113TH CONGRESS 2D SESSION S.
To reauthorize Federal-aid highway and highway safety construction programs, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mrs. Boxer (for herself, Mr. Vitter, Mr. Carper, and Mr. Barrasso) in troduced the following bill; which was read twice and referred to the Committee on
A BILL To reauthorize Federal-aid highway 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; TABLE OF CONTENTS.
4 (a) Short Title.—This Act may be cited as the
5 "MAP-21 Reauthorization Act".
6 (b) Table of Contents.—The table of contents for
7 this Act is as follows:

TITLE I—FEDERAL-AID HIGHWAYS

Sec. 1. Short title; table of contents.

Sec. 2. Definitions.

Subtitle A—Authorizations and Programs

- Sec. 1101. Authorization of appropriations.
- Sec. 1102. Obligation ceiling.
- Sec. 1103. Apportionment.
- Sec. 1104. National highway performance program.
- Sec. 1105. Federal share payable.
- Sec. 1106. Surface transportation program.
- Sec. 1107. Highway use tax evasion projects.
- Sec. 1108. Bundling of bridge projects.
- Sec. 1109. Flexibility for certain rural road and bridge projects.
- Sec. 1110. Requirements for eligible bridge projects.
- Sec. 1111. Construction of ferry boats and ferry terminal facilities.
- Sec. 1112. Highway safety improvement program.
- Sec. 1113. Data collection on unpaved roads.
- Sec. 1114. Congestion mitigation and air quality improvement program.
- Sec. 1115. Highway safety improvement program performance measure.
- Sec. 1116. National freight program.
- Sec. 1117. State freight advisory committees.
- Sec. 1118. State freight plans.
- Sec. 1119. Projects of national or regional significance.
- Sec. 1120. Transportation alternatives.
- Sec. 1121. Assessing policy and system financing alternatives.
- Sec. 1122. Consolidation of programs.
- Sec. 1123. State flexibility for national highway system modifications.
- Sec. 1124. Department of Transportation performance measures.
- Sec. 1125. American transportation awards.

Subtitle B—Highway Trust Fund Transparency and Accountability

- Sec. 1201. Highway Trust Fund transparency and accountability.
- Sec. 1202. Report on Highway Trust Fund administrative expenditures.

Subtitle C—Acceleration of Project Delivery

- Sec. 1301. Categorical exclusion for projects of limited Federal assistance.
- Sec. 1302. Programmatic agreement template.
- Sec. 1303. Satisfaction of requirements for certain historic sites.
- Sec. 1304. Initiation of environmental review process and elimination of duplicative reviews.
- Sec. 1305. Accelerated decisionmaking in environmental reviews.
- Sec. 1306. Integration of planning and environmental review.
- Sec. 1307. Use of programmatic agreement.
- Sec. 1308. Technical assistance for States.
- Sec. 1309. Improvement of application of categorical exclusions for multimodal projects.

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

- Sec. 2001. Transportation Infrastructure Finance and Innovation Act of 1998 amendments.
- Sec. 2002. State infrastructure banks.
- Sec. 2003. TIFIA loans for State infrastructure banks.

TITLE III—TECHNICAL CORRECTIONS TO MAP-21

Sec. 3001. Technical corrections.

1	SEC. 2. DEFINITIONS.
2	In this Act, the following definitions apply:
3	(1) Department.—The term "Department"
4	means the Department of Transportation.
5	(2) Secretary.—The term "Secretary" means
6	the Secretary of Transportation.
7	TITLE I—FEDERAL-AID
8	HIGHWAYS
9	Subtitle A—Authorizations and
10	Programs
11	SEC. 1101. AUTHORIZATION OF APPROPRIATIONS.
12	(a) In General.—The following sums are author-
13	ized to be appropriated out of the Highway Trust Fund
14	(other than the Mass Transit Account):
15	(1) Federal-aid highway program.—For
16	the national highway performance program under
17	section 119 of title 23, United States Code, the sur-
18	face transportation program under section 133 of
19	that title, the highway safety improvement program
20	under section 148 of that title, the congestion miti-
21	gation and air quality improvement program under
22	section 149 of that title, the national freight pro-
23	gram under section 167 of that title, and to carry
24	out section 134 of that title—
25	(A) \$38,441,000,000 for fiscal year 2015;
26	(B) \$39,173,000,000 for fiscal year 2016;

1	(C) $$39,987,000,000$ for fiscal year 2017
2	(D) \$40,842,000,000 for fiscal year 2018
3	(E) \$41,698,000,000 for fiscal year 2019;
4	and
5	(F) \$42,594,000,000 for fiscal year 2020.
6	(2) Transportation infrastructure fi-
7	NANCE AND INNOVATION PROGRAM.—For credit as-
8	sistance under the transportation infrastructure fi-
9	nance and innovation program under chapter 6 of
10	title 23, United States Code, \$1,000,000,000 for
11	each of fiscal years 2015 through 2020.
12	(3) Federal lands and tribal transpor-
13	TATION PROGRAMS.—
14	(A) Tribal transportation pro-
15	GRAM.—For the tribal transportation program
16	under section 202 of title 23, United States
17	Code, \$450,000,000 for each of fiscal years
18	2015 through 2020.
19	(B) FEDERAL LANDS TRANSPORTATION
20	PROGRAM.—For the Federal lands transpor-
21	tation program under section 203 of title 23
22	United States Code, \$300,000,000 for each of
23	fiscal years 2015 through 2020, of which
24	\$240,000,000 of the amount made available for
25	each fiscal year shall be the amount for the Na-

1	tional Park Service and \$30,000,000 of the
2	amount made available for each fiscal year shall
3	be the amount for the United States Fish and
4	Wildlife Service.
5	(C) Federal lands access program.—
6	For the Federal lands access program under
7	section 204 of title 23, United States Code
8	\$250,000,000 for each of fiscal years 2015
9	through 2020.
10	(4) Projects of national or regional sig-
11	NIFICANCE PROGRAM.—For the projects of national
12	or regional significance program under section 171
13	of title 23, United States Code, \$400,000,000 for
14	each of fiscal years 2015 through 2020.
15	(5) Territorial and puerto rico highway
16	PROGRAM.—For the territorial and Puerto Ricc
17	highway program under section 165 of title 23
18	United States Code, \$190,000,000 for each of fiscal
19	years 2015 through 2020.
20	(b) Research, Technology, and Education Au-
21	THORIZATIONS.—
22	(1) In general.—The following sums are au-
23	thorized to be appropriated:
24	(A) Highway research and develop-
25	MENT PROGRAM.—To carry out the highway re-

1	search and development program under section
2	503(b) of title 23, United States Code,
3	\$115,000,000 for each of fiscal years 2015
4	through 2020.
5	(B) Technology and innovation de-
6	PLOYMENT PROGRAM.—To carry out the tech-
7	nology and innovation deployment program
8	under section 503(c) of title 23, United States
9	Code, \$62,500,000 for each of fiscal years 2015
10	through 2020.
11	(C) Training and education.—To carry
12	out training and education under section 504 of
13	title 23, United States Code, \$24,000,000 for
14	each of fiscal years 2015 through 2020.
15	(D) Intelligent transportation sys-
16	TEMS PROGRAM.—To carry out the intelligent
17	transportation systems program under sections
18	512 through 518 of title 23, United States
19	Code, \$100,000,000 for each of fiscal years
20	2015 through 2020.
21	(E) University transportation cen-
22	TERS PROGRAM.—To carry out the university
23	transportation centers program under section
24	5505 of title 49, United States Code,

1	\$72,500,000 for each of fiscal years 2015
2	through 2020.
3	(F) Bureau of transportation statis-
4	TICS.—To carry out chapter 63 of title 49,
5	United States Code, \$26,000,000 for each of
6	fiscal years 2015 through 2020.
7	(2) Administration.—The Federal Highway
8	Administration shall administer the programs de-
9	scribed in subparagraphs (D) through (F) of para-
10	graph (1).
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-

1	der discrimination from numerous sources, in-
2	cluding congressional hearings and roundtables,
3	scientific reports, reports issued by public and
4	private agencies, news stories, reports of dis-
5	crimination by organizations and individuals,
6	and discrimination lawsuits, which show that
7	race- and gender-neutral efforts alone are insuf-
8	ficient to address the problem;
9	(D) the testimony and documentation de-
10	scribed in subparagraph (C) demonstrate that
11	discrimination across the United States poses a
12	barrier to full and fair participation in surface
13	transportation-related businesses of women
14	business owners and minority business owners
15	and has impacted firm development and many
16	aspects of surface transportation-related busi-
17	ness in the public and private markets; and
18	(E) the testimony and documentation de-
19	scribed in subparagraph (C) provide a strong
20	basis that there is a compelling need for the
21	continuation of the disadvantaged business en-
22	terprise program to address race and gender
23	discrimination in surface transportation-related
24	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
25	shall be presumed to be socially and economi-

cally disadvantaged individuals for purposes of
this subsection.
(3) Amounts for small business con-
CERNS.—Except to the extent that the Secretary de-
termines otherwise, not less than 10 percent of the
amounts made available for any program under title
I of this Act and section 403 of title 23, United
States Code, shall be expended through small busi-
ness concerns owned and controlled by socially and
economically disadvantaged individuals.
(4) Annual listing of disadvantaged busi-
NESS ENTERPRISES.—Each State shall annually—
(A) survey and compile a list of the small
business concerns referred to in paragraph (2)
in the State, including the location of the small
business concerns in the State; and
(B) notify the Secretary, in writing, of the
percentage of the small business concerns that
are controlled by—
(i) women;
(ii) socially and economically dis-
advantaged individuals (other than
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
5	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.
11	(7) Compliance with court orders.—Noth-
12	ing in this subsection limits the eligibility of an indi-
13	vidual or entity to receive funds made available
14	under title I of this Act and section 403 of title 23
15	United States Code, if the entity or person is pre-
16	vented, in whole or in part, from complying with
17	paragraph (2) because a Federal court issues a fina
18	order in which the court finds that a requirement or
19	the implementation of paragraph (2) is unconstitu-
20	tional.
21	SEC. 1102. OBLIGATION CEILING.
22	(a) General Limitation.—Subject to subsection
23	(e), and notwithstanding any other provision of law, the
24	obligations for Federal-aid highway and highway safety
25	construction programs shall not exceed—

1	(1) \$40,907,000,000 for fiscal year 2015;
2	(2) \$41,639,000,000 for fiscal year 2016;
3	(3) \$42,453,000,000 for fiscal year 2017;
4	(4) \$43,308,000,000 for fiscal year 2018;
5	(5) \$44,164,000,000 for fiscal year 2019; and
6	(6) \$45,060,000,000 for fiscal year 2020.
7	(b) Exceptions.—The limitations under subsection
8	(a) shall not apply to obligations under or for—
9	(1) section 125 of title 23, United States Code;
10	(2) section 147 of the Surface Transportation
11	Assistance Act of 1978 (23 U.S.C. 144 note; 92
12	Stat. 2714);
13	(3) section 9 of the Federal-Aid Highway Act
14	of 1981 (95 Stat. 1701);
15	(4) subsections (b) and (j) of section 131 of the
16	Surface Transportation Assistance Act of 1982 (96
17	Stat. 2119);
18	(5) subsections (b) and (c) of section 149 of the
19	Surface Transportation and Uniform Relocation As-
20	sistance Act of 1987 (101 Stat. 198);
21	(6) sections 1103 through 1108 of the Inter-
22	modal Surface Transportation Efficiency Act of
23	1991 (105 Stat. 2027);
24	(7) section 157 of title 23, United States Code
25	(as in effect on June 8, 1998);

1 (8) section 105 of title 23, United States Code 2 (as in effect for fiscal years 1998 through 2004, but 3 only in an amount equal to \$639,000,000 for each 4 of those fiscal years); 5 (9) Federal-aid highway programs for which ob-6 ligation authority was made available under the 7 Transportation Equity Act for the 21st Century 8 (112 Stat. 107) or subsequent Acts for multiple 9 years or to remain available until expended, but only 10 to the extent that the obligation authority has not 11 lapsed or been used; 12 (10) section 105 of title 23, United States Code 13 (as in effect for fiscal years 2005 through 2012, but 14 only in an amount equal to \$639,000,000 for each 15 of those fiscal years); 16 section 1603 of SAFETEA-LU (11)(23)17 U.S.C. 118 note; 119 Stat. 1248), to the extent that 18 funds obligated in accordance with that section were 19 not subject to a limitation on obligations at the time 20 at which the funds were initially made available for 21 obligation; 22 (12) section 119 of title 23, United States Code 23 (as in effect for fiscal years 2013 and 2014, but only 24 in an amount equal to \$639,000,000 for each of 25 those fiscal years); and

1	(13) section 119 of title 23, United States Code
2	(but, for each of fiscal years 2015 through 2020,
3	only in an amount equal to \$639,000,000 for each
4	of those fiscal years).
5	(c) Distribution of Obligation Authority.—
6	For each of fiscal years 2015 through 2020, the Secretary
7	shall—
8	(1) not distribute obligation authority provided
9	by subsection (a) for the fiscal year for amounts au-
10	thorized for administrative expenses and programs
11	by section 104(a) of title 23, United States Code;
12	(2) not distribute an amount of obligation au-
13	thority provided by subsection (a) that is equal to
14	the unobligated balance of amounts—
15	(A) made available from the Highway
16	Trust Fund (other than the Mass Transit Ac-
17	count) for Federal-aid highway and highway
18	safety construction programs for previous fiscal
19	years the funds for which are allocated by the
20	Secretary (or apportioned by the Secretary
21	under sections 202 or 204 of title 23, United
22	States Code); and
23	(B) for which obligation authority was pro-
24	vided in a previous fiscal year;
25	(3) determine the proportion that—

1 (A) the obligation authority provided by 2 subsection (a) for the fiscal year, less the aggre-3 gate of amounts not distributed under para-4 graphs (1) and (2) of this subsection; bears to 5 (B) the total of the sums authorized to be 6 appropriated for the Federal-aid highway and 7 highway safety construction programs (other 8 than sums authorized to be appropriated for 9 provisions of law described in paragraphs (1) 10 through (12) of subsection (b) and sums au-11 thorized to be appropriated for section 119 of 12 title 23, United States Code, equal to the 13 amount referred to in subsection (b)(13) for the 14 fiscal year), less the aggregate of the amounts 15 not distributed under paragraphs (1) and (2) of 16 this subsection; 17 (4) distribute the obligation authority provided 18 by subsection (a), less the aggregate amounts not 19 distributed under paragraphs (1) and (2), for each 20 of the programs (other than programs to which 21 paragraph (1) applies) that are allocated by the Sec-22 retary under this Act and title 23, United States 23 Code, or apportioned by the Secretary under sections 24 202 or 204 of that title, by multiplying—

1	(A) the proportion determined under para-
2	graph (3); by
3	(B) the amounts authorized to be appro-
4	priated for each such program for the fiscal
5	year; and
6	(5) distribute the obligation authority provided
7	by subsection (a), less the aggregate amounts not
8	distributed under paragraphs (1) and (2) and the
9	amounts distributed under paragraph (4), for Fed-
10	eral-aid highway and highway safety construction
11	programs that are apportioned by the Secretary
12	under title 23, United States Code (other than the
13	amounts apportioned for the national highway per-
14	formance program in section 119 of title 23, United
15	States Code, that are exempt from the limitation
16	under subsection (b)(13) and the amounts appor-
17	tioned under sections 202 and 204 of that title) in
18	the proportion that—
19	(A) amounts authorized to be appropriated
20	for the programs that are apportioned under
21	title 23, United States Code, to each State for
22	the fiscal year; bears to
23	(B) the total of the amounts authorized to
24	be appropriated for the programs that are ap-

1	portioned under title 23, United States Code, to
2	all States for the fiscal year.
3	(d) Redistribution of Unused Obligation Au-
4	THORITY.—Notwithstanding subsection (c), the Secretary
5	shall, after August 1 of each of fiscal years 2015 through
6	2020—
7	(1) revise a distribution of the obligation au-
8	thority made available under subsection (c) if an
9	amount distributed cannot be obligated during that
10	fiscal year; and
11	(2) redistribute sufficient amounts to those
12	States able to obligate amounts in addition to those
13	previously distributed during that fiscal year, giving
14	priority to those States having large unobligated bal-
15	ances of funds apportioned under sections 144 (as in
16	effect on the day before the date of enactment of
17	MAP-21 (Public Law 112-141) and 104 of title 23
18	United States Code.
19	(e) Redistribution of Certain Authorized
20	Funds.—
21	(1) In general.—Not later than 30 days after
22	the date of distribution of obligation authority under
23	subsection (c) for each of fiscal years 2015 through
24	2020, the Secretary shall distribute to the States
25	any funds (excluding funds authorized for the pro-

1	gram under section 202 of title 23, United States
2	Code) that—
3	(A) are authorized to be appropriated for
4	the fiscal year for Federal-aid highway pro-
5	grams; and
6	(B) the Secretary determines will not be
7	allocated to the States (or will not be appor-
8	tioned to the States under section 204 of title
9	23, United States Code), and will not be avail-
10	able for obligation, for the fiscal year because
11	of the imposition of any obligation limitation for
12	the fiscal year.
13	(2) Ratio.—Funds shall be distributed under
14	paragraph (1) in the same proportion as the dis-
15	tribution of obligation authority under subsection
16	(e)(5).
17	(3) AVAILABILITY.—Funds distributed to each
18	State under paragraph (1) shall be available for any
19	purpose described in section 133(b) of title 23,
20	United States Code.
21	SEC. 1103. APPORTIONMENT.
22	Section 104 of title 23, United States Code, is
23	amended—
24	(1) in subsection (a)(1) by striking "Adminis-
25	tration—" and all that follows through the period at

I	the end and inserting "Administration \$440,000,000
2	for each of fiscal years 2015 through 2020.";
3	(2) in subsection (b)—
4	(A) by inserting "the national freight pro-
5	gram," after "highway safety improvement pro-
6	gram,'';
7	(B) in paragraphs (1), (2), and (3) by
8	striking "paragraphs (4) and (5)" each place it
9	appears and inserting "paragraphs (4), (5), and
10	(6)";
11	(C) in paragraph (4) in the matter pre-
12	ceding subparagraph (A) by striking "deter-
13	mined for the State under subsection (c)" and
14	inserting "remaining under subsection (c) after
15	making amounts available in accordance with
16	paragraph (6) for each of fiscal years 2015
17	through 2020";
18	(D) in paragraph (5) in the matter pre-
19	ceding subparagraph (A) by striking "deter-
20	mined for the State under subsection (c)" and
21	inserting "remaining under subsection (c) after
22	making amounts available in accordance with
23	paragraph (6) for each of fiscal years 2015
24	through 2020"; and
25	(E) by adding at the end the following:

1	(6) NATIONAL FREIGHT PROGRAM.—For the
2	national freight program under section 167, the Sec-
3	retary shall set aside from the amount determined
4	under subsection (c) prior to distributing amounts
5	under paragraphs (1) through (5)—
6	"(A) \$400,000,000 for fiscal year 2016;
7	"(B) \$800,000,000 for fiscal year 2017;
8	"(C) \$1,200,000,000 for fiscal year 2018;
9	"(D) \$1,600,000,000 for fiscal year 2019;
10	and
11	"(E) $$2,000,000,000$ for fiscal year
12	2020."; and
13	(3) in subsection (c) by adding at the end the
14	following:
15	"(3) For fiscal years 2015 through 2020.—
16	"(A) State share.—For each of fiscal
17	years 2015 through 2020, the amount for each
18	State of combined apportionments for the na-
19	tional highway performance program under sec-
20	tion 119, the surface transportation program
21	under section 133, the highway safety improve-
22	ment program under section 148, the conges-
23	tion mitigation and air quality improvement
24	program under section 149, the national freight

1	program under section 167, and to carry out
2	section 134 shall be determined as follows:
3	"(i) Initial amount.—The initial
4	amount for each State shall be determined
5	by multiplying the total amount available
6	for apportionment by the share for each
7	State which shall be equal to the propor-
8	tion that—
9	"(I) the amount of apportion-
10	ments that the State received for fis-
11	cal year 2014; bears to
12	"(II) the amount of those appor-
13	tionments received by all States for
14	that fiscal year.
15	"(ii) Adjustments to amounts.—
16	The initial amounts resulting from the cal-
17	culation under clause (i) shall be adjusted
18	to ensure that, for each State, the amount
19	of combined apportionments for the pro-
20	grams shall not be less than 95 percent of
21	the estimated tax payments attributable to
22	highway users in the State paid into the
23	Highway Trust Fund (other than the Mass
24	Transit Account) in the most recent fiscal
25	year for which data are available.

