^{116TH CONGRESS} 2D SESSION H.R. 7248

To authorize funds for Federal-aid highways, highway safety programs, and transit programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 18, 2020

Mr. GRAVES of Missouri (for himself, Mr. YOUNG, Mr. CRAWFORD, Mr. GIBBS, Mr. RODNEY DAVIS of Illinois, Mr. WOODALL, Mr. BABIN, Mr. GRAVES of Louisiana, Mr. ROUZER, Mr. BOST, Mr. WEBER of Texas, Mr. LAMALFA, Mr. WESTERMAN, Mr. SMUCKER, Mr. MAST, Mr. GALLA-GHER, Mr. BALDERSON, Mr. SPANO, Mr. STAUBER, Mrs. MILLER, Mr. PENCE, Miss GONZÁLEZ-COLÓN of Puerto Rico, and Mr. WITTMAN) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To authorize funds for Federal-aid highways, highway safety programs, and transit 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 "Surface Transportation Advanced through Reform,

1 Technology, and Efficient Review Act" or the "STARTER

2 Act".

3 (b) TABLE OF CONTENTS.—The table of contents for

4 this Act is as follows:

Sec. 1. Short title; table of contents.

DIVISION A—SURFACE TRANSPORTATION

- Sec. 1001. Extension of Federal surface transportation programs.
- Sec. 1002. Extension of highway trust fund expenditure authority.
- Sec. 1003. Extension of highway-related taxes.
- Sec. 1004. Additional contract authority.
- Sec. 1005. Effective date.

TITLE I—FEDERAL-AID HIGHWAYS

Subtitle A—Authorizations and Programs

- Sec. 1101. Nationally significant freight and highway projects.
- Sec. 1102. National highway freight program.
- Sec. 1103. Truck parking safety improvement.
- Sec. 1104. Temporary Federal share for Federal-aid highway projects.
- Sec. 1105. Consolidated funding program.

Subtitle B—Acceleration of Project Delivery

- Sec. 1201. Environmental reviews for major projects.
- Sec. 1202. Efficient environmental reviews for project decision making.
- Sec. 1203. Application of categorical exclusions for transportation projects.
- Sec. 1204. Air quality and conformity.
- Sec. 1205. Agreements relating to use of and access to rights-of-way Interstate System.
- Sec. 1206. Permits for dredged or fill material.
- Sec. 1207. Pilot program on use of innovative practices for environmental reviews.

TITLE II—INNOVATIVE PROJECT FINANCE

Sec. 2001. Transportation Infrastructure Finance and Innovation Act of 1998 temporary loan relief due to COVID-19.

TITLE III—PUBLIC TRANSPORTATION

- Sec. 3001. Short title.
- Sec. 3002. Urbanized area formula grants.
- Sec. 3003. Fixed guideway capital investment grants.
- Sec. 3004. Enhanced mobility of seniors and individuals with disabilities.
- Sec. 3005. Formula grants for rural areas.
- Sec. 3006. Non-emergency medical transportation.
- Sec. 3007. Technical assistance and workforce development.
- Sec. 3008. General provisions.
- Sec. 3009. Apportionments.
- Sec. 3010. Grants for bus and bus facilities.

Sec. 3011. Elimination of apportionments based on high density State factors.

Sec. 3012. Innovative mobility and technology deployment grants.

TITLE IV—HIGHWAY TRAFFIC SAFETY

- Sec. 4001. Funding and grant requirements.
- Sec. 4002. Highway safety research and development.
- Sec. 4003. National priority safety programs.
- Sec. 4004. National priority safety program grant eligibility.

TITLE V—MOTOR CARRIER SAFETY

- Sec. 5001. Funding and grant requirements.
- Sec. 5002. Compliance, safety, and accountability reform.
- Sec. 5003. Entry-level driver training regulations.
- Sec. 5004. Trucking industry workforce development.
- Sec. 5005. Hours of service requirements for agricultural operations.

TITLE VI—INNOVATION

- Sec. 6001. Advanced transportation technologies program.
- Sec. 6002. Connected vehicle deployment pilot program.
- Sec. 6003. Automated driving system demonstration program.
- Sec. 6004. Accelerated implementation and deployment of advanced digital construction management systems.
- Sec. 6005. Innovative project delivery methods.
- Sec. 6006. Surface transportation system funding alternatives.
- Sec. 6007. Surface transportation system road usage charge national pilot.

TITLE VII—RESILIENCY

- Sec. 7001. Promoting Resilient Operations for Transformative, Efficient, and Cost-saving Transportation (PROTECT) grant program.
- Sec. 7002. National highway performance program.
- Sec. 7003. Resiliency in transit.
- Sec. 7004. Highway emergency relief and resiliency.
- Sec. 7005. Highway resiliency incentives.
- Sec. 7006. Guidance on inundated and submerged roads.
- Sec. 7007. Guidance on evacuation routes.
- Sec. 7008. Definitions.
- Sec. 7009. University transportation centers.
- Sec. 7010. Pre-disaster hazard mitigation pilot program.

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DIVISION A—SURFACE TRANSPORTATION

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3 SEC. 1001. EXTENSION OF FEDERAL SURFACE TRANSPOR-

4 TATION PROGRAMS.

5 (a) IN GENERAL.—Except as otherwise provided in

6 this Act, the requirements, authorities, conditions, eligi-

7 bilities, limitations, and other provisions authorized under

the covered laws, which would otherwise expire on or cease
 to apply after September 30, 2020, are incorporated by
 reference and shall continue in effect through September
 30, 2025.

5 (b) Authorization of Appropriations.—

6 (1) Highway trust fund.—

7 (A) HIGHWAY ACCOUNT.—There is author-8 ized to be appropriated from the Highway Ac-9 count for each of fiscal years 2021 through 10 2025, for each program with respect to which 11 amounts are authorized to be appropriated from 12 such account for fiscal year 2020, an amount 13 equal to 110 percent of the amount authorized 14 for appropriation with respect to the program 15 from such account under the covered laws for 16 fiscal year 2020.

17 (B) MASS TRANSIT ACCOUNT.—There is 18 authorized to be appropriated from the Mass 19 Transit Account for each of fiscal years 2021 20 through 2025, for each program with respect to 21 which amounts are authorized to be appro-22 priated from such account for fiscal year 2020, 23 an amount equal to 110 percent of the amount 24 authorized for appropriation with respect to the program from such account under the covered laws for fiscal year 2020.

3 (2) GENERAL FUND.—There is authorized to be 4 appropriated for each of fiscal years 2021 through 5 2025, for each program with respect to which 6 amounts are authorized to be appropriated for fiscal 7 year 2020 from an account other than the Highway 8 Account or the Mass Transit Account under the ti-9 tles specified in subsection (e)(1)(A), an amount 10 equal to the amount authorized for appropriation 11 with respect to the program under such titles for fis-12 cal year 2020.

(c) USE OF FUNDS.—Subject to section 1004(b),
amounts authorized to be appropriated for each of fiscal
years 2021 through 2025 with respect to a program under
subsection (b) shall be distributed, administered, limited,
and made available for obligation in the same manner as
amounts authorized to be appropriated with respect to the
program for fiscal year 2020 under the covered laws.

(d) OBLIGATION LIMITATION.—Subject to section
1004(d), a program for which amounts are authorized to
be appropriated under subsection (b)(1) shall be subject
to a limitation on obligations for each of fiscal years 2021
through 2025 in the same amount and in the same man-

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1	ner as the limitation applicable with respect to the pro-
2	gram for fiscal year 2020.
3	(e) DEFINITIONS.—In this section, the following defi-
4	nitions apply:
5	(1) COVERED LAWS.—The term "covered laws"
6	means the following:
7	(A) Titles I, III, IV, V, and VI of division
8	A of the FAST Act (Public Law 114–94).
9	(B) Division A, division B, subtitle A of
10	title I and title II of division C, and division E
11	of MAP-21 (Public Law 112-141).
12	(C) Titles I, II, and III of the SAFETEA–
13	LU Technical Corrections Act of 2008 (Public
14	Law 110–244).
15	(D) Titles I, II, III, IV, V, and VI of
16	SAFETEA-LU (Public Law 109-59).
17	(E) Titles I, II, III, IV, and V of the
18	Transportation Equity Act for the 21st Century
19	(Public Law 105–178).
20	(F) Titles II, III, and IV of the National
21	Highway System Designation Act of 1995
22	(Public Law 104–59).
23	(G) Title I, part A of title II, title III, title
24	IV, title V, and title VI of the Intermodal Sur-

1	face Transportation Efficiency Act of 1991
2	(Public Law 102–240).
3	(H) Title 23, United States Code.
4	(I) Subtitle IV of Title 40, United States
5	Code.
6	(J) Sections 116, 117, 330, and 5505 and
7	chapters $53, 303, 311, 313, 701, and 702$ of
8	title 49, United States Code.
9	(2) HIGHWAY ACCOUNT.—The term "Highway
10	Account" means the portion of the Highway Trust
11	Fund that is not the Mass Transit Account.
12	(3) MASS TRANSIT ACCOUNT.—The term "Mass
13	Transit Account" means the portion of the Highway
13 14	Transit Account" means the portion of the Highway Trust Fund established under section 9503(e)(1) of
14	Trust Fund established under section $9503(e)(1)$ of
14 15	Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986.
14 15 16	Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986.SEC. 1002. EXTENSION OF HIGHWAY TRUST FUND EXPENDI-
14 15 16 17	Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986. SEC. 1002. EXTENSION OF HIGHWAY TRUST FUND EXPENDI- TURE AUTHORITY.
14 15 16 17 18	Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986. SEC. 1002. EXTENSION OF HIGHWAY TRUST FUND EXPENDI- TURE AUTHORITY. Section 9503 of the Internal Revenue Code of 1986
14 15 16 17 18 19	Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986. SEC. 1002. EXTENSION OF HIGHWAY TRUST FUND EXPENDI- TURE AUTHORITY. Section 9503 of the Internal Revenue Code of 1986 is amended—
 14 15 16 17 18 19 20 	Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986. SEC. 1002. EXTENSION OF HIGHWAY TRUST FUND EXPENDI- TURE AUTHORITY. Section 9503 of the Internal Revenue Code of 1986 is amended— (a) by striking "October 1, 2020" in subsections
 14 15 16 17 18 19 20 21 	 Trust Fund established under section 9503(e)(1) of the Internal Revenue Code of 1986. SEC. 1002. EXTENSION OF HIGHWAY TRUST FUND EXPENDI- TURE AUTHORITY. Section 9503 of the Internal Revenue Code of 1986 is amended— (a) by striking "October 1, 2020" in subsections (b)(6)(B), (c)(1), and (e)(3) and inserting "October 1,

1	SEC. 1003. EXTENSION OF HIGHWAY-RELATED TAXES.
2	(a) IN GENERAL.—
3	(1) Each of the following provisions of the In-
4	ternal Revenue Code of 1986 is amended by striking
5	"September 30, 2022" and inserting "September
6	30, 2025'':
7	(A) Section 4041(a)(1)(C)(iii)(I).
8	(B) Section 4041(m)(1)(B).
9	(C) Section 4081(d)(1).
10	(2) Each of the following provisions of such
11	Code is amended by striking "October 1, 2022" and
12	inserting "October 1, 2025":
13	(A) Section 4041(m)(1)(A).
14	(B) Section 4051(c).
15	(C) Section 4071(d).
16	(D) Section $4081(d)(3)$.
17	(b) EXTENSION OF TAX, ETC., ON USE OF CERTAIN
18	HEAVY VEHICLES.—Each of the following provisions of
19	the Internal Revenue Code of 1986 is amended by striking
20	"2023" each place it appears and inserting "2025":
21	(1) Section 4481(f).
22	(2) Subsections $(c)(4)$ and (d) of section 4482.
23	(c) FLOOR STOCKS REFUNDS.—Section 6412(a)(1)
24	of the Internal Revenue Code of 1986 is amended—
25	(1) by striking "October 1, 2022" each place it
26	appears and inserting "October 1, 2025";
	•HR 7248 IH

1	(2) by striking "March 31, 2023" each place it
2	appears and inserting "March 31, 2025"; and
3	(3) by striking "January 1, 2023" and insert-
4	ing "January 1, 2025".
5	(d) EXTENSION OF CERTAIN EXEMPTIONS.—
6	(1) Section 4221(a) of the Internal Revenue
7	Code of 1986 is amended by striking "October 1,
8	2022" and inserting "October 1, 2025".
9	(2) Section 4483(i) of such Code is amended by
10	striking "October 1, 2023" and inserting "October
11	1, 2025".
12	(e) EXTENSION OF TRANSFERS OF CERTAIN
13	TAXES.—
14	(1) IN GENERAL.—Section 9503 of the Internal
15	Revenue Code of 1986 is amended—
16	(A) in subsection (b)—
17	(i) by striking "October 1, 2022"
18	each place it appears in paragraphs (1)
19	and (2) and inserting "October 1, 2025";
20	(ii) by striking "October 1, 2022" in
21	the heading of paragraph (2) and inserting
22	"October 1, 2025";
23	(iii) by striking "September 30,
24	2022" in paragraph (2) and inserting
25	"September 30, 2025"; and

	10
1	(iv) by striking "July 1, 2023" in
2	paragraph (2) and inserting "July 1,
3	2025''; and
4	(B) in subsection (c)(2), by striking "July
5	1, 2023" and inserting "July 1, 2025".
6	(2) Motorboat and small-engine fuel tax
7	TRANSFERS.—
8	(A) IN GENERAL.—Paragraphs (3)(A)(i)
9	and (4)(A) of section 9503(c) of such Code are
10	each amended by striking "October 1, 2022"
11	and inserting "October 1, 2025".
12	(B) Conforming amendments to land
13	AND WATER CONSERVATION FUND.—Section
14	200310 of title 54, United States Code, is
15	amended by striking "October 1, 2023" each
16	place it appears and inserting "October 1,
17	2025"; and (ii) by striking "October 1, 2022"
18	and inserting "October 1, 2025."
19	(f) EFFECTIVE DATE.—The amendments made by
20	this section shall take effect on October 1, 2020.
21	SEC. 1004. ADDITIONAL CONTRACT AUTHORITY.
22	(a) IN GENERAL.—Notwithstanding any other provi-
23	sion of law, for each of fiscal years 2021 through 2025,
24	any excess amount authorized to be appropriated from the

Highway Account or the Mass Transit Account shall be
 distributed as described in subsection (b).

3 (b) ADJUSTMENT TO CORE ACCOUNT PROGRAMS.—
4 For each fiscal year in which an excess amount as de5 scribed in subsection (a) is authorized to be appropriated
6 from the Highway Account or the Mass Transit Account,
7 the Secretary shall—

8 (1) under section 1001 of this Act make avail-9 able for core account programs authorized from such 10 account an amount equal to the amount authorized 11 for such programs in fiscal year 2020 under the 12 FAST Act;

(2) under this section, make available an additional amount for such programs equal to the excess
amount authorized to be appropriated as described
in subsection (a); and

17 (3) distribute the additional amount under
18 paragraph (2) to each of such core account pro19 grams in accordance with subsection (c).

20 (c) DISTRIBUTION OF ADJUSTMENT AMONG CORE21 ACCOUNT PROGRAMS.—

(1) IN GENERAL.—In making an adjustment
for core account programs authorized from the
Highway Account or the Mass Transit Account for

1	a fiscal year under subsection (b), the Secretary
2	shall—
3	(A) determine the ratio that—
4	(i) the amount authorized to be ap-
5	propriated for a core account program
6	from the account for fiscal year 2020;
7	bears to
8	(ii) the total amount authorized to be
9	appropriated for such fiscal year for all
10	core account programs under such account;
11	(B) multiply the ratio determined under
12	subparagraph (A) by the amount of the adjust-
13	ment under subsection $(b)(2)$; and
14	(C) adjust the amount that the Secretary
15	would otherwise have allocated for the core ac-
16	count program for the fiscal year by the
17	amount calculated under subparagraph (B).
18	(2) Formula programs.—
19	(A) IN GENERAL.—Subject to subpara-
20	graph (B), for a program for which funds are
21	distributed by formula, the Secretary shall add
22	the adjustment to the amount authorized for
23	the program but for this section and make
24	available the adjusted program amount for such
25	program in accordance with such formula.

1	(B) EXCEPTION.—In making the adjust-
2	ment under subparagraph (A), the Secretary
3	shall exclude subsections $(b)(4)$, $(b)(5)(D)$, and
4	(b)(6) of section 104 of title 23, United States
5	Code, from the formula calculations.
6	(3) AVAILABILITY FOR OBLIGATION.—Adjusted
7	amounts under this subsection shall be available for
8	obligation and administered in the same manner as
9	other amounts made available for the program for
10	which the amount is adjusted.
11	(4) Special Rule.—
12	(A) Adjustment.—In making an adjust-
13	ment under subsection $(c)(1)$ for an allocation,
14	reservation, or set-aside from an amount au-
15	thorized from the Highway Account or Mass
16	Transit Account referred to in subparagraph
17	(B), the Secretary shall—
18	(i) determine the ratio that—
19	(I) the amount authorized to be
20	appropriated for the allocation, res-
21	ervation, or set-aside from the account
22	for fiscal year 2020; bears to
23	(II) the total amount authorized
24	to be appropriated for such fiscal year

for all core account programs under
such account;
(ii) multiply the ratio determined
under clause (i) by the amount of the ad-
justment determined under subsection
(b)(2); and
(iii) adjust the amount that the Sec-
retary would have allocated for the alloca-
tion, reservation, or set-aside for the fiscal
year but for this section by the amount
calculated under clause (ii).
(B) Allocations, reservations, and
SET-ASIDES.—The allocations, reservations, and
set-asides referred to in subparagraph (A)
are—
(i) the amount reserved for a fiscal
year under section 133(h)(1)(A);
(ii) the amount set aside for a fiscal
year for the National Highway Freight
Program under section 104(b)(5);
(iii) supplemental funds reserved for a
fiscal year for the National Highway Per-
formance Program under section
104(h)(1); and

1	(iv) supplemental funds reserved for a
2	fiscal year for the surface transportation
3	block grant program under section
4	104(h)(2).
5	(d) REVISION TO OBLIGATION LIMITATIONS.—If the
6	Secretary makes an adjustment under subsection (b) for
7	a fiscal year to an amount subject to a limitation on obli-
8	gations imposed by any other provision of law—
9	(1) such limitation on obligations for such fiscal
10	year shall be revised by an amount equal to such ad-
11	justment; and
12	(2) the Secretary shall distribute such limita-
13	tion on obligations, as revised under paragraph (1) ,
14	in accordance with such provisions.
15	(e) DEFINITIONS.—In this section, the following defi-
16	nitions apply—
17	(1) HIGHWAY ACCOUNT.—The term "Highway
18	Account" means the portion of the Highway Trust
19	Fund that is not the Mass Transit Account.
20	(2) MASS TRANSIT ACCOUNT.—The term "Mass
21	Transit Account" means the Mass Transit Account
22	of the Highway Trust Fund established under sec-
23	tion $9503(e)(1)$ of the Internal Revenue Code of
24	1986.

1	(3) CORE ACCOUNT PROGRAMS.—The term
2	"core account programs" means—
3	(A) the National Highway Performance
4	Program under section 119 of title 23, United
5	States Code;
6	(B) the Surface Transportation Block
7	Grant Program under section 133 of title 23,
8	United States Code;
9	(C) the Highway Safety Improvement Pro-
10	gram under section 148 of title 23, United
11	States Code;
12	(D) the National Highway Freight Pro-
13	gram under section 167 of title 23, United
14	States Code; and
15	(E) the Formula Grants for Rural Areas
16	Program under section 5311 of title 49, United
17	States Code.
18	(4) Excess amount.—The term "excess
19	amount" means—
20	(A) the amount authorized to be appro-
21	priated for a fiscal year from the Highway Ac-
22	count or the Mass Transit Account; minus
23	(B) the amount authorized to be appro-
24	priated for fiscal year 2020 from such account
25	under the FAST Act (Public Law 114–94).

SEC. 1005. EFFECTIVE DATE.
 This Act and the amendments made by this Act shall
 take effect on October 1, 2020.
 TITLE I—FEDERAL-AID
 HIGHWAYS
 Subtitle A—Authorizations and
 Programs

8 SEC. 1101. NATIONALLY SIGNIFICANT FREIGHT AND HIGH9 WAY PROJECTS.

10 There are authorized to be appropriated out of the 11 Highway Trust Fund (other than the Mass Transit Ac-12 count) for the nationally significant freight and highway 13 projects program under section 117 of title 23, United 14 States Code, such sums as may be necessary for each of 15 fiscal years 2021 through 2025.

16 SEC. 1102. NATIONAL HIGHWAY FREIGHT PROGRAM.

17 There are authorized to be appropriated out of the 18 Highway Trust Fund (other than the Mass Transit Ac-19 count) for the national highway freight program under 20 section 167 of title 23, United States Code, such sums 21 as may be necessary for each of fiscal years 2021 through 22 2025.

23 SEC. 1103. TRUCK PARKING SAFETY IMPROVEMENT.

(a) PARKING FOR COMMERCIAL VEHICLES.—Chapter
1 of title 23, United States Code, is amended by adding
at the end the following:

18

1 "§ 171. Truck parking safety improvement

2 "(a) GRANT AUTHORITY.—The Secretary shall pro3 vide grants under this section, on a competitive basis, for
4 projects to provide parking for commercial motor vehicles
5 on Federal-aid highways or on a facility with reasonable
6 access to—

7 "(1) a Federal-aid highway; or

8 "(2) a freight facility.

9 "(b) APPLICATIONS.—To be eligible for a grant 10 under this subsection, an entity shall submit to the Sec-11 retary an application at such time and in such manner 12 as the Secretary may require.

13 "(c) APPLICATION CONTENTS.—An application14 under subsection (b) shall contain—

15 "(1) a description of the proposed project; and
16 "(2) any other information that the Secretary
17 may require.

18 "(d) ELIGIBLE ENTITIES.—The following entities19 shall be eligible to receive amounts under this section:

20 "(1) A State.

21 "(2) Any public agency carrying out responsibil22 ities relating to commercial motor vehicle parking.

23 "(3) A metropolitan planning organization.

24 "(4) A local government.

25 "(e) ELIGIBLE PROJECTS.—

1	"(1) IN GENERAL.—An entity may use funds
2	provided under this section only for projects de-
3	scribed in paragraph (2) that are located—
4	"(A) on a Federal-aid highway; or
5	"(B) on a facility with reasonable access
6	to—
7	"(i) a Federal-aid highway; or
8	"(ii) a freight facility.
9	"(2) Projects described.—A project re-
10	ferred to in paragraph (1) is a project to—
11	"(A) construct safety rest areas (as such
12	term is defined in section $120(c)$) that include
13	parking for commercial motor vehicles;
14	"(B) construct commercial motor vehicle
15	parking facilities—
16	"(i) adjacent to private commercial
17	truck stops and travel plazas;
18	"(ii) within the boundaries of, or adja-
19	cent to, a publicly owned freight facility,
20	including a port terminal operated by a
21	public authority; and
22	"(iii) at existing facilities, including
23	inspection and weigh stations and park-
24	and-ride locations; and

1	"(C) convert existing weigh stations and
2	rest areas to facilities for the exclusive use of
3	commercial motor vehicle parking.
4	"(f) ELIGIBLE ACTIVITIES.—
5	"(1) IN GENERAL.—Entities may use alloca-
6	tions under this subsection for the following activi-
7	ties of an eligible project:
8	"(A) Development phase activities, includ-
9	ing planning, feasability analysis, benefit-cost
10	analysis, environmental review, preliminary en-
11	gineering and design work, and other
12	preconstruction activities.
13	"(B) Construction, reconstruction, rehabili-
14	tation, acquisition of real property, environ-
15	mental mitigation, construction contingencies,
16	acquisition of equipment, and operational im-
17	provements directly related to expanding com-
18	mercial motor vehicle parking.
19	"(2) LIMITATION.—An entity may not use more
20	than 10 percent of a grant under this subsection for
21	activities described in paragraph (1)(A).
22	"(g) PRIORITY.—In making grants under this sub-
23	section, the Secretary shall give priority to entities that—
24	"(1) demonstrate a safety need for commercial
25	motor vehicle parking capacity in the corridor in

1	which the project described under subsection $(e)(1)$
2	is proposed to be carried out;
3	"(2) have consulted with affected State and
4	local governments, trucking organizations, and pri-
5	vate providers of commercial motor vehicle parking;
6	"(3) demonstrate that the project described
7	under subsection (e)(1) will likely—
8	"(A) increase commercial motor vehicle
9	parking capacity;
10	"(B) facilitate the efficient movement of
11	freight; and
12	"(C) improve highway safety, traffic con-
13	gestion, and air quality; and
14	"(4) demonstrate the ability to provide for the
15	maintenance and operation cost necessary to keep
16	the facility available for use after completion of con-
17	struction.
18	"(h) FEDERAL SHARE.—Notwithstanding any other
19	provision of law, the Federal share for a project carried
20	out under this subsection shall be 90 percent.
21	"(i) TREATMENT OF FUNDS.—Notwithstanding sec-
22	tion 126, funds made available under this subsection shall
23	remain available until expended and shall not be transfer-
24	able.

"(j) PROHIBITION ON CHARGING FEES.—To be eligi ble for a grant under this section, an entity shall agree
 that no fees will be charged for a commercial motor vehicle
 to access and park at any part of the facility constructed
 with funds made available under this subsection.

6 "(k) NOTIFICATION OF CONGRESS.—Not less than 3 7 days before making a grant for a project under this sec-8 tion, the Secretary shall notify, in writing, the Committee 9 on Transportation and Infrastructure of the House of 10 Representatives and the Committee on Environment and 11 Public Works of the Senate of—

12 "(1) the amount of each proposed grant to be13 made under this subsection; and

14 "(2) the evaluation and justification for the15 project selection.

16 "(1) SURVEY AND COMPARATIVE ASSESSMENT.—

17 "(1) IN GENERAL.—Not later than 18 months 18 after the date of enactment of this subsection, and 19 every 2 years thereafter, the Secretary, in consulta-20 tion with appropriate State motor carrier safety per-21 sonnel and State departments of transportation, 22 shall submit to the Committee on Transportation 23 and Infrastructure of the House of Representatives 24 and the Committee on Environment and Public 25 Works of the Senate a report that—

1	"(A) evaluates the capability of the States
2	to provide adequate parking and rest facilities
3	for commercial motor vehicles engaged in inter-
4	state transportation;
5	"(B) evaluates the effectiveness of the
6	projects funded under this subsection in im-
7	proving access to truck parking;
8	"(C) evaluates the ability of entities receiv-
9	ing a grant under this subsection to sustain the
10	operation of parking facilities constructed with
11	funds provided under this subsection; and
12	"(D) reports on the progress being made
13	to provide adequate commercial motor vehicle
14	parking facilities in the State.
15	"(2) RESULTS.—The Secretary shall make the
16	report under paragraph (1) available to the public
17	on the website of the Department of Transportation.
18	"(m) TREATMENT OF PROJECTS.—Notwithstanding
19	any other provision of law, a project carried out under this
20	section shall be treated as if the project is located on a
21	Federal-aid highway under this chapter.
22	"(n) Commercial Motor Vehicle Defined.—In
23	this section, the term 'commercial motor vehicle' has the

 $24 \hspace{0.1in} \text{meaning given such term in section 31132 of title 49.}$

"(o) AUTHORIZATION OF APPROPRIATIONS.—There
 is authorized to be appropriated such sums as are nec essary to carry out this section.".

4 (b) CLERICAL AMENDMENT.—The analysis for chap5 ter 1 of title 23, United States Code, is amended by add6 ing after the item relating to section 171 the following:
"171. Truck parking safety improvement.".

7 SEC. 1104. TEMPORARY FEDERAL SHARE FOR FEDERAL-AID 8 HIGHWAY PROJECTS.

9 Notwithstanding any other provision of law, the Fed-10 eral share of the cost of a project under title 23, United 11 States Code, for which amounts are made available during 12 fiscal year 2021 and 2022 may be up to 100 percent, at 13 the discretion of the Secretary of Transportation.

14 SEC. 1105. CONSOLIDATED FUNDING PROGRAM.

(a) IN GENERAL.—Chapter 1 of title 23, United
States Code, is amended by adding at the end the following:

18 "§172. Consolidated funding program

"(a) IN GENERAL.—Not later than 6 months after
the date of enactment of this section, the Secretary shall
establish a pilot program to allow up to 5 States to receive
the base apportionment for the State in a lump sum, to
be obligated and expended in accordance with this section.

