RULES COMMITTEE PRINT OF H.R. 658

MARCH 22, 2011

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "FAA Reauthorization and Reform Act of 2011".
- 4 (b) Table of Contents.—
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Amendments to title 49, United States Code.
 - Sec. 3. Effective date.

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- Sec. 1001. Short title.
- Sec. 1002. Definitions.
- Sec. 1003. Authorization of appropriations.
- Sec. 1004. Unmanned aircraft systems.
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TITLE XII—COMPLIANCE WITH STATUTORY PAY-AS-YOU-GO ACT OF 2010

Sec. 1201. Compliance provision.

1 SEC. 2. AMENDMENTS TO TITLE 49, UNITED STATES CODE.

- 2 Except as otherwise expressly provided, whenever in
- 3 this Act an amendment or repeal is expressed in terms
- 4 of an amendment to, or a repeal of, a section or other
- 5 provision, the reference shall be considered to be made to
- 6 a section or other provision of title 49, United States
- 7 Code.

1	SEC. 3. EFFECTIVE DATE.
2	Except as otherwise expressly provided, this Act and
3	the amendments made by this Act shall take effect on the
4	date of enactment of this Act.
5	TITLE I—AUTHORIZATIONS
6	Subtitle A—Funding of FAA
7	Programs
8	SEC. 101. AIRPORT PLANNING AND DEVELOPMENT AND
9	NOISE COMPATIBILITY PLANNING AND PRO-
10	GRAMS.
11	(a) Authorization.—Section 48103 is amended to
12	read as follows:
13	"§ 48103. Airport planning and development and
14	noise compatibility planning and pro-
14 15	
	noise compatibility planning and pro-
15	noise compatibility planning and programs
15 16	noise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the
15 16 17	noise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the Secretary of Transportation out of the Airport and Airway
15 16 17 18	noise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the Secretary of Transportation out of the Airport and Airway Trust Fund established under section 9502 of the Internal
15 16 17 18 19	noise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the Secretary of Transportation out of the Airport and Airway Trust Fund established under section 9502 of the Internal Revenue Code of 1986 to make grants for airport planning
15 16 17 18 19 20	noise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the Secretary of Transportation out of the Airport and Airway Trust Fund established under section 9502 of the Internal Revenue Code of 1986 to make grants for airport planning and airport development under section 47104, airport
15 16 17 18 19 20 21	moise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the Secretary of Transportation out of the Airport and Airway Trust Fund established under section 9502 of the Internal Revenue Code of 1986 to make grants for airport planning and airport development under section 47104, airport noise compatibility planning under section 47505(a)(2),
15 16 17 18 19 20 21 22	moise compatibility planning and programs "(a) In General.—There shall be available to the Secretary of Transportation out of the Airport and Airway Trust Fund established under section 9502 of the Internal Revenue Code of 1986 to make grants for airport planning and airport development under section 47104, airport noise compatibility planning under section 47505(a)(2), and carrying out noise compatibility programs under sec-
15 16 17 18 19 20 21 22 23	moise compatibility planning and programs "(a) IN GENERAL.—There shall be available to the Secretary of Transportation out of the Airport and Airway Trust Fund established under section 9502 of the Internal Revenue Code of 1986 to make grants for airport planning and airport development under section 47104, airport noise compatibility planning under section 47505(a)(2), and carrying out noise compatibility programs under section 47504(c)—

(4) \$3,000,000,000 for fiscal year 2014.
"(b) AVAILABILITY OF AMOUNTS.—Amounts made
available under subsection (a) shall remain available until
expended.
"(c) Limitation.—Amounts made available under
subsection (a) may not be used for carrying out the Air-
port Cooperative Research Program or the Airports Tech-
nology Research Program.".
(b) Obligational Authority.—Section 47104(c)
is amended by striking "March 31, 2011" and inserting
"September 30, 2014".
SEC. 102. AIR NAVIGATION FACILITIES AND EQUIPMENT.
(a) Authorization of Appropriations.—Section
48101(a) is amended by striking paragraphs (1) through
(6) and inserting the following:
" (1) \$2,700,000,000 for fiscal year 2011.
"(2) $$2,600,000,000$ for fiscal year 2012.
" (3) \$2,600,000,000 for fiscal year 2013.
(4) \$2,600,000,000 for fiscal year 2014.".
(b) Set-Asides.—Section 48101 is amended—
(1) by striking subsections (c), (d), (e), (h), and
(i); and
(2) by redesignating subsections (f) and (g) as
subsections (c) and (d), respectively.

1 SEC. 103. FAA OPERATIONS.

2	(a) In General.—Section 106(k)(1) is amended by
3	striking subparagraphs (A) through (F) and inserting the
4	following:
5	"(A) \$9,403,000,000 for fiscal year 2011;
6	"(B) \$9,168,000,000 for fiscal year 2012;
7	"(C) \$9,168,000,000 for fiscal year 2013;
8	and
9	(D) \$9,168,000,000 for fiscal year
10	2014.".
11	(b) Authorized Expenditures.—Section
12	106(k)(2) is amended—
13	(1) by striking subparagraphs (A), (B), (C),
14	and (D);
15	(2) by redesignating subparagraphs (E), (F),
16	and (G) as subparagraphs (A), (B), and (C), respec-
17	tively; and
18	(3) in subparagraphs (A), (B), and (C) (as so
19	redesignated) by striking "2004 through 2007" and
20	inserting "2011 through 2014".
21	(c) Authority To Transfer Funds.—Section
22	106(k) is amended by adding at the end the following:
23	"(3) Administering program within avail-
24	ABLE FUNDING.—Notwithstanding any other provi-

sion of law, in each of fiscal years 2011 through

2014, if the Secretary determines that the funds ap-

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1	propriated under paragraph (1) are insufficient to
2	meet the salary, operations, and maintenance ex-
3	penses of the Federal Aviation Administration, as
4	authorized by this section, the Secretary shall reduce
5	nonsafety-related activities of the Administration as
6	necessary to reduce such expenses to a level that can
7	be met by the funding available under paragraph
8	(1).".
9	SEC. 104. FUNDING FOR AVIATION PROGRAMS.
10	(a) Airport and Airway Trust Fund Guar-
11	ANTEE.—Section 48114(a)(1)(A) is amended to read as
12	follows:
13	"(A) IN GENERAL.—The total budget re-
14	sources made available from the Airport and
15	Airway Trust Fund each fiscal year pursuant to
16	sections 48101 , 48102 , 48103 , and $106(k)$
17	shall—
18	"(i) in fiscal year 2011, be equal to
19	90 percent of the estimated level of re-
20	ceipts plus interest credited to the Airport
21	and Airway Trust Fund for that fiscal
22	year; and
23	"(ii) in fiscal year 2012 and each fis-
24	cal year thereafter, be equal to the sum
25	of—

1	"(I) 90 percent of the estimated
2	level of receipts plus interest credited
3	to the Airport and Airway Trust
4	Fund for that fiscal year; and
5	" (Π) the actual level of receipts
6	plus interest credited to the Airport
7	and Airway Trust Fund for the sec-
8	ond preceding fiscal year minus the
9	total amount made available for obli-
10	gation from the Airport and Airway
11	Trust Fund for the second preceding
12	fiscal year.
13	Such amounts may be used only for aviation in-
14	vestment programs listed in subsection (b).".
15	(b) Additional Authorizations of Appropria-
16	TIONS FROM THE GENERAL FUND.—Section 48114(a)(2)
17	is amended by striking "2007" and inserting "2014".
18	(c) Estimated Level of Receipts Plus Inter-
19	EST DEFINED.—Section 48114(b)(2) is amended—
20	(1) in the paragraph heading by striking
21	"LEVEL" and inserting "ESTIMATED LEVEL"; and
22	(2) by striking "level of receipts plus interest"
23	and inserting "estimated level of receipts plus inter-
24	est".

1	(d) Enforcement of Guarantees.—Section
2	48114(c)(2) is amended by striking "2007" and inserting
3	"2014".
4	SEC. 105. DELINEATION OF NEXT GENERATION AIR TRANS-
5	PORTATION SYSTEM PROJECTS.
6	Section 44501(b) is amended—
7	(1) in paragraph (3) by striking "and" after
8	the semicolon;
9	(2) in paragraph (4)(B) by striking "defense."
10	and inserting "defense; and"; and
11	(3) by adding at the end the following:
12	"(5) a list of capital projects that are part of
13	the Next Generation Air Transportation System and
14	funded by amounts appropriated under section
15	48101(a).".
16	SEC. 106. FUNDING FOR ADMINISTRATIVE EXPENSES FOR
17	AIRPORT PROGRAMS.
18	(a) In General.—Section 48105 is amended to read
19	as follows:
20	"§ 48105. Airport programs administrative expenses
21	"(a) In General.—Of the funds made available
22	under section 48103, the following amounts may be avail-
23	able for administrative expenses of the Federal Aviation
24	Administration described in subsection (b):
25	"(1) \$85,987,000 for fiscal year 2011.

1	(2) \$80,676,000 for fiscal year 2012.
2	"(3) $$80,676,000$ for fiscal year 2013.
3	"(4) \$80,676,000 for fiscal year 2014.
4	"(b) Eligible Administrative Expenses.—
5	Amounts made available under subsection (a) may be used
6	for administrative expenses relating to the airport im-
7	provement program, passenger facility charge approval
8	and oversight, national airport system planning, airport
9	standards development and enforcement, airport certifi-
10	cation, airport-related environmental activities (including
11	legal services), and other airport-related activities.
12	"(c) AVAILABILITY OF AMOUNTS.—Amounts made
13	available under subsection (a) shall remain available until
14	expended.".
15	(b) Clerical Amendment.—The analysis for chap-
16	ter 481 is amended by striking the item relating to section
17	48105 and inserting the following:
	"48105. Airport programs administrative expenses.".
18	Subtitle B—Passenger Facility
19	Charges
20	SEC. 111. PASSENGER FACILITY CHARGES.
21	(a) PFC Defined.—Section 40117(a)(5) is amend-
22	ed to read as follows:
23	"(5) Passenger facility charge.—The term
24	'passenger facility charge' means a charge or fee im-
25	posed under this section.".

1	(b) PILOT PROGRAM FOR PFC AUTHORIZATIONS AT
2	Nonhub Airports.—Section 40117(l) is amended—
3	(1) by striking paragraph (7); and
4	(2) by redesignating paragraph (8) as para-
5	graph (7).
6	(e) Correction of References.—
7	(1) Section 40117.—Section 40117 is amend-
8	ed —
9	(A) in the section heading by striking
10	"fees" and inserting "charges";
11	(B) in the heading for subsection (e) by
12	striking "Fees" and inserting "Charges";
13	(C) in the heading for subsection (l) by
14	striking "Fee" and inserting "Charge";
15	(D) in the heading for paragraph (5) of
16	subsection (l) by striking "FEE" and inserting
17	"CHARGE";
18	(E) in the heading for subsection (m) by
19	striking "Fees" and inserting "Charges";
20	(F) in the heading for paragraph (1) of
21	subsection (m) by striking "FEES" and insert-
22	ing "CHARGES";
23	(G) by striking "fee" each place it appears
24	(other than the second sentence of subsection
25	(g)(4)) and inserting "charge"; and

1	(H) by striking "fees" each place it ap-
2	pears and inserting "charges".
3	(2) Other references.—Subtitle VII is
4	amended by striking "fee" and inserting "charge"
5	each place it appears in each of the following sec-
6	tions:
7	(A) Section 47106(f)(1).
8	(B) Section 47110(e)(5).
9	(C) Section 47114(f).
10	(D) Section $47134(g)(1)$.
11	(E) Section 47139(b).
12	(F) Section 47524(e).
13	(G) Section 47526(2).
14	(3) Clerical amendment.—The analysis for
15	chapter 401 is amended by striking the item relating
16	to section 40117 and inserting the following:
	"40117. Passenger facility charges.".
17	SEC. 112. AIRPORT ACCESS FLEXIBILITY PROGRAM.
18	Section 40117 is amended by adding at the end the
19	following:
20	"(n) AIRPORT ACCESS FLEXIBILITY PROGRAM.—
21	"(1) PFC ELIGIBILITY.—Subject to the require-
22	ments of this subsection, the Secretary shall estab-
23	lish a pilot program under which the Secretary may
24	
	authorize, at no more than 5 airports, a passenger

1	(b)(4) to be used to finance the eligible cost of an
2	intermodal ground access project.
3	"(2) Intermodal ground access project
4	DEFINED.—In this subsection, the term 'intermodal
5	ground access project' means a project for con-
6	structing a local facility owned or operated by an eli-
7	gible agency that is directly and substantially related
8	to the movement of passengers or property traveling
9	in air transportation.
10	"(3) Eligible costs.—
11	"(A) In general.—For purposes of para-
12	graph (1), the eligible cost of an intermodal
13	ground access project at an airport shall be the
14	total cost of the project multiplied by the ratio
15	that—
16	"(i) the number of individuals pro-
17	jected to use the project to gain access to
18	or depart from the airport; bears to
19	"(ii) the total number of the individ-
20	uals projected to use the facility.
21	"(B) Determinations regarding pro-
22	JECTED PROJECT USE.—
23	"(i) In general.—Except as pro-
24	vided by clause (ii), the Secretary shall de-
25	termine the projected use of a project for

1	purposes of subparagraph (A) at the time
2	the project is approved under this sub-
3	section.
4	"(ii) Public transportation
5	PROJECTS.—In the case of a project ap-
6	proved under this section to be financed in
7	part using funds administered by the Fed-
8	eral Transit Administration, the Secretary
9	shall use the travel forecasting model for
10	the project at the time the project is ap-
11	proved by the Federal Transit Administra-
12	tion to enter preliminary engineering to de-
13	termine the projected use of the project for
14	purposes of subparagraph (A).".
15	SEC. 113. GAO STUDY OF ALTERNATIVE MEANS OF COL-
16	LECTING PFCS.
17	(a) In General.—The Comptroller General shall
18	conduct a study of alternative means of collecting pas-
19	senger facility charges imposed under section 40117 of
20	title 49, United States Code, that would permit such
21	charges to be collected without being included in the ticket
22	price. In conducting the study, the Comptroller General
23	shall consider, at a minimum—
24	(1) collection options for arriving, connecting,
25	and departing passengers at airports;

1	(2) cost sharing or allocation methods based on
2	passenger travel to address connecting traffic; and
3	(3) examples of airport charges collected by do-
4	mestic and international airports that are not in-
5	cluded in ticket prices.
6	(b) REPORT.—Not later than one year after the date
7	of enactment of this Act, the Comptroller General shall
8	submit to the Committee on Commerce, Science, and
9	Transportation of the Senate and the Committee on
10	Transportation and Infrastructure of the House of Rep-
11	resentatives a report on the study, including the Comp-
12	troller General's findings, conclusions, and recommenda-
13	tions.
14	SEC. 114. QUALIFICATIONS-BASED SELECTION.
15	(a) Qualifications-based Selection Defined.—
	(a) Committee brond Senderion Derinab.
	In this section, the term "qualifications-based selection"
16	
16 17	In this section, the term "qualifications-based selection"
16 17 18	In this section, the term "qualifications-based selection" means a competitive procurement process under which
16 17 18 19	In this section, the term "qualifications-based selection" means a competitive procurement process under which firms compete for capital improvement projects on the
16 17 18 19 20	In this section, the term "qualifications-based selection" means a competitive procurement process under which firms compete for capital improvement projects on the basis of qualifications, past experience, and specific exper-
116 117 118 119 220 221	In this section, the term "qualifications-based selection" means a competitive procurement process under which firms compete for capital improvement projects on the basis of qualifications, past experience, and specific expertise.
16 17 18 19	In this section, the term "qualifications-based selection" means a competitive procurement process under which firms compete for capital improvement projects on the basis of qualifications, past experience, and specific expertise. (b) Sense of Congress.—It is the sense of Con-
16 17 18 19 20 21 22 23	In this section, the term "qualifications-based selection" means a competitive procurement process under which firms compete for capital improvement projects on the basis of qualifications, past experience, and specific expertise. (b) Sense of Congress.—It is the sense of Congress that airports should consider the use of qualifications.

1	under section 40117 of title 49, United States Code, with
2	the goal of serving the needs of all stakeholders.
3	Subtitle C—Fees for FAA Services
4	SEC. 121. UPDATE ON OVERFLIGHTS.
5	(a) Establishment and Adjustment of Fees.—
6	Section 45301(b) is amended to read as follows:
7	"(b) Establishment and Adjustment of
8	Fees.—
9	"(1) In general.—In establishing and adjust-
10	ing fees under this section, the Administrator shall
11	ensure that the fees are reasonably related to the
12	Administration's costs, as determined by the Admin-
13	istrator, of providing the services rendered.
14	"(2) Services for which costs may be re-
15	COVERED.—Services for which costs may be recov-
16	ered under this section include the costs of air traf-
17	fic control, navigation, weather services, training,
18	and emergency services that are available to facili-
19	tate safe transportation over the United States and
20	the costs of other services provided by the Adminis-
21	trator, or by programs financed by the Adminis-
22	trator, to flights that neither take off nor land in the
23	United States.
24	"(3) Limitations on Judicial Review.—Not-
25	withstanding section 702 of title 5 or any other pro-

1	vision of law, the following actions and other matters
2	shall not be subject to judicial review:
3	"(A) The establishment or adjustment of a
4	fee by the Administrator under this section.
5	"(B) The validity of a determination of
6	costs by the Administrator under paragraph
7	(1), and the processes and procedures applied
8	by the Administrator when reaching such deter-
9	mination.
10	"(C) An allocation of costs by the Adminis-
11	trator under paragraph (1) to services provided,
12	and the processes and procedures applied by the
13	Administrator when establishing such alloca-
14	tion.
15	"(4) Adjustment of overflight fees.—In
16	accordance with section 106(f)(3)(A), the Adminis-
17	trator shall adjust the overflight fees established by
18	subsection (a)(1) by issuing a final rule with respect
19	to the notice of proposed rulemaking published in
20	the Federal Register on September 28, 2010 (75
21	Fed. Reg. 59661).
22	"(5) Aircraft altitude.—Nothing in this
23	section shall require the Administrator to take into
24	account aircraft altitude in establishing any fee for
25	aircraft operations in en route or oceanic airspace.