1	"(B) State apportionment.—For each
2	of fiscal years 2015 through 2020, on October
3	1, the Secretary shall apportion the sum au-
4	thorized to be appropriated for expenditure on
5	the national highway performance program
6	under section 119, the surface transportation
7	program under section 133, the highway safety
8	improvement program under section 148, the
9	congestion mitigation and air quality improve-
10	ment program under section 149, the national
11	freight program under section 167, and to carry
12	out section 134 in accordance with subpara-
13	graph (A).".
14	SEC. 1104. NATIONAL HIGHWAY PERFORMANCE PROGRAM.
15	Section 119(d)(2) of title 23, United States Code, is
16	amended by adding at the end the following:
17	"(Q) Replacement (including replacement
18	
	with fill material), rehabilitation, preservation,
19	with fill material), rehabilitation, preservation, and protection (including scour counter-
19 20	
	and protection (including scour counter-
20	and protection (including scour counter- measures, seismic retrofits, impact protection
2021	and protection (including scour counter- measures, seismic retrofits, impact protection measures, security countermeasures, and pro-

may not obligate in excess of 10 percent of the

25

I	funds apportioned to the State under section
2	104(b)(1) for such purpose.".
3	SEC. 1105. FEDERAL SHARE PAYABLE.
4	Section 120(c) of title 23, United States Code, is
5	amended—
6	(1) in paragraph (1) in the first sentence—
7	(A) by inserting "(including pedestrian hy-
8	brid beacons)" after "control signalization,";
9	(B) by inserting "roadway improvements
10	that provide separation between pedestrians and
11	motor vehicles (including medians and pedes-
12	trian crossing islands)," after "safety rest
13	areas,"; and
14	(C) by inserting "safe routes to schools,"
15	after "crossing closure,"; and
16	(2) in paragraph (3)—
17	(A) in subparagraph (A)(ii) by inserting
18	"engineering, or design approaches," after
19	"technologies,"; and
20	(B) in subparagraph (B)—
21	(i) in clause (iv) by striking "or";
22	(ii) in clause (v) by striking the period
23	at the end and inserting "; or"; and
24	(iii) by adding at the end the fol-
25	lowing:

1	"(vi) contracts for engineering and de-
2	sign services as described in section
3	112(b)(2).".
4	SEC. 1106. SURFACE TRANSPORTATION PROGRAM.
5	Section 133(b) of title 23, United States Code, is
6	amended—
7	(1) in paragraph (10) by inserting ", including
8	emergency evacuation plans" after "programs"; and
9	(2) by adding at the end the following:
10	"(27) Transportation research activities, includ-
11	ing university transportation centers, under chapter
12	55 of title 49.".
13	SEC. 1107. HIGHWAY USE TAX EVASION PROJECTS.
14	Section 143(b)(2)(A) of title 23, United States Code,
15	is amended by striking "and 2014" and inserting
16	"through 2020".
16 17	"through 2020". SEC. 1108. BUNDLING OF BRIDGE PROJECTS.
17	
17	SEC. 1108. BUNDLING OF BRIDGE PROJECTS.
17 18	SEC. 1108. BUNDLING OF BRIDGE PROJECTS. (a) IN GENERAL.—Section 144 of title 23, United
17 18 19	SEC. 1108. BUNDLING OF BRIDGE PROJECTS. (a) IN GENERAL.—Section 144 of title 23, United States Code, is amended—
17 18 19 20	SEC. 1108. BUNDLING OF BRIDGE PROJECTS. (a) In General.—Section 144 of title 23, United States Code, is amended— (1) by redesignating subsection (j) as sub-
17 18 19 20 21	SEC. 1108. BUNDLING OF BRIDGE PROJECTS. (a) IN GENERAL.—Section 144 of title 23, United States Code, is amended— (1) by redesignating subsection (j) as subsection (k); and

1	"(1) Purpose.—The purpose of this subsection
2	is to save costs and time by encouraging States to
3	bundle multiple bridge projects as 1 project.
4	"(2) Definition of Eligible Entity.—In
5	this subsection, the term 'eligible entity' means an
6	entity eligible to carry out bridge projects under sec-
7	tion 119 or 133.
8	"(3) Bundling of bridge projects.—An eli-
9	gible entity may bundle 2 or more similar bridge
10	projects that are—
11	"(A) eligible projects under section 119 or
12	133;
13	"(B) included as a bundled project in a
14	transportation improvement program under sec-
15	tion 134(j) or a statewide transportation im-
16	provement program under section 135, as appli-
17	cable; and
18	"(C) awarded to a single contractor pursu-
19	ant to a contract for engineering and design or
20	construction between the contractor and a State
21	department of transportation.
22	"(4) Itemization.—Notwithstanding any other
23	provision of law (including regulations), an eligible
24	bridge project included in a bundle under this sub-
25	section may be listed as—

1	"(A) 1 project for purposes of sections 134
2	and 135; and
3	"(B) a single project within the applicable
4	bundle.
5	"(5) Financial characteristics.—
6	"(A) In General.—Subject to subpara-
7	graph (B), projects bundled under this sub-
8	section shall have the same financial character-
9	istics, including—
10	"(i) the same funding category or
11	subcategory; and
12	"(ii) the same Federal share.
13	"(B) Limitation.—Notwithstanding sec-
14	tion 126, at the request of an eligible entity, the
15	Secretary may transfer from funds suballocated
16	under section 133(d)(1)(A) the amount of funds
17	for which 1 or more of the bundled projects is
18	eligible such that the funds for the entire bun-
19	dle of projects are in a single fund category.".
20	(b) Technical Amendments.—Section
21	120(e)(3)(B) of title 23, United States Code (as amended
22	by section 1105(2)) is amended—
23	(1) in clause (v) by striking "or" at the end;
24	(2) in clause (vi) by striking the period at the
25	end and inserting "; or"; and

1	(3) by adding at the end the following:
2	"(vii) bundled projects, as described
3	in section 144(j).".
4	SEC. 1109. FLEXIBILITY FOR CERTAIN RURAL ROAD AND
5	BRIDGE PROJECTS.
6	(a) Authority.—The Secretary is authorized, upon
7	request by a State, to exercise all existing flexibilities and
8	exceptions from the requirements of title 23, United
9	States Code, and other requirements administered by the
10	Secretary, in whole or part, and otherwise provide addi-
11	tional flexibility or expedited processing with respect to
12	such requirements, with respect to rural road and rural
13	bridge projects eligible for funding under such title, pursu-
14	ant to the provisions of this section.
15	(b) Types of Projects.—A rural road or rural
16	bridge project under this section shall—
17	(1) be located in a county or parish that, based
18	on the most recent decennial census, either—
19	(A) has a population density of 20 or fewer
20	persons per square mile of land area; or
21	(B) is the county or parish that has the
22	lowest population density of all counties or par-
23	ishes in the State;
24	(2) be located within the operational right-of-
25	way (as defined in section 1316(b) of MAP-21 (23

1	U.S.C. 109 note; Public Law 112–141) of an exist-
2	ing road or bridge; and
3	(3)(A) receive less than \$5,000,000 of Federal
4	funds; or
5	(B) have a total estimated cost of not more
6	than \$30,000,000 and Federal funds comprising less
7	than 15 percent of the total estimated project cost.
8	(c) Process to Assist Rural Projects.—
9	(1) Assistance with federal require-
10	MENTS.—
11	(A) In general.—For projects eligible
12	under this section, the Secretary shall seek to
13	provide, to the maximum extent practicable,
14	regulatory relief and flexibility consistent with
15	this section.
16	(B) Exceptions, exemptions, and addi-
17	TIONAL FLEXIBILITY.—Exceptions, exemptions,
18	and additional flexibility from regulatory re-
19	quirements may be granted if, in the opinion of
20	the Secretary—
21	(i) the project is not expected to have
22	a significant adverse impact on the envi-
23	ronment;
24	(ii) the project is not expected to have
25	an adverse impact on safety; and

1	(iii) such assistance would be in the
2	public interest for 1 or more reasons such
3	as—
4	(I) reduced project costs;
5	(II) expedited construction, par-
6	ticularly in an area where the con-
7	struction season is relatively short and
8	not granting the waiver or additional
9	flexibility could delay the project to a
10	later construction season; or
11	(III) improved safety.
12	(2) Maintaining protections.—Nothing in
13	this subsection—
14	(A) waives sections 113 or 138 of title 23,
15	United States Code;
16	(B) supersedes, amends, or modifies—
17	(i) the National Environmental Policy
18	Act of 1969 (42 U.S.C. 4321 et seq.) or
19	any other Federal environmental law; or
20	(ii) any requirement of title 23,
21	United States Code; or
22	(C) affects the responsibility of any Fed-
23	eral officer to comply with or enforce any such
24	law or requirement.

1	SEC.	1110.	REQUIREMENTS	FOR	ELIGIBLE	BRIDGE
2			PROJECTS.			
3	(8	a) Def	In thi	s sectio	on, the follow	ving defi-
4	nitions	s apply	:			
5		(1)	Eligible brii	OGE P	појест.—Т	'he term
6	"	eligible	e bridge project"	means	s a project	for con-
7	st	cructio	n, alteration, or r	epair v	work on a	bridge or
8	0.	verpas	s funded directly k	oy, or p	provided oth	er assist-
9	aı	nce thi	rough, the Federal	l Gover	nment.	
10		(2)	QUALIFIED TRAIL	NING P	ROGRAM.—	The term
11	"	qualifi	ed training progra	am" m	eans a train	ning pro-
12	gr	ram th	nat—			
13			(A)(i) is certif	fied by	v the Secr	retary of
14		La	bor; and			
15			(ii) with respe	ect to	an eligibl	e bridge
16		pro	oject located in a	n area	in which	the Sec-
17		ret	ary of Labor dete	rmines	that a trai	ning pro-
18		gra	am does not exist,	is regis	stered with-	_
19			(I) the Dep	artmer	nt of Labor;	or
20			(II) a Stat	e agen	cy recognize	ed by the
21			Department of	Labor	for purpo	ses of a
22			Federal training	g progra	am; or	
23			(B) is a corrosi	on con	trol, mitiga	tion, and
24		pre	evention personnel	traini	ng progran	n that is
25		off	ered by an organi	zation	whose stand	dards are

1	recognized and adopted in other Federal agen-
2	cies or State departments of transportation.
3	(b) Eligibility Requirements.—
4	(1) In general.—Each contractor and subcon-
5	tractor that carries out any aspect of an eligible
6	bridge project described in paragraph (2) shall—
7	(A) before entering into the applicable con-
8	tract, be certified by the Secretary or a State,
9	in accordance with paragraph (4), as meeting
10	the eligibility requirements described in para-
11	graph (3); and
12	(B) remain certified as described in sub-
13	paragraph (A) while carrying out the applicable
14	aspect of the eligible bridge project.
15	(2) Description of aspects of eligible
16	BRIDGE PROJECTS.—An aspect of an eligible bridge
17	project referred to in paragraph (1) is—
18	(A) surface preparation or coating applica-
19	tion on bridge steel of an eligible bridge project;
20	(B) removal of a lead-based or other haz-
21	ardous coating from bridge steel of an existing
22	eligible bridge project;
23	(C) shop painting of structural steel fab-
24	ricated for installation on bridge steel of an eli-
25	gible bridge project; and

1	(D) the design, application, installation,
2	and maintenance of a cathodic protection sys-
3	tem.
4	(3) Requirements.—The eligibility require-
5	ments referred to in paragraph (1) are that a con-
6	tractor or subcontractor shall—
7	(A) as determined by the Secretary—
8	(i) use corrosion mitigation and pre-
9	vention methods to preserve relevant
10	bridges and overpasses, taking into ac-
11	count—
12	(I) material selection;
13	(II) coating considerations;
14	(III) cathodic protection consid-
15	erations;
16	(IV) design considerations for
17	corrosion; and
18	(V) trained applicators;
19	(ii) use best practices—
20	(I) to prevent environmental deg-
21	radation; and
22	(II) to ensure careful handling of
23	all hazardous materials; and
24	(iii) demonstrate a history of employ-
25	ing industry-respected inspectors to ensure

1	funds are used in the interest of affected
2	taxpayers; and
3	(B) demonstrate a history of compliance
4	with applicable requirements of the Occupa-
5	tional Safety and Health Administration, as de-
6	termined by the Secretary of Labor.
7	(4) State consultation.—In determining
8	whether to certify a contractor or subcontractor
9	under paragraph (1)(A), a State shall consult with
10	engineers and other experts trained in accordance
11	with a qualified training program specializing in cor-
12	rosion control, mitigation, and prevention methods.
13	(c) Optional Training Program.—As a condition
14	of entering into a contract for an eligible bridge project,
15	each contractor and subcontractor that performs construc-
16	tion, alteration, or repair work on a bridge or overpass
17	for the eligible bridge project may provide, or make avail-
18	able, training, through a qualified training program, for
19	each applicable craft or trade classification of employees
20	that the contractor or subcontractor intends to employ to
21	carry out aspects of eligible bridge projects as described
22	in subsection $(b)(2)$.

1	SEC. 1111. CONSTRUCTION OF FERRY BOATS AND FERRY
2	TERMINAL FACILITIES.
3	(a) Construction of Ferry Boats and Ferry
4	TERMINAL FACILITIES.—Section 147 of title 23, United
5	States Code, is amended—
6	(1) by redesignating subsections (a), (b), (c),
7	(d), (e), (f), and (g) as subsections (b), (c), (d), (e),
8	(f), (k), and (l), respectively;
9	(2) by inserting before subsection (b) (as redes-
10	ignated by paragraph (1)) the following:
11	"(a) Definitions.—In this section, the following
12	definitions apply:
13	"(1) Boarding.—
14	"(A) In General.—The term 'boarding'
15	means the initial boarding of a ferry by a pas-
16	senger or vehicle at the initial terminal of de-
17	parture.
18	"(B) Exclusions.—The term 'boarding'
19	does not include boarding of a ferry by a pas-
20	senger or vehicle at any subsequent terminal
21	stop of the ferry.
22	"(2) Ferry Route.—The term 'ferry route'
23	means a permanent publicly controlled fixed route in
24	accordance with section 129(c) from one terminal to
25	the next terminal in one direction. A route which
26	serves the opposite direction is considered a separate

1	route. For purposes of nautical miles reported, an
2	alternative limited scheduled ferry route that is oth-
3	erwise served regularly by other routes with multiple
4	stops shall not be reported as a separate ferry route
5	unless otherwise determined by the Secretary.
6	"(3) State.—The term 'State' means—
7	"(A) any of the 50 States;
8	"(B) the District of Columbia;
9	"(C) the Commonwealth of Puerto Rico;
10	"(D) Guam;
11	"(E) American Samoa;
12	"(F) the Commonwealth of the Northern
13	Mariana Islands; and
14	"(G) the United States Virgin Islands.";
15	and
16	(3) in subsection (b) (as redesignated by para-
17	graph (1)) by striking "In General" and inserting
18	"Program";
19	(4) in subsection (d) (as redesignated by para-
20	graph (1)) by striking "subsection (d)" and insert-
21	ing "subsection (e)"; and
22	(5) by striking subsections (e) and (f) (as re-
23	designated by paragraph (1)) and inserting the fol-
24	lowing:

1	"(e) FORMULA.—Of the amounts allocated pursuant
2	to subsection (d)—
3	"(1) 35 percent shall be allocated among eligi-
4	ble entities in the proportion that—
5	"(A) the number of ferry passengers, in-
6	cluding passengers in vehicles, carried by each
7	ferry system in the most recent fiscal year;
8	bears to
9	"(B) the number of ferry passengers, in-
10	cluding passengers in vehicles, carried by all
11	ferry systems in the most recent fiscal year;
12	"(2) 35 percent shall be allocated among eligi-
13	ble entities in the proportion that—
14	"(A) the number of vehicles carried by
15	each ferry system in the most recent fiscal year;
16	bears to
17	"(B) the number of vehicles carried by all
18	ferry systems in the most recent fiscal year;
19	and
20	"(3) 30 percent shall be allocated among eligi-
21	ble entities in the proportion that—
22	"(A) the total route nautical miles serviced
23	by each ferry system; bears to
24	"(B) the total route nautical miles serviced
25	by all ferry systems.