1	"(b) CRITERIA.—The Secretary shall develop criteria
2	for selection of a State to receive a block grant under this
3	Act, including requiring that recipient States—
4	((1)) meet minimum levels for the condition of
5	pavement established by the Secretary under section
6	150(c)(3);
7	((2)) meet minimum levels for the condition for
8	bridges on the National Highway System as de-
9	scribed in section $119(f)(2)$;
10	"(3) uses a performance-based approach to
11	transportation planning and programming for state-
12	wide and metropolitan planning areas to meet the
13	requirements of sections 134, 135, and 150; and
14	"(4) meet recertification requirements for State
15	asset management plans for the National Highway
16	System as described in section 119(e).
17	"(c) Applications.—
18	"(1) Request.—Not later than 6 months after
19	the date of enactment of this section, the Secretary
20	shall request applications in accordance with para-
21	graph (2).
22	"(2) CONTENTS.—An application submitted
23	under this paragraph shall include a plan on how the
24	State and each affected metropolitan planning orga-
25	nization shall continue to meet, or make significant

progress toward meeting, performance measures and
standards under section 150(c) of title 23, United
States Code.
"(d) USE OF BLOCK GRANT FUNDS.—
"(1) ELIGIBILITIES.—Funds made available to
a State under this program shall be eligible for use
for any project eligible under—
"(A) the national highway performance
program under section 119;
"(B) the surface transportation block
grant program under section 133;
"(C) the highway safety improvement pro-
gram under section 148;
"(D) the congestion mitigation and air
quality improvement program under section
149;
"(E) for metropolitan planning under sec-
tion 134; or
"(F) the national highway freight program
under section 167.
"(2) Allocation of funds.—Of the total
amount of funds provided under this section in a fis-
cal year for projects described in paragraph (1)—

1	"(A) 25 percent of funds shall be obli-
2	gated, in proportion to the relative shares of the
3	population of the State—
4	"(i) to urbanized areas of the State
5	with an urbanized area population of over
6	200,000;
7	"(ii) to areas of the State other than
8	urban areas with a population greater than
9	5,000; and
10	"(iii) to other areas of the State; and
11	"(B) for any funds that are not obligated
12	under subparagraph (A), such funds may be ob-
13	ligated in any area of the State.
14	"(e) BLOCK GRANT SELECTION.—
15	"(1) ISSUANCE.—The Secretary shall provide
16	grants under this section beginning with fiscal year
17	2022.
18	"(2) Obligation Authority.—Nothing in this
19	section shall be construed to increase an obligation
20	limitation applied to funds made available under this
21	section.
22	"(3) SUBSEQUENT FISCAL YEARS.—Subject to
23	subsection $(g)(2)$, the Secretary shall continue to ap-
24	portion block grants to the awarded States.

"(4) SUNSET.—The authority to provide grants
 under this section shall cease on the last day of fis cal year 2025.

4 "(f) SUPPLEMENTAL FUNDS.—Funds reserved under
5 section 104(h) shall be treated as if apportioned in lump
6 sum under this section, and shall be in addition to
7 amounts apportioned under this section.

8 "(g) Progress Report.—

9 "(1) IN GENERAL.—Not later than 2 years 10 after the first fiscal year in which funds are provided 11 under this section, any State receiving funds shall 12 submit to the Secretary a progress report on meet-13 ing, or making significant progress toward meeting, 14 performance measures and standards under section 15 150(c).

"(2) GUIDANCE.—Not later than 1 year after
the initial funds are provided under this section, the
Secretary shall promulgate guidance to lump sum
recipients on requirements for submitting a progress
report under paragraph (1).

21 "(3) REVIEW.—If the Secretary finds that a
22 State that received funds under this section did not
23 meet, or achieve significant progress (as defined by
24 the Secretary) toward target achievement of, all per25 formance targets set in the report required under

paragraph (1), the Secretary may not provide funds
 to such State under the program in the following fis cal year or 6 months after determination that the
 State failed to meet, or make significant progress to ward target achievement, whichever is later.

6 "(4) TRANSMISSION TO CONGRESS.—Not later 7 than 30 days after which the Secretary receives a re-8 port from a State under paragraph (1), the Sec-9 retary shall transmit the progress report to the 10 Committee on Transportation and Infrastructure of 11 the House of Representatives and the Committee on 12 Environment and Public Works of the Senate.

13 "(h) TREATMENT OF LAW.—Notwithstanding any
14 other provision of law, projects funded under this section
15 shall be treated as projects on a Federal-aid highway
16 under this chapter.

17 "(i) DEFINITION OF BASE APPORTIONMENT.—In
18 this section, the term 'base apportionment' has the mean19 ing given the term in section 104(i).".

(b) CLERICAL AMENDMENT.—The analysis for chapter 1 of title 23, United States Code, is amended by adding at the end the following:

"172. Consolidated funding program.".

Subtitle B—Acceleration of Project Delivery

3 SEC. 1201. ENVIRONMENTAL REVIEWS FOR MAJOR 4 PROJECTS.

5 Section 139 of title 23, United States Code, is6 amended—

7 (1) in subsection (a)—

8 (A) in paragraph (3)(B) by striking "proc-9 ess for and completion of any environmental 10 permit" and inserting "process and schedule, 11 including a timetable for and completion of any 12 environmental permit";

13 (B) by redesignating paragraphs (5)
14 through (8) as paragraphs (9) through (11);
15 (C) by redesignating paragraphs (2)

16 through (4) as paragraphs (4) through (6);

17 (D) by inserting after paragraph (1) the18 following:

19 "(2) AUTHORIZATION.—The term 'authoriza20 tion' means any environmental license, permit, ap21 proval, finding, or other administrative decision re22 lated to an environmental review process that is re23 quired under Federal law to site, construct, or re24 construct a project.

1	"(3) Environmental document.—The term
2	'environmental document' means an environmental
3	assessment, finding of no significant impact, notice
4	of intent, environmental impact statement, or record
5	of decision under the National Environmental Policy
6	Act of 1969 (42 U.S.C. 4321 et seq.)."; and
7	(E) by inserting after paragraph (6), as re-
8	designated, the following:
9	"(7) MAJOR PROJECT.—The term 'major
10	project' means a project for which—
11	"(A) multiple permits, approvals, reviews,
12	or studies are required under a Federal law
13	other than the National Environmental Policy
14	Act of 1969 (42 U.S.C. 4321 et seq.);
15	"(B) the project sponsor has identified the
16	reasonable availability of funds sufficient to
17	complete the project;
18	"(C) the project is not a covered project,
19	as such term is defined in section 41001 of the
20	FAST Act (42 U.S.C. 4370m); and
21	"(D) the head of the lead agency has de-
22	termined that—
23	"(i) an environmental impact state-
24	ment is required; or

1	"(ii) an environmental assessment is
2	required, and the project sponsor requests
3	that the project be treated as a major
4	project.";
5	(2) in subsection $(b)(1)$ —
6	(A) by inserting ", including major
7	projects," after "all projects"; and
8	(B) by inserting ", at the request of a
9	project sponsor" after "be applied";
10	(3) in subsection (c)—
11	(A) in paragraph (6)—
12	(i) in subparagraph (B) by striking
13	"and" at the end;
14	(ii) in subparagraph (C) by striking
15	the period at the end and inserting ";
16	and"; and
17	(iii) by adding at the end the fol-
18	lowing:
19	"(D) to calculate annually the average
20	time taken by the lead agency to complete all
21	environmental documents for each project dur-
22	ing the previous fiscal year."; and
23	(B) by adding at the end the following:
24	"(7) PROCESS IMPROVEMENTS FOR
25	PROJECTS.—

1	"(A) IN GENERAL.—The Secretary shall
2	review existing practices, procedures, pro-
3	grammatic agreements, and applicable laws to
4	identify potential changes that would facilitate
5	an efficient environmental review process for
6	projects.
7	"(B) CONSULTATION.—In conducting the
8	review required by subparagraph (A), the Sec-
9	retary shall consult, as appropriate, with the
10	heads of other Federal agencies that participate
11	in the environmental review process.
12	"(C) REPORT.—Not later than 2 years
13	after the date of enactment of the One Federal
14	Decision Act of 2020, Secretary shall submit to
15	the Committee on Environment and Public
16	Works of the Senate and the Committee on
17	Transportation and Infrastructure of the House
18	of Representatives a report that includes—
19	"(i) the results of the review required
20	by subparagraph (A); and
21	"(ii) an analysis of whether additional
22	resources would help the Secretary meet
23	the requirements applicable to the projects
24	under this section.";
25	(4) in subsection (d)—

1	"(ii) the obligations of a cooperating
2	agency or participating agency under the
3	National Environmental Policy Act of
4	1969 (42 U.S.C. 4321 et seq.) have al-
5	ready been satisfied with respect to such
6	project; or
7	"(iii) the lead agency determines that
8	such application would not facilitate com-
9	pletion of the environmental review process
10	for such project within the timeline estab-
11	lished under paragraph (10)."; and
12	(B) by adding at the end the following:
13	"(10) TIMELY AUTHORIZATIONS FOR MAJOR
14	PROJECTS.—
15	"(A) DEADLINE.—Except as provided in
16	subparagraph (C), notwithstanding any other
17	provision of law, all authorization decisions nec-
18	essary for the construction of a major project
19	shall be completed by not later than 90 days
20	after the date of the issuance of a record of de-
21	cision for the major project.
22	"(B) REQUIRED LEVEL OF DETAIL.—The
23	final environmental impact statement for a
24	major project shall include an adequate level of
25	detail to inform decisions necessary for the role

1	of the participating agencies in the environ-
2	mental review process.
3	"(C) EXTENSION OF DEADLINE.—Not
4	later than 180 days after the date of enactment
5	of the One Federal Decision Act of 2020, the
6	Secretary shall establish procedures for a lead
7	agency to extend a deadline under subpara-
8	graph (A) in cases in which—
9	"(i) Federal law prohibits the lead
10	agency or another agency from issuing an
11	approval or permit within the period de-
12	scribed in such subparagraph;
13	"(ii) such an extension is requested by
14	the project sponsor; or
15	"(iii) such extension would facilitate
16	the completion of the environmental review
17	and authorization process of the major
18	project.";
19	(5) in subsection (g)—
20	(A) in paragraph (1)(B)—
21	(i) by amending clause (ii)(IV) to read
22	as follows:
23	"(IV) the overall time required
24	by an agency to conduct an environ-
25	mental review and make decisions

1	under applicable Federal law relating
2	to a project (including the issuance or
3	denial of a permit or license) and the
4	cost of the project;"; and
5	(ii) by adding at the end the fol-
6	lowing:
7	"(iii) Major project schedule.—
8	To the maximum extent practicable and
9	consistent with applicable Federal law, in
10	the case of a major project, the lead agen-
11	cy shall develop, in consultation with the
12	project sponsor, a schedule for the major
13	project that is consistent with an agency
14	average of not more than 2 years for the
15	completion of the environmental review
16	process for major projects. The time period
17	measured, as applicable—
18	"(I) in the case of a project that
19	requires an environmental impact
20	statement, begins on the date of pub-
21	lication of a notice of intent to pre-
22	pare an environmental impact state-
23	ment and ends on the date of publica-
24	tion of a record of decision; or

1	
1	"(II) in the case of a project
2	which does not require an environ-
3	mental impact statement, begins on
4	the date that the decision is made to
5	prepare an environmental assessment
6	and ends on the date of issuance of a
7	finding of no significant impact.";
8	(B) by redesignating subparagraph (E) as
9	subparagraph (F); and
10	(C) by inserting after subparagraph (D)
11	the following:
12	"(E) Failure to meet deadline.—If a
13	Federal cooperating agency fails to meet a
14	deadline established under subparagraph
15	(D)(ii)(I)—
16	"(i) not later than 30 days after the
17	date such agency failed to meet such dead-
18	line, such agency shall submit to the Sec-
19	retary a report on why the deadline was
20	not met; and
21	"(ii) not later than 30 days after the
22	date on which a report is submitted under
23	clause (i), the Secretary shall—
24	"(I) transmit to the Committee
25	on Environment and Public Works of

1	the Senate and the Committee on
2	Transportation and Infrastructure of
3	the House of Representatives a copy
4	of such report; and
5	"(II) make such report available
6	to the public on the internet."; and
7	(6) by adding at the end the following:
8	"(p) Accountability and Reporting for Major
9	Projects.—
10	"(1) IN GENERAL.—Not later than 180 days
11	after the date of enactment of the One Federal Deci-
12	sion Act of 2020, the Secretary shall establish a per-
13	formance accountability system to track each major
14	project.
15	"(2) Requirements.—The performance ac-
16	countability system required under paragraph (1)
17	shall, for each major project, track—
18	"(A) the environmental review process for
19	such project, including the project schedule re-
20	quired by subsection (g)(1)(B)(iii);
21	"(B) whether the lead agency, cooperating
22	agencies, and participating agencies are meet-
23	ing such schedule; and
24	"(C) the time taken to complete the envi-
25	ronmental review process.

1 "(q) Development of Categorical Exclu-

2 SIONS.—

3	"(1) IN GENERAL.—Not later than 60 days
4	after the date of enactment of this subsection, the
5	Secretary shall—
6	"(A) in consultation with the agencies de-
7	scribed in paragraph (2), identify the categor-
8	ical exclusions established by the Federal High-
9	way Administration that would accelerate deliv-
10	ery of a project if such categorical exclusions
11	were available to such agencies;
12	"(B) collect existing documentation and
13	substantiating information on the categorical
14	exclusions described in subparagraph (A); and
15	"(C) provide to each agency described in
16	paragraph (2) a list of the categorical exclu-
17	sions identified under subparagraph (A) and
18	the documentation and substantiating informa-
19	tion collected under subparagraph (B).
20	"(2) Agencies described.—The following
21	agencies are described in this paragraph:
22	"(A) The Departments of—
23	"(i) the Interior;
24	"(ii) Commerce;
25	"(iii) Agriculture;

	11
1	"(iv) Energy; and
2	"(v) Defense, including the United
3	States Army Corps of Engineers.
4	"(B) Any other Federal agency that has
5	participated in an environmental review process
6	for a major project, as determined by the Sec-
7	retary.
8	"(3) Adoption of categorical exclu-
9	SIONS.—
10	"(A) IN GENERAL.—Not later than 1 year
11	after the date on which the Secretary provides
12	the list under paragraph $(1)(C)$, an agency de-
13	scribed in paragraph (2) shall publish a notice
14	of proposed rulemaking to propose any categor-
15	ical exclusions from the list applicable to the
16	agency, subject to the condition that the cat-
17	egorical exclusion identified under paragraph
18	(1)(A) meets the criteria for a categorical exclu-
19	sion under section 102 of the National Environ-
20	mental Policy Act of 1969 (42 U.S.C. 4321 et
21	seq.).
22	"(B) PUBLIC COMMENT.—In a notice of
23	proposed rulemaking under subparagraph (A),
24	the applicable agency shall solicit comments on

25 whether any of the proposed new categorical ex-

	42
1	clusions meet the criteria for a categorical ex-
2	clusion under section 1508.4 of title 40, Code
3	of Federal Regulations (or successor regula-
4	tions).".
5	SEC. 1202. EFFICIENT ENVIRONMENTAL REVIEWS FOR
6	PROJECT DECISION MAKING.
7	(a) Amendments.—Title I of the National Environ-
8	mental Policy Act of 1969 (42 U.S.C. 4332) is amended—
9	(1) in section $102(2)(C)$, by inserting "subject
10	to section 106," before "include"; and
11	(2) by adding at the end the following:
12	"SEC. 106 PROCEDURES FOR DETERMINATIONS.
13	"(a) Environmental Impact Statements.—
14	"(1) Request for public comment.—Each
15	notice of intent to prepare an environmental impact
16	statement under section 102 shall include a request
17	for public comment on potential alternatives or im-
18	pacts and on relevant information, studies, or anal-
19	yses with respect to the proposed Federal action.
20	"(2) Sponsor preparation.—A lead agency
21	may allow a project sponsor to prepare an environ-
21 22	may allow a project sponsor to prepare an environ- mental impact statement, if such agency provides
22	mental impact statement, if such agency provides

before adopting it, and shall take responsibility for
 the contents upon adoption.

3 "(3) DEADLINE.—Each environmental impact 4 statement shall be completed not later than 2 years 5 after the date of publication of the notice of intent 6 to prepare such environmental impact statement is issued unless the lead agency approves a delay in 7 8 writing and establishes a new timeline that provides 9 only so much additional time as is necessary to com-10 plete such environmental impact statement. The lead 11 agency may only approve such a delay if such delay 12 is necessary to complete the environmental impact 13 statement.

14 "(4) STATEMENT OF PURPOSE AND NEED.— 15 Each environmental impact statement shall include a 16 statement of purpose and need that briefly summa-17 rizes the underlying purpose and need for the pro-18 posed agency action. In a case where the agency is 19 reviewing an application for authorization, such 20 statement shall focus on the goals of the applicant 21 and the agency's authority.

"(5) ESTIMATED TOTAL COST.—The cover
sheet for each environmental impact statement shall
include a statement of the estimated total cost of
preparing such environmental impact statement, in-

1	cluding the costs of agency full-time equivalent per-
2	sonnel hours, contractor costs, and other direct
3	costs.
4	"(6) WORD LIMIT.—A statement of environ-
5	mental impact may not exceed 75,000 words un-
6	less—
7	"(A) the proposal is of unusual scope or
8	complexity; or
9	"(B) the lead agency approves a longer
10	statement in writing and establishes a new
11	word limit.
12	"(b) Environmental Assessments.—
13	"(1) Sponsor preparation.—A lead agency
14	may allow a project sponsor to prepare an environ-
15	mental assessment, if such agency provides such
16	sponsor with appropriate guidance and assists in the
17	preparation. The lead agency shall independently
18	evaluate the environmental assessment before adopt-
19	ing it, and shall take responsibility for the contents
20	upon adoption.
21	"(2) WORD LIMIT.—An environmental assess-
22	ment may not exceed 37,500 words, excluding ap-
23	pendices, unless the lead agency approves a longer
24	statement in writing and establishes a new word
25	limit.

1 "(3) DEADLINE.—Environmental assessments 2 required by section 102 shall be completed not later 3 than 1 year after the date on which the decision to 4 prepare such environmental assessment is made unless the lead agency approves a delay in writing and 5 establishes a new timeline that provides only so 6 7 much additional time as is necessary to complete 8 such environmental assessment.

9 "(c) REVIEW FOR APPLICATION OF SECTION 102.—
10 In reviewing a Federal action to determine the appropriate
11 review under section 102:

12 "(1) REQUIREMENTS FOR A COOPERATING 13 AGENCY.—A cooperating agency shall submit any 14 comments within a time period specified by the lead 15 agency and limit such comments to matters on 16 which such agency has jurisdiction by law or special 17 expertise with respect to an environmental issue.

18 "(2) DEFINITION OF SIGNIFICANCE.—In deter-19 mining whether the effects of a proposed Federal ac-20 tion are significant, a Federal official shall only con-21 sider the reasonably foreseeable effects with a rea-22 sonably close causal relationship to the action being 23 considered and may not consider cumulative effects. 24 "(d) CATEGORICAL EXCLUSIONS.—Not later than 90 25 days after the date of enactment of this section, the Council on Environmental Quality shall establish procedures for
 a Federal agency to adopt a categorical exclusion estab lished by another Federal agency.

4 "(e) JUDICIAL REVIEW.—No agency action taken
5 under parts 1500 through 1508 of title 40, Code of Fed6 eral Regulations, (or any successor regulations) may be
7 subject to judicial review before the issuance of a record
8 of decision or other final agency decision.

9 "(f) INJUNCTIVE RELIEF.—A violation of this Act
10 shall not constitute the basis for injunctive relief.

11 "(g) DEFINITIONS.—In this section:

12 "(1) CATEGORICAL EXCLUSION.—The term
13 'categorical exclusion' means a category of actions
14 that a Federal agency has determined do not under
15 usual circumstances have a significant effect on the
16 human environment for the purposes of this Act.

17 "(2) COOPERATING AGENCY.—The term 'co18 operating agency' has the meaning given such term
19 in section 139 of title 23, United States Code.

20 "(3) ENVIRONMENTAL ASSESSMENT.—The
21 term 'environmental assessment' means an environ22 mental assessment prepared under section 102.

23 "(4) ENVIRONMENTAL IMPACT STATEMENT.—
24 The term 'environmental impact statement' means

an environmental impact statement prepared under
 section 102.

3 "(5) LEAD AGENCY.—The term 'lead agency'
4 has the meaning given such term in section 139 of
5 title 23, United States Code.

6 "(6) REASONABLY FORESEEABLE.—The term 7 'reasonably foreseeable' means sufficiently likely to 8 occur such that a person of ordinary prudence would 9 take such occurrence into account in reaching a de-10 cision.

11 "(7) SPECIAL EXPERTISE.—The term 'special
12 expertise' means statutory responsibility, agency
13 mission, or related program experience.".

14 (b) REGULATORY CHANGES.—

15 (1) CONTROVERSY AS A FACTOR IN DETER-16 MINING SIGNIFICANCE.—The Council on Environ-17 mental Quality shall, not later than 90 days after 18 the date of enactment of this Act, issue regulations 19 to remove consideration of the level of controversy 20 with respect to a determination regarding whether a 21 proposed Federal action is significant as such term 22 is used in section 102 of the National Environmental 23 Policy Act of 1969 (42 U.S.C. 4332).

24 (2) ALTERNATIVES OUTSIDE OF AGENCY JURIS25 DICTION.—The Council on Environmental Quality

1	shall, not later than 120 days after the date of en-
2	actment of this Act, issue regulations to remove any
3	requirement that a lead agency consider alternatives
4	not within the jurisdiction of such agency unless
5	such consideration is necessary for agency decision
6	making under section 102 of the National Environ-
7	mental Policy Act of 1969 (42 U.S.C. 4332).
8	SEC. 1203. APPLICATION OF CATEGORICAL EXCLUSIONS
9	FOR TRANSPORTATION PROJECTS.
10	(a) IN GENERAL.—Section 304 of title 49, United
11	States Code, is amended—
12	(1) in the section heading by striking
12	"multimodal" and incenting "transport
13	"multimodal" and inserting "transpor-
13 14	tation";
14	tation";
14 15	tation"; (2) in subsection (a)—
14 15 16	tation"; (2) in subsection (a)— (A) in paragraph (1)—
14 15 16 17	<pre>tation"; (2) in subsection (a)— (A) in paragraph (1)— (i) by striking "Department of Trans-</pre>
14 15 16 17 18	 tation"; (2) in subsection (a)— (A) in paragraph (1)— (i) by striking "Department of Transportation operating administration or sec-
14 15 16 17 18 19	 tation"; (2) in subsection (a)— (A) in paragraph (1)— (i) by striking "Department of Transportation operating administration or secretarial office" and inserting "Federal
 14 15 16 17 18 19 20 	 tation"; (2) in subsection (a)— (A) in paragraph (1)— (i) by striking "Department of Transportation operating administration or secretarial office" and inserting "Federal agency";
 14 15 16 17 18 19 20 21 	 tation"; (2) in subsection (a)— (A) in paragraph (1)— (i) by striking "Department of Transportation operating administration or secretarial office" and inserting "Federal agency"; (ii) by striking "lead authority" and
 14 15 16 17 18 19 20 21 22 	 tation"; (2) in subsection (a)— (A) in paragraph (1)— (i) by striking "Department of Transportation operating administration or secretarial office" and inserting "Federal agency"; (ii) by striking "lead authority" and inserting "lead agency"; and

1	"(2) LEAD AGENCY.—The term 'lead agency'
2	means a Federal agency, or State agency that has
3	been delegated authority under the National Envi-
4	ronmental Policy Act of 1969 (42 U.S.C. 4321 et
5	seq.), that has the lead responsibility for compliance
6	with such Act with respect to a proposed project.";
7	and
8	(C) by amending paragraph (3) to read as
9	follows:
10	"(3) PROJECT.—The term 'project' has the
11	meaning given such term in section 139(a) of title
12	23.";
13	(3) in subsection (b) by striking "multimodal";
14	(4) in subsection (c)—
15	(A) in the heading by striking
16	"Multimodal";
17	(B) by striking "multimodal project, a lead
18	authority" and inserting "project, a lead agen-
19	cy'';
20	(C) by striking "procedures of a cooper-
21	ating authority for a proposed multimodal
22	project" and inserting "procedures of any other
23	Federal agency for a proposed project";
24	(D) in paragraph (1)—

1	(i) by striking "lead authority makes
2	a determination, with the concurrence of
3	the cooperating authority" and inserting
4	"the Federal agency proposing to apply the
5	categorical exclusion makes a determina-
6	tion, after consultation with the other Fed-
7	eral agencies";
8	(ii) in subparagraph (A) by striking
9	"multimodal"; and
10	(iii) in subparagraph (B) by striking
11	the semicolon and inserting "; and";
12	(E) in paragraph (2)—
13	(i) by striking "lead authority" and
14	inserting "lead agency proposing to apply
15	the categorical exclusion"; and
16	(ii) by striking "of the cooperating au-
17	thority or procedures under that Act; and"
18	and inserting "or procedures of the other
19	Federal agency under that Act."; and
20	(F) by striking paragraph (3); and
21	(5) in subsection (d) by striking "multimodal".
22	(b) Clerical Amendment.—The analysis for chap-
23	ter 3 of title 49, United States Code, is amended by strik-
24	ing the item relating to section 304 and inserting the fol-
25	lowing:
	"304. Application of categorical exclusions for transportation projects.".

1	SEC. 1204. AIR QUALITY AND CONFORMITY.
2	(a) Separating Requirements Applicable to
3	PROJECTS.—Section 176(c) of the Clean Air Act (42
4	U.S.C. 7506(c)) is amended—
5	(1) in the matter preceding subparagraph (A)
6	in paragraph (1) by striking "Conformity to" and
7	inserting "Conformity to";
8	(2) in paragraph (2)—
9	(A) by striking "(2) Any transportation"
10	and inserting "(2)(A) Any transportation";
11	(B) by striking "any transportation plan,
12	program or project unless such plan, program
13	or project" and inserting "any transportation
14	plan or program unless such plan or program";
15	(C) by striking "(A) no transportation"
16	and inserting "(i) no transportation";
17	(D) by striking "(B) no metropolitan" and
18	inserting "(ii) no metropolitan";
19	(E) by striking "(C) a transportation
20	project may be adopted or approved by a metro-
21	politan planning organization or any recipient
22	of funds designated under title 23, United
23	States Code, chapter 53 of title 49, United
24	States Code, or found in conformity by a metro-
25	politan planning organization or approved, ac-
26	cepted, or funded by the Department of Trans-

1	portation only if it meets either the require-
2	ments of subparagraph (D)" and inserting the
3	following:
4	"(B) Except as provided in this section, no Federal
5	agency may approve, accept, or fund any transportation
6	project unless such project has been found to conform to
7	any applicable implementation plan in effect under this
8	Act. A transportation project may be found in conformity
9	by the Department of Transportation only if it meets ei-
10	ther the requirements of subparagraph (C)";
11	(F) by adjusting the margins of clauses (i),
12	(ii), and (iii) of subparagraph (B), as redesig-
13	nated, 2 ems to the left; and
14	(G) by striking "(D) Any project not re-
15	ferred to" and inserting the following:
16	"(C) Any project not referred to".
17	(b) Conformity Determinations Prior to Con-
18	STRUCTION OF TRANSPORTATION PROJECTS.—Paragraph
19	(2) of section 176(c) of the Clean Air Act (42 U.S.C.
20	7506(c)), as amended by subsection (a), is further amend-
21	ed by adding at the end the following new subparagraph:
22	"(E) The conformity determinations required by this
• •	

23 section with respect to transportation projects shall be co24 ordinated with the transportation planning process under
25 sections 134 and 135 of title 23, United States Code, and

with the environmental review process required under the
 National Environmental Policy Act of 1969 and other ap plicable laws, in accordance with the following require ments:

5 "(i) The Secretary of Transportation shall 6 make its conformity determination for a transpor-7 tation project prior to initiation of construction of 8 the project.

9 "(ii) The Secretary of Transportation shall in-10 clude the transportation project in the plan or pro-11 gram developed pursuant to title 23 or chapter 53 12 of title 49, as applicable, before the Secretary of 13 Transportation makes a conformity determination 14 for the project.