1	"(6) Costs defined.—In this subsection, the
2	term 'costs' includes operation and maintenance
3	costs, leasing costs, and overhead expenses associ-
4	ated with the services provided and the facilities and
5	equipment used in providing such services.
6	"(7) Special rule for fiscal years 2011
7	THROUGH 2015.—In each of fiscal years 2011
8	through 2015, section 45303(c) shall not apply to
9	any increase in fees collected pursuant to a final rule
10	described in paragraph (4).".
11	(b) Adjustment of Fees.—Section 45301 is
12	amended by adding at the end the following:
13	"(e) Adjustment of Fees.—In addition to adjust-
14	ments under subsection (b), the Administrator may peri-
15	odically adjust the fees established under this section.".
16	SEC. 122. REGISTRATION FEES.
17	(a) In General.—Chapter 453 is amended by add-
18	ing at the end the following:
19	"§ 45305. Registration, certification, and related fees
20	"(a) General Authority and Fees.—Subject to
21	subsection (b), the Administrator of the Federal Aviation
22	Administration shall establish and collect a fee for each
23	of the following services and activities of the Administra-
24	tion that does not exceed the estimated costs of the service
25	or activity:

1	"(1) Registering an aircraft.
2	"(2) Reregistering, replacing, or renewing an
3	aircraft registration certificate.
4	"(3) Issuing an original dealer's aircraft reg-
5	istration certificate.
6	"(4) Issuing an additional dealer's aircraft reg-
7	istration certificate (other than the original).
8	"(5) Issuing a special registration number.
9	"(6) Issuing a renewal of a special registration
10	number reservation.
11	"(7) Recording a security interest in an aircraft
12	or aircraft part.
13	"(8) Issuing an airman certificate.
13 14	"(8) Issuing an airman certificate. "(9) Issuing a replacement airman certificate.
14	"(9) Issuing a replacement airman certificate.
14 15	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate.
14 15 16	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate. "(11) Providing a legal opinion pertaining to
14151617	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate. "(11) Providing a legal opinion pertaining to aircraft registration or recordation.
14 15 16 17 18	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate. "(11) Providing a legal opinion pertaining to aircraft registration or recordation. "(b) Limitation on Collection.—No fee may be
14 15 16 17 18 19	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate. "(11) Providing a legal opinion pertaining to aircraft registration or recordation. "(b) Limitation on Collection.—No fee may be collected under this section unless the expenditure of the
14 15 16 17 18 19 20	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate. "(11) Providing a legal opinion pertaining to aircraft registration or recordation. "(b) Limitation on Collection.—No fee may be collected under this section unless the expenditure of the fee to pay the costs of activities and services for which
14 15 16 17 18 19 20 21	"(9) Issuing a replacement airman certificate. "(10) Issuing an airman medical certificate. "(11) Providing a legal opinion pertaining to aircraft registration or recordation. "(b) Limitation on Collection.—No fee may be collected under this section unless the expenditure of the fee to pay the costs of activities and services for which the fee is imposed is provided for in advance in an appro-

1	"(1) In General.—Notwithstanding section
2	3302 of title 31, any fee authorized to be collected
3	under this section shall—
4	"(A) be credited as offsetting collections to
5	the account that finances the activities and
6	services for which the fee is imposed;
7	"(B) be available for expenditure only to
8	pay the costs of activities and services for which
9	the fee is imposed, including all costs associated
10	with collecting the fee; and
11	"(C) remain available until expended.
12	"(2) Continuing appropriations.—The Ad-
13	ministrator may continue to assess, collect, and
14	spend fees established under this section during any
15	period in which the funding for the Federal Aviation
16	Administration is provided under an Act providing
17	continuing appropriations in lieu of the Administra-
18	tion's regular appropriations.
19	"(3) Adjustments.—The Administrator shall
20	adjust a fee established under subsection (a) for a
21	service or activity if the Administrator determines
22	that the actual cost of the service or activity is high-
23	er or lower than was indicated by the cost data used
24	to establish such fee.".

1	(b) Clerical Amendment.—The analysis for chap-
2	ter 453 is amended by adding at the end the following:
	"45305. Registration, certification, and related fees.".
3	(c) FEES INVOLVING AIRCRAFT NOT PROVIDING AIR
4	Transportation.—Section 45302(e) is amended—
5	(1) by striking "A fee" and inserting the fol-
6	lowing:
7	"(1) IN GENERAL.—A fee"; and
8	(2) by adding at the end the following:
9	"(2) Effect of imposition of other
10	FEES.—A fee may not be imposed for a service or
11	activity under this section during any period in
12	which a fee for the same service or activity is im-
13	posed under section 45305.".
14	Subtitle D—Airport Improvement
15	Program Modifications
16	SEC. 131. AIRPORT MASTER PLANS.
17	Section 47101(g)(2) is amended—
18	(1) in subparagraph (B) by striking "and" at
19	the end;
20	(2) by redesignating subparagraph (C) as sub-
21	paragraph (D); and
22	(3) by inserting after subparagraph (B) the fol-
23	lowing:

1	"(C) consider passenger convenience, air-
2	port ground access, and access to airport facili-
3	ties; and".
4	SEC. 132. AEROTROPOLIS TRANSPORTATION SYSTEMS.
5	Section 47101(g) is amended by adding at the end
6	the following:
7	"(4) Aerotropolis transportation sys-
8	TEMS.—Encourage the development of aerotropolis
9	transportation systems, which are planned and co-
10	ordinated multimodal freight and passenger trans-
11	portation networks that, as determined by the Sec-
12	retary, provide efficient, cost-effective, sustainable
13	and intermodal connectivity to a defined region of
14	economic significance centered around a major air-
15	port.".
16	SEC. 133. AIP DEFINITIONS.
17	(a) Airport Development.—Section 47102(3) is
18	amended—
19	(1) in subparagraph (B)(iv) by striking "20"
20	and inserting "9";
21	(2) in subparagraph (G) by inserting "and in-
22	cluding acquiring glycol recovery vehicles," after
23	"aircraft,"; and
24	(3) by adding at the end the following:

1	"(M) construction of mobile refueler park-
2	ing within a fuel farm at a nonprimary airport
3	meeting the requirements of section 112.8 of
4	title 40, Code of Federal Regulations.
5	"(N) terminal development under section
6	47119(a).
7	"(O) acquiring and installing facilities and
8	equipment to provide air conditioning, heating,
9	or electric power from terminal-based, nonexclu-
10	sive use facilities to aircraft parked at a public
11	use airport for the purpose of reducing energy
12	use or harmful emissions as compared to the
13	provision of such air conditioning, heating, or
14	electric power from aircraft-based systems.".
15	(b) Airport Planning.—Section 47102(5) is
16	amended to read as follows:
17	"(5) 'airport planning' means planning as de-
18	fined by regulations the Secretary prescribes and in-
19	cludes—
20	"(A) integrated airport system planning;
21	"(B) developing an environmental manage-
22	ment system; and
23	"(C) developing a plan for recycling and
24	minimizing the generation of airport solid
25	waste, consistent with applicable State and local

1	recycling laws, including the cost of a waste
2	audit.".
3	(c) General Aviation Airport.—Section 47102 is
4	amended—
5	(1) by redesignating paragraphs (23) through
6	(25) as paragraphs (25) through (27), respectively;
7	(2) by redesignating paragraphs (8) through
8	(22) as paragraphs (9) through (23), respectively;
9	and
10	(3) by inserting after paragraph (7) the fol-
11	lowing:
12	"(8) 'general aviation airport' means a public
13	airport that is located in a State and that, as deter-
14	mined by the Secretary—
15	"(A) does not have scheduled service; or
16	"(B) has scheduled service with less than
17	2,500 passenger boardings each year.".
18	(d) Revenue Producing Aeronautical Support
19	Facilities.—Section 47102 is amended by inserting
20	after paragraph (23) (as redesignated by subsection (c)(2)
21	of this section) the following:
22	"(24) 'revenue producing aeronautical support
23	facilities' means fuel farms, hangar buildings, self-
24	service credit card aeronautical fueling systems, air-
25	plane wash racks, major rehabilitation of a hangar

1	owned by a sponsor, or other aeronautical support
2	facilities that the Secretary determines will increase
3	the revenue producing ability of the airport.".
4	(e) Terminal Development.—Section 47102 (as
5	amended by subsection (c) of this section) is further
6	amended by adding at the end the following:
7	"(28) 'terminal development' means—
8	"(A) development of—
9	"(i) an airport passenger terminal
10	building, including terminal gates;
11	"(ii) access roads servicing exclusively
12	airport traffic that leads directly to or
13	from an airport passenger terminal build-
14	ing; and
15	"(iii) walkways that lead directly to or
16	from an airport passenger terminal build-
17	ing; and
18	"(B) the cost of a vehicle described in sec-
19	tion 47119(a)(1)(B).".
20	SEC. 134. RECYCLING PLANS FOR AIRPORTS.
21	Section 47106(a) is amended—
22	(1) in paragraph (4) by striking "and" at the
23	end;
24	(2) in paragraph (5) by striking "proposed."
25	and inserting "proposed; and"; and

1	(3) by adding at the end the following:
2	"(6) if the project is for an airport that has an
3	airport master plan, the master plan addresses
4	issues relating to solid waste recycling at the airport,
5	including—
6	"(A) the feasibility of solid waste recycling
7	at the airport;
8	"(B) minimizing the generation of solid
9	waste at the airport;
10	"(C) operation and maintenance require-
11	ments;
12	"(D) the review of waste management con-
13	tracts; and
14	"(E) the potential for cost savings or the
15	generation of revenue.".
16	SEC. 135. CONTENTS OF COMPETITION PLANS.
17	Section 47106(f)(2) is amended—
18	(1) by striking "patterns of air service,";
19	(2) by inserting "and" before "whether"; and
20	(3) by striking ", and airfare levels" and all
21	that follows before the period.
22	SEC. 136. GRANT ASSURANCES.
23	(a) General Written Assurances.—Section
24	47107(a)(16)(D)(ii) is amended by inserting before the
25	semicolon at the end the following: ", except in the case

1	of a relocation or replacement of an existing airport facil-
2	ity that meets the conditions of section 47110(d)".
3	(b) Written Assurances on Acquiring Land.—
4	(1) USE OF PROCEEDS.—Section
5	47107(c)(2)(A)(iii) is amended by striking "paid to
6	the Secretary" and all that follows before the semi-
7	colon and inserting "reinvested in another project at
8	the airport or transferred to another airport as the
9	Secretary prescribes under paragraph (4)".
10	(2) Eligible projects.—Section 47107(c) is
11	amended by adding at the end the following:
12	"(4) In approving the reinvestment or transfer of
13	proceeds under paragraph (2)(A)(iii), the Secretary shall
14	give preference, in descending order, to the following ac-
15	tions:
16	"(A) Reinvestment in an approved noise com-
17	patibility project.
18	"(B) Reinvestment in an approved project that
19	is eligible for funding under section 47117(e).
20	"(C) Reinvestment in an approved airport de-
21	velopment project that is eligible for funding under
22	section 47114, 47115, or 47117.
23	"(D) Transfer to a sponsor of another public
24	airport to be reinvested in an approved noise com-
25	patibility project at such airport.

1	"(E) Payment to the Secretary for deposit in
2	the Airport and Airway Trust Fund.".
3	(c) Clerical Amendment.—Section
4	47107(c)(2)(B)(iii) is amended by striking "the Fund"
5	and inserting "the Airport and Airway Trust Fund estab-
6	lished under section 9502 of the Internal Revenue Code
7	of 1986".
8	(d) Extension of Competitive Access Re-
9	PORTS.—Section 47107(s) is amended by striking para-
10	graph (3).
11	SEC. 137. AGREEMENTS GRANTING THROUGH-THE-FENCE
12	ACCESS TO GENERAL AVIATION AIRPORTS.
13	(a) In General.—Section 47107 is amended by
14	adding at the end the following:
15	"(t) Agreements Granting Through-The-
16	FENCE ACCESS TO GENERAL AVIATION AIRPORTS.—
17	"(1) In general.—Subject to paragraph (2), a
18	sponsor of a general aviation airport shall not be
19	considered to be in violation of this subtitle, or to be
20	in violation of a grant assurance made under this
21	section or under any other provision of law as a con-
22	dition for the receipt of Federal financial assistance
23	for airport development, solely because the sponsor
24	enters into an agreement that grants to a person
25	that owns residential real property adjacent to the

1	airport access to the airfield of the airport for the
2	following:
3	"(A) Aircraft of the person.
4	"(B) Aircraft authorized by the person.
5	"(2) Through-the-fence agreements.—
6	"(A) IN GENERAL.—An agreement de-
7	scribed in paragraph (1) between an airport
8	sponsor and a property owner shall be a written
9	agreement that prescribes the rights, respon-
10	sibilities, charges, duration, and other terms the
11	airport sponsor determines are necessary to es-
12	tablish and manage the airport sponsor's rela-
13	tionship with the property owner.
14	"(B) Terms and conditions.—An agree-
15	ment described in paragraph (1) between an
16	airport sponsor and a property owner shall re-
17	quire the property owner, at minimum—
18	"(i) to pay airport access charges
19	that, as determined by the airport sponsor,
20	are comparable to those charged to tenants
21	and operators on-airport making similar
22	use of the airport;
23	"(ii) to bear the cost of building and
24	maintaining the infrastructure that, as de-
25	termined by the airport sponsor, is nec-

1	essary to provide aircraft located on the
2	property adjacent to the airport access to
3	the airfield of the airport;
4	"(iii) to maintain the property for res-
5	idential, noncommercial use for the dura-
6	tion of the agreement; and
7	"(iv) to prohibit access to the airport
8	from other properties through the property
9	of the property owner.".
10	(b) APPLICABILITY.—The amendment made by sub-
11	section (a) shall apply to an agreement between an airport
12	sponsor and a property owner entered into before, on, or
13	after the date of enactment of this Act.
14	SEC. 138. GOVERNMENT SHARE OF PROJECT COSTS.
15	Section 47109 is amended—
16	(1) in subsection (a) by striking "provided in
17	subsection (b) or subsection (c) of this section" and
18	inserting "otherwise provided in this section"; and
19	(2) by adding at the end the following:
20	"(e) Special Rule for Transition From Small
21	HUB TO MEDIUM HUB STATUS.—If the status of a small
22	hub airport changes to a medium hub airport, the Govern-
23	ment's share of allowable project costs for the airport may
24	not exceed 90 percent for the first 2 fiscal years following
25	such change in hub status.

1	"(f) Special Rule for Economically Depressed
2	COMMUNITIES.—The Government's share of allowable
3	project costs shall be 95 percent for a project at an airport
4	that—
5	"(1) is receiving subsidized air service under
6	subchapter II of chapter 417; and
7	"(2) is located in an area that meets one or
8	more of the criteria established in section 301(a) of
9	the Public Works and Economic Development Act of
10	1965 (42 U.S.C. 3161(a)), as determined by the
11	Secretary of Commerce.".
12	SEC. 139. ALLOWABLE PROJECT COSTS.
13	(a) Allowable Project Costs.—Section
14	47110(b)(2)(D) is amended to read as follows:
15	"(D) if the cost is for airport development and
16	is incurred before execution of the grant agreement,
17	but in the same fiscal year as execution of the grant
18	agreement, and if—
19	"(i) the cost was incurred before execution
20	of the grant agreement due to climactic condi-
21	tions affecting the construction season in the vi-
22	cinity of the airport;
23	"(ii) the cost is in accordance with an air-
24	port layout plan approved by the Secretary and
25	with all statutory and administrative require-

1	ments that would have been applicable to the
2	project if the project had been carried out after
3	execution of the grant agreement, including
4	submission of a complete grant application to
5	the appropriate regional or district office of the
6	Federal Aviation Administration;
7	"(iii) the sponsor notifies the Secretary be-
8	fore authorizing work to commence on the
9	project;
10	"(iv) the sponsor has an alternative fund-
11	ing source available to fund the project; and
12	"(v) the sponsor's decision to proceed with
13	the project in advance of execution of the grant
14	agreement does not affect the priority assigned
15	to the project by the Secretary for the alloca-
16	tion of discretionary funds;".
17	(b) Inclusion of Measures To Improve Effi-
18	CIENCY OF AIRPORT BUILDINGS IN AIRPORT IMPROVE-
19	MENT Projects.—Section 47110(b) is amended—
20	(1) in paragraph (5) by striking "; and and in-
21	serting a semicolon;
22	(2) in paragraph (6) by striking the period at
23	the end and inserting "; and"; and
24	(3) by adding at the end the following:

1	"(7) if the cost is incurred on a measure to im-
2	prove the efficiency of an airport building (such as
3	a measure designed to meet one or more of the cri-
4	teria for being considered a high-performance green
5	building as set forth under section 401(13) of the
6	Energy Independence and Security Act of 2007 (42
7	U.S.C. 17061(13))) and—
8	"(A) the measure is for a project for air-
9	port development;
10	"(B) the measure is for an airport building
11	that is otherwise eligible for construction assist-
12	ance under this subchapter; and
13	"(C) if the measure results in an increase
14	in initial project costs, the increase is justified
15	by expected savings over the life cycle of the
16	project.".
17	(e) Relocation of Airport-Owned Facilities.—
18	Section 47110(d) is amended to read as follows:
19	"(d) Relocation of Airport-Owned Facili-
20	TIES.—The Secretary may determine that the costs of re-
21	locating or replacing an airport-owned facility are allow-
22	able for an airport development project at an airport only
23	if—

1	"(1) the Government's share of such costs will
2	be paid with funds apportioned to the airport spon-
3	sor under section $47114(c)(1)$ or $47114(d)$;
4	"(2) the Secretary determines that the reloca-
5	tion or replacement is required due to a change in
6	the Secretary's design standards; and
7	"(3) the Secretary determines that the change
8	is beyond the control of the airport sponsor.".
9	(d) Nonprimary Airports.—Section 47110(h) is
10	amended—
11	(1) by inserting "construction" before "costs of
12	revenue producing"; and
13	(2) by striking ", including fuel farms and
14	hangars,".
15	SEC. 140. VETERANS' PREFERENCE.
16	Section 47112(c) is amended—
17	(1) in paragraph (1)—
18	(A) in subparagraph (B) by striking "sepa-
19	rated from" and inserting "discharged or re-
20	leased from active duty in"; and
21	(B) by adding at the end the following:
22	"(C) 'Afghanistan-Iraq war veteran' means an
23	individual who served on active duty (as defined in
24	section 101 of title 38) in the Armed Forces in sup-
25	port of Operation Enduring Freedom, Operation

1	Iraqi Freedom, or Operation New Dawn for more
2	than 180 consecutive days, any part of which oc-
3	curred after September 11, 2001, and before the
4	date prescribed by presidential proclamation or by
5	law as the last day of Operation Enduring Freedom,
6	Operation Iraqi Freedom, or Operation New Dawn
7	(whichever is later), and who was discharged or re-
8	leased from active duty in the armed forces under
9	honorable conditions.
10	"(D) 'Persian Gulf veteran' means an indi-
11	vidual who served on active duty in the Armed
12	Forces in the Southwest Asia theater of operations
13	during the Persian Gulf War for more than 180 con-
14	secutive days, any part of which occurred after Au-
15	gust 2, 1990, and before the date prescribed by
16	presidential proclamation or by law, and who was
17	discharged or released from active duty in the armed
18	forces under honorable conditions."; and
19	(2) in paragraph (2) by striking "Vietnam-era
20	veterans and disabled veterans" and inserting "Viet-
21	nam-era veterans, Persian Gulf veterans, Afghani-
22	stan-Iraq war veterans, disabled veterans, and small
23	business concerns (as defined in section 3 of the
24	Small Business Act (15 U.S.C. 632)) owned and
25	controlled by disabled veterans".