1	"(f) CERTAIN ROUTES.—For a ferry route that pro-
2	vides service between 2 States or a State and Canada
3	nautical miles for a route shall be reported by and as-
4	signed to the State of departure on the ferry route to the
5	first destination of the ferry in the subsequent State or
6	in Canada.
7	"(g) Redistribution of Unobligated
8	Amounts.—The Secretary shall—
9	"(1) withdraw amounts allocated to an eligible
10	entity under subsection (d) that remain unobligated
11	by the end of the third fiscal year following the fiscal
12	year for which the amounts were allocated; and
13	"(2) in the subsequent fiscal year, redistribute
14	those funds in accordance with the formula under
15	subsection (e) among eligible entities for which no
16	amounts were withdrawn under paragraph (1).
17	"(h) MINIMUM AMOUNT.—Notwithstanding sub-
18	section (d), a State with an eligible entity that meets the
19	requirements of this section shall receive not less than
20	\$100,000 under this section for a fiscal year.
21	"(i) Implementation.—
22	"(1) Data collection.—
23	"(A) NATIONAL FERRY DATABASE.—
24	Amounts made available for a fiscal year under
25	this section shall be allocated using the most re-

1 cent data available, as collected and imputed in 2 accordance with the national ferry database es-3 section tablished under 1801(e) of the 4 SAFETEA-LU (23 U.S.C. 129 note; Public 5 Law 109–59). 6 "(B) ELIGIBILITY FOR FUNDING.—To be 7 eligible to receive funds under subsection (d), 8 data shall have been submitted in the most re-9 cent collection of data for the national ferry 10 database under section 1801(e) of the SAFETEA-LU (23 U.S.C. 129 note; Public 11 12 Law 109–59) for at least 1 ferry service within 13 the State. 14 "(2) Adjustments.—On review of the data 15 submitted under paragraph (1)(B), the Secretary 16 may make adjustments to the data as the Secretary 17 determines necessary to correct misreported or in-18 consistent data. 19 "(j) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated out of the Highway Trust 21 Fund (other than the Mass Transit Account) to carry out 22 this section \$75,000,000 for each fiscal year.". 23 (b) NATIONAL FERRY Database.—Section 1801(e)(4) of the SAFETEA-LU (23 U.S.C. 129 note;

1	Public Law 109–59) is amended by striking subparagraph
2	(D) and inserting the following:
3	"(D) make available, from the amounts
4	made available for each fiscal year to carry out
5	chapter 63 of title 49, not more than \$500,000
6	to maintain the database.".
7	(c) Conforming Amendments.—Section 129(c) of
8	title 23, United States Code, is amended—
9	(1) in the first sentence of paragraph (2) by in-
10	serting ", or on a public transit ferry eligible under
11	chapter 53 of title 49" after "Interstate System";
12	(2) in paragraph (3)—
13	(A) by striking "(3) Such ferry" and in-
14	serting "(3)(A) Such ferry"; and
15	(B) by adding at the end the following:
16	"(B) Such Federal participation shall not in-
17	volve the construction or purchase, for private own-
18	ership, a ferry boat, ferry terminal facility, or other
19	eligible project under this section."; and
20	(3) by striking paragraph (6) and inserting the
21	following:
22	"(6) The ferry service shall be maintained in
23	accordance with section 116, and no ferry boat or
24	ferry terminal with such Federal participation may
25	be sold, leased, or otherwise disposed of, except in

1 accordance with part 18 of title 49, Code of Federal 2 Regulations (including successor regulations). The 3 Federal share of any proceeds from such a disposi-4 tion shall be used for eligible purposes under this 5 title.". 6 SEC. 1112. HIGHWAY SAFETY IMPROVEMENT PROGRAM. 7 Section 148(a)(4)(B) of title 23, United States Code, 8 is amended— 9 (1) in the matter preceding clause (i), by strik-10 ing ", but is not limited to,"; and 11 (2) by adding at the end the following: 12 "(xxv) An infrastructure safety 13 project not described in clauses (i) through 14 (xxiv).". 15 SEC. 1113. DATA COLLECTION ON UNPAVED ROADS. 16 Section 148 of title 23, United States Code, is 17 amended by adding at the end the following: 18 "(k) STATE OPTION TO EXTEND PERIOD FOR COL-19 Data Regarding Unpaved LECTION $_{
m OF}$ Public 20 Roads.—A State is hereby authorized, at the discretion 21 of the State, to complete collection of fundamental data 22 elements for the model inventory of roadway elements on public roads that are gravel roads or otherwise unpaved, by up to 5 years after the deadline otherwise established 25 by the Secretary, at no penalty, if—

1	"(1) the State notifies the Secretary of the in-
2	tent of the State to exercise the option; and
3	"(2) after the deadline otherwise established by
4	the Secretary and until the State completes a collec-
5	tion of the required model inventory of roadway ele-
6	ments data for any unpaved public road, the State
7	does not undertake a project under this section on
8	that road.".
9	SEC. 1114. CONGESTION MITIGATION AND AIR QUALITY IM-
10	PROVEMENT PROGRAM.
11	Section 149 of title 23, United States Code, is
12	amended—
13	(1) in subsection (b)—
14	(A) in paragraph $(1)(A)(i)(I)$ by inserting
15	"in the designated nonattainment area" before
16	the semicolon;
17	(B) in paragraph (3) by inserting "or
18	maintenance" after "attainment"; and
19	(C) in paragraph (4) by striking "is likely
20	to contribute to the attainment of a national
21	ambient air quality standard" and inserting "is
22	likely to contribute to the area's attainment or
23	maintenance of a national ambient air quality
24	standard";
25	(2) in subsection (d)—

1	(A) in paragraph $(2)(A)$ in the matter pre-
2	ceding clause (i) by inserting "would otherwise
3	be eligible under subsection (b) if the project
4	were carried out in a nonattainment or mainte-
5	nance area or" before "is eligible under"; and
6	(B) in paragraph (3) by inserting ", in a
7	manner consistent with the approach that was
8	in effect on the day before the date of enact-
9	ment of MAP-21," after "the Secretary shall
10	modify"; and
11	(3) in subsection (g)(3)—
12	(A) by striking "States and metropolitan"
13	and inserting the following:
14	"(A) IN GENERAL.—States and metropoli-
15	tan"; and
16	(B) by adding at the end the following:
17	"(B) USE OF PRIORITY FUNDING.—To the
18	maximum extent practicable, PM2.5 priority
19	funding shall be utilized on the most cost-effec-
20	tive projects and programs that are proven to
21	reduce directly-emitted fine particulate mat-
22	ter.".

1	SEC. 1115. HIGHWAY SAFETY IMPROVEMENT PROGRAM
2	PERFORMANCE MEASURE.
3	Section 150(c)(4)(B) of title 23, United States Code,
4	is amended by inserting "for both motorized and non-
5	motorized transportation" before the period at the end.
6	SEC. 1116. NATIONAL FREIGHT PROGRAM.
7	Section 167 of title 23, United States Code, is
8	amended to read as follows:
9	"§ 167. National freight program
10	"(a) Policy.—It is the policy of the United States
11	to improve the condition and performance of the national
12	freight network to ensure that the national freight net-
13	work provides the foundation for the United States to
14	compete in the global economy and achieve each goal de-
15	scribed in subsection (b).
16	"(b) Goals.—The goals of the national freight pro-
17	gram are—
18	"(1) to invest in infrastructure improvements
19	and to implement operational improvements on our
20	Nation's highways that—
21	"(A) strengthen the contribution of the na-
22	tional freight network to the economic competi-
23	tiveness of the United States;
24	"(B) reduce congestion and relieve bottle-
25	necks in the freight transportation system;

1	"(C) reduce the cost of freight transpor-
2	tation;
3	"(D) improve the reliability of freight
4	transportation; and
5	"(E) increase productivity, particularly for
6	domestic industries and businesses that create
7	high-value jobs;
8	"(2) to improve the safety, security, efficiency,
9	and resiliency of freight transportation in rural and
10	urban areas;
11	"(3) to improve the state of good repair of the
12	national freight network;
13	"(4) to use advanced technology to improve the
14	safety and efficiency of the national freight network;
15	"(5) to incorporate concepts of performance, in-
16	novation, competition, and accountability into the
17	operation and maintenance of the national freight
18	network;
19	"(6) to improve the efficiency and productivity
20	of the national freight network; and
21	"(7) to reduce the environmental impacts of
22	freight.
23	"(c) Establishment of a National Highway
24	Freight Network.—

1	"(1) IN GENERAL.—The Secretary shall estab-
2	lish a national highway freight network in accord-
3	ance with this section to assist States in strategically
4	directing resources toward improved system perform-
5	ance for efficient movement of freight on highways.
6	"(2) Network components.—The national
7	highway freight network shall consist of—
8	"(A) the primary highway freight network,
9	as designated by the Secretary under subsection
10	(d) (referred to in this section as the 'primary
11	highway freight network') as most critical to
12	the movement of freight;
13	"(B) the portions of the Interstate System
14	not designated as part of the primary highway
15	freight network;
16	"(C) critical rural freight corridors estab-
17	lished under subsection (e);
18	"(D) critical urban freight corridors estab-
19	lished under subsection (f); and
20	"(E) National Highway System intermodal
21	connectors.
22	"(d) Designation of Primary Highway Freight
23	Network.—
24	"(1) Initial designation of primary high-
25	WAY FREIGHT NETWORK.—

1	"(A) Designation.—Not later than 1
2	year after the date of enactment of the MAP-
3	21 Reauthorization Act, subject to paragraph
4	(2), the Secretary shall designate a primary
5	highway freight network—
6	"(i) based on an inventory of national
7	freight volume conducted by the Adminis-
8	trator of the Federal Highway Administra-
9	tion, in consultation with stakeholders, in-
10	cluding system users, transport providers,
11	metropolitan planning organizations, and
12	States; and
13	"(ii) that shall be comprised of not
14	more than 27,000 centerline miles of exist-
15	ing roadways that are most critical to the
16	movement of freight.
17	"(B) Factors for designation.—In
18	designating the primary highway freight net-
19	work, the Secretary shall consider—
20	"(i) the origins and destinations of
21	freight movement in, to, and from the
22	United States;
23	"(ii) the total freight tonnage and
24	value of freight moved via highways;

1	"(iii) the percentage of annual aver-
2	age daily truck traffic in the annual aver-
3	age daily traffic on principal arterials;
4	"(iv) the annual average daily truck
5	traffic on principal arterials;
6	"(v) land and maritime ports of entry;
7	"(vi) access to energy exploration, de-
8	velopment, installation, or production
9	areas;
10	"(vii) the significance of goods move-
11	ment, including consideration of points of
12	origin, destination, and linking components
13	of the global and domestic supply chains;
14	"(viii) proximity of access to other
15	freight intermodal facilities, including rail,
16	air, water, and pipelines;
17	"(ix) population centers;
18	"(x) significant freight bottlenecks, as
19	identified by the Administrator of the Fed-
20	eral Highway Administration; and
21	"(xi) network connectivity.
22	"(2) Additional miles on primary highway
23	FREIGHT NETWORK.—In addition to the miles ini-
24	tially designated under paragraph (1)—

1	"(A) the Compton of the second
1	"(A) the Secretary may increase the num-
2	ber of miles designated as part of the primary
3	highway freight network by not more than
4	3,000 additional centerline miles of roadways
5	(which may include existing or planned roads)
6	critical to the future efficient movement of
7	goods on the primary highway freight network;
8	and
9	"(B) each State may increase the number
10	of miles designated as part of the primary high-
11	way freight network in that State by not more
12	than 10 percent of the miles designated in that
13	State under paragraph (1) if the additional
14	miles—
15	"(i) close gaps between primary high-
16	way freight network segments;
17	"(ii) establish first- and last-mile con-
18	nections of the primary highway freight
19	network critical to the efficient movement
20	of goods, including ports, international
21	border crossings, airports, intermodal fa-
22	cilities, railyards, logistics centers, ware-
23	houses, and agricultural facilities; or
24	"(iii) designate critical emerging
25	freight routes.

1	(3) STATE FLEXIBILITY FOR DESIGNATION OF
2	MILES ON THE PRIMARY HIGHWAY FREIGHT NET-
3	WORK.—Each State that increases the number of
4	miles on the primary highway freight network under
5	paragraph (2) shall—
6	"(A) consider nominations for such addi-
7	tional miles from metropolitan planning organi-
8	zations within the State;
9	"(B) ensure that the additional miles are
10	consistent with the freight plan of the State;
11	"(C) review the primary highway freight
12	network of the State designated under para-
13	graphs (1) and (2) and redesignate miles in a
14	manner that is consistent with paragraph (4);
15	and
16	"(D) submit to the Secretary a list of the
17	additional miles added under this subsection.
18	"(4) Redesignation of Primary Highway
19	FREIGHT NETWORK.—
20	"(A) IN GENERAL.—Beginning on the date
21	that is 5 years after the designation of the pri-
22	mary highway freight network and every 5
23	years thereafter, using the designation factors
24	described in paragraph (1), the Secretary shall
25	redesignate the primary highway freight net-

1	work (including any additional mileage added to
2	the primary highway freight network under
3	paragraph (2) as of the date on which the re-
4	designation process is initiated).
5	"(B) Considerations.—In redesignating
6	the primary highway freight network, to the
7	maximum extent practicable, the Secretary shall
8	rely on measurable data to assess the signifi-
9	cance of goods movement, including consider-
10	ation of points of origin, destination, and link-
11	ing components of the United States global and
12	domestic supply chains.
13	"(e) Critical Rural Freight Corridors.—A
14	State may designate a road within the borders of the State
15	as a critical rural freight corridor if the road—
16	"(1) is a rural principal arterial roadway and
17	has a minimum of 25 percent of the annual average
18	daily traffic of the road measured in passenger vehi-
19	cle equivalent units from trucks (FHWA vehicle
20	class 8 to 13);
21	"(2) provides access to energy exploration, de-
22	velopment, installation, or production areas;
23	"(3) connects the primary highway freight net-

1	or Interstate System to facilities that handle more
2	than—
3	"(A) 50,000 20-foot equivalent units per
4	year; or
5	"(B) 500,000 tons per year of bulk com-
6	modities;
7	"(4) provides access to—
8	"(A) a grain elevator or other regionally
9	significant agricultural facility; or
10	"(B) an intermodal transfer facility;
11	"(5) connects to an international port of entry;
12	"(6) provides access to significant air, rail,
13	water, or other freight facilities in the State; or
14	"(7) is, in the determination of the State, vital
15	to improving the efficient movement of freight of im-
16	portance to the economy of the State.
17	"(f) Critical Urban Freight Corridors.—A
18	State, or a city or a metropolitan planning organization
19	in coordination with the State, may designate a road with-
20	in the borders of the State as a critical urban freight cor-
21	ridor if the road—
22	"(1) connects an intermodal facility to—
23	"(A) the primary highway freight network;
24	"(B) the Interstate system; or
25	"(C) an intermodal facility;

1	(2) is located within a corridor of a route or
2	the primary highway freight network and provides
3	alternative highway options important to goods
4	movement;
5	"(3) serves a major freight generator, logistic
6	center, or manufacturing and warehouse industrial
7	land; or
8	"(4) is important to the movement of freight
9	within the region, as determined by the State, city,
10	or metropolitan planning organization.
11	"(g) National Freight Strategic Plan.—
12	"(1) Initial development of national
13	FREIGHT STRATEGIC PLAN.—Not later than 3 years
14	after the date of enactment of the MAP-21 Reau-
15	thorization Act, the Secretary shall, in consultation
16	with State departments of transportation, metropoli-
17	tan planning organizations, and other appropriate
18	public and private transportation stakeholders, de-
19	velop and post on the public website of the Depart-
20	ment of Transportation a national freight strategic
21	plan that includes—
22	"(A) an assessment of the condition and
23	performance of the national freight network;
24	"(B) an identification of highway bottle-
25	necks on the national freight network that cre-

1	ate significant freight congestion problems.
2	based on a quantitative methodology developed
3	by the Secretary, which shall, at a minimum,
4	include—
5	"(i) information from the Freight
6	Analysis Framework of the Federal High-
7	way Administration; and
8	"(ii) to the maximum extent prac-
9	ticable, an estimate of the cost of address-
10	ing each bottleneck and any operational
11	improvements that could be implemented;
12	"(C) forecasts of freight volumes for the
13	10- and 20-year period beginning in the year
14	during which the plan is issued based on the
15	most recent data available;
16	"(D) an identification of major trade gate-
17	ways and national freight corridors that connect
18	major population centers, trade gateways, and
19	other major freight generators for current and
20	forecasted traffic and freight volumes, the iden-
21	tification of which shall be revised, as appro-
22	priate, in subsequent plans;
23	"(E) an assessment of statutory, regu-
24	latory, technological, institutional, financial,
25	and other barriers to improved freight transpor-

1	tation performance (including opportunities for
2	overcoming the barriers);
3	"(F) an identification of routes providing
4	access to energy exploration, development, in-
5	stallation, or production areas;
6	"(G) best practices for improving the per-
7	formance of the national freight network;
8	"(H) best practices to mitigate the impacts
9	of freight movement on communities;
10	"(I) a process for addressing multistate
11	projects and encouraging jurisdictions to col-
12	laborate;
13	"(J) identification of locations or areas
14	with high crash rates or congestion involving
15	freight traffic, and strategies to address those
16	issues; and
17	"(K) strategies to improve freight inter-
18	modal connectivity.
19	"(2) UPDATES TO NATIONAL FREIGHT STRA-
20	TEGIC PLAN.—Not later than 5 years after the date
21	of completion of the first national freight strategic
22	plan under paragraph (1), and every 5 years there-
23	after, the Secretary shall update and repost on the
24	public website of the Department of Transportation
25	a revised national freight strategic plan.

