be carried
12	out in a county for which an at-risk designation
13	is in effect under section 14526, not more than
14	70 percent may be provided from amounts ap-
15	propriated to carry out this section.
16	"(c) Sources of Assistance.—Subject to sub-
17	section (b), a grant provided under this section may be
18	provided from amounts made available to carry out this
19	section in combination with amounts made available—
20	"(1) under any other Federal program; or
21	"(2) from any other source.
22	"(d) Federal Share.—Notwithstanding any provi-
23	sion of law limiting the Federal share under any other
24	Federal program, amounts made available to carry out
25	this section may be used to increase that Federal share,

- as the Appalachian Regional Commission determines to be
 appropriate.".
 (2) Conforming amendment.—The analysis
- 4 for chapter 145 of title 40, United States Code, is
- 5 amended by inserting after the item relating to sec-
- 6 tion 14508 the following:

"14509. High-speed broadband deployment initiative.".

- 7 (b) Authorization of Appropriations.—Section
- 8 14703 of title 40, United States Code, is amended—
- 9 (1) in subsection (a)(5), by striking "fiscal year
- 10 2012" and inserting "each of fiscal years 2012
- 11 through 2021";
- 12 (2) by redesignating subsections (c) and (d) as
- subsections (d) and (e), respectively; and
- 14 (3) by inserting after subsection (b) the fol-
- lowing:
- 16 "(c) High-Speed Broadband Deployment Ini-
- 17 TIATIVE.—Of the amounts made available under sub-
- 18 section (a), \$10,000,000 shall be used to carry out section
- 19 14509 for each of fiscal years 2016 through 2021.".
- 20 (c) Termination.—Section 14704 of title 40, United
- 21 States Code, is amended by striking "2012" and inserting
- 22 "2021".
- 23 (d) Effective Date.—This section and the amend-
- 24 ments made by this section take effect on October 1, 2015.

1	TITLE VI—EXTENSION OF FED-
2	ERAL-AID HIGHWAY PRO-
3	GRAMS
4	SEC. 6001. EXTENSION OF FEDERAL-AID HIGHWAY PRO-
5	GRAMS.
6	(a) In General.—Section 1001 of the Highway and
7	Transportation Funding Act of 2014 (Public Law 113–
8	159; 128 Stat. 1840; 129 Stat. 219) is amended—
9	(1) in subsection (a), by striking "July 31,
10	2015" and inserting "September 30, 2015";
11	(2) in subsection $(b)(1)$ —
12	(A) by striking "July 31, 2015" and in-
13	serting "September 30, 2015"; and
14	(B) by striking "304/365" and inserting
15	"365/365"; and
16	(3) in subsection (c)—
17	(A) in paragraph (1)—
18	(i) by striking "July 31, 2015" and
19	inserting "September 30, 2015"; and
20	(ii) by striking "304/365" and inserting
21	" ³⁶⁵ / ₃₆₅ "; and
22	(B) in paragraph (2)(B), by striking "by
23	this subsection".

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1
        (b) Obligation Ceiling.—Section 1102 of MAP-
   21 (23 U.S.C. 104 note; Public Law 112–141) is amend-
 3
   ed—
 4
             (1) in subsection (a)(3)—
                 (A) by striking "$33,528,284,932" and in-
 5
 6
             serting "$40,256,000,000"; and
                 (B) by striking "July 31, 2015" and in-
 7
 8
             serting "September 30, 2015";
 9
             (2) in subsection (b)(12)—
                 (A) by striking "July 31, 2015" and in-
10
11
             serting "September 30, 2015"; and
                 (B) by striking "304/365" and inserting
12
             "365/365";
13
14
             (3) in subsection (c)—
15
                 (A) in the matter preceding paragraph (1),
             by striking "July 31, 2015" and inserting
16
             "September 30, 2015"; and
17
18
                 (B) in paragraph (2)—
19
                      (i) by striking "July 31, 2015" and
                 inserting "September 30, 2015"; and
20
                      (ii) by striking "304/365" and inserting
21
                 "365/365"; and
22
23
             (4) in subsection (f)(1), in the matter preceding
24
        subparagraph (A), by striking "July 31, 2015" and
25
        inserting "September 30, 2015".
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- 1 (c) Tribal High Priority Projects Program.—
- 2 Section 1123(h)(1) of MAP-21 (23 U.S.C. 202 note; Pub-
- 3 lie Law 112–141) is amended—
- 4 (1) by striking "\$24,986,301" and inserting
- 5 "\$30,000,000"; and
- 6 (2) by striking "July 31, 2015" and inserting
- 7 "September 30, 2015".
- 8 SEC. 6002. ADMINISTRATIVE EXPENSES.
- 9 (a) Authorization of Contract Authority.—
- 10 Section 1002(a) of the Highway and Transportation
- 11 Funding Act of 2014 (Public Law 113-159; 128 Stat.
- 12 1842; 129 Stat. 220) is amended—
- 13 (1) by striking "\$366,465,753" and inserting
- 14 "\$440,000,000"; and
- 15 (2) by striking "July 31, 2015" and inserting
- 16 "September 30, 2015".
- 17 (b) Contract Authority.—Section 1002(b)(2) of
- 18 the Highway and Transportation Funding Act of 2014
- 19 (Public Law 113–159; 128 Stat. 1842; 129 Stat. 220) is
- 20 amended by striking "July 31, 2015" and inserting "Sep-
- 21 tember 30, 2015".

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