1	SEC. 141. STANDARDIZING CERTIFICATION OF DISADVAN-
2	TAGED BUSINESS ENTERPRISES.
3	Section 47113 is amended by adding at the end the
4	following:
5	"(e) Mandatory Training Program.—
6	"(1) In general.—Not later than one year
7	after the date of enactment of this subsection, the
8	Secretary shall establish a mandatory training pro-
9	gram for persons described in paragraph (3) to pro-
10	vide streamlined training on certifying whether a
11	small business concern qualifies as a small business
12	concern owned and controlled by socially and eco-
13	nomically disadvantaged individuals under this sec-
14	tion and section 47107(e).
15	"(2) Implementation.—The training program
16	may be implemented by one or more private entities
17	approved by the Secretary.
18	"(3) Participants.—A person referred to in
19	paragraph (1) is an official or agent of an airport
20	sponsor—
21	"(A) who is required to provide a written
22	assurance under this section or section
23	47107(e) that the airport owner or operator will
24	meet the percentage goal of subsection (b) of
25	this section or section 47107(e)(1), as the case
26	may be; or

1	"(B) who is responsible for determining
2	whether or not a small business concern quali-
3	fies as a small business concern owned and con-
4	trolled by socially and economically disadvan-
5	taged individuals under this section or section
6	47107(e).".
7	SEC. 142. SPECIAL APPORTIONMENT RULES.
8	(a) Eligibility To Receive Primary Airport
9	MINIMUM APPORTIONMENT AMOUNT.—Section 47114(d)
10	is amended by adding at the end the following:
11	"(7) Eligibility to receive primary air-
12	PORT MINIMUM APPORTIONMENT AMOUNT.—Not-
13	withstanding any other provision of this subsection,
14	the Secretary may apportion to an airport sponsor
15	in a fiscal year an amount equal to the minimum ap-
16	portionment available under subsection $(c)(1)(B)$ if
17	the Secretary finds that the airport—
18	"(A) received scheduled or unscheduled air
19	service from a large certificated air carrier (as
20	defined in part 241 of title 14, Code of Federal
21	Regulations, or such other regulations as may
22	be issued by the Secretary under the authority
23	of section 41709) in the calendar year used to
24	calculate the apportionment: and

1	"(B) had more than 10,000 passenger
2	boardings in the calendar year used to calculate
3	the apportionment.".
4	(b) Special Rule for Fiscal Years 2011 and
5	2012.—Section 47114(c)(1) is amended—
6	(1) by striking subparagraphs (F) and (G); and
7	(2) by inserting after subparagraph (E) the fol-
8	lowing:
9	"(F) Special rule for fiscal years
10	2011 AND 2012.—Notwithstanding subparagraph
11	(A), for an airport that had more than 10,000
12	passenger boardings and scheduled passenger
13	aircraft service in calendar year 2007, but in ei-
14	ther calendar year 2009 or 2010, or in both
15	years, the number of passenger boardings de-
16	creased to a level below 10,000 boardings per
17	year at such airport, the Secretary may appor-
18	tion in each of fiscal years 2011 and 2012 to
19	the sponsor of such airport an amount equal to
20	the amount apportioned to that sponsor in fis-
21	cal year 2009.".
22	SEC. 143. APPORTIONMENTS.
23	Chapter 471 is amended by striking
24	" $\$3,200,000,000$ " and inserting " $\$3,000,000,000$ " in
25	each of the following sections:

1	(4) 45444()(4)(6)
1	(1) 47114(c)(1)(C).
2	(2) 47114(c)(2)(C).
3	(3) 47114(d)(3).
4	(4) 47114(e)(4).
5	(5) 47117(e)(1)(C).
6	SEC. 144. MARSHALL ISLANDS, MICRONESIA, AND PALAU.
7	Section 47115(j) is amended by striking "fiscal years
8	2004 through 2010, and for the portion of fiscal year
9	2011 ending before April 1, 2011," and inserting "fiscal
10	years 2010 through 2014,".
11	SEC. 145. DESIGNATING CURRENT AND FORMER MILITARY
12	AIRPORTS.
13	(a) Considerations.—Section 47118(c) is amend-
14	ed—
15	(1) in paragraph (1) by striking "or" after the
16	semicolon;
17	(2) in paragraph (2) by striking "delays." and
18	inserting "delays; or"; and
19	(3) by adding at the end the following:
20	"(3) preserve or enhance minimum airfield in-
21	frastructure facilities at former military airports to
22	support emergency diversionary operations for trans-
23	oceanic flights in locations—
24	"(A) within United States jurisdiction or
25	control; and

1	"(B) where there is a demonstrable lack of
2	diversionary airports within the distance or
3	flight-time required by regulations governing
4	transoceanic flights.".
5	(b) Designation of General Aviation Air-
6	PORTS.—Section 47118(g) is amended—
7	(1) in the subsection heading by striking "AIR-
8	PORT" and inserting "AIRPORTS"; and
9	(2) by striking "one of the airports bearing a
10	designation under subsection (a) may be a general
11	aviation airport that was a former military installa-
12	tion" and inserting "3 of the airports bearing des-
13	ignations under subsection (a) may be general avia-
14	tion airports that were former military installa-
15	tions".
16	(c) Safety-Critical Airports.—Section 47118 is
17	amended by adding at the end the following:
18	"(h) Safety-Critical Airports.—Notwithstanding
19	any other provision of this chapter, a grant under section
20	47117(e)(1)(B) may be made for a federally owned airport
21	designated under subsection (a) if the grant is for a
22	project that is—
23	"(1) to preserve or enhance minimum airfield
24	infrastructure facilities described in subsection
25	(e)(3); and

1	"(2) necessary to meet the minimum safety and
2	emergency operational requirements established
3	under part 139 of title 14, Code of Federal Regula-
4	tions.".
5	SEC. 146. CONTRACT TOWER PROGRAM.
6	(a) Cost-Benefit Requirement.—Section
7	47124(b) is amended—
8	(1) by striking paragraph (1) and inserting the
9	following:
10	"(1) Contract Tower Program.—
11	"(A) CONTINUATION AND EXTENSION.—
12	The Secretary shall continue the low activity
13	(Visual Flight Rules) Level I air traffic control
14	tower contract program established under sub-
15	section (a) for towers existing on December 30,
16	1987, and shall extend the program to other
17	low activity air traffic control towers for which
18	a qualified entity (as determined by the Sec-
19	retary), a State, or a subdivision of the State
20	meeting the requirements set forth by the Sec-
21	retary has requested to participate in the pro-
22	gram.
23	"(B) Special rule.—If the Secretary de-
24	termines that a tower already operating under
25	the program continued under this paragraph

1	has a benefit-to-cost ratio of less than 1.0, the
2	airport sponsor or State or local government
3	having jurisdiction over the airport shall not be
4	required to pay the portion of the costs that ex-
5	ceeds the benefit for a period of 18 months
6	after such determination is made.
7	"(C) USE OF EXCESS FUNDS.—If the Sec-
8	retary finds that all or part of an amount made
9	available to carry out the program continued
10	under this paragraph is not required during a
11	fiscal year, the Secretary may use, during such
12	fiscal year, the amount not so required to carry
13	out the program established under paragraph
14	(3)."; and
15	(2) by striking "(2) The Secretary" and insert-
16	ing the following:
17	"(2) GENERAL AUTHORITY.—The Secretary".
18	(b) Costs Exceeding Benefits.—Section
19	47124(b)(3)(D) is amended—
20	(1) by striking "If the costs" and inserting the
21	following:
22	"(i) Cost sharing.—If the costs";
23	and
24	(2) by adding at the end the following:

1	"(ii) Maximum local cost share.—
2	The maximum allowable local cost share
3	allocated under clause (i) for an airport
4	certified under part 139 of title 14, Code
5	of Federal Regulations, with fewer than
6	50,000 annual passenger enplanements
7	shall be capped at 20 percent of the cost
8	of operating an air traffic tower under the
9	program.
10	"(iii) Sunset.—Clause (ii) shall not
11	be in effect after September 30, 2014.".
12	(c) Funding; Use of Excess Funds.—Section
13	47124(b)(3) is amended by striking subparagraph (E) and
14	inserting the following:
15	"(E) Funding.—Of the amounts appro-
16	priated pursuant to section 106(k)(1), not more
17	than $\$8,500,000$ for each of fiscal years 2011
18	through 2014 may be used to carry out this
19	paragraph.
20	"(F) USE OF EXCESS FUNDS.—If the Sec-
21	retary finds that all or part of an amount made
22	available under this paragraph is not required
23	during a fiscal year, the Secretary may use,

1	quired to carry out the program continued
2	under paragraph (1).".
3	(d) Federal Share.—Section 47124(b)(4)(C) is
4	amended by striking "\$1,500,000" and inserting
5	"\$2,000,000".
6	(e) Safety Audits.—Section 47124 is amended by
7	adding at the end the following:
8	"(c) Safety Audits.—The Secretary shall establish
9	uniform standards and requirements for regular safety as-
10	sessments of air traffic control towers that receive funding
11	under this section.".
12	SEC. 147. RESOLUTION OF DISPUTES CONCERNING AIR-
13	PORT FEES.
13 14	PORT FEES. (a) IN GENERAL.—Section 47129 is amended—
14	(a) In General.—Section 47129 is amended—
14 15	(a) In General.—Section 47129 is amended—(1) by striking the section heading and insert-
141516	(a) IN GENERAL.—Section 47129 is amended—(1) by striking the section heading and inserting the following:
14151617	 (a) IN GENERAL.—Section 47129 is amended— (1) by striking the section heading and inserting the following: "§ 47129. Resolution of disputes concerning airport
14 15 16 17 18	 (a) IN GENERAL.—Section 47129 is amended— (1) by striking the section heading and inserting the following: "§ 47129. Resolution of disputes concerning airport fees";
141516171819	 (a) IN GENERAL.—Section 47129 is amended— (1) by striking the section heading and inserting the following: "§ 47129. Resolution of disputes concerning airport fees"; (2) by inserting "AND FOREIGN AIR CARRIER"
14 15 16 17 18 19 20	 (a) IN GENERAL.—Section 47129 is amended— (1) by striking the section heading and inserting the following: "§ 47129. Resolution of disputes concerning airport fees"; (2) by inserting "AND FOREIGN AIR CARRIER" after "CARRIER" in the heading for subsection (d);

1	(4) by striking "air carrier" each place it ap-
2	pears and inserting "air carrier or foreign air car-
3	rier'';
4	(5) by striking "air carrier's" each place it ap-
5	pears and inserting "air carrier's or foreign air car-
6	rier's'';
7	(6) by striking "air carriers" and inserting "air
8	carriers or foreign air carriers"; and
9	(7) by striking "(as defined in section 40102 of
10	this title)" in subsection (a) and inserting "(as those
11	terms are defined in section 40102)".
12	(b) Conforming Amendment.—The analysis for
13	chapter 471 is amended by striking the item relating to
14	section 47129 and inserting the following:
	"47129. Resolution of disputes concerning airport fees.".
15	SEC. 148. SALE OF PRIVATE AIRPORTS TO PUBLIC SPON-
16	SORS.
17	(a) In General.—Section 47133(b) is amended—
18	(1) by striking "Subsection (a) shall not apply
19	if" and inserting the following:
20	"(1) Prior laws and agreements.—Sub-
21	section (a) shall not apply if"; and
22	(2) by adding at the end the following:
23	"(2) Sale of private airport to public
24	SPONSOR.—In the case of a privately owned airport,

1	subsection (a) shall not apply to the proceeds from
2	the sale of the airport to a public sponsor if—
3	"(A) the sale is approved by the Secretary;
4	"(B) funding is provided under this sub-
5	chapter for any portion of the public sponsor's
6	acquisition of airport land; and
7	"(C) an amount equal to the remaining
8	unamortized portion of any airport improve-
9	ment grant made to that airport for purposes
10	other than land acquisition, amortized over a
11	20-year period, plus an amount equal to the
12	Federal share of the current fair market value
13	of any land acquired with an airport improve-
14	ment grant made to that airport on or after Oc-
15	tober 1, 1996, is repaid to the Secretary by the
16	private owner.
17	"(3) Treatment of Repayments.—Repay-
18	ments referred to in paragraph (2)(C) shall be treat-
19	ed as a recovery of prior year obligations.".
20	(b) APPLICABILITY TO GRANTS.—The amendments
21	made by subsection (a) shall apply to grants issued on
22	or after October 1, 1996.

1	SEC. 149. REPEAL OF CERTAIN LIMITATIONS ON METRO-
2	POLITAN WASHINGTON AIRPORTS AUTHOR-
3	ITY.
4	Section 49108, and the item relating to section
5	49108 in the analysis for chapter 491, are repealed.
6	SEC. 150. MIDWAY ISLAND AIRPORT.
7	Section 186(d) of the Vision 100—Century of Avia-
8	tion Reauthorization Act (117 Stat. 2518) is amended by
9	striking "October 1, 2010, and for the portion of fiscal
10	year 2011 ending before April 1, 2011," and inserting
11	"October 1, 2014,".
12	SEC. 151. MISCELLANEOUS AMENDMENTS.
13	(a) Technical Changes to National Plan of
14	Integrated Airport Systems.—Section 47103 is
15	amended—
16	(1) in subsection (a)—
17	(A) by striking "each airport to—" and in-
18	serting "the airport system to—";
19	(B) in paragraph (1) by striking "system
20	in the particular area;" and inserting "system,
21	including connection to the surface transpor-
22	tation network; and";
23	(C) in paragraph (2) by striking "; and"
24	and inserting a period; and
25	(D) by striking paragraph (3);
26	(2) in subsection (b)—

1	(A) in paragraph (1) by striking the semi-
2	colon and inserting "; and";
3	(B) by striking paragraph (2) and redesig-
4	nating paragraph (3) as paragraph (2); and
5	(C) in paragraph (2) (as so redesignated)
6	by striking ", Short Takeoff and Landing/Very
7	Short Takeoff and Landing aircraft oper-
8	ations,"; and
9	(3) in subsection (d) by striking "status of
10	the".
11	(b) Consolidation of Terminal Development
12	Provisions.—Section 47119 is amended—
13	(1) by redesignating subsections (a), (b), (c),
14	and (d) as subsections (b), (c), (d), and (e), respec-
15	tively;
16	(2) by inserting before subsection (b) (as so re-
17	designated) the following:
18	"(a) Terminal Development Projects.—
19	"(1) IN GENERAL.—The Secretary of Transpor-
20	tation may approve a project for terminal develop-
21	ment (including multimodal terminal development)
22	in a nonrevenue-producing public-use area of a com-
23	mercial service airport—

1	"(A) if the sponsor certifies that the air-
2	port, on the date the grant application is sub-
3	mitted to the Secretary, has—
4	"(i) all the safety equipment required
5	for certification of the airport under sec-
6	tion 44706 ;
7	"(ii) all the security equipment re-
8	quired by regulation; and
9	"(iii) provided for access by pas-
10	sengers to the area of the airport for
11	boarding or exiting aircraft that are not
12	air carrier aircraft;
13	"(B) if the cost is directly related to mov-
14	ing passengers and baggage in air commerce
15	within the airport, including vehicles for moving
16	passengers between terminal facilities and be-
17	tween terminal facilities and aircraft; and
18	"(C) under terms necessary to protect the
19	interests of the Government.
20	"(2) Project in revenue-producing areas
21	AND NONREVENUE-PRODUCING PARKING LOTS.—In
22	making a decision under paragraph (1), the Sec-
23	retary may approve as allowable costs the expenses
24	of terminal development in a revenue-producing area
25	and construction, reconstruction, repair, and im-

1	provement in a nonrevenue-producing parking lot
2	if—
3	"(A) except as provided in section
4	47108(e)(3), the airport does not have more
5	than .05 percent of the total annual passenger
6	boardings in the United States; and
7	"(B) the sponsor certifies that any needed
8	airport development project affecting safety, se-
9	curity, or capacity will not be deferred because
10	of the Secretary's approval.";
11	(3) in subsection (b)(4)(B) (as redesignated by
12	paragraph (1) of this subsection) by striking "Sec-
13	retary of Transportation" and inserting "Secretary";
14	(4) in subsections (b)(3) and (b)(4)(A) (as re-
15	designated by paragraph (1) of this subsection) by
16	striking "section 47110(d)" and inserting "sub-
17	section (a)";
18	(5) in subsection $(b)(5)$ (as redesignated by
19	paragraph (1) of this subsection) by striking "sub-
20	section (b)(1) and (2)" and inserting "subsections
21	(c)(1) and $(c)(2)$ ";
22	(6) in subsections $(c)(2)(A)$, $(c)(3)$, and $(c)(4)$
23	(as redesignated by paragraph (1) of this sub-
24	section) by striking "section 47110(d) of this title"
25	and inserting "subsection (a)";

1	(7) in subsection $(c)(2)(B)$ (as redesignated by
2	paragraph (1) of this subsection) by striking "sec-
3	tion 47110(d)" and inserting "subsection (a)";
4	(8) in subsection $(c)(5)$ (as redesignated by
5	paragraph (1) of this subsection) by striking "sec-
6	tion 47110(d)" and inserting "subsection (a)"; and
7	(9) by adding at the end the following:
8	"(f) Limitation on Discretionary Funds.—The
9	Secretary may distribute not more than \$20,000,000 from
10	the discretionary fund established under section 47115 for
11	terminal development projects at a nonhub airport or a
12	small hub airport that is eligible to receive discretionary
13	funds under section 47108(e)(3).".
14	(c) Annual Report.—Section 47131(a) is amend-
15	ed—
16	(1) by striking "April 1" and inserting "June
17	1"; and
18	(2) by striking paragraphs (1), (2), (3), and (4)
19	and inserting the following:
20	"(1) a summary of airport development and
21	planning completed;
22	"(2) a summary of individual grants issued;
23	"(3) an accounting of discretionary and appor-
24	tioned funds allocated;
25	"(4) the allocation of appropriations; and".