1	"(h) Highway Freight Transportation Condi-
2	TIONS AND PERFORMANCE REPORTS.—Not later than 2
3	years after the date of enactment of the MAP-21 Reau-
4	thorization Act and biennially thereafter, the Secretary
5	shall prepare and submit to Congress a report that de-
6	scribes the conditions and performance of the national
7	highway freight network in the United States.
8	"(i) Transportation Investment Data and
9	Planning Tools.—
10	"(1) IN GENERAL.—Not later than 1 year after
11	the date of enactment of the MAP-21 Reauthoriza-
12	tion Act , the Secretary shall—
13	"(A) begin development of new tools and
14	improve existing tools to support an outcome-
15	oriented, performance-based approach to evalu-
16	ate proposed freight-related and other transpor-
17	tation projects, including—
18	"(i) methodologies for systematic
19	analysis of benefits and costs on a national
20	and regional basis;
21	"(ii) tools for ensuring that the eval-
22	uation of freight-related and other trans-
23	portation projects could consider safety,
24	economic competitiveness, environmental

1	sustainability, and system condition in the
2	project selection process;
3	"(iii) improved methods for data col-
4	lection and trend analysis;
5	"(iv) encouraging public-private part-
6	nerships to carry out data sharing activi-
7	ties while maintaining the confidentiality of
8	all proprietary data; and
9	"(v) other tools to assist in effective
10	transportation planning;
11	"(B) identify transportation-related model
12	data elements to support a broad range of eval-
13	uation methods and techniques to assist in
14	making transportation investment decisions;
15	and
16	"(C) at a minimum, in consultation with
17	other relevant Federal agencies, consider any
18	improvements to existing freight flow data col-
19	lection efforts that could reduce identified
20	freight data gaps and deficiencies and help im-
21	prove forecasts of freight transportation de-
22	mand.
23	"(2) Consultation.—The Secretary shall con-
24	sult with Federal, State, and other stakeholders to

1	develop, improve, and implement the tools and col-
2	lect the data described in paragraph (1).
3	"(j) USE OF APPORTIONED FUNDS.—
4	"(1) In general.—A State shall obligate
5	funds apportioned to the State under section
6	104(b)(6) to improve the movement of freight on the
7	national highway freight network.
8	"(2) Primary highway freight network
9	FUNDING.—For each fiscal year, of the funds appor-
10	tioned to a State under section 104(b)(6), the State
11	shall obligate for projects on the primary highway
12	freight network an amount that is not less than the
13	proportion that—
14	"(A) the total mileage in the State des-
15	ignated as primary highway freight network;
16	bears to
17	"(B) the sum of—
18	"(i) the total mileage in the State des-
19	ignated as primary highway freight net-
20	work; and
21	"(ii) the total mileage in the State on
22	the Interstate system that is not des-
23	ignated as part of the primary highway
24	freight network.

1	"(3) Freight Planning.—Notwithstanding
2	any other provision of law, effective 2 years after the
3	date of enactment of the MAP-21 Reauthorization
4	Act, a State may not obligate funds apportioned to
5	the State under section 104(b)(6) unless the State
6	has—
7	"(A) established a freight advisory com-
8	mittee in accordance with section 1117 of
9	MAP-21 (23 U.S.C. 167 note; 126 Stat. 472);
10	and
11	"(B) developed a freight plan in accord-
12	ance with section 1118 of MAP-21 (23 U.S.C.
13	167 note; 126 Stat. 473).
14	"(k) Eligibility.—
15	"(1) In general.—Except as provided in this
16	subsection, for a project to be eligible for funding
17	under this section, a State shall provide information
18	to the Secretary describing the improvement made
19	by the project to the efficient movement of freight
20	on the national highway freight network and how
21	the project is consistent with the freight investment
22	plan included in the freight plan of the State.
23	"(2) Multimodal projects.—A State may
24	obligate not more than 10 percent of the total ap-
25	portionment to the State under section 104(b)(6) for

1	projects within the boundaries of public and private
2	freight rail, maritime projects, and intermodal facili-
3	ties, but shall only include surface transportation in-
4	frastructure necessary to facilitate direct intermodal
5	interchange, transfer, and access into and out of the
6	facility.
7	"(3) Eligible Projects.—Funds apportioned
8	to the State under section 104(b)(6) for the national
9	highway freight program may be obligated to carry
10	out 1 or more of the following:
11	"(A) Development phase activities, includ-
12	ing planning, feasibility analysis, revenue fore-
13	casting, environmental review, preliminary engi-
14	neering and design work, and other
15	preconstruction activities.
16	"(B) Construction, reconstruction, rehabili-
17	tation, acquisition of real property (including
18	land relating to the project and improvements
19	to land), construction contingencies, acquisition
20	of equipment, and operational improvements di-
21	rectly relating to improving system perform-
22	ance.
23	"(C) Intelligent transportation systems
24	and other technology to improve the flow of
25	freight.

1	"(D) Efforts to reduce the environmental
2	impacts of freight.
3	"(E) Environmental and community miti-
4	gation of freight.
5	"(F) Railway-highway grade separation.
6	"(G) Geometric improvements to inter-
7	changes and ramps.
8	"(H) Truck-only lanes.
9	"(I) Climbing and runaway truck lanes.
10	"(J) Adding or widening of shoulders.
11	"(K) Truck parking facilities eligible for
12	funding under section 1401 of MAP-21 (23
13	U.S.C. 137 note; Public Law 112-141).
14	"(L) Real-time traffic, truck parking,
15	roadway condition, and multimodal transpor-
16	tation information systems.
17	"(M) Electronic screening and
18	credentialing systems for vehicles, including
19	weigh-in-motion truck inspection technologies.
20	"(N) Traffic signal optimization including
21	synchronized and adaptive signals.
22	"(O) Work zone management and informa-
23	tion systems.
24	"(P) Highway ramp metering.

1	"(Q) Electronic cargo and border security
2	technologies that improve truck freight move-
3	ment.
4	"(R) Intelligent transportation systems
5	that would increase truck freight efficiencies in-
6	side the boundaries of intermodal facilities.
7	"(S) Additional road capacity to address
8	highway freight bottlenecks.
9	"(T) A highway project, other than a
10	project described in subparagraphs (A) through
11	(S), to improve the flow of freight on the na-
12	tional highway freight network.
13	"(U) Any other surface transportation
14	project to improve the flow of freight into and
15	out of a facility described in paragraph (2),
16	subject to the limitation of that paragraph.
17	"(4) Other eligible costs.—In addition to
18	the eligible projects identified in paragraph (3), a
19	State may use funds apportioned under section
20	104(b)(6) for—
21	"(A) carrying out diesel retrofit or alter-
22	native fuel projects defined in section 149 for
23	class 8 vehicles; and
24	"(B) the necessary costs of—

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

"(2) a description of the freight policies and 1 2 strategies that will guide the freight-related trans-3 portation investments of the State; 4 "(3) an inventory of freight bottlenecks within 5 the State and a description of the ways in which the 6 State is allocating funds to improve those bottle-7 necks; and "(4) a description of the actions the State will 8 9 undertake to meet the performance targets of the 10 State. 11 "(m) STUDY OF MULTIMODAL PROJECTS.—Not later than 2 years after the date of enactment of this sub-12 section, the Secretary shall submit to Congress— 13 14 "(1) a study of freight projects identified in 15 State freight plans under section 1118 of MAP-21 16 (23 U.S.C. 167 note; Public Law 112–141); and 17 "(2)an evaluation of multimodal freight 18 projects included in the State freight plans, or other-19 wise identified by States, that are unable to be fund-20 ed under this section due to the limitation under 21 subsection (k)(2).". 22 SEC. 1117. STATE FREIGHT ADVISORY COMMITTEES. 23 Section 1117(a) of MAP-21 (23 U.S.C. 167 note; Public Law 112–141) is amended—

1	(1) by striking "The Secretary shall encourage
2	each State to establish" and inserting "Each State
3	shall establish"; and
4	(2) by striking "representatives of" and insert-
5	ing "all modes of freight transportation active in the
6	State, including airports, highways, rail,".
7	SEC. 1118. STATE FREIGHT PLANS.
8	Section 1118 of MAP–21 (23 U.S.C. 167 note; Public
9	Law 112–141) is amended—
10	(1) in subsection (a) by striking "The Secretary
11	shall encourage each State to develop a" and insert-
12	ing "Each State shall develop a"; and
13	(2) in subsection (b)—
14	(A) in paragraph (5) by striking "and" at
15	the end;
16	(B) in paragraph (6) by striking the period
17	at the end and inserting a semicolon; and
18	(C) by adding at the end the following:
19	"(7) consideration of any significant congestion
20	or delay caused by freight movements and any strat-
21	egies to mitigate that congestion or delay; and
22	"(8) a freight investment plan that includes a
23	list of priority projects and describes how funds
24	made available under section 167 of title 23, United
25	States Code, would be invested and matched."; and

I	(3) by striking subsection (c) and inserting the
2	following:
3	"(c) Relationship to Long-range Plan.—
4	"(1) Incorporation.—A freight plan de
5	scribed in subsection (a) may be developed sepa-
6	rately from or incorporated into the statewide stra-
7	tegic long-range transportation plan required by sec-
8	tion 135 of title 23, United States Code.
9	"(2) FISCAL CONSTRAINT.—The priority freight
10	investment plan component of a freight plan shal
11	include a project, or an identified phase of a project
12	only if funding for completion of the project can rea-
13	sonably be anticipated to be available for the project
14	within the time period identified in the freight in
15	vestment plan.
16	"(d) Planning Period.—The freight plan shall ad-
17	dress a 10-year forecast period.
18	"(e) UPDATES.—
19	"(1) In general.—A State shall update the
20	freight plan not less frequently than once every 5
21	years.
22	"(2) Freight investment plan.—A State
23	may update the freight investment plan more fre-
24	quently than required under paragraph (1).".

1	SEC. 1119. PROJECTS OF NATIONAL OR REGIONAL SIGNIFI-
2	CANCE.
3	(a) In General.—Chapter 1 of title 23, United
4	States Code, is amended by adding at the end the fol-
5	lowing:
6	"§ 171. Projects of national or regional significance
7	"(a) Establishment of Program.—The Secretary
8	shall establish a program in accordance with this section
9	to provide grants for projects that will have a significant
10	impact on a region or the Nation.
11	"(b) Purpose of Program.—The purpose of the
12	projects of national or regional significance program shall
13	be to assist in funding critical high-cost surface transpor-
14	tation infrastructure projects that are difficult to complete
15	with existing Federal, State, local, and private funds and
16	that will provide 1 or more of the following benefits:
17	"(1) Generate national or regional economic
18	benefits and increase the global economic competi-
19	tiveness of the United States.
20	"(2) Reduce congestion and the impacts of con-
21	gestion.
22	"(3) Improve roadways vital to national energy
23	security.
24	"(4) Improve the efficiency, reliability, and af-
25	fordability of the movement of freight.
26	"(5) Improve transportation safety.

1	"(6) Improve existing and designated future
2	Interstate System routes.
3	"(7) Improve the movement of people through
4	improving rural connectivity and metropolitan acces-
5	sibility.
6	"(c) Definitions.—In this section, the following
7	definitions apply:
8	"(1) ELIGIBLE APPLICANT.—The term 'eligible
9	applicant' means—
10	"(A) a State (or a group of States);
11	"(B) a local government;
12	"(C) a tribal government (or a consortium
13	of tribal governments);
14	"(D) a transit agency;
15	"(E) a public authority;
16	"(F) a port authority;
17	"(G) a political subdivision of a State or
18	local government; or
19	"(H) a multistate or multijurisdictional
20	group of entities described in subparagraphs
21	(A) through (G).
22	"(2) ELIGIBLE PROJECT.—The term 'eligible
23	project' means a surface transportation project or a
24	program of integrated surface transportation

1	projects closely related in the function the projects
2	perform that—
3	"(A) is a capital project that is eligible for
4	Federal financial assistance under—
5	"(i) this title; or
6	"(ii) chapter 53 of title 49; and
7	"(B) has eligible project costs that are rea-
8	sonably anticipated to equal or exceed the lesser
9	of—
10	"(i) \$350,000,000; and
11	"(ii)(I) for a project located in a sin-
12	gle State, 30 percent of the amount of
13	Federal-aid highway funds apportioned to
14	the State for the most recently completed
15	fiscal year;
16	"(II) for a project located in a single
17	rural State with a population density of 50
18	or fewer persons per square mile based on
19	the most recent decennial census, 15 per-
20	cent of the amount of Federal-aid highway
21	funds apportioned to the State for the
22	most recently completed fiscal year; or
23	"(III) for a project located in more
24	than 1 State, 75 percent of the amount of
25	Federal-aid highway funds apportioned to

1	the participating State that has the largest
2	apportionment for the most recently com-
3	pleted fiscal year.
4	"(3) Eligible project costs.—The term 'eli-
5	gible project costs' means the costs of—
6	"(A) development phase activities, includ-
7	ing planning, feasibility analysis, revenue fore-
8	casting, environmental review, preliminary engi-
9	neering and design work, and other
10	preconstruction activities;
11	"(B) construction, reconstruction, rehabili-
12	tation, and acquisition of real property (includ-
13	ing land related to the project and improve-
14	ments to land), environmental mitigation, con-
15	struction contingencies, acquisition of equip-
16	ment directly related to improving system per-
17	formance, and operational improvements; and
18	"(C) the subsidy amount (as defined in
19	section 601(a)) and administrative costs of
20	projects eligible for credit assistance under
21	chapter 6, if the Secretary determines that the
22	unobligated balances of amounts made available
23	to carry out the TIFIA program (as defined in
24	section 601(a)) are insufficient to meet the

1	needs of the TIFIA program for that fiscal
2	year.
3	"(4) Rural area.—The term 'rural area'
4	means an area that is outside of an urbanized area
5	with a population greater than 150,000 individuals,
6	as determined by the Bureau of the Census.
7	"(5) Rural State.—The term 'rural State'
8	means a State that has a population density of 50
9	or fewer persons per square mile, based on the most
10	recent decennial census.
11	"(d) Solicitations and Applications.—
12	"(1) Grant solicitations.—The Secretary
13	shall conduct a transparent and competitive national
14	solicitation process to select eligible projects for
15	funding under this section.
16	"(2) Applications.—
17	"(A) In general.—An eligible applicant
18	seeking a grant under this section shall submit
19	to the Secretary an application in such form, at
20	such time, and containing such information as
21	the Secretary determines necessary.
22	"(B) Contents.—Each application sub-
23	mitted under this paragraph shall include data
24	on the most recent system performance and es-
25	timated system improvements that will result

1	from completion of the eligible project, includ-
2	ing projections for improvements 5, 10, and 20
3	years after completion of the project.
4	"(C) RESUBMISSION OF APPLICATIONS.—
5	An eligible applicant whose project is not se-
6	lected by the Secretary for funding under this
7	section may resubmit an application in a subse-
8	quent solicitation.
9	"(e) Criteria for Project Evaluation and Se-
10	LECTION.—
11	"(1) IN GENERAL.—The Secretary may select a
12	project for funding under this section only if the
13	Secretary determines that the project—
14	"(A) is consistent with the national goals
15	described in section 150(b);
16	"(B) will significantly improve the per-
17	formance of the national surface transportation
18	network, nationally or regionally;
19	"(C) is based on the results of preliminary
20	engineering;
21	"(D) is consistent with the long-range
22	statewide transportation plan;
23	"(E) cannot be readily and efficiently com-
24	pleted without Federal financial assistance;

1	"(F) is justified based on the ability of the
2	project to achieve 1 or more of the following:
3	"(i) Generate national economic bene-
4	fits that reasonably exceed the costs of the
5	project.
6	"(ii) Reduce long-term congestion, in-
7	cluding impacts on a national, regional,
8	and State-wide basis.
9	"(iii) Increase the speed, reliability,
10	and accessibility of the movement of people
11	or freight.
12	"(iv) Improve transportation safety,
13	including reducing transportation accident
14	and serious injuries and fatalities; and
15	"(G) is supported by a sufficient amount
16	of non-Federal funding, including evidence of
17	stable and dependable financing to construct,
18	maintain, and operate the infrastructure facil-
19	ity.
20	"(2) Additional considerations.—In evalu-
21	ating a project under this section, in addition to the
22	criteria described in paragraph (1), the Secretary
23	shall consider the extent to which the project—
24	"(A) leverages Federal investment by en-
25	couraging non-Federal contributions to the

1	project, including contributions from public-pri-
2	vate partnerships;
3	"(B) is able to begin construction within
4	18 months of being selected;
5	"(C) incorporates innovative project deliv-
6	ery and financing where practical;
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 Secretary shall take meas-
20	ures 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	"(g) Funding Requirements.—

1	"(1) In general.—The amount of a grant
2	under this section shall not exceed \$50,000,000.
3	"(2) Rural projects.—Not less than 20 per-
4	cent of the amounts made available for a fiscal year
5	under this section shall be for eligible projects lo-
6	cated in rural areas or in rural States.
7	"(3) Reservation of funds.—The Secretary
8	shall reserve for projects eligible to receive grant as-
9	sistance under this title (other than projects other-
10	wise eligible under chapter 53 of title 49 or de-
11	scribed in section $167(k)(2)$) not less than 80 per-
12	cent of the amount made available for a fiscal year
13	to carry out this section.
14	"(4) State Cap.—Not more than 20 percent of
15	the funds made available for a fiscal year to carry
16	out this section may be awarded to projects in a sin-
17	gle State.
18	"(h) Grant Requirements.—
19	"(1) Applicability of planning require-
20	MENTS.—The programming and expenditure of
21	funds for projects under this section shall be con-
22	sistent with the requirements of sections 134 and
23	135.
24	"(2) Determination of applicable modal
25	REQUIREMENTS.—If an eligible project that receives

a grant under this section has a crossmodal compo-
nent, the Secretary—
"(A) shall determine the predominant
modal component of the project; and
"(B) may apply the applicable require-
ments of that predominant modal component to
the project.
"(i) Report to the Secretary.—For each project
funded under this section, the project sponsor shall reas-
sess system performance and submit to the Secretary a
report not later than 5, 10, and 20 years after completion
of the project to assess whether the project outcomes have
met preconstruction projections.
"(j) Notification and Reports.—
"(1) Congressional notification, ap-
PROVAL, AND DISCLOSURE.—
"(A) NOTIFICATION.—At least 30 days be-
fore notifying an applicant of selection of a
project for funding under this section, the Sec-
retary shall notify, in writing, the Committee on
Environment and Public Works of the Senate
and the Committee on Transportation and In-
frastructure of the House of Representatives of
the proposed selection along with a description