15 "(iii) The Secretary of Transportation shall—

"(I) ensure that any environmental document prepared for the project under the National Environmental Policy Act of 1969 (42)
U.S.C. 4332 et seq.) discloses the need for a
transportation conformity determination and
evaluates consistency with conformity requirements; and

23 "(II) condition any approval issued by the24 Secretary in the environmental review process

1	on satisfying conformity requirements prior to
2	construction.".
3	(c) Technical Correction to Margins.—The
4	margins of paragraphs (5) through (10) of section 176(c)
5	of the Clean Air Act (42 U.S.C. 7506(c)) are amended
6	by moving such margins 2 ems to the left.
7	(d) Applicability.—Section $176(c)(5)$ of the Clean
8	Air Act (42 U.S.C. 7506(c)(5)), as amended by subsection
9	(c), is further amended—
10	(1) by striking "(5) APPLICABILITY.—This sub-
11	section" and inserting "(5) APPLICABILITY.—(A)
12	This subsection"; and
13	(2) by adding at the end the following new sub-
14	paragraph:
15	"(B) If a new national ambient air quality standard
16	is promulgated for an air pollutant under section 109, the
17	requirements of this section apply only with respect to the
18	most recently promulgated standard.".
19	(e) Programmatic Conformity Determina-
20	TIONS.—Section 176(c) of the Clean Air Act (42 U.S.C.
21	7506(c)), as amended, is amended by adding at the end
22	the following new paragraph:

23 "(11) PROGRAMMATIC CONFORMITY DETERMINA-24 TIONS.—

3 "(i) shall, to the maximum extent prac4 ticable, use programmatic conformity deter5 minations to streamline the process for satis6 fying transportation conformity requirements
7 under this subsection; and

8 "(ii) may issue a programmatic conformity
9 determination, in consultation with the Admin10 istrator, on a nationwide, statewide, metropoli11 tan, or other geographic basis.

12 "(B) REGULATIONS.—

1

2

13 "(i) REQUIREMENT.—Not later than 180
14 days after the date of enactment of this para15 graph, the Secretary of Transportation shall
16 issue regulations implementing this paragraph.

17 "(ii) CONTENTS.—The regulations re18 quired by clause (i) shall include, at a min19 imum, procedures for making programmatic
20 conformity determinations for—

21 "(I) projects in marginal nonattain22 ment areas;

23 "(II) projects that are not exempt
24 from conformity requirements, but would
25 have individually and cumulatively minor

1	effects on the applicable area's ability to
2	control pollutants; and
3	"(III) projects located in areas in
4	which the ambient levels of the applicable
5	pollutant are substantially lower than the
6	level required by the applicable national
7	ambient air quality standard, such that an
8	exceedance of that standard is determined
9	by the Secretary to be unlikely to occur.
10	"(C) DEFINITION.—In this paragraph, the term
11	'programmatic conformity determination' includes
12	any conformity determination that applies to a cat-
13	egory of transportation plans, programs, or
14	projects.".
15	SEC. 1205. AGREEMENTS RELATING TO USE OF AND AC-
16	CESS TO RIGHTS-OF-WAY INTERSTATE SYS-
17	TEM.
18	Section 111(e) of title 23, United States Code, is
19	amended by striking subsection (e) and inserting the fol-
20	lowing:
21	"(e) JUSTIFICATION REPORTS.—
22	"(1) IN GENERAL.—Upon request of a State,
23	the Secretary shall enter into a written agreement
24	with the State that assigns the full responsibility of
25	the Secretary to the State for granting any approv-

1	als required under subsection (a) for changes in
2	points of access to, or exits from, the Interstate Sys-
3	tem (including new or modified freeway-to-crossroad
4	interchanges inside a transportation management
5	area (designated or identified under section 5303(k)
6	of title 49)).
7	"(2) CONDITIONS.—In entering into a written
8	agreement under paragraph (1), the Secretary shall
9	include appropriate conditions to ensure that the re-
10	sponsibilities assigned are carried out in a manner
11	consistent with maintaining a safe and efficient
12	Interstate System.".
13	SEC. 1206. PERMITS FOR DREDGED OR FILL MATERIAL.
14	Section 404 of the Federal Water Pollution Control
15	
15	Act (33 U.S.C. 1344) is amended—
15 16	Act (33 U.S.C. 1344) is amended— (1) in subsection (f)(1)—
16	(1) in subsection $(f)(1)$ —
16 17	(1) in subsection (f)(1)—(A) in subparagraph (C) by striking "or
16 17 18	(1) in subsection (f)(1)—(A) in subparagraph (C) by striking "or the maintenance of drainage ditches";
16 17 18 19	 (1) in subsection (f)(1)— (A) in subparagraph (C) by striking "or the maintenance of drainage ditches"; (B) by redesignating subparagraphs (D),
16 17 18 19 20	 (1) in subsection (f)(1)— (A) in subparagraph (C) by striking "or the maintenance of drainage ditches"; (B) by redesignating subparagraphs (D), (E), and (F) as subparagraphs (E), (F), and
 16 17 18 19 20 21 	 (1) in subsection (f)(1)— (A) in subparagraph (C) by striking "or the maintenance of drainage ditches"; (B) by redesignating subparagraphs (D), (E), and (F) as subparagraphs (E), (F), and (G), respectively; and
 16 17 18 19 20 21 22 	 (1) in subsection (f)(1)— (A) in subparagraph (C) by striking "or the maintenance of drainage ditches"; (B) by redesignating subparagraphs (D), (E), and (F) as subparagraphs (E), (F), and (G), respectively; and (C) by inserting after subparagraph (C)

1	cluding emergency activities, temporary fills,
2	and changes in the character, scope, and/or size
3	of the original fill design to meet current design
4	and safety standards, provided that they do not
5	result in significant alterations to flow or cir-
6	culation, and maintain to the maximum extent
7	practicable, the course, condition, capacity, and
8	location of open waters;"; and
9	(2) in subsection $(s)(3)$ by striking "acton" and
10	inserting "action".
11	SEC. 1207. PILOT PROGRAM ON USE OF INNOVATIVE PRAC-
12	TICES FOR ENVIRONMENTAL REVIEWS.
13	(a) FINDINGS.—Congress finds the following:
14	(1) The environmental review process for trans-
15	portation infrastructure projects is complex and inef-
16	ficient, resulting in delays and increased costs of de-
17	livery of needed improvements to our transportation
18	system.
19	(2) It is in the national interest to promote
20	truly innovative approaches that have the potential
21	to yield positive environmental and transportation
22	outcomes more quickly and efficiently, with greater
23	transparency and responsiveness to all stakeholders.
24	(b) ESTABLISHMENT.—The Secretary of Transpor-
25	tation shall establish a pilot program to promote the use

of innovative practices in carrying out environmental re views for transportation projects, including innovative
 practices that—

4 (1) integrate environmental planning or other
5 techniques involving consideration of multiple re6 sources on a watershed or ecosystem scale;

7 (2) enhance environmental mitigation and en8 hancement measures that will result in a substantial
9 improvement over existing conditions in an eco10 system or watershed;

(3) use innovative technologies that enable more
effective public participation in decision making, including use of visualization, animation, and other
advanced methods for depicting alternatives; and

15 (4) focus on environmental and transportation16 outcomes rather than processes.

(c) FLEXIBILITIES.—In carrying out the pilot program established under subsection (b), the Secretary, in
concurrence with the affected agency may waive, with respect to an eligible project, any requirement under Federal
law, regulation, or order, if the Secretary and such agencies find that waiving the requirement is reasonably expected to—

24 (1) promote the development of innovative prac25 tices for the environmental review process, as de-

scribed in paragraphs (1) through (4) of subsection
 (b);

3 (2) enable the more efficient delivery of needed
4 improvements to the transportation system; and

5 (3) result in achieving the conservation goals of6 relevant statutes.

7 (d) ELIGIBILITY.—In carrying out the pilot program
8 established under subsection (b), the Secretary may not
9 select more than 15 eligible projects to participate in the
10 program.

11 (e) Application Process.—

(1) IN GENERAL.—The Secretary and the affected agency shall be jointly responsible for reviewing and approving applications for participation in
the program, as set forth in this subsection.

16 (2) APPLICATION.—The applicant shall submit 17 a written application, in a form prescribed by the 18 Secretary, requesting use of one or more innovative 19 practices in the environmental review process for the 20 project or proposal and identifying any flexibilities 21 needed to carry out those innovative practices.

(3) WRITTEN RECOMMENDATION.—If the Secretary recommends approval of the application, the
Secretary shall submit a written recommendation to
the affected agency for review. The Secretary's rec-

ommendation may include modifications to the appli cant's proposal.

3 (4) APPROVAL OR DENIAL OF APPLICATION.—
4 The affected agency shall approve or deny the appli5 cation, or approve the application with conditions.

6 (5) COMMUNICATION OF DECISION.—Upon the 7 final approval decision by the Secretary and affected 8 agency, the Secretary shall communicate the decision 9 in writing to the project sponsor, the affected State 10 (if not the project sponsor), and each affected agen-11 cy, and shall post the decision on the agency's public 12 website, and publish the decision in the Federal Reg-13 ister. The Secretary's notice shall identify, with 14 specificity, each Federal requirement that has been 15 waived or otherwise modified. This decision shall be 16 final.

17 (f) IMPLEMENTATION.—Upon publication of the deci-18 sion in the Federal Register pursuant to subsection (e)(5), 19 the Secretary may initiate the proposal or the environ-20 mental review process for the project. Each Federal agen-21 cy with responsibility for review, consultation, approval, 22 or other role in the environmental review process for the 23 project or proposal shall proceed in accordance with the decision. 24

25 (g) TERMINATION.—

1	(1) IN GENERAL.—The Secretary or any af-
2	fected agency may terminate the participation of a
3	project in the pilot program under this section if the
4	Secretary or affected agency determines that—
5	(A) the conditions for participation (as set
6	forth in the application approval decision) have
7	not been met; and
8	(B) termination is in the public interest.
9	(2) NOTICE.—Before terminating a project's
10	participation under paragraph (1), the Secretary
11	shall give the project sponsor (and the State, if the
12	State is not the sponsor) written notice and a period
13	of at least 30 days to address the concerns.
14	(h) REPORTING.—
15	(1) ANNUAL REPORT.—The Secretary, in con-
16	sultation with the affected agency, shall annually
17	submit to the Committee on Transportation and In-
18	frastructure of the House of Representatives and the
19	Committee on Environment and Public Works of the
20	Senate a report on each eligible project participating
21	in the program.
22	(2) CONTENTS.—The annual report under
23	paragraph (1) shall—
24	(A) identify each eligible project;

1	(B) provide a status update on the envi-
2	ronmental review process for such project; and
3	(C) summarize any lessons learned from
4	the use of innovative practices authorized under
5	the pilot program.
6	(i) SUNSET.—The pilot program established under
7	subsection (b) shall terminate on the date that is 5 years
8	after the date of enactment of this Act.
9	(j) DEFINITIONS.—In this section:
10	(1) AFFECTED AGENCY.—The term "affected
11	agency" means a Federal agency or agencies, other
12	than the Department of Transportation, with an ap-
13	proval or consultation role that would be affected if
14	the flexibilities described in subsection (c) are used.
15	(2) ELIGIBLE ENTITY.—The term "eligible enti-
16	ty" means any State department of transportation.
17	(3) ELIGIBLE PROJECT.—The term "eligible
18	project" includes—
19	(A) any project (as such term is defined in
20	section 139(a)(6) of title 23, United States
21	Code) for which the environmental review proc-
22	ess has not been initiated for such project; and
23	(B) any proposal to meet paragraphs (1)
24	through (4) of subsection (c).

TITLE II—INNOVATIVE PROJECT FINANCE

3 SEC. 2001. TRANSPORTATION INFRASTRUCTURE FINANCE 4 AND INNOVATION ACT OF 1998 TEMPORARY 5 LOAN RELIEF DUE TO COVID-19. 6 (a) DEFINITIONS.—In this section: 7 (1) ELIGIBLE BORROWER.—The term "eligible 8 borrower" means a recipient of an eligible loan ad-9 ministered by the National Surface Transportation and Innovative Finance Bureau. 10 11 (2) ELIGIBLE LOAN.—The term "eligible loan" 12 means a loan provided on or before the date of en-13 actment of this Act under a program described in 14 subparagraph (A) or (B) of section 116(d)(1) of title 15 49, United States Code. (3) SECRETARY.—The term "Secretary" means 16 17 the Secretary of Transportation. 18 (b) INTEREST RATE RESET.— 19 (1) IN GENERAL.—If, at any time after the 20 date of execution of an eligible loan, the eligible bor-21 rower of such eligible loan is impacted by COVID-22 19 and unable to generate sufficient revenues from 23 the dedicated revenue source to pay the scheduled

24 repayments of principal and interest on such eligible25 loan—

1	(A) the eligible borrower may submit to
2	the Secretary a request to reset the interest
3	rate of the eligible loan in such manner and
4	containing such information as the Secretary
5	may require; and
6	(B) the Secretary—
7	(i) in accordance with such criteria as
8	the Secretary may establish under sub-
9	section (d), shall determine whether the el-
10	igible borrower is impacted by COVID–19;
11	and
12	(ii) if a positive determination is made
13	under clause (i), may reset the interest
14	rate of such eligible loan (including
15	through amendment of such eligible loan)
16	to a lower interest rate equal to not less
17	than the yield on United States Treasury
18	securities of a similar maturity to the ma-
19	turity of the eligible loan on the date of the
20	reset, in accordance with this section.
21	(2) Applicability.—A lower interest rate pro-
22	vided for an eligible loan pursuant to paragraph
23	(1)(B)(ii) shall apply until the final maturity date of
24	the eligible loan.

(c) OTHER LOAN MODIFICATIONS.—With respect to
 an eligible borrower impacted by COVID-19, the Sec retary, on determining that the eligible borrower has been
 impacted by COVID-19, may—

5 (1) allow, for a maximum aggregate period of 6 not more than 5 years, an obligor to add unpaid 7 principal and interest to the outstanding balance of 8 the loan, subject to the requirements under section 9 502(j)(3)(B) of the Railroad Revitalization and Regof 1976 10 ulatory Reform Act (45)U.S.C. 11 822(j)(3)(B)) or section 603(c)(3)(B) of title 23, 12 United States Code, as applicable; and

(2) extend any applicable disbursement period
established under an agreement for credit assistance
made pursuant to section 502 of the Railroad Revitalization and Regulatory Reform Act of 1976 (45)
U.S.C. 822) or section 603 of title 23, United States
Code, as applicable.

19 (d) CRITERIA.—

(1) IN GENERAL.—To be eligible to receive a
lower interest rate or other loan modification under
this section, an eligible borrower shall achieve compliance with such criteria as the Secretary may establish, in accordance with paragraph (2).

1	(2) Factors for consideration.—In estab-
2	lishing criteria for purposes of paragraph (1), the
3	Secretary may take into consideration such factors
4	as the Secretary determines to be relevant, including
5	achieving the objectives of—
6	(A) maintaining the operation of a project
7	carried out by an eligible borrower in a disaster,
8	emergency, or other extenuating circumstance;
9	(B) mitigating the financial impact on an
10	eligible borrower of a disaster, emergency, or
11	other extenuating circumstance; and
12	(C) protecting the interests of the Federal
13	Government in critical infrastructure.
14	(e) Effective Period.—
15	(1) IN GENERAL.—The authority of the Sec-
16	retary to reset interest rates pursuant to this section
17	shall terminate on September 30, 2021.
18	(2) EFFECT OF SUBSECTION.—Nothing in this
19	subsection affects any eligible loan that is modified
20	pursuant to this section on or before September 30,
21	2021.

68 **TITLE III—PUBLIC** 1 **TRANSPORTATION** 2 3 SEC. 3001. SHORT TITLE. This title may be cited as the "Federal Public Trans-4 portation Act of 2020". 5 6 SEC. 3002. URBANIZED AREA FORMULA GRANTS. 7 Section 5307(f)(2) of title 49, United States Code, 8 is amended— 9 (1) by striking "At least once every 3 years" 10 and inserting the following: "(A) IN GENERAL.—At least once every 3 11 12 years, except as provided for under subpara-13 graph (B)"; and 14 (2) by adding at the end the following: 15 "(B) TARGETED REVIEW FOR HIGH-PER-16 FORMING RECIPIENTS.—In the case of a recipi-17 ent under this section for which no action under 18 paragraph (3) has been found to be necessary 19 for 6 or more consecutive years, the triennial 20 review shall be a targeted review, as determined 21 by the Secretary, to ascertain whether there is, 22 with respect to the performance of a program 23 under this section— 24 "(i) any outstanding or unresolved 25 finding from prior reviews;

"(ii) evidence of noncompliance with 1 2 an applicable statutory or administrative 3 requirement under this chapter; or "(iii) any material change since the 4 5 most recent triennial review that the Sec-6 retary determines risks the recipient's com-7 pliance with respect to such performance.". 8 SEC. 3003. FIXED GUIDEWAY CAPITAL INVESTMENT 9 GRANTS. 10 Section 5309 of title 49, United States Code, is 11 amended-12 (1) in subsection (a)— 13 (A) in paragraph (7)— 14 (i) in subparagraph (A) by striking "\$100,000,000" 15 and inserting "\$200,000,000"; and 16 17 (ii) in subparagraph (B) by striking 18 "\$300,000,000" and inserting "\$400,000,000"; and 19 20 (B) by adding at the end the following: 21 "(8) RURAL START PROJECT.—The term 'rural 22 start project' means a new transit capital project 23 that is not in an urbanized area for which—

1	"(A) the Federal assistance provided or to
2	be provided under this section is less than
3	\$80,000,000; and
4	"(B) the total estimated net capital cost is
5	less than \$150,000,000.";
6	(2) in subsection (b)(1) by striking "or small (2)
7	start projects" and inserting ", small start projects,
8	or rural start projects";
9	(3) in subsection $(c)(1)$ by striking "small start
10	projects" and inserting ", small start projects, rural
11	start projects"; and
12	(4) in subsection (h)—
13	(A) in the heading by striking "SMALL
14	START PROJECTS" and inserting "SMALL
15	START PROJECTS AND RURAL START
16	PROJECTS";
17	(B) in paragraph (1) by striking "small
18	start project" and inserting "small start project
19	or rural start project";
20	(C) in paragraph (2)(A) by striking "small
21	starts project" and inserting "small start
22	project or rural start project";
23	(D) in paragraph (3) by striking "small
24	start project" and inserting "small start project
25	or rural start project"; and

(E) in paragraph $(6)(A)$ by striking "small
start project" and inserting "small start project
or rural start project".
SEC. 3004. ENHANCED MOBILITY OF SENIORS AND INDIVID-
UALS WITH DISABILITIES.
Section 5310 of title 49, United States Code, is
amended—
(1) in subsection $(b)(2)$ by striking "(A)
AMOUNT AVAILABLE" and all that follows through
"A recipient of a grant under" and inserting "A re-
cipient of a grant under";
(2) in subsection $(c)(2)$ by adding at the end
the following:
"(E) REALLOCATION.—Amounts appor-
tioned under section $5310(c)(1)(A)$ may be re-
allocated to projects in areas other than urban-
ized areas.";
(3) by striking paragraphs (1) and (2) of sub-
section (d) and inserting the following:
"(1) Capital projects.—
"(A) IN GENERAL.—Except as provided in
subparagraph (B), a grant awarded under this
section for a capital project shall be 80 percent
of the net costs of the project, as determined by

71

"(B) EXCEPTION.—A State described in 1 2 section 120(b) of title 23 shall receive a Gov-3 ernment share of the net costs in accordance 4 with the formula under such section. 5 "(2) Operating assistance.— "(A) IN GENERAL.—Except as provided by 6 7 subparagraph (B), a grant awarded under this 8 section for a operating assistance may not ex-9 ceed an amount equal to 50 percent of the net 10 operating costs of the project, as determined by 11 the Secretary. 12 "(B) EXCEPTION.—A State described in 13 section 120(b) of title 23 shall receive a Gov-14 ernment share of the net costs that is equal to 15 62.5 percent of the Government share provided for under paragraph (1)(B)."; and 16 17 (4) by striking subsection (e)(1) and inserting 18 the following: 19 "(1) IN GENERAL.—To the extent the Secretary 20 determines appropriate, the requirements of— "(A) section 5307 shall apply to recipients 21 22 of grants made in urbanized areas under this 23 subsection; and

72

•HR 7248 IH

1	(0)
1	"(B) section 5311 shall apply to recipients
2	of grants made in rural areas under this sub-
3	section.".
4	SEC. 3005. FORMULA GRANTS FOR RURAL AREAS.
5	Section 5311(g) of title 49, United States Code, is
6	amended—
7	(1) in paragraph (1) by adding at the end the
8	following:
9	"(C) PROJECTS IN QUALIFIED OPPOR-
10	TUNITY ZONES, MEDICALLY UNDERSERVED
11	AREAS, OR AREAS WITH A MEDICALLY UNDER-
12	SERVED POPULATION.—A grant awarded under
13	this section for a capital project in a qualified
14	opportunity zone, a medically underserved area,
15	or areas with a medically underserved popu-
16	lation shall be for 90 percent of the net costs
17	of the project, as determined by the Sec-
18	retary.";
19	(2) in paragraph (2) by adding at the end the
20	following:
21	"(C) PROJECTS IN QUALIFIED OPPOR-
22	TUNITY ZONES, MEDICALLY UNDERSERVED
23	AREAS, OR AREAS WITH A MEDICALLY UNDER-
24	SERVED POPULATION.—A grant awarded under
25	this section for a capital project in a qualified

	• •
1	opportunity zone, a medically underserved area,
2	or an area with a medically underserved popu-
3	lation shall be for 62.5 percent of the Govern-
4	ment share provided for under paragraph
5	(1)(B)."; and
6	(3) by adding at the end the following:
7	"(6) DEFINITIONS.—In this subsection:
8	"(A) QUALIFIED OPPORTUNITY ZONE.—
9	The term 'qualified opportunity zone' has the
10	meaning given such term in section $1400Z-1$ of
11	the Internal Revenue Code of 1986.
12	"(B) MEDICALLY UNDERSERVED AREAS;
13	AN AREA WITH A MEDICALLY UNDERSERVED
14	POPULATION.—The term 'medically under-
15	served areas' or 'an area with a medically un-
16	derserved population' means an area or popu-
17	lations that are designated as medically under-
18	served by the Secretary of Health and Human
19	Services pursuant to section $330(b)(3)$ of the
20	Public Health Service Act (42 U.S.C.
21	254b(b)(3)).".
22	SEC. 3006. NON-EMERGENCY MEDICAL TRANSPORTATION.
23	(a) RESEARCH PROJECT ELIGIBILITY.—Section
24	5312(c)(2) of title 49, United States Code, is amended—

1	(1) in subparagraph (M), by striking "or" at
2	the end;
3	(2) by redesignating subparagraph (N) as sub-
4	paragraph (O); and
5	(3) by inserting after subparagraph (M) the fol-
6	lowing:
7	"(N) access to hospitals and healthcare
8	providers in areas underserved by transit or
9	with limited public transportation options, as
10	determined by the Secretary; or".
11	(b) INNOVATION AND DEVELOPMENT PROJECT ELI-
12	GIBILITY.—Section 5312(d)(2) of title 49, United States
13	Code, is amended—
14	(1) in subparagraph (G), by striking "or" at
15	the end;
16	(2) by redesignating subparagraph (H) as sub-
17	
1 /	paragraph (I); and
18	paragraph (I); and (3) by inserting after subparagraph (G) the fol-
18	
	(3) by inserting after subparagraph (G) the fol-
18 19	(3) by inserting after subparagraph (G) the fol- lowing:
18 19 20	(3) by inserting after subparagraph (G) the following:"(H) public transportation projects that
18 19 20 21	 (3) by inserting after subparagraph (G) the following: "(H) public transportation projects that improve health care access and outcomes; or".

1	(1) in subparagraph (B), by striking "or" at
2	the end;
3	(2) in subparagraph (C), by striking the period
4	and inserting "; or"; and
5	(3) by adding at the end the following:
6	"(D) the deployment of public transpor-
7	tation projects or practices that—
8	"(i) achieve measurable improvements
9	in transportation access to health care for
10	medically underserved areas or popu-
11	lations, as designated by the Health Re-
12	sources and Services Administration pursu-
13	ant to section $330(b)(3)$ of the Public
14	Health Service Act (42 U.S.C.
15	254b(b)(3));
16	"(ii) implement transportation strate-
17	gies for addressing significant health needs
18	as identified by a community health needs
19	assessment pursuant to the requirements
20	of section $501(r)(3)(A)$ of the Internal
21	Revenue Code of 1986; or
22	"(iii) eliminate or reduce transpor-
23	tation barriers to accessing health care
24	that are identified and prioritized in the
25	coordinated public transit-human services

1	transportation plan described in section
2	5310(e)(2)(A).".
3	SEC. 3007. TECHNICAL ASSISTANCE AND WORKFORCE DE-
4	VELOPMENT.
5	(a) IN GENERAL.—Section 5314(a) of title 49,
6	United States Code, is amended—
7	(1) in paragraph (2) —
8	(A) in subparagraph (H) by striking "and"
9	at the end;
10	(B) by redesignating subparagraph (I) as
11	subparagraph (J); and
12	(C) by inserting after subparagraph (H)
13	the following:
14	"(I) provide innovation and capacity build-
15	ing to rural and tribal public transportation re-
16	cipients but not to duplicate the activities of
17	sections 5311(b) or 5312; and"; and
18	(2) by adding at the end the following:
19	"(4) AVAILABILITY OF AMOUNTS.—Of the
20	amounts made available to carry out this section
21	under section 5338(c), such sums as necessary shall
22	be available to carry out activities described in para-
23	graph (2)(I).".

(b) AVAILABILITY OF AMOUNTS.—Section
 5314(c)(4)(A) of title 49, United States Code, is amended
 by inserting "5311," after "5307,".

4 SEC. 3008. GENERAL PROVISIONS.

5 (a) REASONABLE ACCESS TO PUBLIC TRANSPOR6 TATION FACILITIES.—Section 5323(r) of title 49, United
7 States Code, is amended to read as follows:

8 "(r) REASONABLE ACCESS TO PUBLIC TRANSPOR9 TATION FACILITIES.—

10 "(1) IN GENERAL.—A recipient of assistance 11 under this chapter may not deny reasonable access 12 for a private or charter transportation operator to 13 federally funded public transportation facilities, in-14 cluding intermodal facilities, park-and-ride lots, and 15 bus-only highway lanes. In determining reasonable 16 access, capacity requirements of the recipient of as-17 sistance and the extent to which access would be 18 detrimental or beneficial to existing public transpor-19 tation services must be considered. A recipient shall 20 respond to any request for reasonable access within 21 90 days of the receipt of the request.