1	(d) Correction to Emission Credits Provi-
2	SION.—Section 47139 is amended—
3	(1) in subsection (a) by striking
4	47102(3)(F),"; and
5	(2) in subsection (b)—
6	(A) by striking "47102(3)(F),"; and
7	(B) by striking "47103(3)(F),".
8	(e) Conforming Amendment to Civil Penalty
9	Assessment Authority.—Section $46301(d)(2)$ is
10	amended by inserting "46319," after "46318,".
11	(f) Other Conforming Amendments.—
12	(1) Section $40117(a)(3)(B)$ is amended by
13	striking "section 47110(d)" and inserting "section
14	47119(a)".
15	(2) Section 47108(e)(3) is amended—
16	(A) by striking "section $47110(d)(2)$ " and
17	inserting "section 47119(a)"; and
18	(B) by striking "section 47110(d)" and in-
19	serting "section 47119(a)".
20	(g) Correction to Surplus Property Author-
21	ITY.—Section 47151(e) is amended by striking "(other
22	than real property" and all that follows through "(10 $$
23	U.S.C. 2687 note))".
24	(h) Definitions.—

1	(1) Congested Airport.—Section 47175(2) is
2	amended by striking "2001" and inserting "2004 or
3	any successor report".
4	(2) Joint USE Airport.—Section 47175 is
5	amended by adding at the end the following:
6	"(7) Joint use airport.—The term 'joint use
7	airport' means an airport owned by the Department
8	of Defense, at which both military and civilian air-
9	craft make shared use of the airfield.".
10	SEC. 152. EXTENSION OF GRANT AUTHORITY FOR COMPAT-
11	IBLE LAND USE PLANNING AND PROJECTS
12	BY STATE AND LOCAL GOVERNMENTS.
13	Section 47141(f) is amended by striking "March 31,
14	2011" and inserting "September 30, 2014".
15	SEC. 153. PRIORITY REVIEW OF CONSTRUCTION PROJECTS
16	IN COLD WEATHER STATES.
17	The Administrator of the Federal Aviation Adminis-
18	tration, to the extent practicable, shall schedule the Ad-
19	ministrator's review of construction projects so that
20	projects to be carried out in States in which the weather
21	during a typical calendar year prevents major construction
22	projects from being carried out before May 1 are reviewed
23	as early as possible.

1	SEC. 154. STUDY ON NATIONAL PLAN OF INTEGRATED AIR-
2	PORT SYSTEMS.
3	(a) In General.—Not later than 90 days after the
4	date of enactment of this Act, the Secretary of Transpor-
5	tation shall begin a study to evaluate the formulation of
6	the national plan of integrated airport systems (in this
7	section referred to as the "plan") under section 47103 of
8	title 49, United States Code.
9	(b) Contents of Study.—The study shall include
10	a review of the following:
11	(1) The criteria used for including airports in
12	the plan and the application of such criteria in the
13	most recently published version of the plan.
14	(2) The changes in airport capital needs as
15	shown in the 2005–2009 and 2007–2011 plans,
16	compared with the amounts apportioned or other-
17	wise made available to individual airports between
18	2005 and 2010.
19	(3) A comparison of the amounts received by
20	airports under the airport improvement program in
21	airport apportionments, State apportionments, and
22	discretionary grants during such fiscal years with
23	capital needs as reported in the plan.
24	(4) The effect of transfers of airport apportion-
25	ments under title 49, United States Code.

1	(5) An analysis on the feasibility and advis-
2	ability of apportioning amounts under section
3	47114(c)(1) of title 49, United States Code, to the
4	sponsor of each primary airport for each fiscal year
5	an amount that bears the same ratio to the amount
6	subject to the apportionment for fiscal year 2009 as
7	the number of passenger boardings at the airport
8	during the prior calendar year bears to the aggre-
9	gate of all passenger boardings at all primary air-
10	ports during that calendar year.
11	(6) A documentation and review of the methods
12	used by airports to reach the 10,000 passenger
13	enplanement threshold, including whether such air-
14	ports subsidize commercial flights to reach such
15	threshold, at every airport in the United States that
16	reported between 10,000 and 15,000 passenger
17	enplanements during each of the 2 most recent cal-
18	endar years for which such data is available.
19	(7) Any other matters pertaining to the plan
20	that the Secretary determines appropriate.
21	(c) Report to Congress.—
22	(1) Submission.—Not later than 36 months
23	after the date that the Secretary begins the study
24	under this section, the Secretary shall submit to the
25	Committee on Transportation and Infrastructure of

1	the House of Representatives and the Committee on
2	Commerce, Science, and Transportation of the Sen-
3	ate a report on the results of the study.
4	(2) Contents.—The report shall include—
5	(A) the findings of the Secretary on each
6	of the issues described in subsection (b);
7	(B) recommendations for any changes to
8	policies and procedures for formulating the
9	plan; and
10	(C) recommendations for any changes to
11	the methods of determining the amounts to be
12	apportioned or otherwise made available to indi-
13	vidual airports.
14	SEC. 155. TRANSFERS OF TERMINAL AREA AIR NAVIGATION
15	EQUIPMENT TO AIRPORT SPONSORS.
16	(a) In General.—Chapter 445 is amended by add-
17	ing at the end the following:
18	" \S 44518. Transfers of terminal area air navigation
19	equipment to airport sponsors
20	"(a) In General.—Subject to the requirements of
21	this section, the Administrator of the Federal Aviation Ad-
22	ministrator may carry out a pilot program under which
23	the Administrator may transfer ownership, operating, and
24	maintenance responsibilities for terminal area air naviga-
25	tion equipment at an airport to the airport sponsor.

1	"(b) Participation.—The Administrator may select
2	the sponsors of not more than 3 nonhub airports, 3 small
3	hub airports, 3 medium hub airports, and 1 large hub air-
4	port to participate in the pilot program.
5	"(c) Terms and Conditions of Transfer for
6	AIRPORT SPONSORS.—As a condition of participating in
7	the pilot program, the airport sponsor shall provide assur-
8	ances satisfactory to the Administrator that the sponsor
9	will—
10	"(1) operate and maintain the terminal area air
11	navigation equipment transferred to the sponsor
12	under this section in accordance with standards to
13	be established by the Administrator;
14	"(2) permit the Administrator (or a person des-
15	ignated by the Administrator) to conduct inspections
16	of such terminal area air navigation equipment
17	under a schedule established by the Administrator;
18	and
19	"(3) acquire and maintain new terminal area
20	air navigation equipment at the airport as needed to
21	replace equipment at the end of its useful life or to
22	meet new standards established by the Adminis-
23	trator.
24	"(d) Terms and Conditions of Transfer for
25	ADMINISTRATOR.—When the Administrator approves an

airport sponsor's participation in the pilot program, the Administrator shall transfer, at no cost to the sponsor, 3 all rights, title, and interests of the United States in and 4 to the terminal area air navigation equipment to be transferred to the sponsor under the program, including the 6 real property on which the equipment is located. 7 "(e) Treatment of Airport Costs.—Any costs in-8 curred by an airport sponsor for ownership and maintenance of terminal area air navigation equipment trans-10 ferred under this section shall be considered a cost of providing airfield facilities and services under standards and 12 guidelines issued by the Secretary of Transportation under section 47129(b)(2) and may be recovered in rates and 13 14 charges assessed for use of the airport's airfield. 15 "(f) Definitions.—In this section, the following definitions apply: 16 17 "(1) Sponsor.—The term 'sponsor' has the 18 meaning given that term in section 47102. 19 "(2) TERMINAL AREA AIR NAVIGATION EQUIP-20 MENT.—The term 'terminal area air navigation 21 equipment' means an air navigation facility as de-22 fined in section 40102 that exists to provide ap-23 proach and landing guidance to aircraft, but does 24 not include buildings used for air traffic control

25

functions.

1	"(g) Guidelines.—The Administrator shall issue
2	guidelines on the implementation of the program.".
3	(b) Clerical Amendment.—The analysis for chap-
4	ter 445 is amended by adding at the end the following:
	"44518. Transfers of terminal area air navigation equipment to airport sponsors.".
5	SEC. 156. AIRPORT PRIVATIZATION PROGRAM.
6	(a) Approval of Applications.—Section 47134(b)
7	is amended—
8	(1) in the matter preceding paragraph (1) by
9	striking "5 airports" and inserting "10 airports";
10	and
11	(2) paragraph (1)—
12	(A) by striking subparagraph (A) and in-
13	serting the following:
14	"(A) IN GENERAL.—The Secretary may
15	grant an exemption to an airport sponsor from
16	the requirements of sections 47107(b) and
17	47133 (and any other law, regulation, or grant
18	assurance) to the extent necessary to permit the
19	sponsor to recover from the sale or lease of the
20	airport such amount as may be approved by the
21	Secretary after the sponsor has consulted—
22	"(i) in the case of a primary airport,
23	with each air carrier and foreign air car-

rier serving the airport, as determined by
the Secretary; and
"(ii) in the case of a nonprimary air-
port, with at least 65 percent of the own-
ers of aircraft based at that airport, as de-
termined by the Secretary."; and
(B) by striking subparagraph (C).
(b) Terms and Conditions.—Section 47134(c) is
amended—
(1) by striking paragraphs (4), (5), and (9);
(2) by redesignating paragraphs (6), (7), and
(8) as paragraphs (4), (5), and (6), respectively; and
(3) by adding at the end the following:
"(7) A fee imposed by the airport on an air car-
rier or foreign air carrier may not include any por-
tion for a return on investment or recovery of prin-
cipal with respect to consideration paid to a public
agency for the lease or sale of the airport unless that
portion of the fee is approved by the air carrier or
foreign air carrier.".
(c) Participation of Certain Airports.—Section
47134 is amended—
(1) by striking subsection (d); and
(2) by redesignating subsections (e) through
(m) as subsections (d) through (l), respectively.

1	(d) APPLICABILITY.—The amendments made by this
2	section shall apply with respect to an exemption issued to
3	an airport under section 47134 of title 49, United States
4	Code, before, on, or after the date of enactment of this
5	Act.
6	TITLE II—NEXTGEN AIR TRANS-
7	PORTATION SYSTEM AND AIR
8	TRAFFIC CONTROL MOD-
9	ERNIZATION
10	SEC. 201. DEFINITIONS.
11	In this title, the following definitions apply:
12	(1) Nextgen.—The term "NextGen" means
13	the Next Generation Air Transportation System.
14	(2) ADS-B.—The term "ADS-B" means auto-
15	matic dependent surveillance-broadcast.
16	(3) ADS-B out.—The term "ADS-B Out"
17	means automatic dependent surveillance-broadcast
18	with the ability to transmit information from the
19	aircraft to ground stations and to other equipped
20	aircraft.
21	(4) ADS-B in.—The term "ADS-B In" means
22	automatic dependent surveillance-broadcast with the
23	ability to transmit information from the aircraft to
24	ground stations and to other equipped aircraft as
25	well as the ability of the aircraft to receive informa-

1	tion from other transmitting aircraft and the ground
2	infrastructure.
3	(5) RNAV.—The term "RNAV" means area
4	navigation.
5	(6) RNP.—The term "RNP" means required
6	navigation performance.
7	SEC. 202. NEXTGEN DEMONSTRATIONS AND CONCEPTS.
8	In allocating amounts appropriated pursuant to sec-
9	tion 48101(a) of title 49, United States Code, the Sec-
10	retary of Transportation shall give priority to the following
11	NextGen activities:
12	(1) NextGen demonstrations and infrastructure.
13	(2) NextGen trajectory-based operations.
14	(3) NextGen reduced weather impact.
15	(4) NextGen high-density arrivals/departures.
16	(5) NextGen collaborative air traffic manage-
17	ment.
18	(6) NextGen flexible terminals and airports.
19	(7) NextGen safety, security, and environmental
20	reviews.
21	(8) NextGen networked facilities.
22	(9) The Center for Advanced Aviation System
23	Development.
24	(10) NextGen system development.

1	(11) Data communications system implementa-
2	tion.
3	(12) ADS-B infrastructure deployment and
4	operational implementation.
5	(13) Systemwide information management.
6	(14) NextGen facility consolidation and realign-
7	ment.
8	(15) En route automation modernization.
9	(16) National airspace system voice switch.
10	(17) NextGen network enabled weather.
11	SEC. 203. CLARIFICATION OF AUTHORITY TO ENTER INTO
12	REIMBURSABLE AGREEMENTS.
13	Section 106(m) is amended in the last sentence by
14	inserting "with or" before "without reimbursement".
14 15	inserting "with or" before "without reimbursement". SEC. 204. CHIEF NEXTGEN OFFICER.
15	SEC. 204. CHIEF NEXTGEN OFFICER.
15 16	SEC. 204. CHIEF NEXTGEN OFFICER. Section 106 is amended by adding at the end the fol-
15 16 17 18	SEC. 204. CHIEF NEXTGEN OFFICER. Section 106 is amended by adding at the end the following:
15 16 17 18 19	SEC. 204. CHIEF NEXTGEN OFFICER. Section 106 is amended by adding at the end the following: "(s) CHIEF NEXTGEN OFFICER.—
15 16 17	SEC. 204. CHIEF NEXTGEN OFFICER. Section 106 is amended by adding at the end the following: "(s) CHIEF NEXTGEN OFFICER.— "(1) IN GENERAL.—
15 16 17 18 19 20	SEC. 204. CHIEF NEXTGEN OFFICER. Section 106 is amended by adding at the end the following: "(s) Chief NextGen Officer.— "(1) In General.— "(A) Appointment.—There shall be a
15 16 17 18 19 20 21	Section 106 is amended by adding at the end the following: "(s) Chief NextGen Officer.— "(1) In General.— "(A) Appointment.—There shall be a Chief NextGen Officer appointed by the Admin-

1	"(B) QUALIFICATIONS.—The Chief
2	NextGen Officer shall have a demonstrated abil-
3	ity in management and knowledge of or experi-
4	ence in aviation and systems engineering.
5	"(C) TERM.—The Chief NextGen Officer
6	shall be appointed for a term of 5 years.
7	"(D) Removal.—The Chief NextGen Offi-
8	cer shall serve at the pleasure of the Adminis-
9	trator, except that the Administrator shall
10	make every effort to ensure stability and con-
11	tinuity in the leadership of the implementation
12	of NextGen.
13	"(E) Vacancy.—Any individual appointed
14	to fill a vacancy in the position of Chief
15	NextGen Officer occurring before the expiration
16	of the term for which the individual's prede-
17	cessor was appointed shall be appointed for the
18	remainder of that term.
19	"(2) Compensation.—
20	"(A) IN GENERAL.—The Chief NextGen
21	Officer shall be paid at an annual rate of basic
22	pay to be determined by the Administrator. The
23	annual rate may not exceed the annual com-
24	pensation paid under section 102 of title 3. The
25	Chief NextGen Officer shall be subject to the

1	postemployment provisions of section 207 of
2	title 18 as if the position of Chief NextGen Of-
3	ficer were described in section $207(c)(2)(A)(i)$
4	of that title.
5	"(B) Bonus.—In addition to the annual
6	rate of basic pay authorized by subparagraph
7	(A), the Chief NextGen Officer may receive a
8	bonus for any calendar year not to exceed 30
9	percent of the annual rate of basic pay, based
10	upon the Administrator's evaluation of the
11	Chief NextGen Officer's performance in relation
12	to the performance goals set forth in the per-
13	formance agreement described in paragraph
14	(3).
15	"(3) Annual Performance Agreement.—
16	The Administrator and the Chief NextGen Officer,
17	in consultation with the Federal Aviation Manage-
18	ment Advisory Council, shall enter into an annual
19	performance agreement that sets forth measurable
20	organization and individual goals for the Chief
21	NextGen Officer in key operational areas. The
22	agreement shall be subject to review and renegoti-
23	ation on an annual basis.
24	"(4) Annual Performance Report.—The
25	Chief NextGen Officer shall prepare and transmit to

1	the Secretary of Transportation, the Committee on
2	Transportation and Infrastructure of the House of
3	Representatives, the Committee on Science and
4	Technology of the House of Representatives, and the
5	Committee on Commerce, Science, and Transpor-
6	tation of the Senate an annual management report
7	containing such information as may be prescribed by
8	the Secretary.
9	"(5) Responsibilities.—The responsibilities
10	of the Chief NextGen Officer include the following:
11	"(A) Implementing NextGen activities and
12	budgets across all program offices of the Fed-
13	eral Aviation Administration.
14	"(B) Coordinating the implementation of
15	NextGen activities with the Office of Manage-
16	ment and Budget.
17	"(C) Reviewing and providing advice on
18	the Administration's modernization programs,
19	budget, and cost accounting system with respect
20	to NextGen.
21	"(D) With respect to the budget of the Ad-
22	ministration—
23	"(i) developing a budget request of
24	the Administration related to the imple-
25	mentation of NextGen;

1	"(ii) submitting such budget request
2	to the Administrator; and
3	"(iii) ensuring that the budget request
4	supports the annual and long-range stra-
5	tegic plans of the Administration with re-
6	spect to NextGen.
7	"(E) Consulting with the Administrator on
8	the Capital Investment Plan of the Administra-
9	tion prior to its submission to Congress.
10	"(F) Developing an annual NextGen imple-
11	mentation plan.
12	"(G) Ensuring that NextGen implementa-
13	tion activities are planned in such a manner as
14	to require that system architecture is designed
15	to allow for the incorporation of novel and cur-
16	rently unknown technologies into NextGen in
17	the future and that current decisions do not
18	bias future decisions unfairly in favor of exist-
19	ing technology at the expense of innovation.
20	"(H) Coordinating with the NextGen Joint
21	Planning and Development Office with respect
22	to facilitating cooperation among all Federal
23	agencies whose operations and interests are af-
24	fected by the implementation of NextGen.