1	of the reasons for selecting the project, based
2	on the criteria described in subsection (e).
3	"(B) Congressional approval.—The
4	Secretary may not make any obligation or com-
5	mitment to fund a project under this section if
6	Congress enacts a joint resolution disapproving
7	funding for the project before the last day of
8	the 30-day period described in subparagraph
9	(A).
10	"(C) Public Report.—The Secretary
11	shall make available on the website of the De-
12	partment at the end of each fiscal year an an-
13	nual report that lists each project that has re-
14	ceived assistance under this section during that
15	fiscal year.
16	"(2) Comptroller general.—
17	"(A) Assessment.—The Comptroller Gen-
18	eral of the United States shall conduct an as-
19	sessment of the establishment, solicitation, se-
20	lection, and justification process with respect to
21	the funding of projects under this section.
22	"(B) Report.—Not later than 1 year
23	after the initial awarding of funding under this
24	section, the Comptroller General of the United
25	States shall submit to the Committee on Envi-

1	ronment and Public Works of the Senate and
2	the Committee on Transportation and Infra-
3	structure of the House of Representatives a re-
4	port that describes—
5	"(i) the process by which each project
6	was selected;
7	"(ii) the criteria used for the selection
8	of each project; and
9	"(iii) the justification for the selection
10	of each project based on the criteria de-
11	scribed in subsection (e).
12	"(3) Inspector general.—
13	"(A) Assessment.—The Inspector Gen-
14	eral of the Department shall conduct an assess-
15	ment of the establishment, solicitation, selec-
16	tion, and justification process with respect to
17	the funding of projects under this section.
18	"(B) Initial report.—Not later than 2
19	years after the initial awarding of funding
20	under this section, the Inspector General of the
21	Department shall submit to the Committee on
22	Environment and Public Works of the Senate
23	and the Committee on Transportation and In-
24	frastructure of the House of Representatives a

1	report that describes the initial results of the
2	assessment conducted under subparagraph (A)
3	"(C) FINAL REPORT.—Not later than 4
4	years after the initial awarding of funding
5	under this section, the Inspector General of the
6	Department shall submit to the Committee or
7	Environment and Public Works of the Senate
8	and the Committee on Transportation and In-
9	frastructure of the House of Representatives a
10	final report that describes the findings of the
11	Inspector General of the Department with re-
12	spect to the assessment conducted under sub-
13	paragraph (A).".
14	(b) Conforming Amendment.—The analysis for
15	chapter 1 of title 23, United States Code, is amended by
16	adding at the end the following:
	"171. Projects of national or regional significance.".
17	SEC. 1120. TRANSPORTATION ALTERNATIVES.
18	Section 213 of title 23, United States Code, is
19	amended—
20	(1) in subsection $(a)(1)$ by striking "of fiscal"
21	years 2013 and 2014" and inserting "fiscal year"
22	(2) in subsection (c)—
23	(A) in paragraph (1)—
24	(i) in subparagraph (A) by striking
25	"50" and inserting "66.67"; and

1	(ii) in subparagraph (B)—
2	(I) by striking "50" and insert-
3	ing "33.33"; and
4	(II) by inserting "to any eligible
5	entity" after "obligated"; and
6	(B) in paragraph (4)(B)—
7	(i) in clause (vi) by striking "and";
8	(ii) by redesignating clause (vii) as
9	clause (viii); and
10	(iii) by inserting after clause (vi) the
11	following:
12	"(vii) a nonprofit entity responsible
13	for the administration of local transpor-
14	tation safety programs; and"; and
15	(3) by adding at the end the following:
16	"(h) Annual Reports.—Each State or metropoli-
17	tan planning organization responsible for carrying out the
18	requirements under this section shall submit to the Sec-
19	retary an annual report describing—
20	"(1) the number of project applications received
21	for each fiscal year, including—
22	"(A) the estimated cost of each project for
23	which an application is received;
24	"(B) the aggregate value of the projects
25	for which applications are received;

1	"(C) for each project, the proposed cost
2	share of the project sponsor; and
3	"(D) for each project, identification of the
4	type of project to be carried out, as described
5	in subsection (b); and
6	"(2) the number of projects selected for funding
7	for each fiscal year, including—
8	"(A) the cost of each selected project;
9	"(B) the cost share for each selected
10	project;
11	"(C) the type of each selected project, as
12	described in subsection (b); and
13	"(D) the aggregate value of projects se-
14	lected.
15	"(i) Expediting Infrastructure Projects.—
16	"(1) IN GENERAL.—Not later than 1 year after
17	the date of enactment of this subsection, the Sec-
18	retary shall develop regulations or guidance relating
19	to the implementation of this section that encour-
20	ages the use of the programmatic approaches to en-
21	vironmental reviews, expedited procurement tech-
22	niques, and other best practices to facilitate produc-
23	tive and timely expenditure for projects that are
24	small, low-impact, and constructed within an exist-
25	ing built environment.

1	"(2) State processes.—The Secretary shall
2	work with State departments of transportation to
3	ensure that any regulation or guidance developed
4	under paragraph (1) is consistently implemented by
5	States and the Federal Highway Administration to
6	avoid unnecessary delays in implementing projects
7	and to ensure the effective use of Federal dollars.".
8	SEC. 1121. ASSESSING POLICY AND SYSTEM FINANCING AL-
9	TERNATIVES.
10	Section 503(b) of title 23, United States Code, is
11	amended by inserting at the end the following:
12	"(9) Assessing policy and system financ-
13	ING ALTERNATIVES.—
14	"(A) In General.—The Secretary shall
15	carry out a research and innovation program to
16	explore alternative transportation revenue
17	mechanisms that preserve a user fee structure
18	to maintain the long-term solvency of the High-
19	way Trust Fund.
20	"(B) Objectives.—In carrying out this
21	paragraph, the Secretary shall carry out re-
22	search and development activities—
23	"(i) to direct a coordinated research
24	and development program to study remain-
25	ing uncertainties relating to the design, ac-

1	ceptance, and implementation of 3 or more
2	future sustainable alternative transpor-
3	tation revenue mechanisms;
4	"(ii) to define the functionality of 3 or
5	more user-based alternative revenue mech-
6	anisms;
7	"(iii) to conduct or promote research
8	activities to demonstrate and test such
9	user-based alternative revenue mecha-
10	nisms, including field trials, by partnering
11	with individual States, groups of States, or
12	other appropriate entities to conduct such
13	research;
14	"(iv) to conduct outreach to increase
15	public awareness regarding the need for al-
16	ternative funding sources for surface trans-
17	portation programs and provide informa-
18	tion on possible approaches;
19	"(v) to provide recommendations re-
20	garding adoption and implementation of
21	such user-based alternative revenue mecha-
22	nisms; and
23	"(vi) to reduce the administrative cost
24	of any potential alternative revenue mecha-
25	nisms.

1	"(C) CONTENTS.—Research and tech-
2	nology activities carried out under this para-
3	graph may include partnering with and pro-
4	viding grant funding to individual States,
5	groups of States, or other appropriate entities
6	to conduct research that addresses—
7	"(i) the implementation, interoper-
8	ability, public acceptance, and other poten-
9	tial hurdles to the adoption of an alter-
10	native revenue mechanism;
11	"(ii) the protection of personal pri-
12	vacy;
13	"(iii) the utilization of independent
14	and private third-party vendors to collect
15	fees and operate the alternative revenue
16	mechanism;
17	"(iv) equity concerns, including the
18	impacts of the alternative revenue mecha-
19	nism on differing income groups, various
20	geographic areas, and the relative burdens
21	on rural and urban drivers;
22	"(v) ease of compliance for different
23	users of the transportation system;

1	"(vi) the reliability of technology used
2	to implement the alternative revenue mech-
3	anism;
4	"(vii) the flexibility and choices with
5	alternative revenue mechanisms, including
6	the ability of users to select from various
7	technology and payment options;
8	"(viii) the cost of administering the
9	alternative revenue mechanism; and
10	"(ix) the ability of the administering
11	entity to audit and enforce user compli-
12	ance.
13	"(D) Advisory council.—
14	"(i) IN GENERAL.—Not later than 1
15	year after the date of enactment of this
16	paragraph, the Secretary, in consultation
17	with the Secretary of the Treasury, shall
18	establish and lead a Surface Transpor-
19	tation Revenue Alternatives Advisory
20	Council (hereinafter referred to as 'the
21	Council') to inform the selection and eval-
22	uation of alternative revenue mechanisms.
23	"(ii) Membership.—
24	"(I) IN GENERAL.—The members
25	of the Council shall—

1	"(aa) be appointed by the
2	Secretary; and
3	"(bb) include, at a min-
4	imum—
5	"(AA) representation
6	with experience in alter-
7	native revenue mechanisms
8	from the Department of
9	Transportation, the Depart-
10	ment of the Treasury, and
11	not less than 2 State depart-
12	ments of transportation;
13	"(BB) representation
14	from applicable users of the
15	surface transportation sys-
16	tem; and
17	"(CC) are appropriate
18	technology and public pri-
19	vacy experts.
20	"(II) GEOGRAPHIC CONSIDER-
21	ATIONS.—The Secretary shall consider
22	geographic diversity when selecting
23	members under this clause.
24	"(iii) Functions.—Not later than 1
25	year after the date on which the Council is

1	established, the Council shall, at a min-
2	imum—
3	"(I) define the functionality of 3
4	or more alternative revenue mecha-
5	nisms;
6	"(II) identify technological, ad-
7	ministrative, institutional, privacy,
8	and other issues that are—
9	"(aa) associated with the al-
10	ternative revenue mechanisms;
11	and
12	"(bb) may be researched
13	through research activities;
14	"(III) conduct public outreach to
15	identify and assess questions and con-
16	cerns about the alternative revenue
17	mechanisms for future evaluation
18	through research activities;
19	"(IV) provide recommendations
20	to the Secretary on the process and
21	criteria used for selecting research ac-
22	tivities under subparagraph (C); and
23	"(V) conduct periodic evaluations
24	of the research activities that have re-

1 ceived assistance under this 2 graph from the Secretary. "(E) BIENNIAL REPORTS.—Not later than 3 4 2 years after the date of enactment of this 5 paragraph, and every 2 years thereafter until 6 the completion of the research activities, the 7 Secretary shall submit to the Secretary of the 8 Treasury, the Committee on Finance and the 9 Committee on Environment and Public Works 10 of the Senate, and the Committee on Ways and 11 Means and the Committee on Transportation 12 and Infrastructure of the House of Representa-13 tives a report with findings on the progress of 14 the research activities. 15 "(F) Final report.—On the completion 16 of the research activities, the Secretary and the 17 Secretary of the Treasury shall submit to the 18 Committee on Finance and the Committee on 19 Environment and Public Works of the Senate 20 and the Committee on Ways and Means and 21 the Committee on Transportation and Infra-22 structure of the House of Representatives a re-23 port that includes the findings and any rec-24 ommendations. 25 "(G) Funding.—

1	"(i) In general.—Of the amounts
2	made available for administrative expenses
3	under section 104(a), not less than 4 per-
4	cent shall be used to carry out this para-
5	graph.
6	"(ii) User-based alternative rev-
7	ENUE MECHANISMS.—Of the amounts
8	made available to carry out this paragraph,
9	not more than 40 percent shall be used to
10	carry out 1 of the user-based alternative
11	revenue mechanisms.".
12	SEC. 1122. CONSOLIDATION OF PROGRAMS.
13	Section 1519(a) of MAP-21 (Public Law 112-141;
14	126 Stat. 574) is amended in the matter preceding para-
15	graph (1) by striking "fiscal years 2013 and 2014" and
16	inserting "fiscal years 2013 through 2020".
17	SEC. 1123. STATE FLEXIBILITY FOR NATIONAL HIGHWAY
18	SYSTEM MODIFICATIONS.
19	(a) National Highway System Flexibility.—
20	Not later than 90 days after the date of enactment of this
21	Act, the Secretary shall issue guidance relating to working
22	with State departments of transportation that request as-
23	sistance from the division offices of the Federal Highway
24	Administration—

1	(1) to review roads classified as principal arte-
2	rials within the State that were added to the Na-
3	tional Highway System as of October 1, 2012, in
4	order to comply with section 103 of title 23, United
5	States Code; and
6	(2) to identify any functional classification
7	changes needed to rural and urban principal arte-
8	rials.
9	(b) Administrative Actions.—The Secretary shall
10	direct each division office of the Federal Highway Admin-
11	istration to work with the applicable State departments
12	of transportation that have requested assistance under
13	this section—
14	(1) to assist in the review of roads pursuant to
15	the guidance issued under subsection (a);
16	(2) to expeditiously review and facilitate re-
17	quests from States to reclassify roads classified as
18	principal arterials; and
19	(3) to work with States that request that cer-
20	tain roads be withdrawn from the National Highway
21	System in a manner consistent with section
22	103(b)(3)(B) of title 23, United States Code, to
23	carry out that withdrawal if the inclusion of that
24	road on the National Highway System is not con-

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

1	(e) Modifications to NHS.—Section 103(b)(3)(A)
2	of title 23, United States Code, is amended—
3	(1) in the matter preceding clause (i) by insert-
4	ing "or the withdrawal of a road from that system"
5	after "intermodal terminal"; and
6	(2) in clause (ii)—
7	(A) by striking "(ii) enhances" and insert-
8	ing "(ii)(I) enhances";
9	(B) by striking period at the end and in-
10	serting "; or"; and
11	(C) by adding at the end the following:
12	"(II) in the case of the withdrawal of
13	a road, is reasonable and appropriate.".
14	SEC. 1124. DEPARTMENT OF TRANSPORTATION PERFORM-
15	ANCE MEASURES.
16	(a) Performance Measures.—Not later than 1
17	year after the date of enactment of this Act, the Secretary,
18	in coordination with other Federal agencies with responsi-
19	bility for the review and approval of projects funded under
20	title 23, United States Code, shall establish a program to
21	measure and report on—
22	(1) the progress made toward aligning Federal
23	reviews of projects funded under title 23, United
24	States Code, and the improvement of project delivery
25	associated with those projects; and

1	(2) as applicable, the effectiveness of the De-
2	partment in achieving the goals described in section
3	150(b) of title 23, United States Code, through dis-
4	cretionary programs.
5	(b) REPORT.—Not later than 2 years after the date
6	of enactment of this Act, and biennially thereafter, the
7	Secretary shall submit to the Committee on Environment
8	and Public Works of the Senate and the Committee or
9	Transportation and Infrastructure of the House of Rep-
10	resentatives a report describing the outcome of the evalua-
11	tion under subsection (a).
12	(c) Inspector General Report.—Not later than
13	3 years after the date of enactment of this Act, the Inspec-
14	tor General of the Department of Transportation shall
15	submit to the Committee on Environment and Public
16	Works of the Senate and the Committee on Transpor-
17	tation and Infrastructure of the House of Representatives
18	a report describing the outcome of the evaluation under
19	subsection (a).
20	SEC. 1125. AMERICAN TRANSPORTATION AWARDS.
21	(a) Definitions.—In this section, the following defi-
22	nitions apply:
23	(1) Eligible entity.—The term "eligible enti-
24	ty" includes—
25	(A) a State;

1	(B) a tribal organization (as defined in
2	section 4 of the Indian Self-Determination and
3	Education Assistance Act (25 U.S.C. 450b);
4	and
5	(C) a metropolitan planning organization.
6	(2) State.—The term "State" means—
7	(A) a State;
8	(B) the District of Columbia;
9	(C) the Commonwealth of Puerto Rico;
10	and
11	(D) any other territory or possession of the
12	United States.
13	(b) Establishment of Program.—The Secretary
14	shall establish a competitive grant program to support
15	best practices that promote progress, innovation, and effi-
16	ciency for surface transportation programs within State
17	departments of transportation and metropolitan planning
18	organizations.
19	(e) PURPOSE OF PROGRAM.—The purpose of the pro-
20	gram shall be to reward entities for the implementation
21	of policies and procedures that—
22	(1) support a performance-based transportation
23	program;

1	(2) improve efficiency of and reduce the cost
2	and time to construct surface transportation
3	projects;
4	(3) enhance connectivity and accessibility to
5	move people and goods; and
6	(4) adopt practices that improve the safety of
7	and extend the service life of highways and bridges.
8	(d) Application.—
9	(1) In general.—An eligible entity may sub-
10	mit to the Secretary an application for a grant
11	under this section.
12	(2) Contents.—The application—
13	(A) shall indicate how the eligible entity
14	has achieved 1 or more of the purposes listed
15	in subsection (c); and
16	(B) may include information regarding
17	how the eligible entity has adopted or imple-
18	mented 1 or more best practices that meet
19	those purposes, including by—
20	(i) demonstrating fiscal responsibility
21	by delivering Federal highway projects
22	under budget or ahead of schedule;
23	(ii) establishing and making strong
24	progress towards achieving performance

1	targets pursuant to section 150(d) of title
2	23, United States Code;
3	(iii) utilizing innovative management
4	techniques and practices that enhance the
5	effective movement of people, goods, and
6	services;
7	(iv) increasing transportation effi-
8	ciency;
9	(v) improving safety, accessibility, and
10	aiding traffic management;
11	(vi) extending the service life of high-
12	ways and bridges;
13	(vii) integrating transportation invest-
14	ment decisions with a planning process
15	that takes into account economic develop-
16	ment;
17	(viii) adopting laws, policies, rules,
18	and regulations or committing resources
19	for practices that have been demonstrated
20	to reduce transportation-related fatalities
21	and injuries;
22	(ix) reducing project delivery times;
23	and
24	(x) delivering transportation projects
25	that improve accessibility while providing