22 "(2) Response to request.—

23 "(A) IN GENERAL.—If a recipient of as24 sistance under this chapter fails to respond to
25 a request within the 90-day period described in

1	paragraph (1), the operator may seek assist-
2	ance from the Secretary to obtain a response.
3	"(B) DENIAL OF ACCESS.—If a recipient
4	of assistance under this chapter denies access
5	to a private intercity or charter transportation
6	operator based on the reasonable access stand-
7	ards provided in paragraph (1), the recipient
8	shall provide, in writing, the reasons for the de-
9	nial.".
10	(b) WAIVERS AND DEFERRALS; ADMINISTRATIVE
11	Option.—Section 5323 of title 49, United States Code,
12	is amended by striking subsection (t) and inserting the
13	following:
14	"(t) Waivers and Deferrals; Administrative
15	Option.—
16	"(1) IN GENERAL.—Notwithstanding any other
17	provision of law, the Secretary shall have the author-
18	ity to waive, exempt, defer, or establish a simplified
19	level of compliance for recipients of assistance under
20	this chapter that operate 10 or fewer vehicles in
21	service, or that receive financial assistance under
22	both sections 5307 and 5311 of this chapter.
23	"(2) GUIDANCE REQUIRED.—Not later than
24	
	180 days of enactment of the Federal Public Trans-

1	guidance for recipients of assistance under this
2	chapter that operate 10 or fewer buses in service or
3	that receive financial assistance under both of sec-
4	tions 5307 and 5311 concerning—
5	"(A) which specific requirements may be
6	considered for waivers, exemptions, deferrals, or
7	simplified levels of compliance by recipients of
8	assistance described in paragraph (1);
9	"(B) the process by which recipients of as-
10	sistance described in paragraph (1) may request
11	such waivers, exemptions, deferrals, or sim-
12	plified levels of compliance;
13	"(C) the criteria by which the Secretary
14	shall evaluate and act upon such requests;
15	"(D) the terms and conditions the Sec-
16	retary shall attach to any waiver, exemption,
17	deferral or simplified level of compliance that is
18	awarded under paragraph (1);
19	"(E) actions the Secretary may take if a
20	recipient fails to comply the terms and condi-
21	tions attached to a waiver, exemption, deferral,
22	or simplified level of compliance that has been
23	awarded under paragraph (1); and
24	"(F) the circumstances under which the
25	Secretary may use this paragraph to award a

1 waiver, exemption, deferral or simplified level of 2 compliance to a recipient of assistance under 3 this chapter and described in this paragraph. "(3) MAINTAIN SAFETY.—The Secretary shall 4 5 not take any action under this subsection that would 6 degrade safety to lives or property. 7 "(4) REPORT.—The Secretary shall submit to 8 the Committee on Banking, Housing, and Urban Af-9 fairs of the Senate and the Committee on Transpor-10 tation and Infrastructure of the House of Represent-11 atives an annual report detailing the requests and 12 actions that have been taken under this subsection 13 in the preceding 12 months.". 14 (c) THRESHOLD FOR THE SALE OF TRANSIT VEHI-

15 CLES AFTER SERVICE LIFE.—Section 5323 of title 49,
16 United States Code, is further amended by adding at the
17 end the following:

18 "(v) THRESHOLD FOR THE SALE OF TRANSIT VEHI-CLES AFTER SERVICE LIFE.—Notwithstanding any other 19 20 provision of law or regulation, for programs under this 21 chapter the threshold amount for transit vehicles after the 22 service life is reached shall be 20 percent of the original 23 acquisition cost of the purchased equipment. For transit 24 vehicles sold for an amount above such amount, the 25 threshold amount shall be retained by the transit agency upon sale of the asset for use by the transit agency for
 the purpose of operating or capital expenditures, and the
 remainder shall be remitted to the Secretary and shall be
 deposited into the Mass Transit Account of the Highway
 Trust Fund. If such a vehicle is sold for an amount below
 or equal to the threshold amount, the transit agency shall
 retain all funds from the sale.".

8 SEC. 3009. APPORTIONMENTS.

9 Section 5336(h)(3) of title 49, United States Code,
10 is amended to read as follows:

"(3) of amount not apportioned under paragraphs (1) and (2), 3 percent shall be apportioned
to urbanized areas with populations of less than
200,000 in accordance with subsection (i);".

15 SEC. 3010. GRANTS FOR BUS AND BUS FACILITIES.

16 Section 5339 of title 49, United States Code is17 amended—

18 (1) in subsection (a)(5) by striking subpara-19 graph (A) and inserting the following:

"(A) NATIONAL DISTRIBUTION.—For each
of fiscal years 2021 through 2025, each State
shall be allocated 0.6 percent of the amount
made available under section 5338(a)(2)(L) and
each territory shall be allocated 0.15 percent of
such amount.";

1	(2) in subsection $(b)(5)$ by striking "10" and
2	inserting "20"; and
3	(3) in subsection (c)—
4	(A) in paragraph $(1)(E)$ —
5	(i) in clause (i) by striking "; or" and
6	inserting a semicolon;
7	(ii) in clause (ii) by striking the semi-
8	colon and inserting "; or"; and
9	(iii) by adding at the end the fol-
10	lowing:
11	"(iii) with respect to projects in rural
12	areas, any passenger vehicle that is
13	equipped with any technology, including
14	compressed natural gas and liquefied nat-
15	ural gas that reduces energy consumption
16	or harmful emissions, including direct car-
17	bon emissions, when compared to a diesel
18	powered vehicle;";
19	(B) in paragraph (3)(A) by striking "re-
20	quirements of section 5307" and inserting the
21	following: "requirements of—
22	"(i) for eligible recipients of grants
23	made in urbanized areas, section 5307;
24	and

1	"(ii) for eligible recipients of grants
2	made in rural areas, section 5311."; and
3	(C) by adding at the end the following:
4	"(8) DISTRIBUTION OF GRANT FUNDS.—Of the
5	funds allocated under section $5338(a)(2)(M)$ for no
6	or low emission grants under section 5339(c), not
7	less than 10 percent of the amounts shall be distrib-
8	uted to projects in rural areas.".
9	SEC. 3011. ELIMINATION OF APPORTIONMENTS BASED ON
10	HIGH DENSITY STATE FACTORS.
11	(a) IN GENERAL.—Section 5340 of title 49, United
12	States Code, is amended—
13	(1) in subsection (b) by striking "and sub-
14	section (d)"; and
15	(2) by striking subsection (d).
16	(b) Technical Corrections.—Section 5340 of title
17	49, United States Code, is amended—
18	(1) in subsection (b) by striking
19	"5338(b)(2)(N)" and inserting "5338(a)(2)(N)";
20	and
21	(2) in subsection $(c)(1)$ by striking "subsection
22	(b)(1)" and inserting "subsection (b)".

1SEC. 3012. INNOVATIVE MOBILITY AND TECHNOLOGY DE-2PLOYMENT GRANTS.

3 (a) IN GENERAL.—Chapter 53 of title 49, United
4 States Code, is amended by inserting after section 5312
5 the following:

6 "§ 5313. Innovative mobility and technology deploy7 ment grants

8 "(a) AUTHORITY.—The Secretary shall establish an 9 innovative mobility and technology deployment grants pro-10 gram to award grants to entities described in subsection 11 (b) to assist in financing of public transportation projects 12 that—

"(1) allow for the integration of mobility services or technologies in public transportation services,
including traveler information, trip planning information, new or expanded reservation capabilities, integrated payment solutions, fare automation, or delivery designs to improve options in public transportation;

20 "(2) advance first-mile, last-mile, late night, or
21 low density services that connect riders to public
22 transportation, including—

- 23 "(A) microtransit;
- 24 "(B) commuter busing; or
- 25 "(C) commuter highway vehicles;

1	"(3) advance on demand complementary para-
2	transit services;
3	"(4) provide accessibility and connectivity for
4	rural areas not being adequately served by public
5	transportation, as determined by the Secretary;
6	"(5) expand high-performing public transpor-
7	tation business models that increase access to public
8	transportation; or
9	"(6) provide any other transit service that the
10	Secretary determines appropriate to meet the pur-
11	poses of this section.
12	"(b) ELIGIBLE ENTITIES.—To be eligible for a grant
13	under this section, an entity shall be—
14	"(1) a State or local government; or
15	"(2) a publicly owned operator of public trans-
16	portation.
17	"(c) Application.—To be eligible to receive a grant
18	under this section, an entity described in subsection (b)
19	shall submit to the Secretary an application in such form
20	and contain such information as the Secretary may re-
21	quire.
22	"(d) RULEMAKING.—The Secretary shall—
23	((1) issue such regulations as are necessary to
24	carry out this section, and publish such regulations

1	in the Federal Register, not later than 270 days
2	after the date of enactment of this section; and
3	"(2) in issuing such regulations, solicit and re-
4	ceive comments from stakeholders not later than
5	180 days after the date of enactment of this section.
6	"(e) GRANT REQUIREMENTS.—The Secretary may
7	approve modified grant requirements for projects carried
8	out using a grant under this section.
9	"(f) LIMITATIONS.—
10	"(1) PERIOD OF GRANT.—A grant under this
11	section shall be for a 3-year period beginning on the
12	date on which the first payment of any amount
13	under the grant is provided to an eligible entity.
14	"(2) RURAL GRANT MINIMUM.—The Secretary
14 15	"(2) RURAL GRANT MINIMUM.—The Secretary shall award not less than 20 percent of the total
15	shall award not less than 20 percent of the total
15 16	shall award not less than 20 percent of the total amounts made available to carry out this section to
15 16 17	shall award not less than 20 percent of the total amounts made available to carry out this section to support activities described under subsection (a) in
15 16 17 18	shall award not less than 20 percent of the total amounts made available to carry out this section to support activities described under subsection (a) in rural areas.
15 16 17 18 19	shall award not less than 20 percent of the total amounts made available to carry out this section to support activities described under subsection (a) in rural areas. "(3) GOVERNMENT SHARE OF COSTS.—The
15 16 17 18 19 20	shall award not less than 20 percent of the total amounts made available to carry out this section to support activities described under subsection (a) in rural areas. "(3) GOVERNMENT SHARE OF COSTS.—The Federal share of the total project cost of a project
15 16 17 18 19 20 21	shall award not less than 20 percent of the total amounts made available to carry out this section to support activities described under subsection (a) in rural areas. (3) GOVERNMENT SHARE OF COSTS.—The Federal share of the total project cost of a project carried out under this section may not exceed 80

87

fiscal year, not more than 20 percent may be award ed under subsection (a) to a single entity.
 "(g) BEST PRACTICES.—The Secretary shall annu ally collect from, review, and disseminate to public trans portation agencies findings or best practices from projects
 funded under this section.
 "(h) DEFINITIONS.—In this section:

8 "(1) COMMUTER HIGHWAY VEHICLE.—The
9 term 'commuter highway vehicle' has the meaning
10 given such term in section 132(f)(5)(B) of the Inter11 nal Revenue Code of 1986.

12 "(2) HIGH-PERFORMING PUBLIC TRANSPOR-13 TATION.—The term 'high-performing public trans-14 portation' means a public transportation service, 15 whether provided by a public agency, private non-16 profit, or for-profit organization, that is able to col-17 lect all operating costs through fare-box revenue or 18 other dedicated sources for an activity and increases 19 access to public transportation.

20 "(3) MICRO-TRANSIT.—The term 'micro-transit'
21 means internet-enabled, public transportation serv22 ices that use dynamically generated routes calculated
23 by algorithms developed to increase the occupancy of
24 vehicles.".

(b) CLERICAL AMENDMENT.—The analysis for chap ter 53 of title 49, United States Code, is amended by in serting after section 5312 the following:
 "5313. Innovative mobility and technology deployment grants.".

4 TITLE IV—HIGHWAY TRAFFIC 5 SAFETY

6 SEC. 4001. FUNDING AND GRANT REQUIREMENTS.

7 The funds provided for programs under chapter 4 of
8 title 23, United States Code, and chapter 303 of title 49,
9 United States Code, shall be subject to the following re10 quirements:

11 (1) APPLICABILITY OF TITLE 23.—Except as 12 otherwise provided in chapter 4 of title 23, United 13 States Code, and chapter 303 of title 49, United 14 States Code, amounts made available under sub-15 section (a) for fiscal years 2021 through 2025 shall 16 be available for obligation in the same manner as if 17 such funds were apportioned under chapter 1 of title 18 23, United States Code.

(2) REGULATORY AUTHORITY.—Grants awarded under this title shall be carried out in accordance
with regulations issued by the Secretary of Transportation.

23 (3) STATE MATCHING REQUIREMENTS.—If a
24 grant awarded under chapter 4 of title 23, United
25 States Code, requires a State to share in the cost,
•HR 7248 IH

1 the aggregate of all expenditures for highway safety 2 activities made during a fiscal year by the State and 3 its political subdivisions (exclusive of Federal funds) 4 for carrying out the grant (other than planning and 5 administration) shall be available for the purpose of 6 crediting the State during such fiscal year for the 7 non-Federal share of the cost of any other project 8 carried out under chapter 4 of title 23, United 9 States Code (other than planning or administration), 10 without regard to whether such expenditures were 11 made in connection with such project.

(4) GRANT APPLICATION AND DEADLINE.—To
receive a grant under chapter 4 of title 23, United
States Code, a State shall submit an application,
and the Secretary shall establish a single deadline
for such applications to enable the award of grants
early in the next fiscal year.

(5) PROHIBITION ON OTHER USES.—Except as
otherwise provided in chapter 4 of title 23, United
States Code, and chapter 303 of title 49, United
States Code, the amounts made available from the
Highway Trust Fund (other than the Mass Transit
Account) for a program under such chapters—

24 (A) shall only be used to carry out such25 program; and

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1	(B) may not be used by States or local
2	governments for construction purposes.
3	SEC. 4002. HIGHWAY SAFETY RESEARCH AND DEVELOP-
4	MENT.
5	(a) IN GENERAL.—Section 403 of title 23, United
6	States Code, is amended—
7	(1) in subsection (h) by striking paragraph (2)
8	and inserting the following:
9	"(2) FUNDING.—The Secretary shall obligate
10	such sums as are necessary in fiscal year 2021
11	through 2024 from the funds made available to
12	carry out this section to conduct the research de-
13	scribed in paragraph (1)."; and
14	(2) by adding at the end the following:
15	"(k) Drug-Impaired Driving Prevention Pilot
16	Program.—
17	"(1) IN GENERAL.—Not later than 1 year after
18	the date of enactment of this subsection, the Sec-
19	retary shall establish a pilot program to create, and
20	study the effects of, a public awareness campaign to
21	reduce instances of driving while under the influence
22	of prescription and over-the-counter medications.
23	"(2) LOCATIONS.—The Secretary shall imple-
24	ment the pilot program in States that are, or a re-
25	gion that is, most affected by the opioid epidemic, as

measured by the most recent opioid-involved over-

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2	dose deaths per $10,000$ persons, as reported by the
3	Centers for Disease Control and Prevention.
4	"(3) SUNSET.—The authority of the Secretary
5	under paragraph (1) shall terminate on the date
6	that is 2 years after the date on which the pilot pro-
7	gram is established pursuant to paragraph (1).
8	"(4) REPORT.—Not later than 1 year after the
9	date of termination of the pilot program described in
10	paragraph (3), the Secretary shall submit to the
11	Committee on Transportation and Infrastructure of
12	the House of Representatives and the Committee on
13	Commerce, Science, and Transportation of the Sen-
14	ate a report on the results of the study of the effects
15	of the public awareness and enforcement campaign.
16	"(1) Research and Training on Marijuana De-
17	TECTION.—
18	"(1) IN GENERAL.—The Administrator of the
19	National Highway Traffic Safety Administration
20	shall carry out a collaborative research effort to
21	study the effect that marijuana has on driving and
22	research ways to detect and reduce incidences of
23	driving under the influence of marijuana.
2Λ	((9) REDODUS The Administrator shall sub

24 "(2) REPORTS.—The Administrator shall sub25 mit to the Committee on Commerce, Science, and

1	Transportation of the Senate and the Committee on
2	Transportation and Infrastructure of the House of
3	Representatives an annual report that—
4	"(A) describes the progress made in car-
5	rying out the collaborative research effort; and
6	"(B) includes an accounting for the use of
7	Federal funds obligated or expended in carrying
8	out such effort.".
9	(b) Study of Illegal Passing of School
10	BUSES.—Section 403 of title 23, United States Code, is
11	further amended by adding at the end the following:
12	"(m) Study of Illegal Passing of School
13	BUSES.—
13 14	Buses.— "(1) IN GENERAL.—The Comptroller General of
14	"(1) IN GENERAL.—The Comptroller General of
14 15	"(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal
14 15 16	"(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal passing of school buses.
14 15 16 17	"(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal passing of school buses."(2) STUDY ELEMENTS.—In completing the
14 15 16 17 18	 "(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal passing of school buses. "(2) STUDY ELEMENTS.—In completing the study under paragraph (1), the Comptroller General
14 15 16 17 18 19	 "(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal passing of school buses. "(2) STUDY ELEMENTS.—In completing the study under paragraph (1), the Comptroller General shall compile and examine the following issues re-
 14 15 16 17 18 19 20 	 "(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal passing of school buses. "(2) STUDY ELEMENTS.—In completing the study under paragraph (1), the Comptroller General shall compile and examine the following issues re- lated to illegal passing of school buses:
 14 15 16 17 18 19 20 21 	 "(1) IN GENERAL.—The Comptroller General of the United States shall conduct a study on illegal passing of school buses. "(2) STUDY ELEMENTS.—In completing the study under paragraph (1), the Comptroller General shall compile and examine the following issues re- lated to illegal passing of school buses: "(A) Description of illegal passing laws in

1	"(C) Description of how each State en-
2	forces such laws.
3	"(D) Evaluation of methods that each
4	State uses to review, document, and report to
5	law enforcement school bus stop-arm violations
6	and illegal school bus passing.
7	"(E) Review of driver education materials.
8	"(F) Identification of best practices relat-
9	ing to the most effective approaches to address
10	illegal passing of school buses.
11	"(3) REPORT.—Not later than 2 years after the
12	date of enactment of this subsection, the Comp-
13	troller General shall submit to the Committee on
14	Transportation and Infrastructure of the House of
15	Representatives and the Committee on Commerce,
16	Science, and Transportation of the Senate a report
17	on the results of the study under paragraph (1).
18	"(n) Public Safety Media Programs.—
19	"(1) CHILD HEATSTROKE.—Not later than 1
20	year after the date of enactment of this subsection,
21	the Secretary shall establish and implement a public
22	safety messaging program to educate the public and
23	reduce heatstroke-related deaths of children in unat-
24	tended vehicles.

94

1 "(2) ILLEGAL PASSING OF SCHOOL BUSES.— 2 Not later than 18 months after the date of enact-3 ment of this subsection, the Secretary shall establish 4 and implement a public safety messaging program to 5 educate the public and reduce the illegal passing of 6 school buses.".

7 SEC. 4003. NATIONAL PRIORITY SAFETY PROGRAMS.

8 Section 405(a)(9)(A) of title 23, United States Code,
9 is amended by striking "date of enactment of the FAST
10 Act" and inserting "date of enactment of the STARTER
11 Act".

12 SEC. 4004. NATIONAL PRIORITY SAFETY PROGRAM GRANT 13 ELIGIBILITY.

14 Not later than 60 days after the date on which the
15 Secretary of Transportation awards grants under section
16 405 of title 23, United States Code, the Secretary shall
17 make publicly available on a website of the Department
18 of Transportation—

- 19 (1) an identification of—
- 20 (A) the States that were awarded grants21 under such section;
- (B) the States that applied and were notawarded grants under such section; and
- 24 (C) the States that did not apply for a25 grant under such section; and

(2) a list of deficiencies that made a State ineli gible for a grant under such section for each State
 described in paragraph (1)(B).

TITLE V—MOTOR CARRIER SAFETY

6 SEC. 5001. FUNDING AND GRANT REQUIREMENTS.

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7 The funds provided for programs under chapter 311
8 of title 49, United States Code, shall be subject to the
9 following requirements:

(1) APPLICABILITY OF TITLE 23.—Except as
otherwise provided in chapter 311 of title 49, United
States Code, amounts made available under subsection (a) for fiscal years 2021 through 2025 shall
be available for obligation in the same manner as if
such funds were apportioned under chapter 1 of title
23, United States Code.

17 (2) REGULATORY AUTHORITY.—Grants award18 ed under this title shall be carried out in accordance
19 with regulations issued by the Secretary of Trans20 portation.

(3) STATE MATCHING REQUIREMENTS.—If a
grant awarded under chapter 311 of title 49, United
States Code, requires a State to share in the cost,
the aggregate of all expenditures for highway safety
activities made during a fiscal year by the State and

1	its political subdivisions (exclusive of Federal funds)
2	for carrying out the grant (other than planning and
3	administration) shall be available for the purpose of
4	crediting the State during such fiscal year for the
5	non-Federal share of the cost of any other project
6	carried out under chapter 311 of title 49, United
7	States Code (other than planning or administration),
8	without regard to whether such expenditures were
9	made in connection with such project.
10	(4) GRANT APPLICATION AND DEADLINE.—To
11	receive a grant under chapter 311 of title 49, United
12	States Code, a State shall submit an application,
13	and the Secretary shall establish a single deadline
14	for such applications to enable the award of grants
15	early in the next fiscal year.
16	(5) Prohibition on other uses.—Except as
17	otherwise provided in chapter 311 of title 49, United
18	States Code, the amounts made available from the
19	Highway Trust Fund (other than the Mass Transit
20	Account) for a program under such chapters—
21	(A) shall only be used to carry out such
22	program; and
23	(B) may not be used by States or local
24	governments for construction purposes.

1	SEC. 5002. COMPLIANCE, SAFETY, AND ACCOUNTABILITY
2	REFORM.
3	(a) Motor Carrier Safety Grants.—
4	(1) IN GENERAL.—
5	(A) Selection standard.—For any ap-
6	plicable legal requirement with respect to a cov-
7	ered entity contracting with a covered motor
8	carrier for the shipment of goods or household
9	goods, the covered entity shall be considered
10	reasonable and prudent in the selection of such
11	motor carrier if the covered entity verifies, not
12	later than the date of shipment and not earlier
13	than 45 days before the date of shipment, that
14	the covered motor carrier—
15	(i) is registered under section 13902
16	of title 49, United States Code, as a motor
17	carrier or household goods motor carrier;
18	(ii) has at least the minimum insur-
19	ance coverage required by Federal and
20	State law; and
21	(iii) is not determined unfit to operate
22	safely commercial motor vehicles under
23	section 31144 of title 49, United States
24	Code, or otherwise ordered to discontinue
25	operations by the Federal Motor Carrier
26	Safety Administration (including not re-

1	newing a Department of Transportation
2	registration number) or a State.
3	(B) SUNSET.—The standard established
4	under paragraph (1) shall sunset on the effec-
5	tive date of a regulation issued pursuant to sub-
6	section (c).
7	(2) Revocation of registration.—Section
8	31144(a) of title 49, United States Code, is amend-
9	ed—
10	(A) in paragraph (3) by striking "and";
11	(B) in paragraph (4) by striking the period
12	and inserting "; and"; and
13	(C) by adding at the end the following:
14	"(5) prescribe by regulation a process for revok-
15	ing the registration of an owner or operator deter-
16	mined unfit to operate safely a commercial motor ve-
17	hicle under this section.".
18	(3) RULEMAKING.—
19	(A) IN GENERAL.—Not later than 18
20	months after the date of enactment of this Act,
21	the Secretary of Transportation shall—
22	(i) update and revise the regulations
23	issued pursuant to subsection (b) of sec-
24	tion 31144 of title 49, United States Code,

1	to include the requirements of subsection
2	(a); and
3	(ii) issue such regulations as are nec-
4	essary to carry out section $31144(a)(5)$ of
5	title 49, United States Code, as added by
6	this Act.
7	(B) FACTORS FOR AN UNSATISFACTORY
8	RATING.—The regulations updated under para-
9	graph (1)(A) shall provide a procedure for the
10	Secretary to determine if a motor carrier is not
11	fit to operate a commercial motor vehicle in or
12	affecting interstate commerce in accordance
13	with section 31144 of title 49, United States
14	Code.
15	(4) SAVINGS CLAUSE.—Nothing in this section
16	shall be construed to preempt or supersede any
17	State law or regulation relating to drayage.
18	(5) DEFINITIONS.—In this section:
19	(A) COVERED ENTITY.—The term "cov-
20	ered entity" means a person acting as—
21	(i) a shipper or cosignee of goods, ex-
22	cept that such term does not mean a per-
23	son acting as an individual shipper (as
24	such term is defined in section 13103 of
25	title 49, United States Code);

1 (ii) a broker, a freight forwarder, or a 2 household goods freight forwarder (as such terms are defined in section 13102 of title 3 4 49, United States Code); 5 (iii) an ocean transportation inter-6 mediary (as such term is defined in section 7 40102 of title 46, United States Code), when arranging for inland transportation 8 9 as part of an international through move-10 ment involving ocean transportation be-11 tween the United States and a foreign 12 port; 13 (iv) an indirect air carrier holding a 14 Standard Security Program approved by 15 the Transportation Security Administra-16 tion only to the extent that the indirect air 17 carrier is engaging in the activities as an 18 air carrier defined in paragraph (2) or (3)19 of section 40102 of title 49, United States

(v) a customs broker licensed in accordance with section 111.2 of title 19,
Code of Federal Regulations, only to the
extent that the customs broker is engaging
in a movement under a customs bond or in

Code;

20

1	a transaction involving customs business,
2	as defined by section 111.1 of title 19,
3	Code of Federal Regulations; or
4	(vi) a motor carrier registered under
5	chapter 139 of title 49, United States
6	Code.
7	(B) COVERED MOTOR CARRIER.—The term
8	"covered motor carrier" means a motor carrier
9	or a household goods motor carrier (as such
10	terms are defined in section 13102 of title 49,
11	United States Code) that is subject to Federal
12	motor carrier financial responsibility and safety
13	regulations.
14	(C) HOUSEHOLD GOODS.—The term
15	"household goods" has the meaning given such
16	term in section 13102 of title 49, United States
17	Code.
18	(D) SECRETARY.—The term "Secretary"
19	means the Secretary of Transportation.
20	(b) REMOTE AUDIT.—Section 31144 of title 49,
21	United States Code, is amended by adding at the end the
22	following:
23	"(j) Remote Audits.—
24	"(1) IN GENERAL.—The Secretary shall estab-
25	lish a pilot program to conduct remote compliance

1	reviews under subpart A of part 385 of title 49,
2	Code of Federal Regulations, to assign a safety rat-
3	ing for commercial motor carriers.
4	"(2) CONTENTS.—In conducting the pilot pro-
5	gram, the Secretary shall—
6	"(A) use the same standards that would
7	otherwise be applicable to commercial motor
8	carriers;
9	"(B) apply the procedures of part 385 of
10	title 49, Code of Federal Regulations, including
11	the safety fitness rating methodology under ap-
12	pendix B, prior to assigning a safety rating
13	under such pilot program;
14	"(C) assign safety ratings regardless of
15	whether an on-site review of activities has taken
16	place; and
17	"(D) leverage all available technology to
18	access information and records.
19	"(3) ELIGIBLE PARTICIPANTS.—
20	"(A) IN GENERAL.—Motor carriers that
21	are eligible to participate in the pilot program
22	under this subsection shall—
23	"(i) voluntarily agree to participate in
24	such pilot program; and

1	"(ii) be able to opt out of participa-
2	tion at any time.
3	"(B) PROHIBITION ON PARTICIPATION.—
4	Motor carriers that transport hazardous mate-
5	rials or passengers shall be prohibited from par-
6	ticipating in the pilot program under this sec-
7	tion.
8	"(4) AUTHORIZED AGENTS.—Remote compli-
9	ance reviews conducted under the pilot program
10	under this section may be conducted by—
11	"(A) Federal Motor Carrier Safety Admin-
12	istration personnel;
13	"(B) State commercial motor vehicle au-
14	thorities that meet acceptable standards set
15	forth by the Secretary; or
16	"(C) private contractors that meet accept-
17	able standards set forth by the Secretary.
18	"(5) AVAILABILITY OF SAFETY RATINGS.—
19	Safety ratings determined under the pilot program
20	under this subsection may not be released publicly
21	by the Secretary or by any authorized agent de-
22	scribed in paragraph (4) that is participating in the
23	pilot program under this subsection.".

104

•HR 7248 IH

1 SEC. 5003. ENTRY-LEVEL DRIVER TRAINING REGULATIONS.

2 (a) IN GENERAL.—Not later than February 7, 2022, 3 the Secretary of Transportation shall implement the minimum training requirements for entry-level commercial 4 5 motor vehicle operators published in the final rule issued by the Federal Motor Carrier Safety Administration on 6 7 December 8, 2016, titled "Minimum Training Require-8 ments for Entry-Level Commercial Motor Vehicle Opera-9 tors" (81 Fed. Reg. 88732).