1	"(6) Exception.—If the Administrator ap-
2	points as the Chief NextGen Officer, pursuant to
3	paragraph (1)(A), an Executive Schedule employee
4	covered by section 5315 of title 5, then paragraphs
5	(1)(B), $(1)(C)$, (2) , and (3) of this subsection shall
6	not apply to such employee.
7	"(7) Nextgen defined.—For purposes of this
8	subsection, the term 'NextGen' means the Next Gen-
9	eration Air Transportation System.".
10	SEC. 205. DEFINITION OF AIR NAVIGATION FACILITY.
11	Section 40102(a)(4) is amended—
12	(1) by redesignating subparagraph (D) as sub-
13	paragraph (E);
14	(2) by striking subparagraphs (B) and (C) and
15	inserting the following:
	inserting the following: "(B) runway lighting and airport surface
15	
15 16	"(B) runway lighting and airport surface
15 16 17	"(B) runway lighting and airport surface visual and other navigation aids;
15 16 17 18	"(B) runway lighting and airport surface visual and other navigation aids; "(C) apparatus, equipment, software, or
15 16 17 18 19	"(B) runway lighting and airport surface visual and other navigation aids; "(C) apparatus, equipment, software, or service for distributing aeronautical and mete-
15 16 17 18 19 20	"(B) runway lighting and airport surface visual and other navigation aids; "(C) apparatus, equipment, software, or service for distributing aeronautical and meteorological information to air traffic control fa-
15 16 17 18 19 20 21	"(B) runway lighting and airport surface visual and other navigation aids; "(C) apparatus, equipment, software, or service for distributing aeronautical and meteorological information to air traffic control facilities or aircraft;

1	(3) in subparagraph (E) (as redesignated by
2	paragraph (1) of this section)—
3	(A) by striking "another structure" and
4	inserting "any structure, equipment,"; and
5	(B) by striking the period at the end and
6	inserting "; and; and
7	(4) by adding at the end the following:
8	"(F) buildings, equipment, and systems
9	dedicated to the national airspace system.".
10	SEC. 206. CLARIFICATION TO ACQUISITION REFORM AU-
11	THORITY.
12	Section 40110(e) is amended—
13	(1) by inserting "and" after the semicolon in
14	paragraph (3);
15	(2) by striking paragraph (4); and
16	(3) by redesignating paragraph (5) as para-
17	graph (4).
18	SEC. 207. ASSISTANCE TO FOREIGN AVIATION AUTHORI-
19	TIES.
20	Section 40113(e) is amended—
21	(1) in paragraph (1)—
22	(A) by inserting "(whether public or pri-
23	vate)" after "authorities"; and
24	(B) by striking "safety." and inserting
25	"safety or efficiency. The Administrator is au-

1	thorized to participate in, and submit offers in
2	response to, competitions to provide these serv-
3	ices, and to contract with foreign aviation au-
4	thorities to provide these services consistent
5	with section 106(l)(6).";
6	(2) in paragraph (2) by adding at the end the
7	following: "The Administrator is authorized, not-
8	withstanding any other provision of law or policy, to
9	accept payments for services provided under this
10	subsection in arrears."; and
11	(3) by striking paragraph (3) and inserting the
12	following:
13	"(3) Crediting appropriations.—Funds re-
14	ceived by the Administrator pursuant to this section
15	shall—
16	"(A) be credited to the appropriation cur-
17	rent when the amount is received;
18	"(B) be merged with and available for the
19	purposes of such appropriation; and
20	"(C) remain available until expended.".
21	SEC. 208. NEXT GENERATION AIR TRANSPORTATION SYS-
22	TEM JOINT PLANNING AND DEVELOPMENT
23	OFFICE.
24	(a) Redesignation of JPDO Director to Asso-
25	CIATE ADMINISTRATOR.—

1	(1) Associate administrator for next
2	GENERATION AIR TRANSPORTATION SYSTEM PLAN-
3	NING, DEVELOPMENT, AND INTERAGENCY COORDI-
4	NATION.—Section 709(a) of the Vision 100—Cen-
5	tury of Aviation Reauthorization Act (49 U.S.C.
6	40101 note; 117 Stat. 2582) is amended—
7	(A) by redesignating paragraphs (2), (3),
8	and (4) as paragraphs (3), (4), and (5), respec-
9	tively; and
10	(B) by inserting after paragraph (1) the
11	following:
12	"(2) The head of the Office shall be the Associate
13	Administrator for Next Generation Air Transportation
14	System Planning, Development, and Interagency Coordi-
15	nation, who shall be appointed by the Administrator of
16	the Federal Aviation Administration. The Administrator
17	shall appoint the Associate Administrator after consulting
18	with the Chairman of the Next Generation Senior Policy
19	Committee and providing advanced notice to the other
20	members of that Committee.".
21	(2) Responsibilities.—Section 709(a)(3) of
22	such Act (as redesignated by paragraph (1) of this
23	subsection) is amended—
24	(A) in subparagraph (G) by striking ";
25	and" and inserting a semicolon;

1	(B) in subparagraph (H) by striking the
2	period at the end and inserting a semicolon;
3	and
4	(C) by adding at the end the following:
5	"(I) establishing specific quantitative goals
6	for the safety, capacity, efficiency, performance,
7	and environmental impacts of each phase of
8	Next Generation Air Transportation System
9	planning and development activities and meas-
10	uring actual operational experience against
11	those goals, taking into account noise pollution
12	reduction concerns of affected communities to
13	the extent practicable in establishing the envi-
14	ronmental goals;
15	"(J) working to ensure global interoper-
16	ability of the Next Generation Air Transpor-
17	tation System;
18	"(K) working to ensure the use of weather
19	information and space weather information in
20	the Next Generation Air Transportation System
21	as soon as possible;
22	"(L) overseeing, with the Administrator
23	and in consultation with the Chief NextGen Of-
24	ficer, the selection of products or outcomes of

1	research and development activities that should
2	be moved to a demonstration phase; and
3	"(M) maintaining a baseline modeling and
4	simulation environment for testing and evalu-
5	ating alternative concepts to satisfy Next Gen-
6	eration Air Transportation System enterprise
7	architecture requirements.".
8	(3) Cooperation with other federal
9	AGENCIES.—Section 709(a)(4) of such Act (as re-
10	designated by paragraph (1) of this subsection) is
11	amended—
12	(A) by striking "(4)" and inserting
13	(4)(A); and
14	(B) by adding at the end the following:
15	"(B) The Secretary of Defense, the Administrator of
16	the National Aeronautics and Space Administration, the
17	Secretary of Commerce, the Secretary of Homeland Secu-
18	rity, and the head of any other Federal agency from which
19	the Secretary of Transportation requests assistance under
20	subparagraph (A) shall designate a senior official in the
21	agency to be responsible for—
22	"(i) carrying out the activities of the agency re-
23	lating to the Next Generation Air Transportation
24	System in coordination with the Office, including the
25	execution of all aspects of the work of the agency in

1	developing and implementing the integrated work
2	plan described in subsection (b)(5);
3	"(ii) serving as a liaison for the agency in ac-
4	tivities of the agency relating to the Next Generation
5	Air Transportation System and coordinating with
6	other Federal agencies involved in activities relating
7	to the System; and
8	"(iii) ensuring that the agency meets its obliga-
9	tions as set forth in any memorandum of under-
10	standing executed by or on behalf of the agency re-
11	lating to the Next Generation Air Transportation
12	System.
13	"(C) The head of a Federal agency referred to in sub-
14	paragraph (B) shall—
15	"(i) ensure that the responsibilities of the agen-
16	cy relating to the Next Generation Air Transpor-
17	tation System are clearly communicated to the sen-
18	ior official of the agency designated under subpara-
19	graph (B);
20	"(ii) ensure that the performance of the senior
21	official in carrying out the responsibilities of the
22	agency relating to the Next Generation Air Trans-
23	portation System is reflected in the official's annual
24	performance evaluations and compensation;

1	"(iii) establish or designate an office within the
2	agency to carry out its responsibilities under the
3	memorandum of understanding under the super-
4	vision of the designated official; and
5	"(iv) ensure that the designated official has suf-
6	ficient budgetary authority and staff resources to
7	carry out the agency's Next Generation Air Trans-
8	portation System responsibilities as set forth in the
9	integrated plan under subsection (b).
10	"(D) Not later than 6 months after the date of enact-
11	ment of this subparagraph, the head of each Federal agen-
12	cy that has responsibility for carrying out any activity
13	under the integrated plan under subsection (b) shall exe-
14	cute a memorandum of understanding with the Office obli-
15	gating that agency to carry out the activity.".
16	(4) Coordination with omb.—Section 709(a)
17	of such Act (117 Stat. 2582) is further amended by
18	adding at the end the following:
19	"(6)(A) The Office shall work with the Director of
20	the Office of Management and Budget to develop a process
21	whereby the Director will identify projects related to the
22	Next Generation Air Transportation System across the
23	agencies referred to in paragraph (4)(A) and consider the
24	Next Generation Air Transportation System as a unified,
25	cross-agency program.

1	"(B) The Director of the Office of Management and
2	Budget, to the extent practicable, shall—
3	"(i) ensure that—
4	"(I) each Federal agency covered by the
5	plan has sufficient funds requested in the Presi-
6	dent's budget, as submitted under section
7	1105(a) of title 31, United States Code, for
8	each fiscal year covered by the plan to carry out
9	its responsibilities under the plan; and
10	"(II) the development and implementation
11	of the Next Generation Air Transportation Sys-
12	tem remains on schedule;
13	"(ii) include, in the President's budget, a state-
14	ment of the portion of the estimated budget of each
15	Federal agency covered by the plan that relates to
16	the activities of the agency under the Next Genera-
17	tion Air Transportation System; and
18	"(iii) identify and justify as part of the Presi-
19	dent's budget submission any inconsistencies be-
20	tween the plan and amounts requested in the budg-
21	et.
22	"(7) The Associate Administrator of the Next Gen-
23	eration Air Transportation System Planning, Develop-
24	ment, and Interagency Coordination shall be a voting

1	member of the Joint Resources Council of the Federal
2	Aviation Administration.".
3	(b) Integrated Plan.—Section 709(b) of such Act
4	(117 Stat. 2583) is amended—
5	(1) in the matter preceding paragraph (1)—
6	(A) by striking "meets air" and inserting
7	"meets anticipated future air"; and
8	(B) by striking "beyond those currently in-
9	cluded in the Federal Aviation Administration's
10	operational evolution plan";
11	(2) at the end of paragraph (3) by striking
12	"and";
13	(3) at the end of paragraph (4) by striking the
14	period and inserting "; and"; and
15	(4) by adding at the end the following:
16	"(5) a multiagency integrated work plan for the
17	Next Generation Air Transportation System that in-
18	cludes—
19	"(A) an outline of the activities required to
20	achieve the end-state architecture, as expressed
21	in the concept of operations and enterprise ar-
22	chitecture documents, that identifies each Fed-
23	eral agency or other entity responsible for each
24	activity in the outline;

1	"(B) details on a year-by-year basis of spe-
2	cific accomplishments, activities, research re-
3	quirements, rulemakings, policy decisions, and
4	other milestones of progress for each Federal
5	agency or entity conducting activities relating to
6	the Next Generation Air Transportation Sys-
7	tem;
8	"(C) for each element of the Next Genera-
9	tion Air Transportation System, an outline, on
10	a year-by-year basis, of what is to be accom-
11	plished in that year toward meeting the Next
12	Generation Air Transportation System's end-
13	state architecture, as expressed in the concept
14	of operations and enterprise architecture docu-
15	ments, as well as identifying each Federal agen-
16	cy or other entity that will be responsible for
17	each component of any research, development,
18	or implementation program;
19	"(D) an estimate of all necessary expendi-
20	tures on a year-by-year basis, including a state-
21	ment of each Federal agency or entity's respon-
22	sibility for costs and available resources, for
23	each stage of development from the basic re-
24	search stage through the demonstration and im-
25	plementation phase;

1	"(E) a clear explanation of how each step
2	in the development of the Next Generation Air
3	Transportation System will lead to the following
4	step and of the implications of not successfully
5	completing a step in the time period described
6	in the integrated work plan;
7	"(F) a transition plan for the implementa-
8	tion of the Next Generation Air Transportation
9	System that includes date-specific milestones
10	for the implementation of new capabilities into
11	the national airspace system;
12	"(G) date-specific timetables for meeting
13	the environmental goals identified in subsection
14	(a)(3)(I); and
15	"(H) a description of potentially signifi-
16	cant operational or workforce changes resulting
17	from deployment of the Next Generation Air
18	Transportation System.".
19	(c) NextGen Implementation Plan.—Section
20	709(d) of such Act (117 Stat. 2584) is amended to read
21	as follows:
22	"(d) NEXTGEN IMPLEMENTATION PLAN.—The Ad-
23	ministrator shall develop and publish annually the docu-
24	ment known as the NextGen Implementation Plan, or any
25	successor document, that provides a detailed description

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1	of how the agency is implementing the Next Generation
2	Air Transportation System.".
3	(d) Contingency Planning.—The Associate Ad-
4	ministrator for the Next Generation Air Transportation
5	System Planning, Development, and Interagency Coordi-
6	nation shall, as part of the design of the System, develop
7	contingency plans for dealing with the degradation of the
8	System in the event of a natural disaster, major equip-
9	ment failure, or act of terrorism.
10	SEC. 209. NEXT GENERATION AIR TRANSPORTATION SEN-
11	IOR POLICY COMMITTEE.
12	(a) Meetings.—Section 710(a) of the Vision 100—
13	Century of Aviation Reauthorization Act (49 U.S.C.
14	40101 note; 117 Stat. 2584) is amended by inserting be-
15	fore the period at the end the following "and shall meet
16	at least twice each year".
17	(b) Annual Report.—Section 710 of such Act (117
18	Stat. 2584) is amended by adding at the end the following:
19	"(e) Annual Report.—
20	"(1) Submission to congress.—Not later
21	than one year after the date of enactment of this
22	subsection, and annually thereafter on the date of
23	submission of the President's budget request to Con-
24	gress under section 1105(a) of title 31, United

States Code, the Secretary shall submit to Congress

25

1	a report summarizing the progress made in carrying
2	out the integrated work plan required by section
3	709(b)(5) and any changes in that plan.
4	"(2) Contents.—The report shall include—
5	"(A) a copy of the updated integrated
6	work plan;
7	"(B) a description of the progress made in
8	carrying out the integrated work plan and any
9	changes in that plan, including any changes
10	based on funding shortfalls and limitations set
11	by the Office of Management and Budget;
12	"(C) a detailed description of—
13	"(i) the success or failure of each item
14	of the integrated work plan for the pre-
15	vious year and relevant information as to
16	why any milestone was not met; and
17	"(ii) the impact of not meeting the
18	milestone and what actions will be taken in
19	the future to account for the failure to
20	complete the milestone;
21	"(D) an explanation of any change to fu-
22	ture years in the integrated work plan and the
23	reasons for such change; and
24	"(E) an identification of the levels of fund-
25	ing for each agency participating in the inte-

1	grated work plan devoted to programs and ac-
2	tivities under the plan for the previous fiscal
3	year and in the President's budget request.".
4	SEC. 210. IMPROVED MANAGEMENT OF PROPERTY INVEN-
5	TORY.
6	Section 40110(a) is amended by striking paragraphs
7	(2) and (3) and inserting the following:
8	"(2) may construct and improve laboratories
9	and other test facilities; and
10	"(3) may dispose of any interest in property for
11	adequate compensation, and the amount so received
12	shall—
13	"(A) be credited to the appropriation cur-
14	rent when the amount is received;
15	"(B) be merged with and available for the
16	purposes of such appropriation; and
17	"(C) remain available until expended.".
18	SEC. 211. AUTOMATIC DEPENDENT SURVEILLANCE-BROAD-
19	CAST SERVICES.
20	(a) Review by DOT Inspector General.—
21	(1) In General.—The Inspector General of
22	the Department of Transportation shall conduct a
23	review concerning the Federal Aviation Administra-
24	tion's award and oversight of any contracts entered