1	effective and efficient transportation op-
2	tions, as appropriate for the community.
3	(e) Evaluation Criteria.—In awarding a grant
4	under this section, the Secretary shall consider the extent
5	to which the application—
6	(1) demonstrates performance in implementing
7	the best practices listed in subsection (d)(2)(B);
8	(2) promotes the national goals described in
9	section 150(b) of title 23, United States Code; and
10	(3) highlights how the eligible entity has effi-
11	ciently utilized Federal transportation funding to
12	maintain and improve Federal highways within the
13	respective jurisdiction of the eligible entity.
13 14	respective jurisdiction of the eligible entity. (f) Eligible Activities.—Amounts made available
14	(f) Eligible Activities.—Amounts made available
14 15	(f) Eligible Activities.—Amounts made available to carry out this section shall be used for capital or plan-
14151617	(f) Eligible Activities.—Amounts made available to carry out this section shall be used for capital or planning expenses for projects eligible for funding under title
14151617	(f) ELIGIBLE ACTIVITIES.—Amounts made available to carry out this section shall be used for capital or planning expenses for projects eligible for funding under title 23, United States Code, or chapter 53 of title 49, United
1415161718	(f) ELIGIBLE ACTIVITIES.—Amounts made available to carry out this section shall be used for capital or planning expenses for projects eligible for funding under title 23, United States Code, or chapter 53 of title 49, United States Code.
141516171819	(f) Eligible Activities.—Amounts made available to carry out this section shall be used for capital or planning expenses for projects eligible for funding under title 23, United States Code, or chapter 53 of title 49, United States Code. (g) Limitation.—The amount of a grant under this
14 15 16 17 18 19 20	(f) ELIGIBLE ACTIVITIES.—Amounts made available to carry out this section shall be used for capital or planning expenses for projects eligible for funding under title 23, United States Code, or chapter 53 of title 49, United States Code. (g) LIMITATION.—The amount of a grant under this section shall be not more than \$10,000,000.
14 15 16 17 18 19 20 21	(f) ELIGIBLE ACTIVITIES.—Amounts made available to carry out this section shall be used for capital or planning expenses for projects eligible for funding under title 23, United States Code, or chapter 53 of title 49, United States Code. (g) LIMITATION.—The amount of a grant under this section shall be not more than \$10,000,000. (h) AUTHORIZATION OF APPROPRIATIONS.—There is

1	(i) Applicability of Requirements.—Amounts
2	made available under this section shall be administered as
3	if such funds were apportioned under chapter 1 of title
4	23, United States Code.
5	Subtitle B—Highway Trust Fund
6	Transparency and Accountability
7	SEC. 1201. HIGHWAY TRUST FUND TRANSPARENCY AND AC-
8	COUNTABILITY.
9	(a) In General.—Section 104 of title 23, United
10	States Code, is amended by striking subsection (g) and
11	inserting the following:
12	"(g) Highway Trust Fund Transparency and
13	ACCOUNTABILITY.—
14	"(1) Data collection.—Not later than 180
15	days after the end of each fiscal year, the Secretary
16	shall compile and make available in a user-friendly
17	manner on the public website of the Department of
18	Transportation data on the amounts made available
19	under this title for that fiscal year.
20	"(2) Requirements.—In carrying out para-
21	graph (1), the Secretary shall ensure that the data
22	made available on the public website of the Depart-
23	ment of Transportation—
24	"(A) is updated regularly to reflect the
25	most recent status of obligations, expenditures,

I	and Federal-aid projects, to the maximum ex-
2	tent practicable;
3	"(B) can be searched and downloaded by
4	users of the website;
5	"(C) is organized by State and, to the
6	maximum extent practicable, project;
7	"(D) categorizes the project as—
8	"(i) a pavement widening project;
9	"(ii) a pavement improvement project;
10	"(iii) a new road construction project;
11	"(iv) a new bridge construction
12	project;
13	"(v) a bridge improvement project; or
14	"(vi) a bridge replacement project;
15	"(E) identifies the location of project, in-
16	cluding whether the project is located in an ur-
17	banized or rural area;
18	"(F) identifies the 1 or more programs
19	from which the amounts were obligated; and
20	"(G) includes comprehensive data, orga-
21	nized by fiscal year, that includes—
22	"(i) the total amount obligated, orga-
23	nized by State, during the preceding fiscal
24	year;

100

1	"(ii) the balance, as of September 30
2	of the preceding fiscal year, of the unobli-
3	gated apportionment under this section, or-
4	ganized by State and fiscal year;
5	"(iii) the balance of the unobligated
6	amounts available for expenditure at the
7	discretion of the Secretary under this
8	chapter for the fiscal year;
9	"(iv) the amount obligated for each
10	Federal-aid highway program during the
11	preceding fiscal year;
12	"(v) the percentage of the total
13	amount of obligations for the preceding fis-
14	cal year under each Federal-aid highway
15	program that is from the Highway Trust
16	Fund;
17	"(vi) the percentage of the total
18	amount of obligations for the preceding fis-
19	cal year made from the Highway Account
20	of the Highway Trust Fund used for con-
21	struction and rehabilitation;
22	"(vii) the rate of obligation of the
23	amounts apportioned or set aside under
24	this section, organized by—
25	"(I) program;

1	"(II) funding category or sub-
2	category;
3	"(III) type of improvement;
4	"(IV) State; and
5	"(V) sub-State geographical area,
6	including urbanized and rural areas,
7	on the basis of the population of each
8	such area; and
9	"(viii) the average cost and time asso-
10	ciated with preparing the environmental
11	review documents required for projects
12	that received funding from the Highway
13	Account of the Highway Trust Fund dur-
14	ing the preceding fiscal year that require—
15	"(I) a categorical exclusion;
16	"(II) an environmental assess-
17	ment; or
18	"(III) an environmental impact
19	statement.".
20	(b) Conforming Amendment.—Section 1503 of
21	MAP-21 (23 U.S.C. 104 note; Public Law 112-141) is
22	amended by striking subsection (c).

1	SEC. 1202. REPORT ON HIGHWAY TRUST FUND ADMINIS-
2	TRATIVE EXPENDITURES.
3	(a) Initial Report.—Not later than 150 days after
4	the date of enactment of this Act, the Comptroller General
5	of the United States shall submit to Congress a report
6	describing the administrative expenses of the Federal
7	Highway Administration funded from the Highway Trust
8	Fund during the 3 most recently completed fiscal years.
9	(b) UPDATES.—Not later than 5 years after the date
10	on which the report is submitted under subsection (a) and
11	every 5 years thereafter, the Comptroller General of the
12	United States shall submit to Congress a report that up-
13	dates the information provided in the report under that
14	subsection for the applicable 5-year period.
15	(c) Inclusions.—A report submitted under sub-
16	section (a) or (b) shall include a description of—
17	(1) the types of administrative expenses in pro-
18	grams and offices funded by the Highway Trust
19	Fund;
20	(2) how administrative expenses are tracked
21	and monitored;
22	(3) what controls are in place to ensure that
23	funding for administrative expenses are being used
24	as efficiently as practicable; and
25	(4) what flexibility the Department of Trans-
26	portation has to reallocate amounts from the High-

1	way Trust Fund between full-time equivalent em-
2	ployees and other functions.
3	Subtitle C—Acceleration of Project
4	Delivery
5	SEC. 1301. CATEGORICAL EXCLUSION FOR PROJECTS OF
6	LIMITED FEDERAL ASSISTANCE.
7	Section 1317(1) of MAP-21 (23 U.S.C. 109 note;
8	Public Law 112–141) is amended—
9	(1) in subparagraph (A) by inserting "(as ad-
10	justed each fiscal year to reflect changes for the 12-
11	month period ending the preceding November 30 in
12	the National Highway Construction Cost Index)"
13	after "\$5,000,000"; and
14	(2) in subparagraph (B) by inserting "(as ad-
15	justed each fiscal year to reflect changes for the 12-
16	month period ending the preceding November 30 in
17	the National Highway Construction Cost Index)"
18	after "\$30,000,000".
19	SEC. 1302. PROGRAMMATIC AGREEMENT TEMPLATE.
20	Section 1318 of MAP-21 (23 U.S.C. 109 note; Public
21	Law 112–141) is amended by adding at the end the fol-
22	lowing:
23	"(e) Programmatic Agreement Template.—
24	"(1) IN GENERAL.—The Secretary shall develop
25	a template programmatic agreement described in

1	subsection (d) that provides for efficient and ade-
2	quate procedures for evaluating Federal actions de-
3	scribed in section 771.117(c) of title 23, Code of
4	Federal Regulations (as in effect on the date of en-
5	actment of this subsection).
6	"(2) Use of Template.—The Secretary—
7	"(A) on receipt of a request from the Gov-
8	ernor of a State, shall use the template pro-
9	grammatic agreement developed under para-
10	graph (1) in carrying out this section; and
11	"(B) on consent of the applicable State,
12	may modify the template as necessary to ad-
13	dress the unique needs and characteristics of
14	the State.
15	"(3) Outcome measurements.—The Sec-
16	retary shall establish a method to verify that actions
17	described in section 771.117(c) of title 23, Code of
18	Federal Regulations (as in effect on the date of en-
19	actment of this subsection), are evaluated and docu-
20	mented in a consistent manner by the Governor of
21	any State that uses the template programmatic
22	agreement under this subsection.".

1	SEC. 1303. SATISFACTION OF REQUIREMENTS FOR CER-
2	TAIN HISTORIC SITES.
3	(a) Title 23 Amendment.—Section 138 of title 23,
4	United States Code, is amended by adding at the end the
5	following:
6	"(c) Satisfaction of Requirements for Cer-
7	TAIN HISTORIC SITES.—
8	"(1) IN GENERAL.—The Secretary shall—
9	"(A) align, to the maximum extent prac-
10	ticable, the requirements of this section with
11	the requirements of—
12	"(i) the National Environmental Pol-
13	icy Act of 1969 (42 U.S.C. 4231 et seq.)
14	and the regulations promulgated pursuant
15	to that Act; and
16	"(ii) section 106 of the National His-
17	toric Preservation Act (16 U.S.C. 470f)
18	and the regulations promulgated pursuant
19	to that section; and
20	"(B) coordinate with the Secretary of the
21	Interior and the Executive Director of the Advi-
22	sory Council on Historic Preservation to estab-
23	lish procedures that will satisfy the require-
24	ments of the provisions of law (including regu-
25	lations) referred to in subparagraph (A) by not

1	later than 90 days after the date of enactment
2	of this subsection.
3	"(2) Avoidance alternative analysis.—
4	"(A) In general.—If, in an analysis re-
5	quired under the National Environmental Pol-
6	icy Act of 1969 (42 U.S.C. 4231 et seq.), the
7	Secretary determines that no feasible or pru-
8	dent alternative exists to avoid use of an his-
9	toric site, the Secretary may—
10	"(i) include that determination in the
11	analysis;
12	"(ii) provide a notice of the deter-
13	mination to—
14	"(I) each applicable State his-
15	toric preservation officer and tribal
16	historic preservation officer;
17	"(II) the Executive Director of
18	the Advisory Council on Historic
19	Preservation (if the Council is partici-
20	pating in a relevant consultation proc-
21	ess under section 106 of the National
22	Historic Preservation Act (16 U.S.C.
23	470f)); and
24	"(III) the Secretary of the Inte-
25	rior; and

1	"(iii) request from each individual de-
2	scribed in clause (ii) a concurrence that
3	the determination is sufficient to satisfy
4	the requirement of subsection $(a)(1)$.
5	"(B) ACTION ON CONCURRENCE.—If each
6	individual described in subparagraph (A)(ii)
7	provides a concurrence requested under sub-
8	paragraph (A)(iii), no further analysis under
9	subsection (a)(1) shall be required.
10	"(C) Publication.—A notice of a deter-
11	mination, together with each relevant concur-
12	rence to that determination, under subpara-
13	graph (A) shall be—
14	"(i) included in the record of decision
15	or finding of no significant impact of the
16	Secretary; and
17	"(ii) posted on an appropriate Federal
18	website by not later than 3 days after the
19	date of receipt by the Secretary of all con-
20	currences requested under subparagraph
21	(A)(iii).
22	"(3) Aligning historical reviews.—
23	"(A) IN GENERAL.—If the Secretary and
24	the individuals described in paragraph
25	(2)(A)(ii) concur that no feasible and prudent

1	alternative exists as described in paragraph (2),
2	the Secretary may provide to each individual
3	described in paragraph (2)(A)(ii) a notice of the
4	intent of the Secretary to satisfy the require-
5	ments of subsection (a)(2) through the con-
6	sultation requirements of section 106 of the
7	National Historic Preservation Act (16 U.S.C.
8	470f)).
9	"(B) Satisfaction of conditions.—To
10	satisfy the requirements of subsection $(a)(2)$,
11	each individual described in paragraph
12	(2)(A)(ii) shall concur in the treatment of the
13	applicable historic site described in the memo-
14	randum of agreement or programmatic agree-
15	ment developed under section 106 of the Na-
16	tional Historic Preservation Act (16 U.S.C.
17	470f)).".
18	(b) Title 49 Amendment.—Section 303 of title 49,
19	United States Code, is amended—
20	(1) in subsection (c), in the matter preceding
21	paragraph (1), by striking "subsection (d)" and in-
22	serting "subsections (d) and (e)"; and
23	(2) by adding at the end the following:
24	"(e) Satisfaction of Requirements for Cer-
25	TAIN HISTORIC SITES.—

1	"(1) In general.—The Secretary shall—
2	"(A) align, to the maximum extent prac-
3	ticable, the requirements of this section with
4	the requirements of—
5	"(i) the National Environmental Pol-
6	icy Act of 1969 (42 U.S.C. 4231 et seq.)
7	and the regulations promulgated pursuant
8	to that Act; and
9	"(ii) section 106 of the National His-
10	toric Preservation Act (16 U.S.C. 470f)
11	and the regulations promulgated pursuant
12	to that section; and
13	"(B) coordinate with the Secretary of the
14	Interior and the Executive Director of the Advi-
15	sory Council on Historic Preservation to estab-
16	lish procedures that will satisfy the require-
17	ments of the provisions of law (including regu-
18	lations) referred to in subparagraph (A) by not
19	later than 90 days after the date of enactment
20	of this subsection.
21	"(2) Avoidance alternative analysis.—
22	"(A) IN GENERAL.—If, in an analysis re-
23	quired under the National Environmental Pol-
24	icy Act of 1969 (42 U.S.C. 4231 et seq.), the
25	Secretary determines that no feasible or pru-

1	dent alternative exists to avoid use of an his-
2	toric site, the Secretary may—
3	"(i) include that determination in the
4	analysis;
5	"(ii) provide a notice of the deter-
6	mination to—
7	"(I) each applicable State his-
8	toric preservation officer and tribal
9	historic preservation officer;
10	"(II) the Executive Director of
11	the Advisory Council on Historic
12	Preservation (if the Council is partici-
13	pating in a relevant consultation proc-
14	ess under section 106 of the National
15	Historic Preservation Act (16 U.S.C.
16	470f)); and
17	"(III) the Secretary of the Inte-
18	rior; and
19	"(iii) request from each individual de-
20	scribed in clause (ii) a concurrence that
21	the determination is sufficient to satisfy
22	the requirement of subsection $(c)(1)$.
23	"(B) ACTION ON CONCURRENCE.—If each
24	individual described in subparagraph (A)(ii)
25	provides a concurrence requested under sub-

1	paragraph (A)(iii), no further analysis under
2	subsection $(c)(1)$ shall be required.
3	"(C) Publication.—A notice of a deter-
4	mination, together with each relevant concur-
5	rence to that determination, under subpara-
6	graph (A) shall be—
7	"(i) included in the record of decision
8	or finding of no significant impact of the
9	Secretary; and
10	"(ii) posted on an appropriate Federal
11	website by not later than 3 days after the
12	date of receipt by the Secretary of all con-
13	currences requested under subparagraph
14	(A)(iii).
15	"(3) Aligning historical reviews.—
16	"(A) In General.—If the Secretary and
17	the individuals described in paragraph
18	(2)(A)(ii) concur that no feasible and prudent
19	alternative exists as described in paragraph (2),
20	the Secretary may provide to each individual
21	described in paragraph (2)(A)(ii) a notice of the
22	intent of the Secretary to satisfy the require-
23	ments of subsection $(c)(2)$ through the con-
24	sultation requirements of section 106 of the

1	National Historic Preservation Act (16 U.S.C.
2	470f)).
3	"(B) Satisfaction of conditions.—To
4	satisfy the requirements of subsection $(c)(2)$,
5	each individual described in paragraph
6	(2)(A)(ii) shall concur in the treatment of the
7	applicable historic site described in the memo-
8	randum of agreement or programmatic agree-
9	ment developed under section 106 of the Na-
10	tional Historic Preservation Act (16 U.S.C.
11	470f)).".
12	SEC. 1304. INITIATION OF ENVIRONMENTAL REVIEW PROC-
13	ESS AND ELIMINATION OF DUPLICATIVE RE-
14	VIEWS.
15	Section 139 of title 23, United States Code, is
16	amended—
1617	amended— (1) in subsection (e)—
17	(1) in subsection (e)—
17 18	(1) in subsection (e)— (A) in paragraph (1), by inserting "(in-
17 18 19	(1) in subsection (e)— (A) in paragraph (1), by inserting "(including any additional information that the
17 18 19 20	 (1) in subsection (e)— (A) in paragraph (1), by inserting "(including any additional information that the project sponsor considers to be important to ini-
17 18 19 20 21	(1) in subsection (e)— (A) in paragraph (1), by inserting "(including any additional information that the project sponsor considers to be important to initiate the process for the proposed project)"
17 18 19 20 21 22	(1) in subsection (e)— (A) in paragraph (1), by inserting "(including any additional information that the project sponsor considers to be important to initiate the process for the proposed project)" after "location of the proposed project"; and

1	ceived by the Secretary under this subsection, the
2	Secretary shall provide to the project sponsor a writ-
3	ten response that, as applicable—
4	"(A) describes the determination of the
5	Secretary—
6	"(i) to initiate the environmental re-
7	view process, including a timeline and an
8	expected date for the publication in the
9	Federal Register of the relevant notice of
10	intent; or
11	"(ii) to decline the application, includ-
12	ing an explanation of the reasons for that
13	decision; or
14	"(B) requests additional information re-
15	garding, and provides to the project sponsor an
16	accounting, regarding what is necessary to ini-
17	tiate the environmental review process."; and
18	(2) in subsection (f)(4), by adding at the end
19	the following:
20	"(E) REDUCTION OF DUPLICATION.—
21	"(i) In general.—In carrying out
22	this paragraph, the head of a Federal
23	agency shall reduce duplication, to the
24	maximum extent practicable, between—