10 (b) TRAINING PROVIDER REGISTRY DEPLOYMENT.— Not later than October 1, 2021, the Federal Motor Carrier 11 Safety Administration shall deploy the training provider 12 13 registry referenced in the final regulation issued by the Administration on December 8, 2016, titled "Minimum 14 15 Training Requirements for Entry-Level Commercial Motor Vehicle Operators" (81 Fed. Reg. 88732) to allow 16 training providers to sign up prior to the implementation 17 date described in subsection (a). 18

19 (c) REPORT TO CONGRESS.—Not later than February 7, 2021, and every 90 days thereafter until the im-20 21 plementation of the requirements described in subsection 22 (a), the Secretary of Transportation shall submit to the 23 Committee on Transportation and Infrastructure of the 24House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report 25 describing-26

1	(1) the status of the training provider registry
2	described in subsection (b); and
3	(2) the Federal and State efforts to implement
4	the final rule described in subsection (a).
5	(d) REPORT ON NONCOMPLIANCE.—Not later than
6	45 days after the date on which compliance with the final
7	rule described in subsection (a) is required under sub-
8	section (a), the Secretary of Transportation shall submit
9	to the Committee on Transportation and Infrastructure
10	of the House of Representatives and the Committee on
11	Commerce, Science, and Transportation of the Senate a
12	report containing a list of all States in substantial non-
13	compliance with such final male
15	compliance with such final rule.
13	sec. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP-
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14	SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP-
14 15	SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP- MENT.
14 15 16	SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP- MENT. (a) DEFINITIONS.—In this section:
14 15 16 17	 SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP- MENT. (a) DEFINITIONS.—In this section: (1) APPRENTICE.—The term "apprentice"
14 15 16 17 18	 SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP- MENT. (a) DEFINITIONS.—In this section: (1) APPRENTICE.—The term "apprentice" means an employee under the age of 21 who holds
14 15 16 17 18 19	 SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP- MENT. (a) DEFINITIONS.—In this section: (1) APPRENTICE.—The term "apprentice" means an employee under the age of 21 who holds a commercial driver's license required to operate a
 14 15 16 17 18 19 20 	 SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOP- MENT. (a) DEFINITIONS.—In this section: (1) APPRENTICE.—The term "apprentice" means an employee under the age of 21 who holds a commercial driver's license required to operate a class of vehicles described in part 383 of title 49,
 14 15 16 17 18 19 20 21 	 SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOPMENT. (a) DEFINITIONS.—In this section: APPRENTICE.—The term "apprentice" means an employee under the age of 21 who holds a commercial driver's license required to operate a class of vehicles described in part 383 of title 49, Code of Federal Regulations.
 14 15 16 17 18 19 20 21 22 	 SEC. 5004. TRUCKING INDUSTRY WORKFORCE DEVELOPMENT. (a) DEFINITIONS.—In this section: APPRENTICE.—The term "apprentice" means an employee under the age of 21 who holds a commercial driver's license required to operate a class of vehicles described in part 383 of title 49, Code of Federal Regulations. COMMERCIAL DRIVER'S LICENSE.—The

25 States Code.

1	(3) Commercial motor vehicle.—The term
2	"commercial motor vehicle" means a commercial
3	motor vehicle that meets the definition under para-
4	graph (1) or (4) of the definition of the term "com-
5	mercial motor vehicle" in section 390.5 of title 49,
6	Code of Federal Regulations (as in effect on the
7	date of enactment of this Act).
8	(4) DRIVING TIME.—The term "driving time"
9	has the meaning given the term in section 395.2 of
10	title 49, Code of Federal Regulations (as in effect on
11	the date of enactment of this Act).
12	(5) EMPLOYEE.—The term "employee" has the
13	meaning given such term in section 31132 of title
14	49, United States Code.
15	(6) EMPLOYER.—The term "employer" has the
16	meaning given such term in section 31132 of title
17	49, United States Code.
18	(7) EXPERIENCED DRIVER.—The term "experi-
19	enced driver" means an individual who—
20	(A) is not less than 21 years of age;
21	(B) has held a commercial driver's license
22	for the 2-year period ending on the date on
23	which the individual serves as an experienced
24	driver under subsection $(c)(3)(B)$;

1	(C) has had no preventable accidents re-
2	portable to the Department of Transportation
3	or pointed moving violations during the 1-year
4	period ending on the date on which the indi-
5	vidual serves as an experienced driver under
6	subsection $(c)(3)(B)$; and
7	(D) has a minimum of 2 years of experi-
8	ence driving a commercial motor vehicle in
9	interstate commerce.
10	(8) ON-DUTY TIME.—The term "on-duty time"
11	has the meaning given the term in section 395.2 of
12	title 49, Code of Federal Regulations (as in effect on
13	the date of enactment of this Act).
14	(9) POINTED MOVING VIOLATION.—The term
15	"pointed moving violation" means a violation that
16	results in points being added to the license of a driv-
17	er, or a similar comparable violation, as determined
18	by the Secretary.
19	(10) Secretary.—The term "Secretary"
20	means the Secretary of Transportation.
21	(b) APPRENTICE.—An apprentice may—
22	(1) drive a commercial motor vehicle in inter-
23	state commerce while taking part in the 120-hour
24	probationary period under subsection $(c)(1)$ or the
25	280-hour probationary period under subsection

(c)(2), pursuant to an apprenticeship program estab-

2	lished by an employer in accordance with this sec-
3	tion; and
4	(2) drive a commercial motor vehicle in inter-
5	state commerce after the apprentice completes an
6	apprenticeship program described in paragraph (1) .
7	(c) Apprenticeship Program.—An apprenticeship
8	program referred to in subsection (b) is a program that
9	consists of the following requirements:
10	(1) 120-HOUR PROBATIONARY PERIOD.—
11	(A) IN GENERAL.—The apprentice shall
12	complete 120 hours of on-duty time, of which
13	not less than 80 hours are driving time in a
14	commercial motor vehicle.
15	(B) Performance benchmarks.—In
16	order to complete the 120-hour probationary
17	period under subparagraph (A), an employer
18	shall determine that the apprentice is com-
19	petent in each of the following areas:
20	(i) Interstate, city traffic, rural 2-
21	lane, and evening driving.
22	(ii) Safety awareness.
23	(iii) Speed and space management.
24	(iv) Lane control.
25	(v) Mirror scanning.

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1	(vi) Right and left turns.
2	(vii) Logging and complying with
3	rules relating to hours of service.
4	(2) 280-Hour probationary period.—
5	(A) IN GENERAL.—After completing the
6	120-hour probationary period under paragraph
7	(1), the apprentice shall complete 280 hours of
8	on-duty time, of which not less than 160 hours
9	are driving time in a commercial motor vehicle.
10	(B) Performance benchmarks.—In
11	order to complete the 280-hour probationary
12	period under subparagraph (A), an employer
13	shall determine that the apprentice is com-
14	petent in each of the following areas:
15	(i) Backing and maneuvering in close
16	quarters.
17	(ii) Pre-trip inspections.
18	(iii) Fueling procedures.
19	(iv) Weighing loads, weight distribu-
20	tion, and sliding tandems.
21	(v) Coupling and uncoupling proce-
22	dures.
23	(vi) Trip planning, truck routes, map
24	reading, navigation, and permits.

1	(3) Restrictions for 120-hour and 280-
2	HOUR PROBATIONARY PERIODS.—During the 120-
3	hour probationary period under paragraph (1) and
4	the 280-hour probationary period under paragraph
5	(2)—
6	(A) the apprentice may only drive a com-
7	mercial motor vehicle that has—
8	(i) automatic manual or automatic
9	transmissions;
10	(ii) active braking collision mitigation
11	systems;
12	(iii) forward-facing video event cap-
13	ture; and
14	(iv) governed speeds of 65 miles per
15	hour at the pedal and 65 miles per hour
16	under adaptive cruise control; and
17	(B) the apprentice shall be accompanied in
18	the cab of the commercial motor vehicle by an
19	experienced driver.
20	(4) Records retention.—The employer shall
21	maintain records, in a manner required by the Sec-
22	retary, relating to the satisfaction of the require-
23	ments of paragraphs $(1)(B)$ and $(2)(B)$ by the ap-
24	prentice.

1 (5) **REPORTABLE INCIDENTS.**—If the appren-2 tice is involved in a preventable accident reportable 3 to the Department of Transportation or a pointed 4 moving violation while driving a commercial motor 5 vehicle as part of an apprenticeship program de-6 scribed in this subsection, the apprentice shall un-7 dergo remediation and additional training until the 8 apprentice can demonstrate, to the satisfaction of 9 the employer, competence in each of the performance 10 benchmarks described in paragraphs (1)(B) and 11 (2)(B).

(6) COMPLETION OF PROGRAM.—The apprentice shall be considered to have completed the apprenticeship program on the date on which the apprentice completes the 280-hour probationary period
under paragraph (2).

17 (7) MINIMUM REQUIREMENTS.—

18 (A) IN GENERAL.—Nothing in this Act
19 prevents an employer from imposing additional
20 requirements on an apprentice taking part in
21 an apprenticeship program established pursuant
22 to this section.

23 (B) TECHNOLOGIES.—Nothing in this Act
24 prevents an employer from requiring or install25 ing additional technologies in a commercial

motor vehicle in addition to the technologies described in paragraph (3)(A).

3 (d) REGULATIONS.—Not later than 1 year after the
4 date of enactment of this Act, the Secretary shall promul5 gate regulations to implement this Act.

6 (e) NO EFFECT ON LICENSE REQUIREMENT.—Noth7 ing in this Act exempts an apprentice from any require8 ment to hold a commercial driver's license in order to op9 erate a commercial motor vehicle.

10 (f) EMPLOYER RESPONSIBILITY.—An employer shall 11 not knowingly allow, require, permit, or authorize a driver 12 under the age of 21 to operate a commercial motor vehicle 13 in interstate commerce unless the driver is participating 14 in or has completed an apprenticeship program that meets 15 the requirements of subsection (c).

16 SEC. 5005. HOURS OF SERVICE REQUIREMENTS FOR AGRI-17 CULTURAL OPERATIONS.

18 Section 229 of the Motor Carrier Safety Improve-19 ment Act of 1999 (49 U.S.C. 31136 note) is amended—

- 20 (1) in subsection (a)(1)—
- 21 (A) in the matter preceding subparagraph
 22 (A), by striking "during planting and harvest
 23 periods, as determined by each State,"; and

24 (B) by amending subparagraph (A) to read25 as follows:

1

1	"(A) drivers transporting agricultural com-
2	modities within a 150 air-mile radius from—
3	"(i) the source of the agricultural
4	commodities; or
5	"(ii) the destination of the agricul-
6	tural commodities;"; and
7	(2) in subsection (e)(8)—
8	(A) by striking "during the planting and
9	harvesting seasons within each State, as deter-
10	mined by the State,"; and
11	(B) by striking "at any time of the year".
12	TITLE VI—INNOVATION
12	
12	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES
13	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES
13 14	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM.
13 14 15 16	 SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United
13 14 15 16	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the fol-
13 14 15 16 17	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the fol- lowing:
 13 14 15 16 17 18 	 SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the following: "§ 520. Advanced transportation technologies pro-
 13 14 15 16 17 18 19 	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the fol- lowing: "\$ 520. Advanced transportation technologies pro- gram
 13 14 15 16 17 18 19 20 	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the fol- lowing: *\$520. Advanced transportation technologies pro- gram "(a) IN GENERAL.—The Secretary of Transportation
 13 14 15 16 17 18 19 20 21 	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the fol- lowing: *\$520. Advanced transportation technologies pro- gram "(a) IN GENERAL.—The Secretary of Transportation shall establish a program to provide grants to eligible enti-
 13 14 15 16 17 18 19 20 21 22 	SEC. 6001. ADVANCED TRANSPORTATION TECHNOLOGIES PROGRAM. (a) IN GENERAL.—Chapter 5 of title 23, United States Code, is amended by adding at the end the fol- lowing: *§ 520. Advanced transportation technologies pro- gram "(a) IN GENERAL.—The Secretary of Transportation shall establish a program to provide grants to eligible enti- ties to deploy, install, and operate advanced transportation

1 "(b) CRITERIA.—In carrying out the program under 2 subsection (a), the Secretary shall develop criteria for se-3 lection of an eligible entity to receive a grant, including 4 how the proposed deployment of technology— 5 "(1) reduces costs and improves return on in-6 vestments, including through the optimization of ex-7 isting transportation capacity; "(2) delivers environmental benefits by alle-8 9 viating congestion and streamlining traffic flow; 10 "(3) measures and improves the operational 11 performance of the applicable transportation net-12 work; 13 "(4) reduces the number and severity of traffic 14 accidents and increases driver, passenger, and pedes-15 trian safety; "(5) collects, disseminates, and uses informa-16 17 tion on real-time traffic, work zone, weather, transit, 18 paratransit, parking, and other transportation-re-19 lated information to improve mobility, reduce con-20 gestion, and provide for more efficient, accessible, 21 and integrated transportation and transportation 22 services;

23 "(6) monitors transportation assets to improve
24 infrastructure management, reduce maintenance

110
costs, prioritize investment decisions, and ensure a
state of good repair;
"(7) delivers economic benefits by reducing
delays, improving system performance, and providing
for the efficient and reliable movement of goods and
services; or
"(8) accelerates the deployment of vehicle-to-ve-
hicle, vehicle-to-infrastructure, autonomous vehicles,
and other technologies.
"(c) Applications.—An application submitted for a
project to be carried out by a grant under this program
shall include the following:
((1) A plan to deploy and provide for the long-
term operation and maintenance of advanced trans-
portation technologies to improve safety, efficiency,
system performance, and return on investment.
"(2) Objectives for quantifiable system perform-
ance improvements, such as—
"(A) reducing traffic-related accidents,
congestion, and costs;
"(B) optimizing system efficiency; and
"(C) improving access to transportation
services.
"(3) Quantifiable safety, mobility, and environ-
mental benefit projections such as data-driven esti-

1	mates of how the project proposes to improve the
2	applicable transportation system efficiency and how
3	such project proposes to reduce traffic congestion.
4	"(4) A plan for any partnerships with private
5	sector entities or public agencies, including
6	multimodal and multijurisdictional entities, research
7	institutions, organizations representing transpor-
8	tation and technology leaders, or other transpor-
9	tation stakeholders.
10	"(5) A plan to leverage and optimize existing
11	local and regional advanced transportation tech-
12	nology investments.
12	
13	"(d) GRANT SELECTION.—
	"(d) Grant Selection.— "(1) Grant awards.—Each fiscal year for
13	
13 14	"(1) GRANT AWARDS.—Each fiscal year for
13 14 15	"(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section,
13 14 15 16	"(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section, the Secretary shall award grants to not less than 5
 13 14 15 16 17 	"(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section, the Secretary shall award grants to not less than 5 and not more than 10 eligible entities.
 13 14 15 16 17 18 	"(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section, the Secretary shall award grants to not less than 5 and not more than 10 eligible entities. "(2) GEOGRAPHIC DIVERSITY.—
 13 14 15 16 17 18 19 	 "(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section, the Secretary shall award grants to not less than 5 and not more than 10 eligible entities. "(2) GEOGRAPHIC DIVERSITY.— "(A) IN GENERAL.—Subject to subpara-
 13 14 15 16 17 18 19 20 	 "(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section, the Secretary shall award grants to not less than 5 and not more than 10 eligible entities. "(2) GEOGRAPHIC DIVERSITY.— "(A) IN GENERAL.—Subject to subparagraph (B), in awarding a grant under this sec-
 13 14 15 16 17 18 19 20 21 	 "(1) GRANT AWARDS.—Each fiscal year for which funding is made available under this section, the Secretary shall award grants to not less than 5 and not more than 10 eligible entities. "(2) GEOGRAPHIC DIVERSITY.— "(A) IN GENERAL.—Subject to subparagraph (B), in awarding a grant under this section, the Secretary shall ensure, to the extent

1	((D) D (D)
1	"(B) RURAL SET-ASIDE.—Not less than 20
2	percent of the amounts made available to carry
3	out this section shall be reserved for projects
4	serving rural areas, to the extent there are suf-
5	ficient eligible applications.
6	"(3) TECHNOLOGY DIVERSITY.—In awarding a
7	grant under this section, the Secretary shall ensure,
8	to the extent practicable, that grant recipients rep-
9	resent a variety of technology solutions.
10	"(e) USE OF GRANT FUNDS.—A grant recipient may
11	use funds awarded under this section to deploy advanced
12	transportation technologies, including—
13	"(1) advanced traveler information systems;
14	((2) advanced transportation management tech-
15	nologies;
16	"(3) advanced transportation technologies to
17	improve emergency evacuation and response by Fed-
18	eral, State, and local authorities;
19	"(4) infrastructure maintenance, monitoring,
20	and condition assessment;
21	"(5) advanced public transportation systems;
22	"(6) transportation system performance data
23	collection, analysis, and dissemination systems;
24	"(7) advanced safety systems, including vehicle-
25	to-vehicle, vehicle-to-pedestrian, and vehicle-to-infra-

115
structure communications, technologies associated
with autonomous vehicles, and other collision avoid-
ance technologies, including systems using cellular
technology;
"(8) integration of intelligent transportation
systems with the Smart Grid and other energy dis-
tribution and charging systems;
"(9) integrated corridor management systems;
"(10) advanced parking reservation or variable
pricing systems;
"(11) electronic pricing, toll collection, and pay-
ment systems;
((12) technology that enhances high occupancy
vehicle toll lanes, cordon pricing, or congestion pric-
ing;
"(13) advanced mobility and access tech-
nologies, such as dynamic ridesharing and informa-
tion systems to support human services for elderly
and disabled individuals;
"(14) technology that collects and maintains
automated driving system safety data and data anal-
ysis tools;
"(15) cybersecurity protection measures and ac-
tivities to protect against cybersecurity threats; or

	120
1	"(16) advanced vulnerable road user safety in-
2	formation systems.
3	"(f) Report to Secretary.—
4	"(1) IN GENERAL.—The Secretary shall ensure
5	that a recipient of a grant under this section sub-
6	mits, not later than 1 year after the recipient re-
7	ceives a grant and annually thereafter, a report to
8	the Secretary that describes—
9	"(A) deployment and operational costs of
10	the project compared to the benefits and sav-
11	ings the project provides; and
12	"(B) how the project has met the original
13	expectations projected in the deployment plan
14	submitted with the application, such as—
15	"(i) data on how the project has
16	helped reduce traffic accidents, congestion,
17	costs, and other benefits of the deployed
18	systems;
19	"(ii) data on the effect of measuring
20	and improving transportation system per-
21	formance through the deployment of ad-
22	vanced transportation technologies;
23	"(iii) the effectiveness of providing
24	real-time integrated traffic, transit, and
25	multimodal transportation information to

1	the public to make informed travel deci-
2	sions; and
3	"(iv) lessons learned and rec-
4	ommendations for future deployment strat-
5	egies to optimize transportation mobility,
6	efficiency, and multimodal system perform-
7	ance.
8	"(2) Report Consistency.—
9	"(A) Administration.—The Secretary
10	shall provide grant recipients with methods and
11	techniques to support consistent data collection
12	across grant recipients and may update such
13	methods and techniques as appropriate.
14	"(B) UPDATE.—The Secretary shall pro-
15	vide grant recipients notice of an update de-
16	scribed in subparagraph (A) not less than 90
17	days before carrying out such update.
18	"(g) REPORT.—Not later than 2 years after the date
19	of enactment of this section, and once every 2 years there-
20	
	after, the Secretary shall make available to the public on
21	after, the Secretary shall make available to the public on the website of the Department of Transportation an up-
21 22	
	the website of the Department of Transportation an up-

1	"(1) reduced traffic-related fatalities and inju-
2	ries;
3	"(2) reduced traffic congestion and improved
4	travel time reliability;
5	"(3) reduced transportation-related emissions;
6	"(4) optimized multimodal system performance;
7	"(5) improved access to transportation alter-
8	natives;
9	"(6) provided the public with access to real-time
10	integrated traffic, transit, and multimodal transpor-
11	tation information to make informed travel deci-
12	sions;
13	"(7) provided cost savings to transportation
14	agencies, businesses, and the traveling public; or
15	"(8) provided other benefits to transportation
16	users and the general public.
17	"(h) PENALTY.—The Secretary may terminate a
18	grant provided under this section and deobligate funds
19	provided by such grant if—
20	"(1) the Secretary determines from a report
21	submitted pursuant to subsection (f) that a recipient
22	of such grant is not carrying out the requirements
23	of the grant; and
24	"(2) the Secretary provides written notice to
25	the Committees on Transportation and Infrastruc-

ture and Science, Space, and Technology of the
 House of Representatives and the Committees on
 Environment and Public Works and Commerce,
 Science, and Transportation of the Senate 60 days
 prior to deobligating funds under this subsection.

6 "(i) FUNDING.—Of the amounts provided to carry
7 out this section, the Secretary may set aside \$2,000,000
8 each fiscal year for program reporting, evaluation, and ad9 ministrative costs related to this section.

"(j) FEDERAL SHARE.—The Federal share of the
cost of a project for which a grant is awarded under this
subsection shall not exceed 50 percent of the cost of the
project.

14 "(k) GRANT LIMITATION.—The Secretary may not
15 award more than 15 percent of the amount described
16 under subsection (i).

17 "(l) EXPENSES FOR GRANT RECIPIENTS.—A grant
18 recipient under this section may use not more than 5 per19 cent of the funds awarded each fiscal year to carry out
20 planning and reporting requirements.

21 "(m) GRANT FLEXIBILITY.—

"(1) IN GENERAL.—If, by August 1 of each fiscal year, the Secretary determines that there are not
enough grant applications that meet the requirements described in subsection (c) to carry out this

1	section for a fiscal year, the Secretary shall transfer
2	to the programs specified in paragraph (2)—
3	"(A) any of the funds reserved for the fis-
4	cal year under subsection (i) that the Secretary
5	has not yet awarded under this section; and
6	"(B) an amount of obligation limitation
7	equal to the amount of funds that the Secretary
8	transfers under subparagraph (A).
9	"(2) Programs.—The programs referred to in
10	paragraph (1) are—
11	"(A) the programs under sections $503(b)$
12	and 503(c); and
13	"(B) the programs under sections 512
14	through 518.
15	"(3) DISTRIBUTION.—Any transfer of funds
16	and obligation limitation under paragraph (1) shall
17	be divided among the programs referred to in that
18	paragraph in the same proportions as the Secretary
19	originally reserved funding from the programs for
20	the fiscal year under subsection (i).
21	"(n) Definitions.—In this section, the following
22	definitions apply:
23	"(1) Advanced transportation tech-
24	NOLOGIES.—The term 'advanced transportation
25	technologies' means technologies that improve the ef-

ficiency, safety, or state of good repair of surface
 transportation systems, including intelligent trans portation systems.

4 "(2) ELIGIBLE ENTITY.—The term 'eligible en5 tity' means a State or local government, a transit
6 agency, metropolitan planning organization, or a po7 litical subdivision of a State or local government or
8 a multijurisdictional group or a consortium of re9 search institutions or academic institutions.

"(3) MULTIJURISDICTIONAL GROUP.—The term
"multijurisdictional group' means any combination of
State governments, local governments, metropolitan
planning organizations, transit agencies, or other political subdivisions of a State for which each member
of the group—

16 "(A) has signed a written agreement to
17 implement a project carried out under this sec18 tion across jurisdictional boundaries; and

19 "(B) is an eligible entity under this sec-20 tion.

"(4) SMART GRID.—The term 'Smart Grid'
means a system that provides for any of the smart
grid functions set forth in section 1306(d) of the
Energy Independence and Security Act of 2007 (42
U.S.C. 17386(d)).".

(b) CLERICAL AMENDMENT.—The analysis for chap ter 5 of title 23, United States Code, is amended by add ing at the end the following new item:
 "520. Advanced transportation technologies program.".

4 (c) CONFORMING AMENDMENT.—Chapter 5 of title
5 23, United States Code, is amended by striking section
6 503(c)(4).

7 SEC. 6002. CONNECTED VEHICLE DEPLOYMENT PILOT PRO8 GRAM.

9 (a) IN GENERAL.—Chapter 5 of title 23, United
10 States Code, is amended by adding at the end the fol11 lowing:

12 "§ 521. Connected vehicle deployment pilot program

13 "(a) Establishment.—

14 "(1) IN GENERAL.—The Secretary of Transpor-15 tation shall establish a connected vehicle deployment 16 pilot program to make grants, on a competitive 17 basis, to spur operational deployments to meet the 18 transportation needs of eligible entities through the 19 use of the best available and emerging intelligent 20 transportation systems.

21 "(2) GOALS.—The goals of the program shall
22 be to—

23 "(A) spur connected vehicle technology de24 ployment through wirelessly connected vehicles
25 that interact with a connected environment, in-

1	cluding mobile devices, infrastructure, and
2	other elements;
3	"(B) realize safety, mobility, and environ-
4	mental impacts through operational deploy-
5	ments;
6	"(C) capture and use new forms of con-
7	nected vehicle and mobile device data to support
8	improved surface transportation system per-
9	formance and enhanced performance-based
10	management;
11	"(D) encourage partnerships of multiple
12	stakeholders (including private companies,
13	State and local agencies, transit agencies, com-
14	mercial vehicle operators, freight shippers, and
15	transportation network companies);
16	"(E) deploy applications using data cap-
17	tured from multiple sources (including vehicles,
18	mobile devices, and infrastructure) across all
19	elements of the surface transportation system
20	(including transit, highway, arterial highways,
21	parking facilities, and toll highways); and
22	"(F) support deployment sites that create
23	foundations for future expanded and enhanced
24	deployments.

1	"(b) GRANT AMOUNT.—Each grant made under this
2	section shall be in an amount that is at least \$10,000,000.
3	"(c) ELIGIBLE ENTITIES.—The Secretary may make
4	a grant under this section to any of the following entities:
5	"(1) A State or a group of States.
6	"(2) A transit agency.
7	"(3) A metropolitan planning organization that
8	serves an urbanized area with a population of more
9	than 200,000 individuals.
10	"(4) A unit of local government or a group of
11	local governments.
12	"(5) A political subdivision of a State or local
13	government.
14	"(6) A special purpose district or public author-
15	ity with a transportation function, including a port
16	authority.
17	"(7) A multijurisdictional group (as defined
18	under section 520) or a consortium of research insti-
19	tutions or academic institutions.
20	"(d) ELIGIBLE PROJECTS.—A grant recipient may
21	use funds awarded under this section for a project that
22	deploys connected vehicle applications and technologies,
23	including—
24	"(1) advanced safety systems, including vehicle-
25	to-vehicle and vehicle-to-infrastructure communica-

1	tions, technologies associated with autonomous vehi-
2	cles, and other collision avoidance technologies, in-
3	cluding systems using cellular technology;
4	((2)) integration of intelligent transportation
5	systems with the Smart Grid and other energy dis-
6	tribution and charging systems;
7	"(3) electronic pricing and payment systems;
8	"(4) advanced mobility and access technologies,
9	such as dynamic ridesharing and information sys-
10	tems to support human services for elderly and dis-
11	abled individuals; and
12	"(5) any deployment concept eligible, before the
13	date of enactment of this section, under the con-
14	nected vehicle pilot deployment program carried out
15	by the Department of Transportation.
16	"(e) USE OF FUNDS.—Grant amounts received for
17	a project under this section may be used for—
18	((1) activities in the development phase, includ-
19	ing planning, feasibility analysis, revenue fore-
20	casting, environmental review process (as defined
21	under section 139), preliminary engineering and de-
22	sign work, and other preconstruction activities;
23	((2) construction, reconstruction, rehabilitation,
24	acquisition of real property (including land related
25	to the project and improvements to the land), envi-

ronmental mitigation, construction contingencies, ac-
quisition of equipment, and operational improvement
directly related to improving system performance;
"(3) providing incentives to attract driver par-
ticipation; and
"(4) purchasing and installing any connected
vehicle equipment (including vehicle applications,
roadside units, and back-office equipment).
"(f) Applications.—
"(1) IN GENERAL.—To be eligible for a grant
under this section, an entity described under sub-
section (c) shall submit to the Secretary an applica-
tion in such form, at such time, and containing such
information as the Secretary determines is appro-
priate, including—
"(A) a plan to deploy and provide for the
long-term operation and maintenance of con-
nected vehicle technologies to improve safety,
efficiency, and system performance;
"(B) objectives to improve and measure
system performance in 1 or more of—
"(i) system productivity;
"(ii) mobility, including impact on
freight movements;

"(iii) livability and accessibility of 1 2 goods, services, and activities; "(iv) environment and fuel use; and 3 "(v) traveler and system safety, in-4 cluding advising individuals of potentially 5 6 unsafe conditions and mitigating the im-7 pact of events that may cause vehicle acci-8 dents; and "(C) a plan for partnering with private 9 10 sector entities or public agencies, including 11 multimodal and multijurisdictional entities, re-12 search institutions, organizations representing 13 transportation and technology leaders, or other 14 transportation stakeholders. "(2) CRITERIA.—When evaluating applications 15 16 under this section, the Secretary may not require 17 that a pilot deployment under the program be based

18 on research carried out or funded by the Depart-19 ment of Transportation.

20 "(g) Grant Selection.—

"(1) GRANT AWARDS.—Not later than 1 year
after the date of enactment of this section, and each
fiscal year thereafter, the Secretary shall award
grants to not less than 3 and not more than 5 eligible entities described in subsection (c).