1	into by the Administration to provide ADS-B serv-
2	ices for the national airspace system.
3	(2) Contents.—The review shall include, at a
4	minimum—
5	(A) an examination of how the Administra-
6	tion manages program risks;
7	(B) an assessment of expected benefits at-
8	tributable to the deployment of ADS-B serv-
9	ices, including the Administration's plans for
10	implementation of advanced operational proce-
11	dures and air-to-air applications, as well as the
12	extent to which ground radar will be retained
13	(C) an assessment of the Administration's
14	analysis of specific operational benefits, and
15	benefit/costs analyses of planned operational
16	benefits conducted by the Administration, for
17	ADS-B In and ADS-B Out avionics equipage
18	for airspace users;
19	(C) a determination of whether the Admin-
20	istration has established sufficient mechanisms
21	to ensure that all design, acquisition, operation,
22	and maintenance requirements have been met
23	by the contractor;
24	(D) an assessment of whether the Admin-
25	istration and any contractors are meeting cost

1	schedule, and performance milestones, as meas-
2	ured against the original baseline of the Admin-
3	istration's program for providing ADS-B serv-
4	ices;
5	(E) an assessment of how security issues
6	are being addressed in the overall design and
7	implementation of the ADS–B system; and
8	(F) any other matters or aspects relating
9	to contract implementation and oversight that
10	the Inspector General determines merit atten-
11	tion.
12	(3) Reports to congress.—The Inspector
13	General shall submit, periodically (and on at least an
14	annual basis), to the Committee on Transportation
15	and Infrastructure of the House of Representatives
16	and the Committee on Commerce, Science, and
17	Transportation of the Senate a report on the results
18	of the review conducted under this subsection.
19	(b) Rulemakings.—
20	(1) ADS-B in.—Not later than one year after
21	the date of enactment of this Act, the Administrator
22	of the Federal Aviation Administration shall initiate
23	a rulemaking proceeding to issue guidelines and reg-
24	ulations relating to ADS-B In technology that—

1	(A) identify the ADS-B In technology that
2	will be required under NextGen;
3	(B) subject to paragraph (2), require all
4	aircraft operating in capacity constrained air-
5	space, at capacity constrained airports, or in
6	any other airspace deemed appropriate by the
7	Administrator to be equipped with ADS-B In
8	technology by 2020; and
9	(C) identify—
10	(i) the type of avionics required of air-
11	craft for all classes of airspace;
12	(ii) the expected costs associated with
13	the avionics; and
14	(iii) the expected uses and benefits of
15	the avionics.
16	(2) Readiness verification.—Before the
17	date on which all aircraft are required to be
18	equipped with ADS-B In technology pursuant to
19	rulemakings conducted under paragraph (1), the
20	Chief NextGen Officer shall verify that—
21	(A) the necessary ground infrastructure is
22	installed and functioning properly;
23	(B) certification standards have been ap-
24	proved; and

1	(C) appropriate operational platforms
2	interface safely and efficiently.
3	(c) USE OF ADS–B TECHNOLOGY.—
4	(1) Plans.—Not later than 18 months after
5	the date of enactment of this Act, the Administrator
6	shall develop, in consultation with appropriate em-
7	ployee and industry groups, a plan for the use of
8	ADS-B technology for surveillance and active air
9	traffic control.
10	(2) Contents.—The plan shall—
11	(A) include provisions to test the use of
12	ADS-B technology for surveillance and active
13	air traffic control in specific regions of the
14	United States with the most congested airspace;
15	(B) identify the equipment required at air
16	traffic control facilities and the training re-
17	quired for air traffic controllers;
18	(C) identify procedures, to be developed in
19	consultation with appropriate employee and in-
20	dustry groups, to conduct air traffic manage-
21	ment in mixed equipage environments; and
22	(D) establish a policy in test regions re-
23	ferred to in subparagraph (A), in consultation
24	with appropriate employee and industry groups,
25	to provide incentives for equipage with ADS-B

1	technology, including giving priority to aircraft
2	equipped with such technology before the 2020
3	equipage deadline.
4	SEC. 212. EXPERT REVIEW OF ENTERPRISE ARCHITECTURE
5	FOR NEXTGEN.
6	(a) Review.—The Administrator of the Federal
7	Aviation Administration shall enter into an arrangement
8	with the National Research Council to review the enter-
9	prise architecture for the NextGen.
10	(b) Contents.—At a minimum, the review to be
11	conducted under subsection (a) shall—
12	(1) highlight the technical activities, including
13	human-system design, organizational design, and
14	other safety and human factor aspects of the system,
15	that will be necessary to successfully transition cur-
16	rent and planned modernization programs to the fu-
17	ture system envisioned by the Joint Planning and
18	Development Office of the Administration;
19	(2) assess technical, cost, and schedule risk for
20	the software development that will be necessary to
21	achieve the expected benefits from a highly auto-
22	mated air traffic management system and the impli-
23	cations for ongoing modernization projects; and
24	(3) determine how risks with automation efforts
25	for the NextGen can be mitigated based on the expe-

1	riences of other public or private entities in devel-
2	oping complex, software-intensive systems.
3	(c) Report.—Not later than one year after the date
4	of enactment of this Act, the Administrator shall submit
5	to the Committee on Transportation and Infrastructure
6	of the House of Representatives and the Committee on
7	Commerce, Science, and Transportation of the Senate a
8	report containing the results of the review conducted pur-
9	suant to subsection (a).
10	SEC. 213. ACCELERATION OF NEXTGEN TECHNOLOGIES.
11	(a) Airport Procedures.—
12	(1) In general.—Not later than 6 months
13	after the date of enactment of this Act, the Adminis-
14	trator of the Federal Aviation Administration shall
15	publish a report, after consultation with representa-
16	tives of appropriate Administration employee groups,
17	airport operators, air carriers, general aviation rep-
18	resentatives, flight path service providers, and air-
19	craft manufacturers that includes the following:
20	(A) RNP/RNAV operations.—The re-
21	quired navigation performance and area naviga-
22	tion operations, including the procedures to be
23	developed, certified, and published and the air
24	traffic control operational changes, to maximize
25	the efficiency and capacity of NextGen commer-

1	cial operations at the 35 operational evolution
2	partnership airports identified by the Adminis-
3	tration.
4	(B) COORDINATION AND IMPLEMENTATION
5	ACTIVITIES.—A description of the activities and
6	operational changes and approvals required to
7	coordinate and utilize those procedures at those
8	airports.
9	(C) Implementation plan.—A plan for
10	implementing those procedures that estab-
11	lishes—
12	(i) clearly defined budget, schedule,
13	project organization, and leadership re-
14	quirements;
15	(ii) specific implementation and tran-
16	sition steps; and
17	(iii) baseline and performance metrics
18	for—
19	(I) measuring the Administra-
20	tion's progress in implementing the
21	plan, including the percentage utiliza-
22	tion of required navigation perform-
23	ance in the national airspace system;
24	and

1	(II) achieving measurable fuel
2	burn and carbon dioxide emissions re-
3	ductions compared to current per-
4	formance; and
5	(iv) expedited environmental review
6	procedures for timely environmental ap-
7	proval of area navigation and required
8	navigation performance that offer signifi-
9	cant efficiency improvements as deter-
10	mined by baseline and performance metrics
11	under clause (iii).
12	(D) Additional procedures.—A proc-
13	ess for the identification, certification, and pub-
14	lication of additional required navigation per-
15	formance and area navigation procedures that
16	may be required at such airports in the future.
17	(2) Implementation schedule.—The Ad-
18	ministrator shall certify, publish, and implement—
19	(A) 30 percent of the required procedures
20	not later than 18 months after the date of en-
21	actment of this Act;
22	(B) 60 percent of the procedures not later
23	than 36 months after the date of enactment of
24	this Act; and

1	(C) 100 percent of the procedures before
2	June 30, 2015.
3	(b) Establishment of Priorities.—The Adminis-
4	trator shall extend the charter of the Performance Based
5	Navigation Aviation Rulemaking Committee as necessary
6	to establish priorities for the development, certification,
7	publication, and implementation of the navigation per-
8	formance and area navigation procedures based on their
9	potential safety and efficiency benefits to other airports
10	in the national airspace system, including small and me-
11	dium hub airports.
12	(c) Coordinated and Expedited Review.—Navi-
13	gation performance and area navigation procedures devel-
14	oped, certified, published, and implemented under this sec-
15	tion shall be presumed to be covered by a categorical ex-
16	clusion (as defined in section 1508.4 of title 40, Code of
17	Federal Regulations) under chapter 3 of FAA Order
18	1050.1E unless the Administrator determines that ex-
19	traordinary circumstances exist with respect to the proce-
20	dure.
21	(d) Deployment Plan for Nationwide Data
22	COMMUNICATIONS SYSTEM.—Not later than one year
23	after the date of enactment of this Act, the Administrator
24	shall submit to the Committee on Commerce, Science, and
25	Transportation of the Senate and the Committee on

1	Transportation and Infrastructure of the House of Rep-
2	resentatives a plan for implementation of a nationwide
3	data communications system. The plan shall include—
4	(1) clearly defined budget, schedule, project or-
5	ganization, and leadership requirements;
6	(2) specific implementation and transition
7	steps; and
8	(3) baseline and performance metrics for meas-
9	uring the Administration's progress in implementing
10	the plan.
11	(e) Improved Performance Standards.—
12	(1) Assessment of work being performed
13	UNDER NEXTGEN IMPLEMENTATION PLAN.—The
14	Administrator shall clearly outline in the NextGen
15	Implementation Plan document of the Administra-
16	tion the work being performed under the plan to de-
17	termine—
18	(A) whether utilization of ADS-B, RNP,
19	and other technologies as part of NextGen im-
20	plementation will display the position of aircraft
21	more accurately and frequently so as to enable
22	a more efficient use of existing airspace and re-
23	sult in reduced consumption of aviation fuel
24	and aircraft engine emissions; and

1	(B) the feasibility of reducing aircraft sep-
2	aration standards in a safe manner as a result
3	of the implementation of such technologies.
4	(2) AIRCRAFT SEPARATION STANDARDS.—If the
5	Administrator determines that the standards re-
6	ferred to in paragraph (1)(B) can be reduced safely,
7	the Administrator shall include in the NextGen Im-
8	plementation Plan a timetable for implementation of
9	such reduced standards.
10	(f) Third-Party Usage.—The Administration shall
11	establish a program under which the Administration will
12	use third parties in the development, testing, and mainte-
13	nance of flight procedures.
14	SEC. 214. PERFORMANCE METRICS.
15	(a) In General.—Not later than 180 days after the
16	date of enactment of this Act, the Administrator of the
17	Federal Aviation Administration shall establish and begin
18	tracking national airspace system performance metrics, in-
19	cluding, at a minimum, metrics with respect to—
20	(1) actual arrival and departure rates per hour
21	measured against the currently published aircraft
22	arrival rate and aircraft departure rate for the 35
23	operational evolution partnership airports;
24	
∠ ⊤	(2) average gate-to-gate times;

1	(4) operations using the advanced navigation
2	procedures, including performance based navigation
3	procedures;
4	(5) the average distance flown between key city
5	pairs;
6	(6) the time between pushing back from the
7	gate and taking off;
8	(7) continuous climb or descent;
9	(8) average gate arrival delay for all arrivals;
10	(9) flown versus filed flight times for key city
11	pairs;
12	(10) implementation of NextGen Implementa-
13	tion Plan, or any successor document, capabilities
14	designed to reduce emissions and fuel consumption;
15	(11) the Administration's unit cost of providing
16	air traffic control services; and
17	(12) runway safety, including runway incur-
18	sions, operational errors, and loss of standard sepa-
19	ration events.
20	(b) Baselines.—The Administrator, in consultation
21	with aviation industry stakeholders, shall identify base-
22	lines for each of the metrics established under subsection
23	(a) and appropriate methods to measure deviations from
24	the baselines.

1	(c) Publication.—The Administrator shall make
2	data obtained under subsection (a) available to the public
3	in a searchable, sortable, and downloadable format
4	through the Web site of the Administration and other ap-
5	propriate media.
6	(d) Report.—Not later than 180 days after the date
7	of enactment of this Act, the Administrator shall submit
8	to the Committee on Commerce, Science, and Transpor-
9	tation of the Senate and the Committee on Transportation
10	and Infrastructure of the House of Representatives a re-
11	port that contains—
12	(1) a description of the metrics that will be
13	used to measure the Administration's progress in
14	implementing NextGen capabilities and operational
15	results;
16	(2) information on any additional metrics devel-
17	oped; and
18	(3) a process for holding the Administration ac-
19	countable for meeting or exceeding the metrics base-
20	lines identified in subsection (b).
21	SEC. 215. CERTIFICATION STANDARDS AND RESOURCES.
22	Not later than 180 days after the date of enactment
23	of this Act, the Administrator of the Federal Aviation Ad-
24	ministration shall develop a plan to accelerate and stream-

1	line the process for certification of NextGen technologies
2	including—
3	(1) establishment of updated project plans and
4	timelines;
5	(2) identification of the specific activities need-
6	ed to certify NextGen technologies, including the es-
7	tablishment of NextGen technical requirements for
8	the manufacture of equipage, installation of equi-
9	page, airline operational procedures, pilot training
10	standards, air traffic control procedures, and air
11	traffic controller training;
12	(3) identification of staffing requirements for
13	the Air Certification Service and the Flight Stand-
14	ards Service, taking into consideration the leveraging
15	of assistance from third parties and designees;
16	(4) establishment of a program under which the
17	Administration will use third parties in the certifi-
18	cation process; and
19	(5) establishment of performance metrics to
20	measure the Administration's progress.
21	SEC. 216. SURFACE SYSTEMS ACCELERATION.
22	(a) In General.—The Chief Operating Officer of
23	the Air Traffic Organization shall—
24	(1) evaluate the Airport Surface Detection
25	Equipment-Model X program for its potential con-

1	tribution to implementation of the NextGen initia-
2	tive;
3	(2) evaluate airport surveillance technologies
4	and associated collaborative surface management
5	software for potential contributions to implementa-
6	tion of NextGen surface management;
7	(3) accelerate implementation of the program
8	referred to in paragraph (1); and
9	(4) carry out such additional duties as the Ad-
10	ministrator of the Federal Aviation Administration
11	may require.
12	(b) Expedited Certification and Utiliza-
13	TION.—The Administrator shall—
14	(1) consider options for expediting the certifi-
15	cation of Ground-Based Augmentation System tech-
16	nology; and
17	(2) develop a plan to utilize such a system at
18	the 35 operational evolution partnership airports by
19	September 30, 2012.
20	SEC. 217. INCLUSION OF STAKEHOLDERS IN AIR TRAFFIC
21	CONTROL MODERNIZATION PROJECTS.
22	(a) Process for Employee Inclusion.—Notwith-
23	standing any other law or agreement, the Administrator
24	of the Federal Aviation Administration shall establish a
25	process or processes for including qualified employees to

1	serve in a collaborative and expert capacity in the planning
2	and development of air traffic control modernization
3	projects, including NextGen.
4	(b) Adherence to Deadlines.—Participants in
5	these processes shall adhere to all deadlines and mile-
6	stones established pursuant to this title.
7	(c) No Change in Employee Status.—Participa-
8	tion in these processes by an employee shall not—
9	(1) serve as a waiver of any bargaining obliga-
10	tions or rights;
11	(2) entitle the employee to any additional com-
12	pensation or benefits; or
13	(3) entitle the employee to prevent or unduly
14	delay the exercise of management prerogatives.
15	(d) Working Groups.—Except in extraordinary cir-
16	cumstances, the Administrator shall not pay overtime re-
17	lated to work group participation.
18	(e) Report.—Not later than 180 days after the date
19	of enactment of this Act, the Administrator shall report
20	to Committee on Transportation and Infrastructure of the
21	House of Representatives and the Committee on Com-
22	merce, Science, and Transportation of the Senate con-
23	cerning the disputes between participating employees and
24	Administration management that have led to delays to the
25	implementation of NextGen, including information on the

1	source of the dispute, the resulting length of delay, and
2	associated cost increases.
3	SEC. 218. SITING OF WIND FARMS NEAR FAA NAVIGA-
4	TIONAL AIDS AND OTHER ASSETS.
5	(a) Survey and Assessment.—
6	(1) In General.—Not later than 180 days
7	after the date of enactment of this Act, in order to
8	address safety and operational concerns associated
9	with the construction, alteration, establishment, or
10	expansion of wind farms in proximity to critical Fed-
11	eral Aviation Administration facilities, the Adminis-
12	trator of the Federal Aviation Administration shall
13	complete a survey and assessment of leases for crit-
14	ical Administration facility sites, including—
15	(A) an inventory of the leases that de-
16	scribes, for each such lease—
17	(i) the periodic cost, location, site,
18	terms, number of years remaining, and les-
19	sor;
20	(ii) other Administration facilities that
21	share the leasehold, including surveillance
22	and communications equipment; and
23	(iii) the type of transmission services
24	supported, including the terms of service,

1	cost, and support contract obligations for
2	the services; and
3	(B) a list of those leases for facilities lo-
4	cated in or near areas suitable for the construc-
5	tion and operation of wind farms, as deter-
6	mined by the Administrator in consultation
7	with the Secretary of Energy.
8	(2) Memorandum of understanding.—The
9	Administrator and the Secretary of Energy shall
10	enter into a memorandum of understanding regard-
11	ing the use and distribution of the list referred to
12	in paragraph (1)(B), including considerations of pri-
13	vacy and proprietary information, database develop-
14	ment, or other relevant applications.
15	(3) Report.—Upon completion of the survey
16	and assessment, the Administrator shall submit a re-
17	port to the Committee on Commerce, Science, and
18	Transportation of the Senate, the Committee on
19	Transportation and Infrastructure of the House of
20	Representatives, and the Comptroller General con-
21	taining the Administrator's findings, conclusions,
22	and recommendations.
23	(b) GAO Assessment.—Not later than 180 days
24	after receiving the Administrator's report under sub-
25	section (a)(3), the Comptroller General, in consultation