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1	"(I) the evaluation of alternatives
2	under the National Environmental
3	Policy Act of 1969 (42 U.S.C. 4321
4	et seq.); and
5	"(II) the evaluation of alter-
6	natives in the metropolitan transpor-
7	tation planning process or by a State
8	transportation department or local
9	transportation agency pursuant to
10	State law relating to the environ-
11	mental review process.
12	"(ii) Consideration of Alter-
13	NATIVES.—The head of a Federal agency
14	may eliminate from detailed consideration
15	an alternative proposed in an environ-
16	mental impact statement regarding a
17	project if, as determined by the head of the
18	Federal agency—
19	"(I) the Federal lead agency pro-
20	vided to the State transportation de-
21	partment or local transportation agen-
22	cy guidance regarding analysis of al-
23	ternatives during the metropolitan
24	transportation planning process, in-
25	cluding guidance on the requirements

1	under the National Environmenta
2	Policy Act of 1969 (42 U.S.C. 4321
3	et seq.) and any other requirements of
4	Federal law necessary for approval of
5	the project;
6	"(II) the applicable metropolitan
7	planning process or State or local
8	transportation agency environmental
9	review process included an oppor-
10	tunity for public review and comment
11	"(III) the State transportation
12	department or local transportation
13	agency rejected the alternative after
14	considering public comments;
15	"(IV) the Federal lead agency
16	independently reviewed the alternative
17	evaluation approved by the State
18	transportation department or local
19	transportation agency; and
20	"(V) the Federal lead agency, in
21	consultation with any Federal agency
22	with jurisdiction over a permit or ap-
23	proval required for a project, has de-
24	termined that the alternative to be

1	eliminated from consideration is not
2	necessary for—
3	"(aa) compliance with the
4	National Environmental Policy
5	Act of 1969 (42 U.S.C. 4321 et
6	seq.); or
7	"(bb) any permit or ap-
8	proval under any other Federal
9	law.".
10	SEC. 1305. ACCELERATED DECISIONMAKING IN ENVIRON-
11	MENTAL REVIEWS.
12	(a) In General.—Section 139 of title 23, United
13	States Code, is amended by adding at the end the fol-
14	lowing:
15	"(n) Accelerated Decisionmaking in Environ-
16	MENTAL REVIEWS.—
17	"(1) In general.—In preparing a final envi-
18	ronmental impact statement under the National En-
19	vironmental Policy Act of 1969 (42 U.S.C. 4321 et
20	seq.), if the lead agency modifies the statement in
21	response to comments that are minor and are con-
22	fined to factual corrections or explanations regarding
23	why the comments do not warrant additional agency
24	response, the lead agency may write on errata sheets
25	attached to the statement instead of rewriting the

1	draft statement, subject to the conditions that the
2	errata sheets shall—
3	"(A) cite the sources, authorities, or rea-
4	sons that support the position of the lead agen-
5	cy; and
6	"(B) if appropriate, indicate the cir-
7	cumstances that would trigger agency re-
8	appraisal or further response.
9	"(2) Incorporation.—To the maximum ex-
10	tent practicable, the lead agency shall expeditiously
11	develop a single document that consists of a final en-
12	vironmental impact statement and a record of deci-
13	sion, unless—
14	"(A) the final environmental impact state-
15	ment makes substantial changes to the pro-
16	posed action that are relevant to environmental
17	or safety concerns; or
18	"(B) there are significant new cir-
19	cumstances or information relevant to environ-
20	mental concerns and that bear on the proposed
21	action or the impacts of the proposed action."
22	(b) Repeal.—Section 1319 of MAP-21 (42 U.S.C
23	4332a) is repealed.

1	SEC. 1306. INTEGRATION OF PLANNING AND ENVIRON-
2	MENTAL REVIEW.
3	Section 168 of title 23, United States Code, is
4	amended—
5	(1) in subsection $(c)(1)$ —
6	(A) by redesignating subparagraphs (C)
7	through (E) as subparagraphs (E) through (G),
8	respectively;
9	(B) in subparagraph (B), by inserting
10	"general travel corridor or" before "modal
11	choice''; and
12	(C) by inserting after subparagraph (B)
13	the following:
14	"(C) the purpose and the need for the pro-
15	posed action;
16	"(D) preliminary screening of alternatives
17	and elimination of unreasonable alternatives;";
18	and
19	(2) in subsection (d)—
20	(A) in paragraph (9), by inserting "and is
21	incorporated in accordance with the National
22	Environmental Policy Act of 1969 (42 U.S.C.
23	4321 et seq.) and section 1502.21 of title 40,
24	Code of Federal Regulations (as in effect on the
25	date of enactment of the MAP-21 Reauthoriza-
26	tion Act)" before the period at the end; and

1	(B) by adding at the end the following:
2	"(11) The planning product is sufficient to
3	meet the requirements for a permit or approval
4	under applicable Federal law.".
5	SEC. 1307. USE OF PROGRAMMATIC AGREEMENT.
6	Section 169(f) of title 23, United States Code, is
7	amended—
8	(1) by striking "may use" and inserting "shall
9	give substantial weight to"; and
10	(2) by inserting "or other Federal environ-
11	mental law" before the period at the end.
12	SEC. 1308. TECHNICAL ASSISTANCE FOR STATES.
13	Section 326 of title 23, United States Code, is
14	amended—
15	(1) in subsection (c)—
16	(A) by redesignating paragraphs (2)
17	through (4) as paragraphs (3) through (5), re-
18	spectively; and
19	(B) by inserting after paragraph (1) the
20	following:
21	"(2) Assistance to states.—On request of a
22	Governor of a State, the Secretary shall provide to
23	the State technical assistance, training, or other
24	support relating to—

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

I	garding an inadequacy identified under
2	subparagraph (A); and
3	"(C) the State, after the notification and
4	period provided under subparagraph (B), fails
5	to take satisfactory corrective action, as deter
6	mined by the Secretary.".
7	SEC. 1309. IMPROVEMENT OF APPLICATION OF CATEGOR
8	ICAL EXCLUSIONS FOR MULTIMODAI
9	PROJECTS.
10	Section 304 of title 49, United States Code, is
11	amended as follows:
12	(1) Subsection (a)(1) is amended—
13	(A) by striking "operating authority" and
14	inserting "operating administration or secre
15	tarial office";
16	(B) by inserting "has expertise but" before
17	"is not the lead"; and
18	(C) by inserting "proposed multimodal"
19	before "project".
20	(2) Subsection (a)(2) is amended to read as fol
21	lows:
22	"(2) Lead authority.—The term 'lead au
23	thority' means a Department of Transportation op
24	erating administration or secretarial office that has
→ F	oraving administration of societarial office that has

1	the lead responsibility for a proposed multimoda
2	project.".
3	(3) Subsection (a)(3) is amended by striking
4	"has the meaning given the term in section 139(a)
5	of title 23" and inserting "means an action by the
6	Department of Transportation that involves exper-
7	tise of one or more Department of Transportation
8	operating administrations or secretarial office".
9	(4) Subsection (b) is amended by striking
10	"under this title" and inserting "by the Secretary"
11	(5) Subsection (c) is amended—
12	(A) by striking "a categorical exclusion
13	designated under the implementing regulations
14	or" and inserting "categorical exclusions des-
15	ignated under the National Environmental Pol-
16	icy Act of 1969 (42 U.S.C. 4321 et seq.) imple-
17	menting";
18	(B) by striking "other components of the"
19	and inserting "a proposed multimodal";
20	(C) by amending paragraphs (1) and (2)
21	to read as follows:
22	"(1) the lead authority makes a preliminary de-
23	termination on the applicability of a categorical ex-
24	clusion to a proposed multimodal project and notifies

1	the cooperating authority of its intent to apply the
2	cooperating authority categorical exclusion;
3	"(2) the cooperating authority does not object
4	to the lead authority's preliminary determination of
5	its applicability;";
6	(D) by amending paragraph (3) by insert-
7	ing "the lead authority determines that" at the
8	beginning, and "proposed multimodal" before
9	"project to be covered"; and
10	(E) by amending paragraph (4) to read as
11	follows:
12	"(4) the lead authority, with the concurrence of
13	the cooperative authority—
14	"(A) follows implementing regulations or
15	procedures under the National Environmental
16	Policy Act of 1969 (42 U.S.C. 4321 et seq.);
17	"(B) determines that the proposed
18	multimodal project does not individually or cu-
19	mulatively have a significant impact on the en-
20	vironment; and
21	"(C) determines that extraordinary cir-
22	cumstances do not exist that merit additional
23	analysis and documentation in an environ-
24	mental impact statement or environmental as-
25	sessment required under the National Environ-

mental Policy Act of 1969 (42 U.S.C. 4321 et
seq.); and".
(6) Subsection (d) is amended to read as fol-
lows:
"(d) Cooperative Authority Expertise.—A co-
operating authority shall provide expertise to the lead au-
thority on aspects of the multimodal project in which the
cooperating authority has expertise.".
TITLE II—TRANSPORTATION IN-
FRASTRUCTURE FINANCE
AND INNOVATION ACT OF
1998 AMENDMENTS
SEC. 2001. TRANSPORTATION INFRASTRUCTURE FINANCE
AND INNOVATION ACT OF 1998 AMENDMENTS.
(a) Definitions.—Section 601(a) of title 23, United
States Code, is amended—
(1) by striking paragraph (10) and inserting
the following:
"(10) Master credit agreement.—The term
'master credit agreement' means an agreement to
extend credit assistance for a program of related
projects secured by a common security pledge (which
shall receive an investment grade rating from a rat-
ing agency prior to the Secretary entering into such

1	master credit agreement), or for a single project cov-
2	ered under section 602(b)(2) that would—
3	"(A) make contingent commitments of 1 or
4	more secured loans or other Federal credit in-
5	struments at future dates, subject to—
6	"(i) the availability of future funds
7	being made available to carry out this
8	chapter; and
9	"(ii) the satisfaction of all of the con-
10	ditions for the provision of credit assist-
11	ance under this chapter, including section
12	603(b)(1);
13	"(B) establish the maximum amounts and
14	general terms and conditions of the secured
15	loans or other Federal credit instruments;
16	"(C) identify the 1 or more dedicated non-
17	Federal revenue sources that will secure the re-
18	payment of the secured loans or secured Fed-
19	eral credit instruments;
20	"(D) provide for the obligation of funds for
21	the secured loans or secured Federal credit in-
22	struments after all requirements have been met
23	for the projects subject to the master credit
24	agreement, including—

1	"(i) completion of an environmental
2	impact statement or similar analysis re-
3	quired under the National Environmental
4	Policy Act of 1969 (42 U.S.C. 4321 et
5	seq.);
6	"(ii) compliance with such other re-
7	quirements as are specified in this chapter,
8	including sections $602(e)$ and $603(b)(1)$;
9	and
10	"(iii) the availability of funds to carry
11	out this chapter; and
12	"(E) require that contingent commitments
13	result in a financial close and obligation of
14	credit assistance not later than 3 years after
15	the date of entry into the master credit agree-
16	ment, or release of the commitment, unless oth-
17	erwise extended by the Secretary.";
18	(2) in paragraph (12)—
19	(A) in subparagraph (C) by striking "and"
20	at the end;
21	(B) in subparagraph (D)(iv) by striking
22	the period at the end and inserting a semicolon;
23	and
24	(C) by adding at the end the following:

1	"(E) a project to improve or construct
2	public infrastructure that is located within
3	walking distance of, and accessible to, a fixed
4	guideway transit facility, passenger rail station,
5	intercity bus station, or intermodal facility, in-
6	cluding transportation, public utility, and cap-
7	ital projects described in section 5302(3)(G)(v)
8	of title 49, and related infrastructure; and
9	"(F) a project for the acquisition of plant
10	and wildlife habitat pursuant to a conservation
11	plan that—
12	"(i) has been approved by the Sec-
13	retary of the Interior pursuant to section
14	10 of the Endangered Species Act of 1973
15	(16 U.S.C. 1539); and
16	"(ii) in the judgment of the Secretary,
17	would mitigate the environmental impacts
18	of transportation infrastructure projects
19	otherwise eligible for assistance under this
20	chapter."; and
21	(3) by striking paragraph (15) and inserting
22	the following:
23	"(15) Rural infrastructure project.—
24	The term 'rural infrastructure project' means a sur-
25	face infrastructure project located in an area that is

1	outside of an urbanized area with a population
2	greater than 150,000 individuals, as determined by
3	the Bureau of the Census.".
4	(b) ELIGIBLE PROJECT COSTS.—Section
5	602(a)(5)(B) of title 23, United States Code, is amend-
6	ed—
7	(1) by striking "(B) Intelligent transpor-
8	TATION SYSTEM PROJECTS.—In the case" and in-
9	serting the following:
10	"(B) Exceptions.—
11	"(i) Intelligent transportation
12	SYSTEMS.—In the case"; and
13	(2) by adding at the end the following:
14	"(ii) Transit-oriented develop-
15	MENT PROJECTS.—In the case of a project
16	described in section 601(a)(12)(E), eligible
17	project costs shall be reasonably antici-
18	pated to be equal to or exceed
19	\$10,000,000.".
20	(c) Master Credit Agreements.—Section 602(b)
21	of title 23, United States Code is amended by striking
22	paragraph (2) and inserting the following:
23	"(2) Master credit agreements.—
24	"(A) Program of related projects.—
25	The Secretary may enter into a master credit

agreement for a program of related projects se-1 2 cured by a common security pledge on terms 3 acceptable to the Secretary. 4 "(B) ADEQUATE FUNDING NOT AVAIL-5 ABLE.—If the Secretary fully obligates funding 6 to eligible projects in a fiscal year, and ade-7 quate funding is not available to fund a credit 8 instrument, a project sponsor of an eligible 9 project may elect to enter into a master credit 10 agreement and wait to execute a credit instru-11 ment until the fiscal year during which addi-12 tional funds are available to receive credit as-13 sistance.". 14 (d) Program Administration.—Section 605 of 15 title 23, United States Code, is amended by adding at the end the following: 16 17 "(f) Assistance to Small Projects.—The Secretary shall use not less than \$2,000,000 of administrative 18 funding per year in lieu of fees collected under subsection 19 20 (b) for projects under this chapter with a total project cost 21 of less than \$75,000,000.". 22 (e) Funding.—Section 608(a)(6) of title 23, United 23 States Code, is amended by striking "0.50" and inserting "0.75". 24

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1	SEC. 2002. STATE INFRASTRUCTURE BANKS.
2	Section 610 of title 23, United States Code, is
3	amended—
4	(1) in subsection (d)—
5	(A) in paragraph (1) by striking subpara-
6	graph (A) and inserting the following:
7	"(A) 10 percent of the funds apportioned
8	to the State for each of fiscal years 2015
9	through 2020 under each of sections 104(b)(1),
10	104(b)(2), and 104(b)(6); and";
11	(B) in paragraph (2) by striking "2005
12	through 2009" and inserting "2015 through
13	2020'';
14	(C) in paragraph (3), by striking "2005
15	through 2009" and inserting "2015 through
16	2020"; and
17	(D) in paragraph (5), by striking "section
18	133(d)(3)" and inserting "section $133(d)(1)$ ";
19	and
20	(2) in subsection (k), by striking "2005 through
21	2009" and inserting "2015 through 2020".
22	SEC. 2003. TIFIA LOANS FOR STATE INFRASTRUCTURE
23	BANKS.
24	(a) TIFIA LOANS.—Chapter 6 of title 23, United
25	States Code, is amended by adding at the end the fol-

26 lowing:

1	"§ 611. TIFIA loans for State infrastructure banks
2	"(a) Definitions.—In this section, the following
3	definitions apply:
4	"(1) Letter of interest.—The term 'letter
5	of interest' means a letter submitted by a potential
6	State infrastructure bank applicant prior to an ap-
7	plication for credit assistance in a format prescribed
8	by the Secretary on the website of the TIFIA pro-
9	gram that—
10	"(A) outlines the proposed financial plan,
11	including the requested credit assistance; and
12	"(B) provides information regarding satis-
13	faction of other eligibility requirements of the
14	TIFIA program.
15	"(2) Limited Buydown.—The term 'limited
16	buydown' means a buydown of the interest rate by
17	the obligor if the interest rate has increased be-
18	tween—
19	"(A) the date on which an application ac-
20	ceptable to the Secretary is submitted; and
21	"(B) the date on which the Secretary exe-
22	cutes the secured loan.

"(3) Obligor.—The term 'obligor' means a State infrastructure bank established under section 610 that is primarily liable for payment of the principal of or interest on a secured loan.

1	"(4) Secured Loan.—The term 'secured loan'
2	means a direct loan or other debt obligation issued
3	by an obligor and funded by the Secretary in connec-
4	tion with the capitalization or deposit into a State
5	infrastructure bank established under section 610.
6	"(5) Senior obligation.—Except as provided
7	in subsection (i), the term 'senior obligation' means
8	any note, bond, debenture, or other debt obligation
9	issued by an obligor, other than a secured loan, that
10	is secured by the dedicated revenue sources that also
11	secure the secured loan and that is senior in right
12	of payment to the secured loan.
13	"(6) State infrastructure bank obliga-
14	TION.—The term 'State infrastructure bank obliga-
15	tion' means any note, bond, debenture, or other debt
16	obligation issued by a State infrastructure bank
17	other than a secured loan, that is secured by the
18	dedicated revenue sources that also secure the se-
19	cured loan.
20	"(7) Subsidy amount.—The term 'subsidy
21	amount' means the amount of budget authority suf-
22	ficient to cover the estimated long-term cost to the
23	Federal Government of a secured loan—
24	"(A) calculated on a net present value
25	basis; and

1	"(B) excluding administrative costs and
2	any incidental effects on governmental receipts
3	or outlays in accordance with the Federal Cred-
4	it Reform Act of 1990 (2 U.S.C. 661 et seq.).
5	"(b) Establishment.—The Secretary may set aside
6	up to 10 percent of the funds made available to carry out
7	the TIFIA program under this chapter (excluding the
8	amount set aside under section 608(a)(3)) to provide cred-
9	it assistance for the capitalization of, or deposit into, a
10	State infrastructure bank established under section 610.
11	"(c) Eligibility.—
12	"(1) Letter of interest.—To apply for
13	credit assistance under this section, a State infra-
14	structure bank shall submit a letter of interest prior
15	to submission of a formal application for a secured
16	loan.
17	"(2) Creditworthiness.—
18	"(A) IN GENERAL.—To be eligible for a se-
19	cured loan under this section, a State infra-
20	structure bank shall satisfy applicable credit-
21	worthiness standards, which, at a minimum,
22	shall include—
23	"(i) adequate coverage requirements
24	to ensure repayment;

1	"(ii) an investment grade rating from
2	at least 2 rating agencies on debt senior to
3	the secured loan; and
4	"(iii) a rating from at least 2 rating
5	agencies on the secured loan, subject to the
6	condition that, with respect to clause (ii),
7	if the total amount of the senior debt and
8	the secured loan is less than \$75,000,000,
9	1 rating agency opinion for each of the
10	senior debt and secured loan shall be suffi-
11	cient.
12	"(B) Senior debt.—Notwithstanding
13	subparagraph (A), in a case in which the se-
14	cured loan is the senior debt of the State infra-
15	structure bank—
16	"(i) if the secured loan is for an
17	amount that equals or exceeds
18	\$75,000,000, the secured loan shall be re-
19	quired to receive an investment grade rat-
20	ing from at least 2 rating agencies; and
21	"(ii) if the secured loan is for an
22	amount less than \$75,000,000, the secured
23	loan shall be required to receive an invest-
24	ment grade rating from at least 1 rating
25	agency.