1	"(2) Geographic diversity.—In awarding a
2	grant under this section, the Secretary shall ensure,
3	to the extent practicable, that grant recipients rep-
4	resent diverse geographic areas of the United States,
5	including urban areas and rural areas.
6	"(h) GRANT MANAGEMENT.—In carrying out the
7	grant program under this section, the Secretary shall—
8	"(1) emphasize project sustainability and long-
9	term funding goals;
10	((2)) create a noncompetitive environment and
11	encourage collaboration among project sites;
12	"(3) balance the privacy of users and secure op-
13	erations of pilot projects, while maintaining the abil-
14	ity to measure performance factors; and
15	"(4) be wary of technological maturity of con-
16	nected vehicle applications and impact of long-term
17	viability of non-deployment ready applications.
18	"(i) SMART GRID DEFINED.—In this section, the
19	term 'Smart Grid' means a system that provides for any
20	of the smart grid functions set forth in section 1306(d)
21	of the Energy Independence and Security Act of 2007 (42 $$
22	U.S.C. 17386(d)).".
23	(b) Clerical Amendment.—The analysis for chap-
24	ter 5 of title 23, United States Code, is amended by add-
25	ing at the end the following new item:
	"521. Connected vehicle deployment pilot program.".

•HR 7248 IH

1	SEC. 6003. AUTOMATED DRIVING SYSTEM DEMONSTRATION
2	PROGRAM.
3	(a) IN GENERAL.—Chapter 5 of title 23, United
4	States Code, is amended by adding at the end the fol-
5	lowing:
6	"§ 522. Automated driving system demonstration pro-
7	gram
8	"(a) Establishment.—
9	"(1) IN GENERAL.—The Secretary of Transpor-
10	tation shall establish an automated driving system
11	demonstration program to make grants, on a com-
12	petitive basis, to eligible entities to—
13	"(A) test the safe integration of automated
14	driving system technologies into the on-road
15	transportation system of the United States and
16	demonstrate how challenges to the safe integra-
17	tion of such technologies can be addressed;
18	"(B) ensure significant data gathering and
19	sharing of project data to identify—
20	"(i) a baseline of safety metrics need-
21	ed to characterize the safety risk of inte-
22	grating automated driving system tech-
23	nologies into the transportation system;
24	"(ii) a baseline for the safety of auto-
25	mated driving system technology integra-
26	tion; and

	101
1	"(iii) a baseline of roadway character-
2	istics needed for the safe and efficient op-
3	eration of automated driving system tech-
4	nologies; and
5	"(C) encourage collaboration and partner-
6	ships of multiple stakeholders to carry out sub-
7	paragraphs (A) and (B).
8	"(b) ELIGIBLE ENTITIES.—The Secretary may make
9	a grant under this section to the following:
10	"(1) A State or a group of States.
11	"(2) A transit agency.
12	"(3) A metropolitan planning organization that
13	serves an urbanized area with a population of more
14	than 200,000 individuals.
15	"(4) A unit of local government or a group of
16	local governments.
17	"(5) A political subdivision of a State or local
18	government.
19	"(6) A special purpose district or public author-
20	ity with a transportation function, including a port
21	authority.
22	"(7) A public academic institution, public re-
23	search institution, a multijurisdictional group (as
24	such term is defined in section 520), or a consor-

tium of research institutions or academic institu tions.

3 "(c) APPLICATIONS.—To be eligible for a grant under
4 this section, an entity described under subsection (b) shall
5 submit to the Secretary an application in such form, at
6 such time, and containing such information as the Sec7 retary determines is appropriate.

8 "(d) ELIGIBLE USES.—

9 "(1) IN GENERAL.—A grant recipient may use
10 funds awarded under this section to demonstrate
11 automated driving system technologies, including—

"(A) advanced safety systems, including
vehicle-to-vehicle and vehicle-to-infrastructure
communications, technologies associated with
autonomous vehicles, and other collision avoidance technologies, including systems using cellular technology;

18 "(B) innovative mobility solutions that in-19 volve deployment of automated vehicles;

20 "(C) automated driving systems that en21 hance safety and mobility for elderly and dis22 abled individuals;

23 "(D) demonstration of shared interoper24 able fleet of automated vehicles;

1	"(E) demonstration and validation of ex-
2	changes of data that can support the safe, effi-
3	cient, and secure interoperable integration of
4	automated driving systems;
5	"(F) any technology associated with auto-
6	mated driving systems; and
7	"(G) any deployment concept eligible under
8	the automated driving system demonstration
9	grant program carried out by the Department
10	of Transportation before the date of enactment
11	of this section.
12	"(2) ADDITIONAL USES.—A grant recipient
13	may use funds awarded under this section for infra-
14	structure needs, including capital expenses and
15	maintenance activities, necessary to the proper and
16	safe operation of the automated driving system tech-
17	nology.
18	"(e) Grant Selection.—
19	"(1) GRANT AWARDS.—The Secretary may
20	award grants to not less than 8 and not more than
21	10 eligible entities described under subsection (b) in
22	a fiscal year.
23	"(2) Geographic diversity.—
24	"(A) IN GENERAL.—In awarding a grant
25	under this section, the Secretary shall ensure,

1 to the maximum extent practicable, that grant 2 recipients represent diverse geographic areas of 3 the United States, including urban areas and 4 rural areas. 5 "(B) RURAL SET-ASIDE.—Not less than 20 6 percent of the amounts made available to carry 7 out this section shall be reserved for projects 8 serving rural areas, to the extent there are suf-9 ficient eligible applications for such projects. 10 "(f) DEMONSTRATION REQUIREMENTS.—The Sec-11 retary shall ensure that any project carried out with funds 12 provided under this section shall— "(1) carry out research and development of 13 14 automated driving system technologies of Level 3 or 15 greater, as such term is defined pursuant to sub-16 section (h); 17 "(2) include physical and fully operational dem-18 onstrations; 19 "(3) include gathering and sharing of all rel-20 evant data with the Department of Transportation 21 and the relevant State transportation agencies; and 22 "(4) address scalability to be applicable across 23 the United States to similar road environments. "(g) REPORT.—Not later than 1 year after the date 24 on which a grant recipient receives a grant under this sec-25

tion, and annually thereafter until such grant is expended,
 the recipient shall submit to the Secretary and to the
 transportation agency of the State in which the project
 takes place, a report that describes—

5 "(1) lessons learned and how the demonstration
6 has met project objectives;

7 "(2) a summary of any complications experi8 enced with the project, including complications re9 lated to pedestrians, infrastructure, and other vehi10 cles;

"(3) how to use the results of the project to
help the public interact and better understand the
operations of automated driving system technologies;
and

"(4) recommendations for improving roadway
characteristics needed for the safe and efficient operation of automated driving system technologies within the State or jurisdiction in which the project took
place.

20 "(h) GUIDANCE REQUIRED.—Not later than 120
21 days after the date of enactment of this section, the Sec22 retary shall issue guidance defining the term Level 3 or
23 greater by considering industry best practices and stand24 ards, including the definition found within 'Taxonomy and
25 Definitions for Terms Related to Driving Automation Sys-

tems for On-Road Motor Vehicles' published by SAE
 International on June 15, 2018 (J3016_201806), or sub sequent versions.

4 "(i) AUTOMATED DRIVING SYSTEM TECHNOLOGIES 5 DEFINED.—In this section, the term 'automated driving 6 system technologies' means the hardware and software 7 that are collectively capable of performing the entire dy-8 namic driving task on a sustained basis, regardless of 9 whether such capability is limited to a specific operational 10 design domain.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 5 of title 23, United States Code, is amended by adding at the end the following new item:

"522. Automated driving system demonstration program.".

14 (c) PREPARING ROADWAYS FOR AUTOMATED VEHI15 CLES.—Section 133(b) of title 23, United States Code, is
16 amended by adding at the end the following:

"(16) Capital and maintenance expenses for infrastructure improvements to ensure the proper and
safe operation of automated driving system technologies for which a demonstration project was carried out under section 522.".

2 MENT OF ADVANCED DIGITAL CONSTRUC-3 TION MANAGEMENT SYSTEMS.

4 (a) IN GENERAL.—Section 503(c) of title 23, United
5 States Code, is amended by adding at the end the fol6 lowing:

7 "(4) ACCELERATED IMPLEMENTATION AND DE8 PLOYMENT OF ADVANCED DIGITAL CONSTRUCTION
9 MANAGEMENT SYSTEMS.—

10 "(A) IN GENERAL.—Not later than 6 11 months after the date of enactment of this 12 paragraph, the Secretary of Transportation 13 shall establish and implement an advanced dig-14 ital construction management system program 15 under the technology and innovation deploy-16 ment program established under paragraph (1) 17 and implemented pursuant to paragraph (2)18 to—

19 "(i) deploy advanced digital construc-20 tion management systems that enable the 21 use of digital technologies on construction 22 sites by contractors and leverage the use of 23 such technologies, including state-of-the-24 art automated and connected machinery 25 and optimized routing software that allows 26 individuals to perform tasks faster, safer,

- 1 more accurately, and with minimal super-2 vision; 3 "(ii) accelerate State adoption of ad-4 vanced digital construction management 5 systems applied throughout the design, en-6 gineering, construction, and operations 7 phases of a construction project that— 8 "(I) maximize interoperability 9 with other systems, products, tools, or 10 applications; "(II) increase productivity; 11 12 "(III) manage complexity of a 13 construction project; 14 "(IV) reduce project delays and 15 cost overruns; and "(V) enhance safety of individ-16 17 uals involved and quality of a con-18 struction project; 19 "(iii) share information among stake-20 holders through reduced reliance on paper 21 to manage construction processes and 22 deliverables, including blueprints, design 23 drawings, procurement and supply-chain 24 orders, equipment logs, daily progress re-
- 25 ports, and punch lists;

1	"(iv) develop and deploy best practices
2	for use in advanced digital construction
3	management systems;
4	"(v) increase the adoption and deploy-
5	ment of technology by States and units of
6	local government that enables entities car-
7	rying out construction projects to—
8	"(I) integrate the adoption of ad-
9	vanced digital construction manage-
10	ment systems and technologies in con-
11	tracts; and
12	"(II) weigh the cost of
13	digitization and technology in setting
14	project budgets;
15	"(vi) implement technology training
16	and workforce development to build the ca-
17	pabilities of entities carrying out construc-
18	tion projects that enables States and units
19	of local government to—
20	"(I) better manage projects using
21	advanced digital construction manage-
22	ment technologies; and
22 23	ment technologies; and "(II) properly measure and re-

1	struction projects carried out by the
2	State or unit of local government;
3	"(vii) develop guidance to assist
4	States in updating regulations of such
5	States to allow entities carrying out con-
6	struction projects to—
7	"(I) report data relating to the
8	project in digital formats; and
9	"(II) fully capture the efficiencies
10	and benefits of advanced digital con-
11	struction management systems and
12	related technologies;
13	"(viii) reduce the environmental foot-
14	print of construction projects by using ad-
15	vanced digital construction management
16	systems to eliminate traffic congestion
17	through more efficient projects; and
18	"(ix) enhance worker and roadway
19	user safety.
20	"(B) FUNDING.—The Secretary shall obli-
21	gate for each of fiscal years 2021 through 2025
22	from funds made available to carry out this
23	subsection such funds as may be necessary to
24	carry out this paragraph.
25	"(C) PUBLICATION.—

1	"(i) IN GENERAL.—At least once
2	every 2 years, the Secretary shall issue and
3	make available to the public on the website
4	of the Department of Transportation a re-
5	port on—
6	"(I) progress made in the imple-
7	mentation of advanced digital con-
8	struction management systems by
9	States; and
10	"(II) the costs and benefits of
11	the deployment of technology and in-
12	novations resulting from the program
13	established under this paragraph.
14	"(ii) Inclusions.—The report re-
15	quired under clause (i) may include an
16	analysis of—
17	"(I) Federal, State, and local
18	cost savings;
19	"(II) project delivery time im-
20	provements;
21	"(III) traffic congestion impacts;
22	and
23	"(IV) safety improvements for
24	roadway users and construction work-
25	ers.

1	"(D) Advanced digital construction
2	MANAGEMENT SYSTEMS DEFINED.—In this
3	paragraph, the term 'advanced digital construc-
4	tion management systems' means commercially
5	proven digital technologies and processes for
6	the management of construction and engineer-
7	ing activities, including—
8	"(i) systems for infrastructure plan-
9	ning, coordination, construction, mainte-
10	nance, modernization and management;
11	and
12	"(ii) asset management systems for
13	machines, site equipment, and personnel.".
14	(b) Report to Congress.—Not later than 1 year
15	after the date of enactment of this Act, the Secretary shall
16	submit to the Committee on Environment and Public
17	Works of the Senate and the Committee on Transpor-
18	tation and Infrastructure of the House of Representatives
19	a report that includes—
20	(1) a description of—
21	(A) the status of the program carried out
22	under section 503(c)(4) of title 23, United
23	States Code, and any other use of advanced
24	digital construction management systems in
25	each State; and

	140
1	(B) the progress of each State toward ac-
2	celerating the adoption of advanced digital con-
3	struction management systems; and
4	(2) an analysis of the savings in project delivery
5	time and project costs that can be achieved through
6	the use of advanced digital construction manage-
7	ment systems.
8	SEC. 6005. INNOVATIVE PROJECT DELIVERY METHODS.
9	Section 120(c)(3) of title 23, United States Code, is
10	amended—
11	(1) in subparagraph (B)—
12	(A) in clause (v) by striking "or" at the
13	end;
14	(B) in clause (vi) by striking the period
15	and inserting "; or"; and
16	(C) by inserting at the end the following:
17	"(vii) advanced digital construction
18	management systems as defined in section
19	503(c)(4)."; and
20	(2) in subparagraph (C)(i) by striking "10 per-
21	cent" and inserting "25 percent".
22	SEC. 6006. SURFACE TRANSPORTATION SYSTEM FUNDING
23	ALTERNATIVES.
24	Section 6020 of the FAST Act (Public Law 114–94)
25	is amended—

1	(1) in subsection (a)—
2	(A) by striking "States" and inserting
3	"applicants"; and
4	(B) by inserting "to motor fuel and diesel
5	taxes" after "alternative revenue mechanisms";
6	(2) by striking subsection (b) and inserting the
7	following:
8	"(b) Application.—
9	"(1) IN GENERAL.—To be eligible for a grant
10	under this section, an applicant that is a State or
11	group of States shall submit to the Secretary an ap-
12	plication in such form and containing such informa-
13	tion as the Secretary shall require, including—
14	"(A) for any applicant that has received a
15	grant to carry out a program under this sec-
16	tion, how such applicant will use the grant to
17	build on any such program;
18	"(B) how the applicant will collect and
19	analyze data on—
20	"(i) lowering the administrative cost
21	to collect revenue;
22	"(ii) user experience with and accept-
23	ance of a user-based alternative revenue
24	mechanism;

1	"(iii) impacts on rural and urban
2	users;
3	"(iv) potential revenue generation;
4	and
5	"(v) revenue collection compliance
6	strategies; and
7	"(C) for any applicant that has not re-
8	ceived a grant to carry out a program under
9	this section, how the applicant—
10	"(i) will avoid redundancies with any
11	other pilot programs for user-based alter-
12	native revenue mechanisms carried out by
13	the applicant; and
13 14	the applicant; and "(ii) plans to use best practices from
14	"(ii) plans to use best practices from
14 15	"(ii) plans to use best practices from any such pilot programs in structuring the
14 15 16	"(ii) plans to use best practices from any such pilot programs in structuring the program for which such funds are pro-
14 15 16 17	"(ii) plans to use best practices from any such pilot programs in structuring the program for which such funds are pro- vided.
14 15 16 17 18	 "(ii) plans to use best practices from any such pilot programs in structuring the program for which such funds are pro- vided. "(2) APPLICATION GUIDANCE.—Not later than
14 15 16 17 18 19	 "(ii) plans to use best practices from any such pilot programs in structuring the program for which such funds are pro- vided. "(2) APPLICATION GUIDANCE.—Not later than 30 days after the date of enactment of the START-
 14 15 16 17 18 19 20 	 "(ii) plans to use best practices from any such pilot programs in structuring the program for which such funds are pro- vided. "(2) APPLICATION GUIDANCE.—Not later than 30 days after the date of enactment of the START- ER Act, the Secretary shall publish online guidance
 14 15 16 17 18 19 20 21 	 "(ii) plans to use best practices from any such pilot programs in structuring the program for which such funds are pro- vided. "(2) APPLICATION GUIDANCE.—Not later than 30 days after the date of enactment of the START- ER Act, the Secretary shall publish online guidance on submission of an application for the program.";

1	"(1) To test the design, acceptance, equity, and
2	implementation of user-based alternative revenue
3	mechanisms, including among—
4	"(A) differing income groups;
5	"(B) various geographic areas; and
6	"(C) rural and urban drivers."; and
7	(B) in paragraph (5) by striking "To mini-
8	mize the administrative cost" and inserting "To
9	quantify and minimize the administrative
10	costs'';
11	(4) in subsection $(d)(1)(B)$ by inserting "and
12	the safety of data collection" before the semicolon;
13	(5) in subsection (e) by striking "shall" and in-
14	serting "may";
15	(6) by striking subsection (g) and inserting the
16	following:
17	"(g) Federal Share.—Except as otherwise pro-
18	vided, the Federal share of the cost of an activity carried
19	out under this section may not exceed—
20	"(1) 80 percent of the total cost of an activity
21	that involves 2 or more States; and
22	((2) 60 percent of the total cost of any activity
23	not described in paragraph (1).";
24	(7) in subsection $(h)(2)$ by striking "lessons
25	learned" and inserting "recommendations";

(8) by redesignating subsection (k) as sub section (l);

3 (9) by striking subsection (j) and inserting the4 following:

5 "(j) FUNDING.—Of the funds authorized to carry out 6 section 503(b) of title 23, United States Code, the Sec-7 retary shall reserve such sums as may be necessary to 8 carry out this section.

9 "(k) Planning Grants.—

"(1) PLANNING, PREPARATION, DESIGN.—Of
the funds authorized to carry out this section, the
Secretary may award grants in amounts not to exceed 10 percent of such funds to entities for the
planning, preparation, or design of projects eligible
for funding under this section.

"(2) ELIGIBLE USES.—An entity receiving
funding under this subsection may use the funds for
planning, preparation, or design of an implementable
pilot project, as well as the examination of issues related to data and privacy, cybersecurity, and the financial analysis of urban and rural impacts of a
project.

23 "(3) MAXIMUM AMOUNT.—A grant under this
24 subsection shall not exceed \$500,000.

1	"(4) ELIGIBILITY REQUIREMENT.—To be eligi-
2	ble to receive funds under this subsection, an appli-
3	cant shall describe to the Secretary how the appli-
4	cant—
5	"(A) will avoid redundancies with any
6	other pilot programs for user-based alternative
7	revenue mechanisms carried out by the appli-
8	cant; and
9	"(B) plans to use best practices from any
10	such pilot programs in structuring the program
11	for which such funds are provided.";
12	(10) in subsection (l), as so redesignated, by in-
13	serting ", to remain available until expended" after
14	"United States Code"; and
15	(11) by adding at the end the following:
16	"(m) LIMITATION ON TRANSFER.—The Secretary
17	shall notify in writing the Committee on Appropriations
18	and the Committee on Transportation and Infrastructure
19	of the House of Representatives and the Committee on
20	Appropriations and the Committee on Environment and
21	Public Works of the Senate of the intent to transfer funds
22	under subsection (l). A transfer under such subsection
23	may only be carried out if the Committees described in
24	the previous sentence provide written authorization to the

Secretary for such transfer not later than 30 days after
 receiving a notification pursuant to this subsection.".

3 SEC. 6007. SURFACE TRANSPORTATION SYSTEM ROAD 4 USAGE CHARGE NATIONAL PILOT.

(a) ESTABLISHMENT.—Not later than 60 days after
the date of enactment of this Act, the Secretary of Transportation, in consultation with the Secretary of the Treasury, shall establish a pilot program to demonstrate implementation of a national per-mile road usage charge.

(b) OBJECTIVES.—In establishing the program, the
Secretary of Transportation and the Secretary of the
Treasury shall carry out the following objectives:

13 (1) Test the design, acceptance, implementa14 tion, and financial sustainability of a national per15 mile road usage charge.

16 (2) Collect and report data on the differential
17 effects of a national per-mile road usage charge and
18 the Federal motor fuels tax between urban and rural
19 drivers.

20 (3) Collect and report data on the interoper21 ability of road usage charge collection between
22 States.

(4) Provide recommendations regarding adop-tion and implementation of a national per-mile road

	199
1	usage charge and a recommendation for the amount
2	of the national per-mile road usage charge.
3	(c) Surface Transportation System Road
4	USAGE CHARGE ADVISORY BOARD.—
5	(1) IN GENERAL.—In carrying out the program
6	under this section, the Secretary of Transportation
7	shall establish a surface transportation system road
8	usage charge advisory board to—
9	(A) advance and implement the objectives
10	under subsection (b); and
11	(B) developing the recommendations and
12	report under subsection $(j)(1)$.
13	(2) Members.—The advisory board established
14	under paragraph (1) shall, at a minimum, be com-
15	posed of a total of 15 representatives of the fol-
16	lowing entities, to be appointed by the Secretary:
17	(A) State departments of transportation.
18	(B) Local transportation agencies located
19	within a transportation management area (as
20	identified or designated under section 134(k) of
21	title 23, United States Code).
22	(C) Any public or nonprofit entity that
23	carried out a surface transportation system
24	funding alternatives pilot project under section
25	6020 of the FAST Act (23 U.S.C. 503 note).

	101
1	(D) Owners and operators of toll facilities.
2	(E) Fleet operators of commercial motor
3	vehicles.
4	(3) Application of law.—The Federal Advi-
5	sory Committee Act (5 U.S.C. App.) shall not apply
6	to the advisory board established under paragraph
7	(1).
8	(d) Program Requirements.—In carrying out the
9	pilot program established in subsection (a), the Secretary
10	of Transportation, in consultation with the Secretary of
11	the Treasury, shall—
12	(1) establish appropriate methods for reporting
13	vehicle miles traveled under the program;
14	(2) solicit volunteer participants from all 50
15	States and the District of Columbia;
16	(3) ensure an equitable geographic distribution
17	by population among volunteer participants;
18	(4) enter into agreements, as is practicable,
19	with owners of commercial motor vehicle fleets or
20	passenger motor vehicle fleets for the collection and
21	sharing of anonymized data throughout the pilot
22	program;
23	(5) enter into agreements with entities of the
24	passenger motor vehicle and commercial vehicle in-

1	dustry to develop a technology standard for onboard
2	units used to report vehicle miles traveled; and
3	(6) use components of and information from
4	the State pilots under section 6020 of the FAST Act
5	(Public Law 114–94), as applicable.
6	(e) Methods.—In establishing a method for col-
7	lecting information on vehicle miles traveled under the
8	program, the Secretary of Transportation shall consider
9	the following:
10	(1) Third-party on-board diagnostic system-II
11	devices.
12	(2) Smart phone applications.
13	(3) Solicitation of voluntary reporting by auto-
14	makers.
15	(4) Solicitation of voluntary reporting by car in-
16	surance companies.
17	(5) Solicitation of voluntary reporting through
18	State departments of motor vehicles.
19	(6) Any other method that the Secretary of
20	Transportation considers appropriate.
21	(f) PRIVACY OF PARTICIPANTS.—Not later than 30
22	days after establishing the pilot program under this sec-
23	tion, the Secretary of Transportation, in consultation with
24	the Secretary of the Treasury, shall issue policies to—

(1) protect the privacy of volunteer partici pants; and

3 (2) secure the data provided by volunteer par-4 ticipants.

5 (g) CALCULATION OF PER-MILE ROAD USAGE
6 CHARGE.—For the purposes of the pilot program estab7 lished in subsection (a), the Secretary of the Treasury
8 shall establish on an annual basis—

9 (1) for motor vehicles that are not commercial 10 motor vehicles, a per-mile road usage charge that is 11 equivalent to the annual gas tax revenues collected 12 pursuant to section 4081 of the Internal Revenue 13 Code of 1986 divided by the total vehicle miles trav-14 eled by such motor vehicles; and

(2) for commercial motor vehicles, a per-mile
road usage charge equivalent to the annual diesel
tax revenues collected pursuant to section 4041 of
the Internal Revenue Code of 1986 divided by the
total vehicle miles traveled by medium and heavyduty trucks.

21 (h) REVENUE COLLECTION.—

(1) IN GENERAL.—The Secretary of the Treasury, in coordination with the Secretary of Transportation, shall establish a mechanism to collect a per-

1	mile road usage charge from volunteer participants
2	under the program that—
3	(A) may be adjusted as needed to address
4	technical challenges; and
5	(B) may allow third-party vendors to col-
6	lect the payments and forward to Treasury.
7	(2) LIMITATION ON REVENUE COLLECTED.—
8	Any revenue collected under this section shall not be
9	considered a toll under section 301 of title 23,
10	United States Code.
11	(3) HIGHWAY TRUST FUND.—Notwithstanding
12	any other provision of law, the Secretary of the
13	Treasury shall ensure that any revenue collected
14	under this section is deposited into the Highway
15	Trust Fund.
16	(i) REFUND.—The Secretary of the Treasury shall
17	annually calculate and issue an equivalent refund to volun-
18	teer participants for any otherwise applicable Federal
19	motor fuel taxes under sections 4041 and 4081 of the In-
20	ternal Revenue Code of 1986.
21	(j) Reports.—
22	(1) Advisory Board.—Not later than 1 year
23	after the date on which the surface transportation
24	system road usage charge advisory board is estab-
25	lished under subsection (c), such board shall submit

to the Secretary of Transportation a report on the
 progress of the pilot program in meeting the objec tives described in subsection (b).

(2) REPORT TO CONGRESS.—Not later than 1 4 5 year after the date on which volunteer participants 6 begin participating in the pilot program, and each 7 year thereafter, the Secretary of Transportation and 8 the Secretary of the Treasury shall submit to the 9 Committee on Transportation and Infrastructure 10 and the Committee on Ways and Means of the 11 House of Representatives and the Committee on En-12 vironment and Public Works and the Committee on 13 Finance of the Senate a report on the pilot program, 14 including the report and recommendations submitted 15 to the Secretary under paragraph (1).

16 (k) DEFINITIONS.—In this section:

17 (1) COMMERCIAL MOTOR VEHICLE.—The term
18 "commercial motor vehicle" has the meaning given
19 the term in section 31101 of title 49, United States
20 Code.

(2) HIGHWAY TRUST FUND.—The term "Highway Trust Fund" means the Highway Trust Fund
established under section 9503 of the Internal Revenue Code of 1986.

1	(3) VOLUNTEER PARTICIPANT.—The term "vol-
2	unteer participant" means—
3	(A) the individual owner of a passenger
4	motor vehicle or commercial motor vehicle who
5	volunteers to participate in the pilot program;
6	and
7	(B) the owner of a fleet of commercial
8	motor vehicles or passenger motor vehicles who
9	volunteers to participate in the pilot program.
10	TITLE VII—RESILIENCY
11	SEC. 7001. PROMOTING RESILIENT OPERATIONS FOR
12	TRANSFORMATIVE, EFFICIENT, AND COST-
13	SAVING TRANSPORTATION (PROTECT) GRANT
14	PROGRAM.
15	(a) IN GENERAL.—Chapter 1 of title 23, United
16	States Code, as amended by this Act, is further amended
17	by adding at the end the following:
18	"§173. Promoting Resilient Operations for Trans-
19	formative, Efficient, and Cost-saving
20	Transportation (PROTECT) grant pro-
21	gram
22	"(a) DEFINITIONS.—In this section:
23	"(1) Emergency event.—The term 'emer-
24	gency event' means a natural disaster or cata-

	100
1	strophic failure or an imminent natural disaster or
2	catastrophic failure resulting in—
3	"(A) an emergency declared by the Gov-
4	ernor of the State in which the disaster or fail-
5	ure occurred or will occur; or
6	"(B) an emergency or disaster declared by
7	the President pursuant to the Robert T. Staf-
8	ford Disaster Relief and Emergency Assistance
9	Act (42 U.S.C. 5121 et seq.).
10	"(2) EVACUATION ROUTE.—The term 'evacu-
11	ation route' means a transportation route or system
12	that—
13	"(A) is owned, operated, or maintained by
14	a Federal, State, Indian Tribe, or local govern-
15	ment or a private entity;
16	"(B) is used—
17	"(i) to transport the public away from
18	emergency events; or
19	"(ii) to transport emergency respond-
20	ers and recovery resources; and
21	"(C) is designated by the eligible entity
22	with jurisdiction over the area in which the
23	route is located for the purposes described in
24	subparagraph (B).