1	with the Administrator and other interested parties, shall
2	report on—
3	(1) the current and potential impact of wind
4	farms on the national airspace system;
5	(2) the extent to which the Department of De-
6	fense and the Administration have guidance, proc-
7	esses, and procedures in place to evaluate the impact
8	of wind farms on the implementation of the NextGen
9	air traffic control system; and
10	(3) potential mitigation strategies, if necessary,
11	to ensure that wind farms do not have an adverse
12	impact on the implementation of the Next Genera-
13	tion air traffic control system, including the installa-
14	tion of navigational aids associated with that system.
15	(c) Issuance of Guidelines.—Not later than 180
16	days after the Administrator receives the Comptroller's
17	recommendations, the Administrator shall consult with
18	State, Federal, and industry stakeholders and publish
19	guidelines for the construction and operation of wind
20	farms that are to be located in proximity to critical Admin-
21	istration facilities. The guidelines may include—
22	(1) the establishment of a zone system for wind
23	farms based on proximity to critical Administration
24	assets;

1	(2) the establishment of turbine height and
2	density limitations on such wind farms; and
3	(3) any other requirements or recommendations
4	designed to address Administration safety or oper-
5	ational concerns related to the construction, alter-
6	ation, establishment, or expansion of such wind
7	farms.
8	(d) REPORTS.—The Administrator and the Comp-
9	troller General shall provide a copy of reports under sub-
10	sections (a) and (b), respectively, to—
11	(1) the Committee on Commerce, Science, and
12	Transportation, the Committee on Homeland Secu-
13	rity and Governmental Affairs, the Committee on
14	Armed Services of the Senate; and
15	(2) the Committee on Transportation and In-
16	frastructure, the Committee on Homeland Security,
17	the Committee on Armed Services, and the Com-
18	mittee on Science and Technology of the House of
19	Representatives.
20	SEC. 219. AIRSPACE REDESIGN.
21	(a) FINDINGS.—Congress finds the following:
22	(1) The airspace redesign efforts of the Federal
23	Aviation Administration will play a critical near-
24	term role in enhancing capacity, reducing delays,
25	transitioning to more flexible routing, and ultimately

1	saving money in fuel costs for airlines and airspace
2	users.
3	(2) The critical importance of airspace redesign
4	efforts is underscored by the fact that they are high-
5	lighted in strategic plans of the Administration, in-
6	cluding Flight Plan 2009–2013 and the NextGen
7	Implementation Plan.
8	(3) Funding cuts have led to delays and defer-
9	rals of critical capacity enhancing airspace redesign
10	efforts.
11	(4) Several new runways planned for the period
12	of fiscal years 2011 and 2012 will not provide esti-
13	mated capacity benefits without additional funds.
14	(b) Noise Impacts of New York/New Jersey/
15	PHILADELPHIA METROPOLITAN AREA AIRSPACE REDE-
16	SIGN.—
17	(1) Monitoring.—The Administrator of the
18	Federal Aviation Administration, in conjunction with
19	the Port Authority of New York and New Jersey
20	and the Philadelphia International Airport, shall
21	monitor the noise impacts of the New York/New
22	Jersey/Philadelphia Metropolitan Area Airspace Re-
23	design.
24	(2) Report.—Not later than one year following
25	the first day of completion of the New York/New

1	Jersey/Philadelphia Metropolitan Area Airspace Re-
2	design, the Administrator shall submit to Congress
3	a report on the findings of the Administrator with
4	respect to monitoring conducted under paragraph
5	(1).
6	TITLE III—SAFETY
7	Subtitle A—General Provisions
8	SEC. 301. JUDICIAL REVIEW OF DENIAL OF AIRMAN CER-
9	TIFICATES.
10	(a) Judicial Review of NTSB Decisions.—Sec-
11	tion 44703(d) is amended by adding at the end the fol-
12	lowing:
13	"(3) A person who is substantially affected by an
14	order of the Board under this subsection, or the Adminis-
15	trator if the Administrator decides that an order of the
16	Board will have a significant adverse impact on carrying
17	out this subtitle, may seek judicial review of the order
18	under section 46110. The Administrator shall be made a
19	party to the judicial review proceedings. The findings of
20	fact of the Board in any such case are conclusive if sup-
21	ported by substantial evidence.".
22	(b) Conforming Amendment.—Section 1153(c) is
23	amended by striking "section 44709 or" and inserting
24	"section 44703(d), 44709, or".

1	SEC. 302. RELEASE OF DATA RELATING TO ABANDONED
2	TYPE CERTIFICATES AND SUPPLEMENTAL
3	TYPE CERTIFICATES.
4	Section 44704(a) is amended by adding at the end
5	the following:
6	"(5) Release of data.—
7	"(A) In General.—Notwithstanding any
8	other provision of law, the Administrator may
9	make available upon request, to a person seek-
10	ing to maintain the airworthiness or develop
11	product improvements of an aircraft, engine,
12	propeller, or appliance, engineering data in the
13	possession of the Administration relating to a
14	type certificate or a supplemental type certifi-
15	cate for such aircraft, engine, propeller, or ap-
16	pliance, without the consent of the owner of
17	record, if the Administrator determines that—
18	"(i) the certificate containing the re-
19	quested data has been inactive for 3 or
20	more years, except that the Administrator
21	may reduce this time if required to address
22	an unsafe condition associated with the
23	product;
24	"(ii) after using due diligence, the Ad-
25	ministrator is unable to find the owner of
26	record, or the owner of record's heir, of the

1	type certificate or supplemental type cer-
2	tificate; and
3	"(iii) making such data available will
4	enhance aviation safety.
5	"(B) Engineering data defined.—In
6	this section, the term 'engineering data' as used
7	with respect to an aircraft, engine, propeller, or
8	appliance means type design drawing and speci-
9	fications for the entire aircraft, engine, pro-
10	peller, or appliance or change to the aircraft,
11	engine, propeller, or appliance, including the
12	original design data, and any associated sup-
13	plier data for individual parts or components
14	approved as part of the particular certificate for
15	the aircraft, engine, propeller, or appliance.
16	"(C) Requirement to maintain data.—
17	The Administrator shall maintain engineering
18	data in the possession of the Administration re-
19	lating to a type certificate or a supplemental
20	type certificate that has been inactive for 3 or
21	more years.".
22	SEC. 303. DESIGN AND PRODUCTION ORGANIZATION CER-
23	TIFICATES.
24	(a) In General.—Section 44704(e) is amended to
25	read as follows:

1	"(e) Design and Production Organization Cer-
2	TIFICATES.—
3	"(1) Issuance.—Beginning January 1, 2013,
4	the Administrator may issue a certificate to a design
5	organization, production organization, or design and
6	production organization to authorize the organiza-
7	tion to certify compliance of aircraft, aircraft en-
8	gines, propellers, and appliances with the require-
9	ments and minimum standards prescribed under sec-
10	tion 44701(a). An organization holding a certificate
11	issued under this subsection shall be known as a cer-
12	tified design and production organization (in this
13	subsection referred to as a 'CDPO').
14	"(2) Applications.—On receiving an applica-
15	tion for a CDPO certificate, the Administrator shall
16	examine and rate the organization submitting the
17	application, in accordance with regulations to be pre-
18	scribed by the Administrator, to determine whether
19	the organization has adequate engineering, design,
20	and production capabilities, standards, and safe-
21	guards to make certifications of compliance as de-
22	scribed in paragraph (1).
23	"(3) Issuance of certificates based on
24	CDPO FINDINGS.—The Administrator may rely on

1	certifications of compliance by a CDPO when mak-
2	ing determinations under this section.
3	"(4) Public safety.—The Administrator shall
4	include in a CDPO certificate terms required in the
5	interest of safety.
6	"(5) No effect on power of revocation.—
7	Nothing in this subsection affects the authority of
8	the Secretary of Transportation to revoke a certifi-
9	cate.".
10	(b) Applicability.—Before January 1, 2013, the
11	Administrator of the Federal Aviation Administration may
12	continue to issue certificates under section 44704(e) of
13	title 49, United States Code, as in effect on the day before
14	the date of enactment of this Act.
15	(c) Clerical Amendments.—Chapter 447 is
16	amended—
17	(1) in the heading for section 44704 by striking
18	"and design organization certificates" and
19	inserting ", and design and production or-
20	ganization certificates"; and
21	(2) in the analysis for such chapter by striking
22	the item relating to section 44704 and inserting the
23	following:
	((44504 F)

"44704. Type certificates, production certificates, airworthiness certificates, and design and production organization certificates.".

1	SEC. 304. AIRCRAFT CERTIFICATION PROCESS REVIEW AND
2	REFORM.
3	(a) General.—The Administrator of the Federal
4	Aviation Administration, in consultation with representa-
5	tives of the aviation industry, shall conduct an assessment
6	of the certification and approval process under section
7	44704 of title 49, United States Code.
8	(b) Contents.—In conducting the assessment, the
9	Administrator shall consider—
10	(1) the expected number of applications for
11	product certifications and approvals the Adminis-
12	trator will receive under section 44704 of such title
13	in the 1-year, 5-year, and 10-year periods following
14	the date of enactment of this Act;
15	(2) process reforms and improvements nec-
16	essary to allow the Administrator to review and ap-
17	prove the applications in a fair and timely fashion;
18	(3) the status of recommendations made in pre-
19	vious reports on the Administration's certification
20	process;
21	(4) methods for enhancing the effective use of
22	delegation systems, including organizational designa-
23	tion authorization;
24	(5) methods for training the Administration's
25	field office employees in the safety management sys-
26	tem and auditing; and

1	(6) the status of updating airworthiness re-
2	quirements, including implementing recommenda-
3	tions in the Administration's report entitled "Part
4	23—Small Airplane Certification Process Study"
5	(OK-09-3468, dated July 2009).
6	(c) RECOMMENDATIONS.—In conducting the assess-
7	ment, the Administrator shall make recommendations to
8	improve efficiency and reduce costs through streamlining
9	and reengineering the certification process under section
10	44704 of such title to ensure that the Administrator can
11	conduct certifications and approvals under such section in
12	a manner that supports and enables the development of
13	new products and technologies and the global competitive-
14	ness of the United States aviation industry.
15	(d) Report.—Not later than 180 days after the date
16	of enactment of this Act, the Administrator shall submit
17	to the Committee on Transportation and Infrastructure
18	of the House of Representatives and the Committee on
19	Commerce, Science, and Transportation of the Senate a
20	report on the results of the assessment, together with an
21	explanation of how the Administrator will implement rec-
22	ommendations made under subsection (c) and measure the
23	effectiveness of the recommendations.
24	(e) Implementation of Recommendations.—Not
25	later than one year after the date of enactment of this

1	Act, the Administrator shall begin to implement the rec-
2	ommendations made under subsection (c).
3	SEC. 305. CONSISTENCY OF REGULATORY INTERPRETA
4	TION.
5	(a) Establishment of Advisory Panel.—Not
6	later than 90 days after the date of enactment of this Act
7	the Administrator of the Federal Aviation Administration
8	shall establish an advisory panel comprised of both Gov-
9	ernment and industry representatives to—
10	(1) review the October 2010 report by the Gov-
11	ernment Accountability Office on certification and
12	approval processes (GAO-11-14); and
13	(2) develop recommendations to address the
14	findings in the report and other concerns raised by
15	interested parties, including representatives of the
16	aviation industry.
17	(b) Matters To Be Considered.—The advisory
18	panel shall—
19	(1) determine the root causes of inconsistent in-
20	terpretation of regulations by the Administration's
21	Flight Standards Service and Aircraft Certification
22	Service;
23	(2) develop recommendations to improve the
24	consistency of interpreting regulations by the Ad-

1	ministration's Flight Standards Service and Aircraft
2	Certification Service; and
3	(3) develop recommendations to improve com-
4	munications between the Administration's Flight
5	Standards Service and Aircraft Certification Service
6	and applicants and certificate and approval holders
7	for the identification and resolution of potentially
8	adverse issues in an expeditious and fair manner.
9	(c) Report.—Not later than 6 months after the date
10	of enactment of this Act, the Administrator shall transmit
11	to the Committee on Transportation and Infrastructure
12	of the House of Representatives and the Committee on
13	Commerce, Science, and Transportation of the Senate a
14	report on the findings of the advisory panel, together with
15	an explanation of how the Administrator will implement
16	the recommendations of the advisory panel and measure
17	the effectiveness of the recommendations.
18	SEC. 306. RUNWAY SAFETY.
19	(a) Strategic Runway Safety Plan.—
20	(1) IN GENERAL.—Not later than 6 months
21	after the date of enactment of this Act, the Adminis-
22	trator of the Federal Aviation Administration shall
23	develop and submit to Congress a report containing
24	a strategic runway safety plan.

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1	(2) Contents of Plan.—The strategic run-
2	way safety plan—
3	(A) shall include, at a minimum—
4	(i) goals to improve runway safety;
5	(ii) near and long term actions de-
6	signed to reduce the severity, number, and
7	rate of runway incursions, losses of stand-
8	ard separation, and operational errors;
9	(iii) time frames and resources needed
10	for the actions described in clause (ii);
11	(iv) a continuous evaluative process to
12	track performance toward the goals re-
13	ferred to in clause (i); and
14	(v) a review of every commercial serv-
15	ice airport (as defined in section 47102 of
16	title 49, United States Code) in the United
17	States and proposed action to improve air-
18	port lighting, provide better signs, and im-
19	prove runway and taxiway markings; and
20	(B) shall address the increased runway
21	safety risk associated with the expected in-
22	creased volume of air traffic.
23	(b) Process.—Not later than 6 months after the
24	date of enactment of this Act, the Administrator shall de-
25	velop a process for tracking and investigating operational

1	errors, losses of standard separation, and runway incur-
2	sions that includes procedures for—
3	(1) identifying who is responsible for tracking
4	operational errors, losses of standard separation,
5	and runway incursions, including a process for lower
6	level employees to report to higher supervisory levels
7	and for frontline managers to receive the informa-
8	tion in a timely manner;
9	(2) conducting periodic random audits of the
10	oversight process; and
11	(3) ensuring proper accountability.
12	(c) Plan for Installation and Deployment of
13	Systems To Provide Alerts of Potential Runway
14	INCURSIONS.—Not later than December 31, 2011, the Ad-
15	ministrator shall submit to Congress a report containing
16	a plan for the installation and deployment of systems the
17	Administrator is installing to alert controllers or flight
18	crewmembers, or both, of potential runway incursions.
19	The plan shall be integrated into the annual NextGen Im-
20	plementation Plan document of the Administration or any
21	successor document.
22	SEC. 307. IMPROVED PILOT LICENSES.
23	(a) In General.—Not later than 9 months after the
24	date of enactment of this Act, the Administrator of the
25	Federal Aviation Administration shall begin to issue im-

1	proved pilot licenses consistent with the requirements of
2	title 49, United States Code, and title 14, Code of Federal
3	Regulations.
4	(b) REQUIREMENTS.—Improved pilot licenses issued
5	under subsection (a) shall—
6	(1) be resistant to tampering, alteration, and
7	counterfeiting;
8	(2) include a photograph of the individual to
9	whom the license is issued; and
10	(3) be capable of accommodating a digital pho-
11	tograph, a biometric identifier, and any other unique
12	identifier that the Administrator considers nec-
13	essary.
14	(e) Tampering.—To the extent practical, the Admin-
15	istrator shall develop methods to determine or reveal
16	whether any component or security feature of a license
17	issued under subsection (a) has been tampered with, al-
18	tered, or counterfeited.
19	(d) Use of Designees.—The Administrator may
20	use designees to carry out subsection (a) to the extent fea-
21	sible in order to minimize the burdens on pilots.
22	(e) Report.—
23	(1) In general.—Not later than one year
24	after the date of enactment of this Act, and annually
25	thereafter, the Administrator shall submit to the

1	Committee on Transportation and Infrastructure of
2	the House of Representatives and the Committee on
3	Commerce, Science, and Transportation of the Sen-
4	ate a report on the issuance of improved pilot li-
5	censes under this section.
6	(2) Expiration.—The Administrator shall not
7	be required to submit annual reports under this sub-
8	section after the date on which the Administrator
9	begins issuing improved pilot licenses under this sec-
10	tion or December 31, 2015, whichever occurs first.
11	SEC. 308. FLIGHT ATTENDANT FATIGUE.
12	(a) Study.—The Administrator of the Federal Avia-
13	tion Administration, acting through the Civil Aerospace
14	Medical Institute, shall conduct a study on the issue of
15	flight attendant fatigue.
16	(b) Contents.—The study shall include the fol-
17	lowing:
18	(1) A survey of field operations of flight attend-
19	ants.
20	(2) A study of incident reports regarding flight
21	attendant fatigue.
22	(3) A review of international policies and prac-
23	tices regarding flight limitations and rest of flight
24	attendants.