1	"(3) Dedicated revenue sources.—The se-
2	cured loan shall be repayable from pledged revenues
3	not affected by the performance of any loans made
4	by the State infrastructure bank receiving the Fed-
5	eral credit assistance, such as a tax-backed revenue
6	pledge.
7	"(d) Preliminary Rating Opinion Letter.—
8	After the submission of a letter of interest and prior to
9	the submission of an application, upon request of the Sec-
10	retary, each State infrastructure bank seeking a secured
11	loan under this section shall provide a preliminary rating
12	opinion letter from at least 1 rating agency—
13	"(1) indicating that the senior debt of the State
14	infrastructure bank, which may be the secured loan,
15	has the potential to achieve an investment-grade rat-
16	ing; and
17	"(2) including a preliminary rating opinion on
18	the secured loan.
19	"(e) Application Process.—
20	"(1) IN GENERAL.—The Secretary shall estab-
21	lish a rolling application process to carry out this
22	section.
23	"(2) Submission.—A State infrastructure bank
24	seeking a secured loan under this section shall sub-
25	mit to the Secretary an application in such form, at

1	such time, and containing such information as the
2	Secretary determines to be necessary.
3	"(f) Application Processing Procedures.—
4	"(1) Notice of complete application.—
5	Not later than 30 days after the date of receipt of
6	an application under this section, the Secretary shall
7	provide to the applicant a written notice informing
8	the applicant whether—
9	"(A) the application is complete; or
10	"(B) additional information or materials
11	are needed to complete the application.
12	"(2) Approval or denial of application.—
13	Not later than 60 days after the date of issuance of
14	the written notice under paragraph (1), the Sec-
15	retary shall provide to the State infrastructure bank
16	a written notice informing the applicant whether the
17	Secretary has approved or disapproved the applica-
18	tion.
19	"(g) AGREEMENTS.—
20	"(1) RISK ASSESSMENT.—Before entering into
21	an agreement under this section, the Secretary, in
22	consultation with the Director of the Office of Man-
23	agement and Budget, shall determine an appropriate
24	capital reserve subsidy amount for each secured

1 loan, taking into account each preliminary rating 2 opinion letter received under subsection (d). 3 "(2) Secured Loans.—Credit assistance pro-4 vided under this section shall be provided through an 5 agreement entered into between the Secretary and a 6 State infrastructure bank for a secured loan, the 7 proceeds of which shall be used for the capitalization 8 of, or deposit into, the TIFIA account of a State in-9 frastructure bank established under section 610. 10 "(3) TERMS AND LIMITATIONS.— 11 "(A) IN GENERAL.—A secured loan under 12 this section shall be on such terms and condi-13 tions and contain such covenants, representa-14 tions, warranties, and requirements (including 15 requirements for audits) as the Secretary deter-16 mines to be appropriate. 17 "(B) Interest rate.—Except as pro-18 vided in subparagraph (C), the interest rate on 19 a secured loan under this section shall be not 20 less than the yield on United States Treasury 21 securities of a similar maturity to the maturity 22 of the secured loan on the date of execution of 23 the secured loan agreement. "(C) Limited Buydowns.— 24

1	"(i) In general.—Subject to clause
2	(ii), an obligor shall be entitled to buy
3	down the interest rate of a secured loan
4	under this section through a limited
5	buydown.
6	"(ii) LIMITATION.—A limited
7	buydown may not lower the interest rate of
8	a secured loan by more than the lessen
9	of—
10	"(I) $1\frac{1}{2}$ percentage points (150)
11	basis points); and
12	"(II) the amount of the increase
13	in the interest rate.
14	"(4) MATURITY DATE.—The final maturity
15	date of a secured loan under this section shall not
16	be later than 35 years after the date on which the
17	Secretary executes the secured loan.
18	"(h) USE OF SECURED LOANS.—
19	"(1) In general.—For each fiscal year, credit
20	assistance provided to an obligor under this section
21	shall be in an amount that is not less than
22	\$25,000,000, but not more than $$100,000,000$.
23	"(2) Use of funds.—Subject to subparagraph
24	(B), a State infrastructure bank receiving credit as-
25	sistance under this section shall—

1	"(A) deposit those amounts into the
2	TIFIA account of the State infrastructure
3	bank; and
4	"(B) use such credit assistance for projects
5	eligible under section 610.
6	"(i) Nonsubordination.—
7	"(1) In general.—Except as provided in para-
8	graph (2), the secured loan shall not be subordi-
9	nated to the claims of any holder of senior obliga-
10	tions in the event of bankruptcy, insolvency, or liq-
11	uidation of the obligor.
12	"(2) Preexisting indenture.—
13	"(A) In general.—Subject to subpara-
14	graph (B), the Secretary shall waive the re-
15	quirement under paragraph (1) for a State in-
16	frastructure bank that has outstanding senior
17	obligations under a preexisting indenture if the
18	secured loan is rated in the A category or high-
19	er.
20	"(B) RESTRICTION.—If the Secretary
21	waives the nonsubordination requirement under
22	this paragraph—
23	"(i) the maximum credit subsidy to be
24	paid by the Federal Government shall be

1	not more than 10 percent of the principal
2	amount of the secured loan; and
3	"(ii) the obligor shall be responsible
4	for paying the remainder of the subsidy
5	cost, if any.
6	"(j) Fees.—The Secretary may establish fees at a
7	level sufficient to cover all or a portion of the costs to
8	the Federal Government of making a secured loan under
9	this section.
10	"(k) Repayment.—
11	"(1) Schedule.—The Secretary shall establish
12	a repayment schedule for each secured loan under
13	this section based on the projected cash flow from
14	the dedicated repayment sources.
15	"(2) COMMENCEMENT.—Scheduled loan repay-
16	ments of principal or interest on a secured loan
17	under this section shall commence not later than 5
18	years after the date on which the Secretary executes
19	the secured loan.
20	"(3) Deferred payments.—
21	"(A) In general.—If, at any time after
22	the date on which the Secretary executed the
23	secured loan, the revenues pledged to pay the
24	scheduled loan repayments of principal and in-
25	terest on the secured loan are not sufficient to

1	make such payments, the Secretary may, sub-
2	ject to subparagraph (C), allow the obligor to
3	add unpaid principal and interest to the out-
4	standing balance of the secured loan.
5	"(B) Interest.—Any payment deferred
6	under subparagraph (A) shall—
7	"(i) continue to accrue interest in ac-
8	cordance with subsection (g)(3)(B) until
9	fully repaid; and
10	"(ii) be scheduled to be amortized
11	over the remaining term of the loan.
12	"(C) Criteria.—
13	"(i) In general.—Any payment de-
14	ferral under subparagraph (A) shall be
15	contingent on the obligor meeting criteria
16	established by the Secretary.
17	"(ii) Repayment standards.—The
18	criteria established pursuant to clause (i)
19	shall include standards for reasonable as-
20	surance of repayment.
21	"(4) Prepayment.—
22	"(A) USE OF EXCESS REVENUES.—Any
23	excess revenues that remain after satisfying
24	scheduled debt service requirements on the
25	State infrastructure bank obligations and se-

1	cured loan and all deposit requirements under
2	the terms of any trust agreement, bond resolu-
3	tion, or similar agreement securing State infra-
4	structure bank obligations may be applied an-
5	nually to prepay the secured loan without pen-
6	alty.
7	"(B) Use of proceeds of refi-
8	NANCING.—The secured loan may be prepaid at
9	any time without penalty from the proceeds of
10	refinancing from non-Federal funding sources.
11	"(l) Sale of Secured Loans.—
12	"(1) In general.—Subject to paragraph (2)
13	the Secretary may sell to another entity or reoffer
14	into the capital markets a secured loan if the Sec-
15	retary determines that the sale or reoffering can be
16	made on favorable terms.
17	"(2) Consent of obligor.—In making a sale
18	or reoffering under paragraph (1), the Secretary
19	may not change the original terms and conditions of
20	the secured loan without the written consent of the
21	obligor.".
22	(b) Conforming Amendments.—Section 610 of
23	title 23, United States Code, is amended—
24	(1) in subsection (d)—

1	(A) by redesignating paragraphs (4)
2	through (6) as paragraphs (5) through (7), re-
3	spectively; and
4	(B) by inserting after paragraph (3) the
5	following:
6	"(4) TIFIA ACCOUNT.—
7	"(A) In general.—Subject to subsection
8	(j), the Secretary may permit a State entering
9	into a cooperative agreement under this section
10	to establish a State infrastructure bank to de-
11	posit into the TIFIA account of the bank funds
12	received under section 611.
13	"(B) Treatment of account.—Federal
14	funds deposited into the TIFIA account shall
15	constitute a capitalization secured loan for the
16	TIFIA account of the State infrastructure
17	bank.
18	"(C) LIMITATION.—Amounts in the TIFIA
19	account shall be used only to carry out projects
20	eligible for assistance under chapter 1 of this
21	title or chapter 53 of title 49."; and
22	(2) in subsection (f), by inserting ", except that
23	funds in the TIFIA account of a State infrastruc-
24	ture bank established under this section may be used
25	only for projects with reasonably anticipated eligible

1	project costs of not less than \$5,000,000 but not
2	more than \$50,000,000" before the period at the
3	end.
4	(c) Conforming Amendment.—The analysis for
5	chapter 6 of title 23, United States Code, is amended by
6	adding at the end the following:
	"611. TIFIA loans for State infrastructure banks.".
7	TITLE III—TECHNICAL
8	CORRECTIONS TO MAP-21
9	SEC. 3001. TECHNICAL CORRECTIONS.
10	(a) Section 101(a)(29) of title 23, United States
11	Code, is amended—
12	(1) in subparagraph (B) by inserting a comma
13	after "disabilities"; and
14	(2) in subparagraph (F)(i) by striking
15	" $133(b)(11)$ " and inserting " $133(b)(14)$ ".
16	(b) Section 119 of title 23, United States Code, is
17	amended—
18	(1) in subsection $(d)(1)(A)$ by striking "mobil-
19	ity," and inserting "congestion reduction, system re-
20	liability,"; and
21	(2) in subsection $(e)(7)$ —
22	(A) by striking "this paragraph" and in-
23	serting "section 150(e)"; and
24	(B) by inserting "under that section" after
25	"next report submitted".

1	(c) Section 120 of title 23, United States Code, is
2	amended—
3	(1) in subsection $(c)(3)$ —
4	(A) in subparagraph (A) by striking "para-
5	graph (1), (2), or (5)" and inserting "para-
6	graph (1) or (2)"; and
7	(B) in subparagraph (C)(i) by striking
8	"paragraphs (1), (2), and (5)" and inserting
9	"paragraphs (1) and (2)"; and
10	(2) in subsection (e)(2) by striking "Federal
11	land access transportation facilities" and inserting
12	"other federally owned roads that are open to public
13	travel".
14	(d) Section 126(b)(1) of title 23, United States Code,
15	is amended by striking "133(d)" and inserting
16	"133(d)(1)(A)".
17	(e) Section 127(a)(3) of title 23, United States Code,
18	is amended by striking "118(b)(2)" and inserting
19	"118(b)".
20	(f) Section 129(a)(5)(B) of title 23, United States
21	Code, is amended by striking "the Federal-aid system"
22	and inserting "Federal-aid highways".
23	(g) Section 133 of title 23, United States Code, is
24	amended—
25	(1) in subsection (d)—

1	(A) in paragraph (1)(A)(ii) by striking
2	"greater than 5,000" and inserting "of 5,000
3	or more"; and
4	(B) in paragraph (3)—
5	(i) by striking "paragraph (1)(A)(ii)"
6	and inserting "paragraph (1)(A)(iii)"; and
7	(ii) by striking "greater than 5,000
8	and less than 200,000" and inserting "of
9	5,000 to 200,000";
10	(2) in subsection (f)(1) by striking " $104(b)(3)$ "
11	and inserting "104(b)(2)";
12	(3) in subsection $(g)(2)(A)$ by striking "sub-
13	section (d)" and inserting "subsection (d)(1)(A)";
14	and
15	(4) in subsection (h)(1) by striking "subsection
16	(d)(1)(A)(iii)" and inserting "subsection
17	(d)(1)(A)(ii)".
18	(h) Section 134 of title 23, United States Code, is
19	amended—
20	(1) in subsection (i)(8) by striking " $(2)(C)$ "
21	each place it appears and inserting "(2)(E)";
22	(2) in subsection (l)—
23	(A) in paragraph (1) by inserting a period
24	at the end; and

1	(B) in paragraph (2)(D) by striking "of
2	less than 200,000" and inserting "with a popu-
3	lation of 200,000 or less";
4	(3) in subsection (n)(1) by striking "chapter 53
5	of title," and inserting "chapter 53 of title 49,"; and
6	(4) in subsection (p) by striking "set aside
7	under section 104(f)" and inserting "apportioned
8	under section 104(b)(5)".
9	(i) Section 144 of title 23, United States Code, is
10	amended—
11	(1) in subsection (c)(2)(A) by striking "the nat-
12	ural condition of the bridge" and inserting "their
13	natural condition"; and
14	(2) in subsection (k)(2) (as redesignated by sec-
15	tion $1108(a)(1)$) by striking " $104(b)(3)$ " and insert-
16	ing "104(b)(2)".
17	(j) Section 148 of title 23, United States Code, is
18	amended—
19	(1) in subsection $(a)(4)(B)(xx)$ by striking "for
20	safety purposes"; and
21	(2) in subsection (i) in the matter preceding
22	paragraph (1) by striking "performance targets"
23	each place it appears and inserting "safety perform-
24	ance targets".

1	(k) Section 149 of title 23, United States Code, is
2	amended—
3	(1) in subsection $(d)(2)$ —
4	(A) in subparagraph (A)(i) by striking
5	"(excluding the amount of funds reserved under
6	paragraph (l))"; and
7	(B) in subparagraph (B)(i) by striking
8	"MAP-21t" and inserting "MAP-21";
9	(2) in subsection (g)(2)(B) by striking "later
10	that" and inserting "later than";
11	(3) in subsection $(l)(1)(B)$ by inserting "air
12	quality and traffic congestion" before "performance
13	targets''; and
14	(4) in subsection (m) by striking "104(b)(2)"
15	and inserting " $104(b)(4)$ ".
16	(l) Section 150(c)(3)(B) of title 23, United States
17	Code, is amended by striking the semicolon at the end and
18	inserting a period.
19	(m) Section 153(h)(2) of title 23, United States
20	Code, is amended by striking "paragraphs (1) through
21	(3)" and inserting "paragraphs (1), (2), and (4)".
22	(n) Section 163(f)(2) of title 23, United States Code
23	is amended by striking "118(b)(2)" and inserting
24	"118(b)".

- 1 (o) Section 202(b)(3) of title 23, United States Code,
- 2 is amended—
- 3 (1) in subparagraph (A)(i) by inserting
- 4 "(a)(6)," after "subsections"; and
- 5 (2) in subparagraph (C)(ii)(IV) by striking
- 6 "(III).]" and inserting "(III).".
- 7 (p) Section 203(b)(1) of title 23, United States Code,
- 8 is amended by striking "2011" and inserting "2012".
- 9 (q) Section 213 of title 23, United States Code, is
- 10 amended—
- 11 (1) in subsection (c)(1)(A)(ii) by striking
- "greater than 5,000" and inserting "of 5,000 or
- more"; and
- 14 (2) in subsection (e) by striking "this chapter"
- and inserting "chapter 1".
- 16 (r) Section 217(a) of title 23, United States Code,
- 17 is amended by striking "104(b)(3)" and inserting
- 18 "104(b)(4)".
- 19 (s) Section 504(a)(4) of title 23, United States Code,
- 20 is amended by striking "104(b)(3)" and inserting
- 21 "104(b)(2)".
- 22 (t) Section 515 of title 23, United States Code, is
- 23 amended by striking "this chapter" each place it appears
- 24 and inserting "sections 512 through 518".

- 1 (u) Section 518(a) of title 23, United States Code,
- 2 is amended by inserting "a report" after "House of Rep-
- 3 resentatives".
- 4 (v) Section 608(a)(2) of title 23, United States Code,
- 5 is amended by inserting "of" after "504(f)".
- 6 (w) Section 6302(b)(3)(B)(vi)(III) of title 49, United
- 7 States Code, is amended by striking "6310" and inserting
- 8 "6309".
- 9 (x) Section 1102 of MAP-21 (23 U.S.C. 104 note;
- 10 126 Stat. 416) is amended—
- 11 (1) in subsection (b)(10) by striking "2011"
- and inserting "2012"; and
- 13 (2) in subsection (c)(5) by striking "section"
- 14 204" and inserting "sections 202 and 204".
- 15 (y) Section 1301(l)(3) of SAFETEA-LU (23 U.S.C.
- 16 101 note; 126 Stat. 493) is amended—
- 17 (1) in subparagraph (A)(i) by striking "com-
- plied" and inserting "compiled"; and
- 19 (2) in subparagraph (B) by striking "paragraph
- 20 (1)" and inserting "subparagraph (A)".
- 21 (z) Section 51001(a)(1) of the Transportation Re-
- 22 search and Innovative Technology Act of 2012 (126 Stat.
- 23 864) is amended by striking "sections 503(b), 503(d), and
- 24 509" and inserting "section 503(b)".