1	"(3) Program.—The term 'program' means	
2	the grant program established under subsection	
3	(b)(1).	
4	"(4) RESILIENCE IMPROVEMENT.—The term	
5	'resilience improvement' means the use of materials	
6	or structural or nonstructural techniques, including	
7	natural infrastructure—	
8	"(A) that allow a project—	
9	"(i) to better anticipate, prepare for,	
10	and adapt to changing conditions and to	
11	withstand and respond to disruptions; or	
12	"(ii) to be better able to continue to	
13	serve the primary function of the project	
14	during and after weather events and nat-	
15	ural disasters for the expected life of the	
16	project; or	
17	"(B) that—	
18	"(i) reduce the cost, magnitude and	
19	duration of impacts of current and future	
20	weather events and natural disasters to a	
21	project; or	
22	"(ii) have the absorptive capacity,	
23	adaptive capacity, and recoverability to de-	
24	crease project vulnerability to current and	
25	future weather events or natural disasters.	

1	"(b) Establishment.—
2	"(1) IN GENERAL.—The Secretary shall estab-
3	lish a grant program, to be known as the 'Promoting
4	Resilient Operations for Transformative, Efficient,
5	and Cost-saving Transportation grant program' or
6	the 'PROTECT grant program'.
7	"(2) PURPOSE.—The purpose of the program is
8	to provide grants for resilience improvements
9	through—
10	"(A) formula funding distributed to States;
11	"(B) competitive planning grants to enable
12	communities to assess vulnerabilities to current
13	and future weather events and natural disasters
14	and changing conditions, including sea level
15	rise, and plan infrastructure improvements and
16	emergency response strategies to address those
17	vulnerabilities; and
18	"(C) competitive resilience improvement
19	grants to protect—
20	"(i) infrastructure assets by making
21	the assets more resilient to current and fu-
22	ture weather events and natural disasters,
23	including severe storms, flooding, tornados,
24	drought, levee and dam failures, wildfire,
25	landslides, sea level rise, extreme weather,

- 1 including extreme temperature, and earth-2 quakes; "(ii) communities through resilience 3 4 improvements and strategies that allow for the continued operation or rapid recovery 5 6 of surface transportation systems that— 7 "(I) serve critical local, regional, 8 and national needs, including evacu-9 ation routes; and "(II) provide access or service to 10 11 hospitals and other medical or emer-12 gency service facilities, major employ-13 ers, critical manufacturing centers, 14 ports and intermodal facilities, utili-15 ties, and Federal facilities; "(iii) coastal infrastructure, such as a 16 17 tide gate, that is at long-term risk to sea 18 level rise; and 19 "(iv) natural infrastructure that pro-20 tects and enhances surface transportation assets while improving ecosystem condi-21 22 tions, including culverts that ensure ade-23 quate flows in rivers and estuarine sys-24 tems. 25
 - "(c) FORMULA AWARDS.—

1	"(1) DISTRIBUTION OF FUNDS TO STATES.—
2	"(A) IN GENERAL.—For each fiscal year,
3	the Secretary shall distribute among the States
4	the amounts made available to carry out this
5	subsection for that fiscal year in accordance
6	with subparagraph (B).
7	"(B) DISTRIBUTION.—The amount for
8	each State shall be determined by multiplying
9	the total amount made available to carry out
10	this subsection for the applicable fiscal year by
11	the ratio that—
12	"(i) the total base apportionment for
13	the State under section 104(c); bears to
14	"(ii) the total base apportionments for
15	all States under section 104(c).
16	"(2) ELIGIBLE ACTIVITIES.—
17	"(A) IN GENERAL.—Except as provided in
18	subparagraph (B), a State shall use funds made
19	available under paragraph (1) to carry out ac-
20	tivities eligible under subparagraph (A), (B), or
21	(C) of subsection $(d)(4)$.
22	"(B) PLANNING SET-ASIDE.—Of the
23	amounts made available to each State under
24	paragraph (1) for each fiscal year, not less than

1	2 percent shall be for activities described in
2	subsection $(d)(3)$.
3	"(3) Requirements.—
4	"(A) Projects in certain areas.—If a
5	project under this subsection is carried out, in
6	whole or in part, within a base floodplain, the
7	State shall—
8	"(i) identify the base floodplain in
9	which the project is to be located and dis-
10	close that information to the Secretary;
11	and
12	"(ii) indicate to the Secretary whether
13	the State plans to implement 1 or more
14	components of the risk mitigation plan
15	under section 322 of the Robert T. Staf-
16	ford Disaster Relief and Emergency Assist-
17	ance Act (42 U.S.C. 5165) with respect to
18	the area.
19	"(B) ELIGIBILITIES.—A State shall use
20	funds made available under paragraph (1) for—
21	"(i) a highway project eligible for as-
22	sistance under this title;
23	"(ii) a public transportation facility or
24	service eligible for assistance under chapter
25	53 of title 49; or

	100
1	"(iii) a facility or service for intercity
2	rail passenger transportation (as defined in
3	section 24102 of title 49).
4	"(C) System resilience.—A project car-
5	ried out by a State with funds made available
6	under this subsection may include, consistent
7	with State hazard mitigation plans, the use of
8	natural infrastructure or the construction or
9	modification of storm surge, flood protection, or
10	aquatic ecosystem restoration elements that are
11	functionally connected to a transportation im-
12	provement, such as—
13	"(i) increasing marsh health and total
14	area adjacent to a highway right-of-way to
15	promote additional flood storage;
16	"(ii) upgrades to and installation of
17	culverts designed to withstand 100-year
18	flood events;
19	"(iii) upgrades to and installation of
20	tide gates to protect highways; and
21	"(iv) upgrades to and installation of
22	flood gates to protect tunnel entrances.
23	"(D) Federal cost share.—
24	"(i) IN GENERAL.—Except as pro-
25	vided in subsection $(f)(1)$, the Federal

1	share of the cost of a project carried out
2	using funds made available under para-
3	graph (1) shall not exceed 80 percent of
4	the total project cost.
5	"(ii) Non-Federal share.—A State
6	may use Federal funds other than Federal
7	funds made available under this subsection
8	to meet the non-Federal cost share re-
9	quirement for a project under this sub-
10	section.
11	"(E) ELIGIBLE PROJECT COSTS.—
12	"(i) IN GENERAL.—Except as pro-
13	vided in clause (ii), eligible project costs
14	for activities carried out by a State with
15	funds made available under paragraph (1)
16	may include the costs of—
17	"(I) development phase activities,
18	including planning, feasibility anal-
19	ysis, revenue forecasting, environ-
20	mental review, preliminary engineer-
21	ing and design work, and other
22	preconstruction activities; and
23	"(II) construction, reconstruc-
24	tion, rehabilitation, and acquisition of

tion, rehabilitation, and acquisition of real property (including land related

1	to the project and improvements to
2	land), environmental mitigation, con-
3	struction contingencies, acquisition of
4	equipment directly related to improv-
5	ing system performance, and oper-
6	ational improvements.
7	"(ii) Eligible planning costs.—In
8	the case of a planning activity described in
9	subsection $(d)(3)$ that is carried out by a
10	State with funds made available under
11	paragraph (1), eligible costs may include
12	development phase activities, including
13	planning, feasibility analysis, revenue fore-
14	casting, environmental review, preliminary
15	engineering and design work, other
16	preconstruction activities, and other activi-
17	ties consistent with carrying out the pur-
18	poses of subsection $(d)(3)$.
19	"(F) LIMITATIONS.—In carrying out this
20	subsection, a State—
21	"(i) may use not more than 25 per-
22	cent of the amounts made available under
23	this subsection for the construction of new
24	capacity so long as such inclusion is cost-

1	effective and is directly related to the un-
2	derlying project; and
3	"(ii) may use not more than 10 per-
4	cent of the amounts made available under
5	this subsection for activities described in
6	subparagraph (E)(i)(I).
7	"(d) Competitive Awards.—
8	"(1) IN GENERAL.—In addition to funds dis-
9	tributed to States under subsection $(c)(1)$, the Sec-
10	retary shall provide grants on a competitive basis
11	under this subsection to eligible entities described in
12	paragraph (2).
13	"(2) ELIGIBLE ENTITIES.—The Secretary may
14	make a grant under this subsection to any of the fol-
15	lowing:
16	"(A) A State or political subdivision of a
17	State.
18	"(B) A metropolitan planning organiza-
19	tion.
20	"(C) A unit of local government.
21	"(D) A special purpose district or public
22	authority with a transportation function, includ-
23	ing a port authority.
24	"(E) An Indian tribe (as defined in section
25	207(m)(1)).

1	"(F) A Federal land management agency
2	that applies jointly with a State or group of
3	States.
4	"(G) A multi-State or multijurisdictional
5	group of entities described in subparagraphs
6	(A) through (F).
7	"(3) PLANNING GRANTS.—Using funds made
8	available for purposes under this subsection, the
9	Secretary shall provide planning grants to eligible
10	entities for the purpose of—
11	"(A) in the case of a State or metropolitan
12	planning organization, developing a resilience
13	improvement plan under subsection $(f)(2)$;
14	"(B) resilience planning, predesign, design,
15	or the development of data tools to simulate
16	transportation disruption scenarios, including
17	vulnerability assessments;
18	"(C) technical capacity building by the eli-
19	gible entity to facilitate the ability of the eligi-
20	ble entity to assess the vulnerabilities of the in-
21	frastructure assets and community response
22	strategies of the eligible entity under current
23	conditions and a range of potential future con-
24	ditions; or
25	"(D) evacuation planning and preparation.

1	"(4) Resilience grants.—
2	"(A) RESILIENCE IMPROVEMENT
3	GRANTS.—
4	"(i) IN GENERAL.—Using funds made
5	available for purposes under this sub-
6	section, the Secretary shall provide resil-
7	ience improvement grants to eligible enti-
8	ties to carry out 1 or more eligible activi-
9	ties under clause (ii).
10	"(ii) ELIGIBLE ACTIVITIES.—
11	"(I) IN GENERAL.—An eligible
12	entity may use a resilience improve-
13	ment grant under this subparagraph
14	for 1 or more construction activities
15	to enable an existing surface transpor-
16	tation infrastructure asset to with-
17	stand or reduce the costs and impact
18	of 1 or more elements of a weather
19	event or natural disaster, or to in-
20	crease the resilience of surface trans-
21	portation infrastructure from the
22	costs and impacts of changing condi-
23	tions, such as sea level rise, flooding,
24	extreme weather events, and other
25	natural disasters.

1	"(II) INCLUSIONS.—An activity
2	eligible to be carried out under this
3	subparagraph includes—
4	"(aa) resurfacing, restora-
5	tion, rehabilitation, reconstruc-
6	tion, replacement, improvement,
7	or realignment of an existing sur-
8	face transportation facility eligi-
9	ble for assistance under this title;
10	"(bb) the incorporation of
11	natural infrastructure;
12	"(cc) the upgrade of an ex-
13	isting surface transportation fa-
14	cility to meet or exceed Federal
15	Highway Administration ap-
16	proved design standards;
17	"(dd) the installation of
18	mitigation measures that prevent
19	the intrusion of floodwaters into
20	surface transportation systems;
21	"(ee) strengthening systems
22	that remove rainwater from sur-
23	face transportation facilities;
24	"(ff) a resilience project that
25	addresses identified

	110
1	vulnerabilities described in the
2	resilience improvement plan of
3	the eligible entity, if applicable;
4	"(gg) relocating roadways in
5	a base floodplain to higher
6	ground above projected flood ele-
7	vation levels, or away from slide
8	prone areas;
9	"(hh) stabilizing slide areas
10	or slopes;
11	"(ii) installing riprap;
12	"(jj) lengthening or raising
13	bridges to increase waterway
14	openings, including to respond to
15	extreme weather;
16	"(kk) deepening channels to
17	prevent flooding;
18	"(ll) increasing the size or
19	number of drainage structures;
20	"(mm) installing seismic ret-
21	rofits on bridges;
22	"(nn) adding scour protec-
23	tion at bridges;
24	"(oo) adding scour, stream
25	stability, coastal, and other hy-

1	draulic countermeasures, includ-
2	ing spur dikes; and
3	"(pp) any other protective
4	features, including natural infra-
5	structure, as determined by the
6	Secretary.
7	"(iii) Priority.—The Secretary shall
8	prioritize a resilience improvement grant to
9	an eligible entity if—
10	"(I) the Secretary determines—
11	"(aa) the benefits of the eli-
12	gible activity proposed to be car-
13	ried out by the eligible entity ex-
14	ceed the costs of the activity; and
15	"(bb) there is a need to ad-
16	dress the vulnerabilities of infra-
17	structure assets of the eligible
18	entity with a high risk of, and
19	impacts associated with, failure
20	due to the impacts of weather
21	events, natural disasters, or
22	changing conditions, such as sea
23	level rise and increased flood
24	risk; or

1	"(II) the eligible activity pro-
2	posed to be carried out by the eligible
3	entity is included in the applicable re-
4	silience improvement plan under sub-
5	section $(f)(2)$.
6	"(B) Community resilience and evac-
7	UATION ROUTE GRANTS.—
8	"(i) IN GENERAL.—Using funds made
9	available for purposes under this sub-
10	section, the Secretary shall provide com-
11	munity resilience and evacuation route
12	grants to eligible entities to carry out 1 or
13	more eligible activities under clause (ii).
14	"(ii) ELIGIBLE ACTIVITIES.—An eligi-
15	ble entity may use a community resilience
16	and evacuation route grant under this sub-
17	paragraph for 1 or more projects that
18	strengthen and protect evacuation routes
19	that are essential for providing and sup-
20	porting evacuations caused by emergency
21	events, including a project that—
22	"(I) is an eligible activity under
23	subparagraph (A)(ii), if that eligible
24	activity will improve an evacuation
25	route;

1	"(II) ensures the ability of the
2	evacuation route to provide safe pas-
3	sage during an evacuation and re-
4	duces the risk of damage to evacu-
5	ation routes as a result of future
6	emergency events, including restoring
7	or replacing existing evacuation routes
8	that are in poor condition or not de-
9	signed to meet the anticipated de-
10	mand during an emergency event, and
11	including steps to protect routes from
12	mud, rock, or other debris slides;
13	"(III) if the Secretary determines
14	that existing evacuation routes are not
15	sufficient to adequately facilitate evac-
16	uations, including the transportation
17	of emergency responders and recovery
18	resources, expands the capacity of
19	evacuation routes to swiftly and safely
20	accommodate evacuations, including
21	installation of—
22	"(aa) communications and
23	intelligent transportation system
24	equipment and infrastructure;

1	7	7

1	"(bb) counterflow measures;
2	or
3	"(cc) shoulders;
4	"(IV) is for the construction of—
5	"(aa) new or redundant
6	evacuation routes, if the Sec-
7	retary determines that existing
8	evacuation routes are not suffi-
9	cient to adequately facilitate
10	evacuations, including the trans-
11	portation of emergency respond-
12	ers and recovery resources; or
13	"(bb) sheltering facilities
14	that are functionally connected to
15	an eligible project;
16	"(V) is for the acquisition of
17	evacuation route or traffic incident
18	management equipment, vehicles, or
19	signage; or
20	"(VI) will ensure access or serv-
21	ice to critical destinations, including
22	hospitals and other medical or emer-
23	gency service facilities, major employ-
24	ers, critical manufacturing centers,

1	ports and intermodal facilities, utili-
2	ties, and Federal facilities.
3	"(iii) Priority.—The Secretary shall
4	prioritize community resilience and evacu-
5	ation route grants under this subpara-
6	graph for eligible activities that are cost-ef-
7	fective, as determined by the Secretary,
8	taking into account—
9	"(I) current and future
10	vulnerabilities to an evacuation route
11	due to future occurrence or recurrence
12	of emergency events that are likely to
13	occur in the geographic area in which
14	the evacuation route is located; and
15	"(II) projected changes in devel-
16	opment patterns, demographics, and
17	extreme weather events based on the
18	best available evidence and analysis.
19	"(iv) Consultation.—In providing
20	grants for community resilience and evacu-
21	ation routes under this subparagraph, the
22	Secretary shall consult with the Adminis-
23	trator of the Federal Emergency Manage-
24	ment Agency, who shall provide technical

1	assistance to the Secretary and to eligible
2	entities.
3	"(C) AT-RISK COASTAL INFRASTRUCTURE
4	GRANTS.—
5	"(i) DEFINITION OF COASTAL
6	STATE.—In this subparagraph, the term
7	'coastal State' means—
8	"(I) a State in, or bordering on,
9	the Atlantic, Pacific, or Arctic Ocean,
10	the Gulf of Mexico, Long Island
11	Sound, or 1 or more of the Great
12	Lakes;
13	"(II) the United States Virgin Is-
14	lands;
15	"(III) Guam;
16	"(IV) American Samoa;
17	"(V) the Commonwealth of the
18	Northern Mariana Islands; and
19	"(VI) Puerto Rico.
20	"(ii) GRANTS.—Using funds made
21	available for purposes under this sub-
22	section, the Secretary shall provide at-risk
23	coastal infrastructure grants to eligible en-
24	tities in coastal States to carry out 1 or
25	more eligible activities under clause (iii).

1	"(iii) Eligible activities.—An eli-
2	gible entity may use an at-risk coastal in-
3	frastructure grant under this subpara-
4	graph for strengthening, stabilizing, hard-
5	ening, elevating, relocating, or otherwise
6	enhancing the resilience of highway and
7	non-rail infrastructure, including bridges,
8	roads, pedestrian walkways, and bicycle
9	lanes, and associated infrastructure, such
10	as culverts and tide gates, that are subject
11	to, or face increased long-term future risks
12	of, a weather event, a natural disaster, or
13	changing conditions, including coastal
14	flooding, coastal erosion, wave action,
15	storm surge, or sea level rise, in order to
16	improve transportation and public safety
17	and to reduce costs by avoiding larger fu-
18	ture maintenance or rebuilding costs.
19	"(iv) CRITERIA.—The Secretary shall
20	provide at-risk coastal infrastructure
21	grants under this subparagraph for a
22	project—
23	"(I) that addresses the risks
24	from a current or future weather
25	event or natural disaster, including

1	coastal flooding, coastal erosion, wave
2	action, storm surge, or sea level rise;
3	and
4	"(II) that reduces long-term in-
5	frastructure costs by avoiding larger
6	future maintenance or rebuilding
7	costs.
8	"(v) Coastal Benefits.—In addi-
9	tion to the criteria under clause (iv), for
10	the purpose of providing at-risk coastal in-
11	frastructure grants under this subpara-
12	graph, the Secretary shall evaluate the ex-
13	tent to which a project will provide—
14	"(I) access to coastal homes,
15	businesses, communities, and other
16	critical infrastructure, including ac-
17	cess by first responders and other
18	emergency personnel; or
19	"(II) access to a designated evac-
20	uation route.
21	"(5) GRANT REQUIREMENTS.—
22	"(A) Solicitations for grants.—In
23	providing grants under this subsection, the Sec-
24	retary shall conduct a transparent and competi-
25	tive national solicitation process to select eligi-

1	ble projects to receive grants under paragraph
2	(3) and subparagraphs (A), (B), and (C) of
3	paragraph (4).
4	"(B) Applications.—
5	"(i) IN GENERAL.—To be eligible to
6	receive a grant under paragraph (3) or
7	subparagraph (A), (B), or (C) of para-
8	graph (4), an eligible entity shall submit to
9	the Secretary an application in such form,
10	at such time, and containing such informa-
11	tion as the Secretary determines to be nec-
12	essary.
13	"(ii) Projects in certain areas.—
14	If a project is proposed to be carried out
15	by the eligible entity, in whole or in part,
16	within a base floodplain, the eligible entity
17	shall—
18	"(I) as part of the application,
19	identify the floodplain in which the
20	project is to be located and disclose
21	that information to the Secretary; and
22	"(II) indicate in the application
23	whether, if selected, the eligible entity
24	will implement 1 or more components
25	of the risk mitigation plan under sec-

1	tion 322 of the Robert T. Stafford
2	Disaster Relief and Emergency Assist-
3	ance Act (42 U.S.C. 5165) with re-
4	spect to the area.
5	"(C) ELIGIBILITIES.—The Secretary may
6	make a grant under paragraph (3) or subpara-
7	graph (A), (B), or (C) of paragraph (4) only
8	for—
9	"(i) a highway project eligible for as-
10	sistance under this title;
11	"(ii) a public transportation facility or
12	service eligible for assistance under chapter
13	53 of title 49; or
14	"(iii) a facility or service for intercity
15	rail passenger transportation (as defined in
16	section 24102 of title 49).
17	"(D) System resilience.—A project for
18	which a grant is provided under paragraph (3)
19	or subparagraph (A), (B), or (C) of paragraph
20	(4) may include the use of natural infrastruc-
21	ture or the construction or modification of
22	storm surge, flood protection, or aquatic eco-
23	system restoration elements that the Secretary
24	determines are functionally connected to a
25	transportation improvement, such as—

"(i) increasing marsh health and total 1 2 area adjacent to a highway right-of-way to 3 promote additional flood storage; "(ii) upgrades to and installation of 4 5 culverts designed to withstand 100-year 6 flood events; 7 "(iii) upgrades to and installation of 8 tide gates to protect highways; and 9 "(iv) upgrades to and installation of 10 flood gates to protect tunnel entrances. 11 "(E) FEDERAL COST SHARE.— 12 "(i) PLANNING GRANT.—The Federal 13 share of the cost of a planning activity car-14 ried out using a planning grant under 15 paragraph (3) shall be 100 percent. "(ii) Resilience grants.— 16 17 "(I) IN GENERAL.—Except as 18 provided in subclause (II) and sub-19 section (f)(1), the Federal share of 20 the cost of a project carried out using 21 a grant under subparagraph (A), (B), 22 or (C) of paragraph (4) shall not ex-23 ceed 80 percent of the total project

24

cost.

1	"(II) TRIBAL PROJECTS.—On
2	the determination of the Secretary,
3	the Federal share of the cost of a
4	project carried out using a grant
5	under subparagraph (A), (B), or (C)
6	of paragraph (4) by an Indian tribe
7	(as defined in section $207(m)(1)$) may
8	be up to 100 percent.
9	"(iii) Non-federal share.—The eli-
10	gible entity may use Federal funds other
11	than Federal funds provided under this
12	subsection to meet the non-Federal cost
13	share requirement for a project carried out
14	with a grant under this subsection.
15	"(F) ELIGIBLE PROJECT COSTS.—
16	"(i) RESILIENCE GRANT PROJECTS.—
17	Eligible project costs for activities funded
18	with a grant under subparagraph (A), (B),
19	or (C) of paragraph (4) may include the
20	costs of—
21	"(I) development phase activities,
22	including planning, feasibility anal-
23	ysis, revenue forecasting, environ-
24	mental review, preliminary engineer-

	100
1	ing and design work, and other
2	preconstruction activities; and
3	"(II) construction, reconstruc-
4	tion, rehabilitation, and acquisition of
5	real property (including land related
6	to the project and improvements to
7	land), environmental mitigation, con-
8	struction contingencies, acquisition of
9	equipment directly related to improv-
10	ing system performance, and oper-
11	ational improvements.
12	"(ii) Planning grants.—Eligible
13	project costs for activities funded with a
14	grant under paragraph (3) may include the
15	costs of development phase activities, in-
16	cluding planning, feasibility analysis, rev-
17	enue forecasting, environmental review,
18	preliminary engineering and design work,
19	other preconstruction activities, and other
20	activities consistent with carrying out the
21	purposes of that paragraph.
22	"(G) LIMITATIONS.—An eligible entity
23	that receives a grant under subparagraph (A),
24	(B), or (C) of paragraph (4)—

1	"(i) may use not more than 25 per-
2	cent of the amount of the grant for the
3	construction of new capacity so long as
4	such inclusion is cost-effective and is di-
5	rectly related to the underlying project;
6	and
7	"(ii) may use not more than 10 per-
8	cent of the amount of the grant for activi-
9	ties described in subparagraph $(F)(i)(I)$.
10	"(H) DISTRIBUTION OF GRANTS.—
11	"(i) IN GENERAL.—Subject to the
12	availability of funds, an eligible entity may
13	request and the Secretary may distribute
14	funds for a grant under this subsection on
15	a multiyear basis, as the Secretary deter-
16	mines to be necessary.
17	"(ii) RURAL SET-ASIDE.—Of the
18	amounts made available to carry out this
19	subsection for each fiscal year, the Sec-
20	retary shall use not less than 25 percent
21	for grants for projects located in areas
22	that are outside an urbanized area with a
23	population of over 200,000.
24	"(iii) TRIBAL SET-ASIDE.—Of the
25	amounts made available to carry out this

1	subsection for each fiscal year, the Sec-
2	retary shall use not less than 2 percent for
3	grants to Indian tribes (as defined in sec-
4	tion $207(m)(1)$).
5	"(iv) Reallocation.—For any fiscal
6	year, if the Secretary determines that the
7	amount described in clause (ii) or (iii) will
8	not be fully utilized for the grant described
9	in that clause, the Secretary may reallocate
10	the unutilized funds to provide grants to
11	other eligible entities under this subsection.
12	"(e) Consultation.—In carrying out the program,
13	the Secretary shall—
14	"(1) consult with the Assistant Secretary of the
15	Army for Civil Works, the Administrator of the En-
16	vironmental Protection Agency, the Secretary of the
17	Interior, and the Secretary of Commerce; and
18	"(2) solicit technical support from the Adminis-
19	trator of the Federal Emergency Management Agen-
20	cy.
21	"(f) Resilience Improvement Plan and Lower
22	Non-Federal Share.—
23	"(1) Federal share reductions.—
24	"(A) IN GENERAL.—A State that receives
25	funds under subsection (c) or an eligible entity

1	that receives a grant under subsection (d) shall
2	have the non-Federal share of a project carried
3	out with the funds or grant, as applicable, re-
4	duced by an amount described in subparagraph
5	(B) if the State or eligible entity meets the ap-
6	plicable requirements under that subparagraph.
7	"(B) Amount of reductions.—
8	"(i) RESILIENCE IMPROVEMENT
9	PLAN.—Subject to clause (iii), the amount
10	of the non-Federal share of the costs of a
11	project carried out with funds under sub-
12	section (c) or a grant under subsection (d)
13	shall be reduced by 7 percentage points
14	if—
15	"(I) in the case of a State or an
16	eligible entity that is a State or a
17	metropolitan planning organization,
18	the State or eligible entity has—
19	"(aa) developed a resilience
20	improvement plan in accordance
21	with this subsection; and
22	"(bb) prioritized the project
23	on that resilience improvement
24	plan; and

1	"(II) in the case of an eligible en-
2	tity not described in subclause (I), the
3	eligible entity is located in a State or
4	an area served by a metropolitan
5	planning organization that has—
6	"(aa) developed a resilience
7	improvement plan in accordance
8	with this subsection; and
9	"(bb) prioritized the project
10	on that resilience improvement
11	plan.
12	"(ii) Incorporation of resilience
13	IMPROVEMENT PLAN IN OTHER PLAN-
14	NING.—Subject to clause (iii), the amount
15	of the non-Federal share of the cost of a
16	project carried out with funds under sub-
17	section (c) or a grant under subsection (d)
18	shall be reduced by 3 percentage points
19	if—
20	"(I) in the case of a State or an
21	eligible entity that is a State or a
22	metropolitan planning organization,
23	the resilience improvement plan devel-
24	oped in accordance with this sub-
25	section has been incorporated into the

101
metropolitan transportation plan
under section 134 or the long-range
statewide transportation plan under
section 135, as applicable; and
"(II) in the case of an eligible en-
tity not described in subclause (I), the
eligible entity is located in a State or
an area served by a metropolitan
planning organization that incor-
porated a resilience improvement plan
into the metropolitan transportation
plan under section 134 or the long-
range statewide transportation plan
under section 135, as applicable.
"(iii) Limitations.—
"(I) MAXIMUM REDUCTION.—A
State or eligible entity may not receive
a reduction under this paragraph of
more than 10 percentage points for
any single project carried out with
funds under subsection (c) or a grant
under subsection (d).
"(II) NO NEGATIVE NON-FED-
ERAL SHARE.—A reduction under this
paragraph shall not reduce the non-

1	Federal share of the costs of a project
2	carried out with funds under sub-
3	section (c) or a grant under sub-
4	section (d) to an amount that is less
5	than zero.
6	"(2) Plan contents.—A resilience improve-
7	ment plan referred to in paragraph (1)—
8	"(A) shall be for the immediate and long-
9	range planning activities and investments of the
10	State or metropolitan planning organization
11	with respect to resilience;
12	"(B) shall demonstrate a systemic ap-
13	proach to transportation system resilience and
14	be consistent with and complementary of the
15	State and local mitigation plans required under
16	section 322 of the Robert T. Stafford Disaster
17	Relief and Emergency Assistance Act (42)
18	U.S.C. 5165);
19	"(C) shall—
20	"(i) include a risk-based assessment
21	of vulnerabilities of transportation assets
22	and systems to current and future extreme
23	weather events and natural disasters, in-
24	cluding severe storms, flooding, tornados,
25	drought, levee and dam failures, wildfire,

1	landslides, sea level rise, extreme weather
2	events, including extreme temperatures,
3	and earthquakes;
4	"(ii) designate evacuation routes and
5	strategies, including multimodal facilities,
6	designated with consideration for individ-
7	uals without access to personal vehicles;
8	"(iii) plan for response to anticipated
9	emergencies, including plans for the mobil-
10	ity of—
11	"(I) emergency response per-
12	sonnel and equipment; and
13	"(II) access to emergency serv-
14	ices, including for vulnerable or dis-
15	advantaged populations;
16	"(iv) describe the resilience improve-
17	ment policies, including strategies, land-use
18	and zoning changes, investments in natural
19	infrastructure, or performance measures
20	that will inform the transportation invest-
21	ment decisions of the State or metropolitan
22	planning organization with the goal of in-
23	creasing resilience;
24	"(v) include an investment plan
25	that—

1	"(I) includes a list of priority
2	projects; and
3	"(II) describes how funds pro-
4	vided by a grant under the program
5	would be invested and matched, which
6	shall not be subject to fiscal con-
7	straint requirements; and
8	"(vi) use science and data and indi-
9	cate the source of data and methodologies;
10	and
11	"(D) shall, as appropriate—
12	"(i) include a description of how the
13	plan will improve the ability of the State or
14	metropolitan planning organization—
15	"(I) to respond promptly to the
16	impacts of weather events and natural
17	disasters; and
18	"(II) to be prepared for changing
19	conditions, such as sea level rise and
20	increased flood risk;
21	"(ii) describe the codes, standards,
22	and regulatory framework, if any, adopted
23	and enforced to ensure resilience improve-
24	ments within the impacted area of pro-

posed projects included in the resilience
improvement plan;
"(iii) consider the benefits of com-
bining hard infrastructure assets, and nat-
ural infrastructure, through coordinated
efforts by the Federal Government and the
States;
"(iv) assess the resilience of other
community assets, including buildings and
housing, emergency management assets,
and energy, water, and communication in-
frastructure;
"(v) use a long-term planning period;
and
"(vi) include such other information
as the eligible entity considers appropriate.
"(3) NO NEW PLANNING REQUIREMENTS.—
Nothing in this section requires a metropolitan plan-
ning organization or a State to develop a resilience
improvement plan or to include a resilience improve-
ment plan under the metropolitan transportation
plan under section 134 or the long-range statewide
transportation plan under section 135, as applicable,
of the metropolitan planning organization or State.
"(g) Monitoring.—

196
"(1) IN GENERAL.—Not later than 18 months
after the date of enactment of this section, the Sec-
retary, in consultation with the officials described in
subsection (e), shall—
"(A) establish, for the purpose of evalu-
ating the effectiveness and impacts of projects
carried out under the program—
"(i) subject to paragraph (2), trans-
portation and any other metrics as the
Secretary determines to be necessary; and
"(ii) procedures for monitoring and
evaluating projects based on those metrics;
and
"(B) select a representative sample of
projects to evaluate based on the metrics and
procedures established under subparagraph (A).
"(2) NOTICE.—Before adopting any metrics de-

cs de-(2) NOTICE.—Before adopting any letr scribed in paragraph (1), the Secretary shall—

"(A) publish the proposed metrics in the Federal Register; and

"(B) provide to the public an opportunity for comment on the proposed metrics. "(h) REPORTS.—

"(1) Reports from eligible entities.—Not later than 1 year after the date on which a project

1	carried out under the program is completed, the en-
2	tity that carried out the project shall submit to the
3	Secretary a report on the results of the project and
4	the use of the funds received under the program.
5	"(2) Reports to congress.—
6	"(A) ANNUAL REPORTS.—The Secretary
7	shall submit to the Committee on Transpor-
8	tation and Infrastructure of the House of Rep-
9	resentatives and the Committee on Environ-
10	ment and Public Works of the Senate, and pub-
11	lish on the website of the Department of Trans-
12	portation, an annual report that describes the
13	implementation of the program during the pre-
14	ceding calendar year, including—
15	"(i) each project for which a grant
16	was provided under the program;
17	"(ii) information relating to project
18	applications received;
19	"(iii) the manner in which the con-
20	sultation requirements were implemented
21	under this section;
22	"(iv) recommendations to improve the
23	administration of the program, including
24	whether assistance from additional or

1	fewer agencies to carry out the program is
2	appropriate;
3	"(v) the period required to disburse
4	grant funds to recipients based on applica-
5	ble Federal coordination requirements; and
6	"(vi) a list of facilities that repeatedly
7	require repair or reconstruction due to
8	emergency events.
9	"(B) FINAL REPORT.—Not later than 5
10	years after the date of enactment of the Surface
11	Transportation Advanced through Reform,
12	Technology, & Efficient Review Act, the Sec-
13	retary shall submit to Congress a report that
14	includes the results of the reports submitted
15	under subparagraph (A). The Secretary shall
16	use not more than 5 percent of the amounts
17	made available to carry out the program for
18	each fiscal year for the costs of administering
19	the program, including monitoring and evalua-
20	tion under subsection (g).
21	"(C) Consultation.—In developing guid-
22	ance and regulations, and in providing grants
23	under this section, the Secretary shall consult
24	with the Administrator of the Federal Emer-
25	gency Management Agency, who shall provide

1	technical assistance to the Secretary and to eli-
2	gible entities.".
3	(b) Clerical Amendment.—The analysis for chap-
4	ter 1 of title 23, United States Code, as amended by this
5	Act, is further amended by adding at the end the fol-
6	lowing:
	"173. Promoting Resilient Operations for Transformative, Efficient, and Cost- saving Transportation (PROTECT) grant program.".
7	SEC. 7002. NATIONAL HIGHWAY PERFORMANCE PROGRAM.
8	Section 119 of title 23, United States Code, is
9	amended—
10	(1) in subsection (b)—
11	(A) in paragraph (2) by striking "and" at
12	the end;
13	(B) in paragraph (3) by striking the period
14	at the end and inserting "; and"; and
15	(C) by adding at the end the following:
16	"(4) to provide support for measures to in-
17	crease the resiliency of Federal-aid highways and
18	bridges on and off the National Highway System to
19	mitigate the impacts of sea level rise, extreme weath-
20	er events, flooding, or other natural disasters."; and
21	(2) by adding at the end the following:
22	"(k) PROTECTIVE FEATURES.—
23	"(1) IN GENERAL.—A State may use not more
24	than 15 percent of the funds apportioned to the

1	State under section $104(b)(1)$ for each fiscal year
2	for 1 or more protective features on a Federal-aid
3	highway or bridge off the National Highway System,
4	if the protective feature is designed to mitigate the
5	risk of recurring damage, or the cost of future re-
6	pairs, from extreme weather events, flooding, or
7	other natural disasters.
8	"(2) PROTECTIVE FEATURES DESCRIBED.—A
9	protective feature referred to in paragraph (1) may
10	include—
11	"(A) raising roadway grades;
12	"(B) relocating roadways in a base flood-
13	plain to higher ground above projected flood
14	elevation levels or away from slide prone areas;
15	"(C) stabilizing slide areas;
16	"(D) stabilizing slopes;
17	"(E) installing riprap;
18	"(F) lengthening or raising bridges to in-
19	crease waterway openings;
20	"(G) deepening channels to prevent flood-
21	ing;
22	"(H) increasing the size or number of
23	drainage structures;
24	((I) replacing culverts with bridges or
25	upsizing culverts;

1	"(J) repairing or maintaining tide gates;
2	"(K) installing seismic retrofits on bridges;
3	"(L) adding scour protection at bridges;
4	"(M) adding scour, stream stability, coast-
5	al, or other hydraulic countermeasures, includ-
6	ing spur dikes;
7	"(N) the use of natural infrastructure to
8	mitigate the risk of recurring damage or the
9	cost of future repair from extreme weather
10	events, flooding, or other natural disasters; and
11	"(O) any other features that mitigate the
12	risk of recurring damage or the cost of future
13	repair as a result of extreme weather events,
14	flooding, or other natural disasters, as deter-
15	mined by the Secretary.
16	"(3) SAVINGS PROVISION.—Nothing in this sub-
17	section limits the ability of a State to carry out a
18	project otherwise eligible under subsection (d) using
19	funds apportioned under section 104(b)(1).".
20	SEC. 7003. RESILIENCY IN TRANSIT.
21	Section 5324 of title 49, United States Code, is
22	amended by—
23	(1) striking "and" at the end of subsection
24	(b)(1);

1	(2) striking the period at the end of subsection
2	(b)(2)(B) and inserting "; and"; and
3	(3) by adding at the end of subsection (b) the
4	following new paragraph:
5	"(3) mitigation projects and activities that the
6	Secretary determines are cost-effective and which
7	substantially reduce the risk of, or increase resilience
8	to, future damage, hardship, or loss, related to
9	equipment and facilities of a public transportation
10	system operating in the United States or on an In-
11	dian reservation that the Secretary determines is in
12	danger of suffering serious damage, or has suffered
13	serious damage, as a result of an emergency.".
13 14	serious damage, as a result of an emergency.". SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL-
14	SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL-
14 15	SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY.
14 15 16	 SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United
14 15 16 17	SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended—
14 15 16 17 18	 SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended— (1) in subsection (a)(1), by inserting "wildfire,
14 15 16 17 18 19	SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended— (1) in subsection (a)(1), by inserting "wildfire, sea level rise," after "severe storm";
 14 15 16 17 18 19 20 	 SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended— (1) in subsection (a)(1), by inserting "wildfire, sea level rise," after "severe storm"; (2) by striking subsection (b) and inserting the
 14 15 16 17 18 19 20 21 	 SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended— (1) in subsection (a)(1), by inserting "wildfire, sea level rise," after "severe storm"; (2) by striking subsection (b) and inserting the following:
 14 15 16 17 18 19 20 21 22 	 SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended— (1) in subsection (a)(1), by inserting "wildfire, sea level rise," after "severe storm"; (2) by striking subsection (b) and inserting the following: "(b) RESTRICTION ON ELIGIBILITY.—Funds under
 14 15 16 17 18 19 20 21 22 23 	 SEC. 7004. HIGHWAY EMERGENCY RELIEF AND RESIL- IENCY. (a) IN GENERAL.—Section 125 of title 23, United States Code, is amended— (1) in subsection (a)(1), by inserting "wildfire, sea level rise," after "severe storm"; (2) by striking subsection (b) and inserting the following: "(b) RESTRICTION ON ELIGIBILITY.—Funds under this section shall not be used for the repair or reconstruct

1	sible local official because of imminent danger of collapse
2	due to a structural deficiency or physical deterioration.";
3	and
4	(3) in subsection (d)—
5	(A) in paragraph (2)(A)—
6	(i) by striking the period at the end
7	and inserting "; and";
8	(ii) by striking "a facility that meets
9	the current" and inserting the following:
10	"a facility that—
11	"(i) meets the current"; and
12	(iii) by adding at the end the fol-
13	lowing:
14	"(ii) incorporates economically justifi-
15	able improvements designed and dem-
16	onstrated to mitigate and reduce the risk
17	of recurring damage from extreme weather
18	events, flooding, or other natural disas-
19	ters.";
20	(B) by redesignating paragraphs (3)
21	through (5) as paragraphs (4) through (6), re-
22	spectively; and
23	(C) by inserting after paragraph (2) the
24	following:
25	"(3) PROTECTIVE FEATURES.—

1	"(A) IN GENERAL.—The cost of an im-
2	provement that is part of a project under this
3	section shall be an eligible expense under this
4	section if the improvement is a protective fea-
5	ture that is designed and demonstrated to miti-
6	gate and reduce the risk of recurring damage,
7	or the cost of future repair, from extreme
8	weather events, flooding, or other natural disas-
9	ters.
10	"(B) PROTECTIVE FEATURES DE-
11	SCRIBED.—A protective feature referred to in
12	subparagraph (A) may include—
13	"(i) raising roadway grades;
14	"(ii) relocating roadways in a base
15	floodplain to higher ground above projected
16	flood elevation levels or away from slide
17	prone areas;
18	"(iii) stabilizing slide areas;
19	"(iv) stabilizing slopes;
20	"(v) installing riprap;
21	"(vi) lengthening or raising bridges to
22	increase waterway openings;
23	"(vii) deepening channels to prevent
24	flooding;

	200
1	"(viii) increasing the size or number
2	of drainage structures;
3	"(ix) replacing culverts with bridges
4	or upsizing culverts;
5	"(x) repairing or maintaining tide
6	gates;
7	"(xi) installing seismic retrofits on
8	bridges;
9	"(xii) adding scour protection at
10	bridges;
11	"(xiii) adding scour, stream stability,
12	coastal, and other hydraulic counter-
13	measures, including spur dikes;
14	"(xiv) the use of natural infrastruc-
15	ture to mitigate the risk of recurring dam-
16	age or the cost of future repair from ex-
17	treme weather events, flooding, or other
18	natural disasters; and
19	"(xv) any other features that mitigate
20	the risk of recurring damage or the cost of
21	future repair as a result of extreme weath-
22	er events, flooding, or other natural disas-
23	ters, as determined by the Secretary.".

24 (b) Emergency Relief Projects.—

1	(1) Definition of emergency relief
2	PROJECT.—In this section, the term "emergency re-
3	lief project" means a project carried out under the
4	emergency relief program under section 125 of title
5	23, United States Code.
6	(2) Improving the emergency relief pro-
7	GRAM.—Not later than 90 days after the date of en-
8	actment of this Act, the Secretary shall—
9	(A) revise the emergency relief manual of
10	the Federal Highway Administration—
11	(i) to include and reflect the definition
12	of the term "resilience" (as defined in sec-
13	tion 101(a) of title 23, United States
14	Code);
15	(ii) to ensure resilience measures are
16	cost-effective and substantially reduce the
17	risk of, or increase resilience to, future
18	damage, hardship, loss, or suffering in any
19	area affected by a declared disaster;
20	(iii) to identify procedures that States
21	may use to incorporate resilience into
22	emergency relief projects; and
23	(iv) to encourage the use of Complete
24	Streets design principles and consideration

1	of access for moderate- and low-income
2	families impacted by a declared disaster;
3	(B) develop best practices for improving
4	the use of resilience in—
5	(i) the emergency relief program
6	under section 125 of title 23, United
7	States Code; and
8	(ii) emergency relief efforts;
9	(C) provide to division offices of the Fed-
10	eral Highway Administration and State depart-
11	ments of transportation information on the best
12	practices developed under paragraph (2); and
13	(D) develop and implement a process to
14	track—
15	(i) the consideration of resilience as
16	part of the emergency relief program under
17	section 125 of title 23, United States
18	Code; and
19	(ii) the measurement of risk reduction
20	and costs of emergency relief projects.
21	(3) Consultation.—In carrying out actions
22	pursuant to paragraph (2), the Secretary shall con-
23	sult with the Administrator of the Federal Emer-
24	gency Management Agency to ensure resiliency guid-
25	ance and activities are consistent with and do not

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2	and priorities.
3	SEC. 7005. HIGHWAY RESILIENCY INCENTIVES.
4	Section 120(c) of title 23, United States Code, is
5	amended by adding at the end the following:
6	"(4) PROTECTIVE FEATURES.—
7	"(A) IN GENERAL.—Notwithstanding any
8	other provision of law, the Federal share pay-
9	able for the cost of a protective feature on a
10	Federal-aid highway or bridge project under
11	this title may be up to 100 percent, at the dis-
12	cretion of the State, if the protective feature is
13	an improvement designed and demonstrated to
14	mitigate and reduce the risk of recurring dam-
15	age, or the cost of future repair, from extreme
16	weather events, flooding, or other natural disas-
17	ters.
18	"(B) PROTECTIVE FEATURES DE-
19	SCRIBED.—A protective feature referred to in
20	subparagraph (A) may include—
21	"(i) raising roadway grades;
22	"(ii) relocating roadways in a base
23	floodplain to higher ground above projected
24	flood elevation levels or away from slide
25	prone areas;

conflict with other resiliency and mitigation activities

209
"(iii) stabilizing slide areas;
"(iv) stabilizing slopes;
"(v) installing riprap;
"(vi) lengthening or raising bridges to

- increase waterway openings; "(vii) deepening channels to prevent
 - flooding;

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"(viii) increasing the size or number of drainage structures;

"(ix) replacing culverts with bridges 10 11 or upsizing culverts;

"(x) repairing or maintaining tide 12 13 gates;

14 "(xi) installing seismic retrofits on 15 bridges;

"(xii) adding scour protection at 16 17 bridges;

18 "(xiii) adding scour, stream stability, 19 coastal, and other hydraulic counter-20 measures, including spur dikes;

"(xiv) the use of natural infrastruc-21 22 ture to mitigate and reduce the risk of re-23 curring damage or the cost of future repair 24 from extreme weather events, flooding, or 25 other natural disasters; and

1	"(xv) any other features that mitigate
2	and reduce the risk of recurring damage or
3	the cost of future repair as a result of ex-
4	treme weather events, flooding, or other
5	natural disasters, as determined by the
6	Secretary.".

7 SEC. 7006. GUIDANCE ON INUNDATED AND SUBMERGED 8 ROADS.

9 Upon issuance of guidance issued pursuant to section 10 1228 of the Disaster Recovery Reform Act of 2018 (Public Law 115–254), the Administrator of the Federal Highway 11 12 Administration, in consultation with the Administrator of 13 the Federal Emergency Management Agency, shall review such guidance and issue guidance regarding repair, res-14 15 toration, and replacement of inundated and submerged roads damaged or destroyed by a major disaster declared 16 pursuant to the Robert T. Stafford Disaster Relief and 17 18 Emergency Assistance Act (42 U.S.C. 5121 et seq.) with 19 respect to roads eligible for assistance under Federal 20 Highway Administration programs.

21 SEC. 7007. GUIDANCE ON EVACUATION ROUTES.

22 (a) IN GENERAL.—

(1) GUIDANCE.—The Administrator of the Federal Highway Administration, in coordination with
the Administrator of the Federal Emergency Man-

1	agement Agency and consistent with guidance issued
2	by the Federal Emergency Management Agency pur-
3	suant to section 1209 of the Disaster Recovery Re-
4	form Act of 2018 (Public Law 115–254), shall re-
5	vise existing guidance or issue new guidance as ap-
6	propriate for State, local, and Indian Tribal govern-
7	ments regarding the design, construction, mainte-
8	nance, and repair of evacuation routes.
9	(2) Considerations.—In revising or issuing
10	guidance under subsection $(a)(1)$, the Administrator
11	of the Federal Highway Administration shall con-
12	sider—
13	(A) methods that assist evacuation routes
14	to—
15	(i) withstand likely risks to viability,
16	including flammability and hydrostatic
17	forces;
18	(ii) improve durability, strength (in-
19	cluding the ability to withstand tensile
20	stresses and compressive stresses), and
21	sustainability; and
22	(iii) provide for long-term cost sav-
23	ings;
24	(B) the ability of evacuation routes to ef-
25	fectively manage contraflow operations;

(C) for evacuation routes on public lands,	
the viewpoints of the applicable Federal land	
management agency regarding emergency oper-	
ations, sustainability, and resource protection;	
and	
(D) such other items the Administrator of	
the Federal Highway Administration considers	
appropriate.	
(3) REPORT.—In the case in which the Admin-	
istrator of the Federal Highway Administration, in	
consultation with the Administrator of the Federal	
Emergency Management Agency, concludes existing	
guidance addresses the considerations in paragraph	
(2), the Administrator of the Federal Highway Ad-	
ministration shall submit to the Committee on	
Transportation and Infrastructure of the House of	
Representatives and the Committee on Environment	
and Public Works of the Senate a detailed report de-	
scribing how existing guidance addresses such con-	
siderations.	
(b) Study.—The Administrator of the Federal High-	
way Administration, in coordination with the Adminis-	
trator of the Federal Emergency Management Agency and	
State, local, territorial, and Indian Tribal governments,	
shall—	
	 the viewpoints of the applicable Federal land management agency regarding emergency operations, sustainability, and resource protection; and (D) such other items the Administrator of the Federal Highway Administration considers appropriate. (3) REPORT.—In the case in which the Administrator of the Federal Highway Administration, in consultation with the Administrator of the Federal Emergency Management Agency, concludes existing guidance addresses the considerations in paragraph (2), the Administrator of the Federal Highway Administration shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a detailed report describing how existing guidance addresses such considerations. (b) STUDY.—The Administrator of the Federal Highway Administration, in coordination with the Administrator of the Federal Highway Administration, in coordination with the Administrator of the Federal Highway Administration, in coordination with the Administrator of the Federal Highway Administration, in coordination with the Administrator of the Federal Highway Administration, in coordination with the Administrator of the Federal Emergency Management Agency and State, local, territorial, and Indian Tribal governments,

1 (1) conduct a study of the adequacy of available 2 evacuation routes to accommodate the flow of evac-3 uees; and 4 (2) submit recommendations to Congress on 5 how to help with anticipated evacuation route flow, 6 based on the study conducted under paragraph (1). 7 SEC. 7008. DEFINITIONS. 8 Section 101(a) of title 23, United States Code, is 9 amended-10 (1) in paragraph (4)(A) by inserting "assessing 11 resilience," after "surveying,"; and 12 (2) by adding at the end the following: "(35) RESILIENCE.—Unless otherwise specified, 13 14 the term 'resilience', with respect to a project, means 15 a project with the ability to anticipate, prepare for, 16 or adapt to conditions or mitigate against, with-17 stand, respond to, or recover rapidly from disrup-18 tions, including the ability— 19 "(A) to resist hazards, mitigate against, 20 reduce costs associated with or withstand im-21 pacts from weather events and natural disas-22 ters; or 23 "(B) to have the absorptive capacity, 24 adaptive capacity, and recoverability to decrease

1	project vulnerability to weather events or other
2	natural disasters.".
3	SEC. 7009. UNIVERSITY TRANSPORTATION CENTERS.
4	Section 5505 of title 49, United States Code, is
5	amended—
6	(1) in subsection $(a)(2)$ by adding at the end
7	the following:
8	"(D) to consider the ability to anticipate,
9	prepare for, or adapt to conditions or with-
10	stand, increase resiliency to, reduce costs re-
11	lated to, respond to, or recover rapidly from
12	disruptions resulting from extreme weather
13	events and natural disasters.";
14	(2) in subsection $(b)(4)(A)$ by striking "re-
15	search priorities identified in chapter 65." and in-
16	serting the following: "following research priorities:
17	"(i) Improving the mobility of people
18	and goods.
19	"(ii) Reducing congestion.
20	"(iii) Promoting safety.
21	"(iv) Improving the durability and ex-
22	tending the life of transportation infra-
23	structure and the existing transportation
24	system.

1	"(v) Improving the ability to antici-
2	pate, prepare for, or adapt to conditions or
3	withstand, respond to, or recover rapidly
4	from disruptions resulting from extreme
5	weather events and natural disasters.";
6	and
7	(3) in subsection $(c)(4)$ —
8	(A) in subparagraph (C) by adding at the
9	end the following: "In awarding grants under
10	this section, the Secretary shall also select not
11	less than 1 grant recipient with each of the fol-
12	lowing focus areas:
13	"(i) Improving the ability to antici-
14	pate, prepare for, or adapt to conditions or
15	withstand, increase resiliency to, reduce
16	costs related to, respond to, or recover rap-
17	idly from disruptions resulting from ex-
18	treme weather events and natural disas-
19	ters.
20	"(ii) Developing innovative road de-
21	signs, materials, and restoration strategies
22	to better enhance the durability and struc-
23	tural integrity of roads and subgrade soils
24	that may become inundated during severe
25	weather events.

1	"(iii) Enhancing the viability and du-
2	rability of evacuation routes, including
3	ways to effectively manage contraflow op-
4	erations to minimize casualties."; and
5	(B) by adding at the end the following:
6	"(D) Considerations for selected in-
7	STITUTIONS.—
8	"(i) IN GENERAL.—Tier 1 transpor-
9	tation centers awarded a grant under this
10	paragraph with a focus area described in
11	subparagraph (C) shall consider the fol-
12	lowing areas for research:
13	"(I) Developing new materials
14	and improving the performance and
15	resiliency of existing materials for the
16	construction of roads, bridges, rail,
17	and related transportation infrastruc-
18	ture.
19	"(II) Reducing local, State, Fed-
20	eral, and tribal costs associated with
21	natural disasters and severe weather.
22	"(III) Innovative technologies
23	and approaches to pre-mitigate
24	against severe weather.

	211
1	"(IV) The durability of roadways
2	and subgrade with respect to flamma-
3	bility and hydrostatic forces.
4	"(V) Strategies to mitigate the
5	costs associated with vulnerabilities in
6	Federal evacuation routes, with re-
7	spect to overcrowding and inundation.
8	"(ii) ACTIVITIES.—A tier 1 transpor-
9	tation center receiving a grant under this
10	section with a focus area described in sub-
11	paragraph (C) may—
12	"(I) establish best practices;
13	"(II) develop modeling tools; and
14	"(III) carry out other activities
15	and develop technology that addresses
16	the planning considerations described
17	in clause (i).".
18	SEC. 7010. PRE-DISASTER HAZARD MITIGATION PILOT PRO-
19	GRAM.
20	(a) IN GENERAL.—Section 125 of title 23, United
21	States Code, is amended by adding at the end the fol-
22	lowing:
23	"(h) PRE-DISASTER HAZARD MITIGATION PILOT
24	Program.—

"(1) IN GENERAL.—The Secretary shall estab lish a pre-disaster mitigation program for the pur pose of mitigating future hazards posed to Federal aid highways.

(2)DISTRIBUTION OF FUNDS.—Every 6 5 6 months, the Secretary shall total the amount of 7 funds made available to each State, territory, Tribal, 8 or other eligible entity under the emergency relief 9 program during the preceding 6 months and remit 10 an additional 5 percent from the Highway Trust 11 Fund to those entities for eligible activities described 12 in paragraph (3).

13 "(3) ELIGIBLE ACTIVITIES.—Funds made avail-14 able under subsection (h)(2) shall be used for miti-15 gation projects and activities that the Secretary de-16 termines are cost-effective and that substantially re-17 duce the risk of, or increase resilience to, future 18 damage as a result of natural disasters, such as by 19 flood, hurricane, tidal wave, earthquake, severe 20 storm, or landslide by upgrading existing assets to 21 meet or exceed design standards adopted by the 22 Federal Highway Administration by means of the 23 following:

24 "(A) Relocating or elevating roadways.

1	"(B) Increasing the size or number of
2	drainage structures, including culverts.
3	"(C) Installing mitigation measures to pre-
4	vent the impairment of transportation assets as
5	a result of the intrusion of floodwaters.
6	"(D) Improving bridges to expand water
7	capacity and prevent flooding.
8	"(E) Deepening channels to prevent asset
9	inundation and improve drainage.
10	"(F) Improving strength of natural fea-
11	tures adjacent to highway rights-of-way to pro-
12	mote additional flood storage.
13	"(G) Installing or upgrading tide gates
14	and flood gates.
15	"(H) Stabilizing slide areas or slopes.
16	"(I) Installing seismic retrofits for bridges.
17	"(J) Adding scour protection at bridges.
18	"(K) Adding scour, stream stability, coast-
19	al, or other hydraulic countermeasures, includ-
20	ing riprap.
21	"(L) Installing intelligent transportation
22	system equipment to monitor infrastructure
23	quality.
24	"(M) Any other protective features as de-
25	termined by the Secretary.

1	"(4) REPORT.—The Secretary shall submit to
2	the Committee on Transportation and Infrastructure
3	of the House of Representatives and the Committee
4	on Environment and Public Works of the Senate an
5	annual report detailing—
6	"(A) a description of the activities carried
7	out under the pilot program;
8	"(B) an evaluation of the effectiveness of
9	the pilot program in meeting purposes described
10	in paragraph (1) ; and
11	"(C) policy recommendations to improve
12	the effectiveness of the pilot program.".
13	(b) SUNSET.—The amendments made by this section
14	shall be repealed on the date that is 5 years after the date
15	of enactment of this Act.

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