1	(4) An analysis of potential benefits of training
2	flight attendants regarding fatigue.
3	(c) Report.—Not later than September 30, 2012,
4	the Administrator shall submit to Congress a report on
5	the results of the study.
6	SEC. 309. FLIGHT STANDARDS EVALUATION PROGRAM.
7	(a) In General.—Not later than 180 days after the
8	date of enactment of this Act, the Administrator of the
9	Federal Aviation Administration shall modify the Flight
10	Standards Evaluation Program—
11	(1) to include periodic and random reviews as
12	part of the Administration's oversight of air carriers;
13	and
14	(2) to prohibit an individual from participating
15	in a review or audit of an office with responsibility
16	for an air carrier under the program if the indi-
17	vidual, at any time in the 5-year period preceding
18	the date of the review or audit, had responsibility for
19	inspecting, or overseeing the inspection of, the oper-
20	ations of that carrier.
21	(b) Annual Report.—Not later than one year after
22	the date of enactment of this Act, and annually thereafter,
23	the Administrator shall submit to the Committee on Com-
24	merce, Science, and Transportation of the Senate and the
25	Committee on Transportation and Infrastructure of the

- 1 House of Representatives a report on the Flight Stand-
- 2 ards Evaluation Program, including the Administrator's
- 3 findings and recommendations with respect to the pro-
- 4 gram.
- 5 (c) Flight Standards Evaluation Program De-
- 6 FINED.—In this section, the term "Flight Standards Eval-
- 7 uation Program" means the program established by the
- 8 Federal Aviation Administration in FS 1100.1B CHG3,
- 9 including any subsequent revisions thereto.
- 10 SEC. 310. COCKPIT SMOKE.
- 11 (a) Study.—The Comptroller General shall conduct
- 12 a study on the effectiveness of oversight activities of the
- 13 Federal Aviation Administration relating to the use of new
- 14 technologies to prevent or mitigate the effects of dense,
- 15 continuous smoke in the cockpit of a commercial aircraft.
- 16 (b) Report.—Not later than one year after the date
- 17 of enactment of this Act, the Comptroller General shall
- 18 submit to Congress a report on the results of the study.
- 19 SEC. 311. SAFETY OF AIR AMBULANCE OPERATIONS.
- 20 (a) In General.—Chapter 447 is amended by add-
- 21 ing at the end the following:
- 22 "§ 44730. Helicopter air ambulance operations
- "(a) Compliance Regulations.—
- 24 "(1) IN GENERAL.—Except as provided in para-
- graph (2), not later than 6 months after the date of

1	enactment of this section, part 135 certificate hold-
2	ers providing air ambulance services shall comply,
3	whenever medical personnel are onboard the aircraft,
4	with regulations pertaining to weather minimums
5	and flight and duty time under part 135.
6	"(2) Exception.—If a certificate holder de-
7	scribed in paragraph (1) is operating, or carrying
8	out training, under instrument flight rules, the
9	weather reporting requirement at the destination
10	shall not apply until such time as the Administrator
11	of the Federal Aviation Administration determines
12	that portable, reliable, and accurate ground-based
13	weather measuring and reporting systems are avail-
14	able.
15	"(b) Rulemaking.—The Administrator shall con-
16	duct a rulemaking proceeding to improve the safety of
17	flight crewmembers, medical personnel, and passengers
18	onboard helicopters providing air ambulance services
19	under part 135.
20	"(c) Matters To Be Addressed.—In conducting
21	the rulemaking proceeding under subsection (b), the Ad-
22	ministrator shall address the following:
23	"(1) Flight request and dispatch procedures, in-
24	cluding performance-based flight dispatch proce-
25	dures.

1	"(2) Pilot training standards, including—
2	"(A) mandatory training requirements, in-
3	cluding a minimum time for completing the
4	training requirements;
5	"(B) training subject areas, such as com-
6	munications procedures and appropriate tech-
7	nology use; and
8	"(C) establishment of training standards
9	in—
10	"(i) crew resource management;
11	"(ii) flight risk evaluation;
12	"(iii) preventing controlled flight into
13	terrain;
14	"(iv) recovery from inadvertent flight
15	into instrument meteorological conditions;
16	"(v) operational control of the pilot in
17	command; and
18	"(vi) use of flight simulation training
19	devices and line-oriented flight training.
20	"(3) Safety-enhancing technology and equip-
21	ment, including—
22	"(A) helicopter terrain awareness and
23	warning systems;
24	"(B) radar altimeters;

1	"(C) devices that perform the function of
2	flight data recorders and cockpit voice record-
3	ers, to the extent feasible; and
4	"(D) safety equipment that should be worn
5	or used by flight crewmembers and medical per-
6	sonnel on a flight, including the possible use of
7	shoulder harnesses, helmets, seatbelts, and fire
8	resistant clothing to enhance crash surviv-
9	ability.
10	"(4) Such other matters as the Administrator
11	considers appropriate.
12	"(d) Minimum Requirements.—In issuing a final
13	rule under subsection (b), the Administrator, at a min-
14	imum, shall provide for the following:
15	"(1) Flight risk evaluation program.—
16	The Administrator shall ensure that a part 135 cer-
17	tificate holder providing helicopter air ambulance
18	services—
19	"(A) establishes a flight risk evaluation
20	program, based on FAA Notice 8000.301
21	issued by the Administration on August 1,
22	2005, including any updates thereto;
23	"(B) as part of the flight risk evaluation
24	program, develops a checklist for use by pilots

1	in determining whether a flight request should
2	be accepted; and
3	"(C) requires the pilots of the certificate
4	holder to use the checklist.
5	"(2) OPERATIONAL CONTROL CENTER.—The
6	Administrator shall ensure that a part 135 certifi-
7	cate holder providing helicopter air ambulance serv-
8	ices using 10 or more helicopters has an operational
9	control center that meets such requirements as the
10	Administrator may prescribe.
11	"(e) Rulemaking.—The Administrator shall—
12	"(1) not later than 180 days after the date of
13	enactment of this section, issue a notice of proposed
14	rulemaking under subsection (b); and
15	"(2) not later than 16 months after the last
16	day of the comment period on the proposed rule,
17	issue a final rule.
18	"(f) Definitions.—In this section, the following
19	definitions apply:
20	"(1) Part 135.—The term 'part 135' means
21	part 135 of title 14, Code of Federal Regulations.
22	"(2) Part 135 Certificate Holder.—The
23	term 'part 135 certificate holder' means a person
24	holding a certificate issued under part 135.

1	"§ 44731. Collection of data on helicopter air ambu-
2	lance operations
3	"(a) In General.—The Administrator of the Fed-
4	eral Aviation Administration shall require a part 135 cer-
5	tificate holder providing helicopter air ambulance services
6	to submit to the Administrator, not later than one year
7	after the date of enactment of this section, and annually
8	thereafter, a report containing, at a minimum, the fol-
9	lowing data:
10	"(1) The number of helicopters that the certifi-
11	cate holder uses to provide helicopter air ambulance
12	services and the base locations of the helicopters.
13	"(2) The number of flights and hours flown, by
14	registration number, during which helicopters oper-
15	ated by the certificate holder were providing heli-
16	copter air ambulance services.
17	"(3) The number of flight requests for a heli-
18	copter providing air ambulance services that were
19	accepted or declined by the certificate holder and the
20	type of each such flight request (such as scene re-
21	sponse, interfacility transport, organ transport, or
22	ferry or repositioning flight).
23	"(4) The number of accidents, if any, involving
24	helicopters operated by the certificate holder while
25	providing air ambulance services and a description
26	of the accidents.

1	"(5) The number of flights and hours flown
2	under instrument flight rules by helicopters operated
3	by the certificate holder while providing air ambu-
4	lance services.
5	"(6) The time of day of each flight flown by
6	helicopters operated by the certificate holder while
7	providing air ambulance services.
8	"(7) The number of incidents, if any, in which
9	a helicopter was not directly dispatched and arrived
10	to transport patients but was not utilized for patient
11	transport.
12	"(b) Reporting Period.—Data contained in a re-
13	port submitted by a part 135 certificate holder under sub-
14	section (a) shall relate to such reporting period as the Ad-
15	ministrator determines appropriate.
16	"(c) Database.—Not later than 6 months after the
17	date of enactment of this section, the Administrator shall
18	develop a method to collect and store the data collected
19	under subsection (a), including a method to protect the
20	confidentiality of any trade secret or proprietary informa-
21	tion provided in response to this section.
22	"(d) Report to Congress.—Not later than 24
23	months after the date of enactment of this section, and
24	annually thereafter, the Administrator shall submit to the
25	Committee on Transportation and Infrastructure of the

- 1 House of Representatives and the Committee on Com-
- 2 merce, Science, and Transportation of the Senate a report
- 3 containing a summary of the data collected under sub-
- 4 section (a).
- 5 "(e) Part 135 Certificate Holder Defined.—
- 6 In this section, the term 'part 135 certificate holder'
- 7 means a person holding a certificate issued under part 135
- 8 of title 14, Code of Federal Regulations.".
- 9 (b) AUTHORIZED EXPENDITURES.—Section
- 10 106(k)(2)(C) (as redesignated by this Act) is amended by
- 11 inserting before the period the following: "and the develop-
- 12 ment and maintenance of helicopter approach proce-
- 13 dures".
- 14 (c) CLERICAL AMENDMENT.—The analysis for chap-
- 15 ter 447 is amended by adding at the end the following:

16 SEC. 312. OFF-AIRPORT, LOW-ALTITUDE AIRCRAFT WEATH-

- 17 ER OBSERVATION TECHNOLOGY.
- 18 (a) Study.—The Administrator of the Federal Avia-
- 19 tion Administration shall conduct a review of off-airport,
- 20 low-altitude aircraft weather observation technologies.
- 21 (b) Specific Review.—The review shall include, at
- 22 a minimum, an examination of off-airport, low-altitude
- 23 weather reporting needs, an assessment of technical alter-
- 24 natives (including automated weather observation sta-

[&]quot;444730. Helicopter air ambulance operations.

[&]quot;444731. Collection of data on helicopter air ambulance operations.".

- 1 tions), an investment analysis, and recommendations for
- 2 improving weather reporting.
- 3 (c) Report.—Not later than one year after the date
- 4 of enactment of this Act, the Administrator shall submit
- 5 to Congress a report containing the results of the review.
- 6 SEC. 313. FEASIBILITY OF REQUIRING HELICOPTER PILOTS
- 7 TO USE NIGHT VISION GOGGLES.
- 8 (a) Study.—The Administrator of the Federal Avia-
- 9 tion Administration shall carry out a study on the feasi-
- 10 bility of requiring pilots of helicopters providing air ambu-
- 11 lance services under part 135 of title 14, Code of Federal
- 12 Regulations, to use night vision goggles during nighttime
- 13 operations.
- 14 (b) Considerations.—In conducting the study, the
- 15 Administrator shall consult with owners and operators of
- 16 helicopters providing air ambulance services under such
- 17 part 135 and aviation safety professionals to determine
- 18 the benefits, financial considerations, and risks associated
- 19 with requiring the use of night vision goggles.
- 20 (c) Report to Congress.—Not later than one year
- 21 after the date of enactment of this Act, the Administrator
- 22 shall submit to the Committee on Transportation and In-
- 23 frastructure of the House of Representatives and the Com-
- 24 mittee on Commerce, Science, and Transportation of the
- 25 Senate a report on the results of the study.

1	SEC. 314. PROHIBITION ON PERSONAL USE OF ELEC-
2	TRONIC DEVICES ON FLIGHT DECK.
3	(a) In General.—Chapter 447 (as amended by this
4	Act) is further amended by adding at the end the fol-
5	lowing:
6	"§ 44732. Prohibition on personal use of electronic
7	devices on flight deck
8	"(a) In General.—It is unlawful for a flight crew-
9	member of an aircraft used to provide air transportation
10	under part 121 of title 14, Code of Federal Regulations,
11	to use a personal wireless communications device or laptop
12	computer while at the flight crewmember's duty station
13	on the flight deck of such an aircraft while the aircraft
14	is being operated.
15	"(b) Exceptions.—Subsection (a) shall not apply to
16	the use of a personal wireless communications device or
17	laptop computer for a purpose directly related to operation
18	of the aircraft, or for emergency, safety-related, or em-
19	ployment-related communications, in accordance with pro-
20	cedures established by the air carrier and the Adminis-
21	trator of the Federal Aviation Administration.
22	"(c) Enforcement.—In addition to the penalties
23	provided under section 46301 applicable to any violation
24	of this section, the Administrator of the Federal Aviation
25	Administration may enforce compliance with this section

- 1 under section 44709 by amending, modifying, suspending,
- 2 or revoking a certificate under this chapter.
- 3 "(d) Personal Wireless Communications De-
- 4 VICE DEFINED.—In this section, the term 'personal wire-
- 5 less communications device' means a device through which
- 6 personal wireless services (as defined in section
- 7 332(c)(7)(C)(i) of the Communications Act of 1934 (47
- 8 U.S.C. 332(c)(7)(C)(i)) are transmitted.".
- 9 (b) Penalty.—Section 44711(a) is amended—
- 10 (1) by striking "or" after the semicolon in
- 11 paragraph (8);
- 12 (2) by striking "title." in paragraph (9) and in-
- serting "title; or"; and
- 14 (3) by adding at the end the following:
- 15 "(10) violate section 44732 or any regulation
- issued thereunder.".
- 17 (c) Conforming Amendment.—The analysis for
- 18 chapter 447 (as amended by this Act) is further amended
- 19 by adding at the end the following:

"44732. Prohibition on personal use of electronic devices on flight deck.".

- 20 (d) Regulations.—Not later than 90 days after the
- 21 date of enactment of this Act, the Administrator of the
- 22 Federal Aviation Administration shall initiate a rule-
- 23 making procedure for regulations to carry out section
- 24 44733 of title 49, United States Code, and shall issue a

1	final rule thereunder not later than 2 years after the date
2	of enactment of this Act.
3	(e) Study.—
4	(1) In General.—The Administrator of the
5	Federal Aviation Administration shall review rel-
6	evant air carrier data and carry out a study—
7	(A) to identify common sources of distrac-
8	tion for the flight crewmembers on the flight
9	deck of a commercial aircraft; and
10	(B) to determine the safety impacts of
11	such distractions.
12	(2) Report.—Not later than one year after the
13	date of enactment of this Act, the Administrator
14	shall submit to the Committee on Commerce,
15	Science, and Transportation of the Senate and the
16	Committee on Transportation and Infrastructure of
17	the House of Representatives a report that con-
18	tains—
19	(A) the findings of the study conducted
20	under paragraph (1); and
21	(B) recommendations regarding how to re-
22	duce distractions for flight crewmembers on the
23	flight deck of a commercial aircraft.

SEC. 315. NONCERTIFICATED MAINTENANCE PROVIDERS. 2 (a) REGULATIONS.—Not later than 3 years after the 3 date of enactment of this Act, the Administrator of the Federal Aviation Administration shall issue regulations re-4 5 quiring that covered work on an aircraft used to provide air transportation under part 121 of title 14, Code of Fed-6 7 eral Regulations, be performed by persons in accordance 8 with subsection (b). 9 (b) Persons Authorized To Perform Certain Work.—A person may perform covered work on aircraft 10 used to provide air transportation under part 121 of title 11 14, Code of Federal Regulations, only if the person is em-12 ployed by— 13 14 (1) a part 121 air carrier; (2) a part 145 repair station or a person au-15 thorized under section 43.17 of title 14, Code of 16 17 Federal Regulations; or 18 (3) subject to subsection (c), a person that— 19 (A) provides contract maintenance work-20 ers, services, or maintenance functions to a part 21 145 repair station or part 121 air carrier; and 22 (B) meets the requirements of the part 23 121 air carrier or the part 145 repair station.

(c) Terms and Conditions.—Covered work per-

formed by a person who is employed by a person described

24

1	in subsection (b)(3) shall be subject to the following terms
2	and conditions:
3	(1) The part 121 air carrier or the part 145 re-
4	pair station shall be directly in charge of the covered
5	work being performed.
6	(2) The covered work shall be carried out in ac-
7	cordance with the part 121 air carrier's maintenance
8	manual.
9	(d) Definitions.—In this section, the following defi-
10	nitions apply:
11	(1) COVERED WORK.—The term "covered
12	work" means a required inspection item, as defined
13	by the Administrator.
14	(2) Part 121 Air Carrier.—The term "part
15	121 air carrier" means an air carrier that holds a
16	certificate issued under part 121 of title 14, Code of
17	Federal Regulations.
18	(3) Part 145 Repair Station.—The term
19	"part 145 repair station" means a repair station
20	that holds a certificate issued under part 145 of title
21	14, Code of Federal Regulations.
22	SEC. 316. INSPECTION OF FOREIGN REPAIR STATIONS.
23	(a) In General.—Chapter 447 (as amended by this
24	Act) is further amended by adding at the end the fol-
25	lowing:

1 " \S 44733. Inspection of foreign repair stations

2	"(a) In General.—Not later than one year after the
3	date of enactment of this section, the Administrator of the
4	Federal Aviation Administration shall establish and imple-
5	ment a safety assessment system for each part 145 repair
6	station based on the type, scope, and complexity of work
7	being performed by the repair station, which shall—
8	"(1) ensure that repair stations outside the
9	United States are subject to appropriate inspections
10	that are based on identified risks and consistent
11	with United States requirements;
12	"(2) accept consideration of inspection results
13	and findings submitted by foreign civil aviation au-
14	thorities operating under a maintenance safety or
15	maintenance implementation agreement with the
16	United States in meeting the requirements of the
17	safety assessment system; and
18	"(3) require all maintenance safety or mainte-
19	nance implementation agreements with the United
20	States to provide an opportunity for the Federal
21	Aviation Administration to conduct independent in-
22	spections of covered part 145 repair stations when
23	safety concerns warrant such inspections.
24	"(b) Notice to Congress of Negotiations.—The
25	Administrator shall notify the Committee on Commerce,
26	Science and Transportation of the Senate and the Com-

1	mittee on Transportation and Infrastructure of the House
2	of Representatives on or before the 30th day after initi-
3	ating formal negotiations with a foreign aviation authority
4	or other appropriate foreign government agency on a new
5	maintenance safety or maintenance implementation agree-
6	ment.
7	"(c) Annual Report.—Not later than one year
8	after the date of enactment of this section, and annually
9	thereafter, the Administrator shall publish a report on the
10	Administration's oversight of part 145 repair stations and
11	implementation of the safety assessment system required
12	by subsection (a), which shall—
13	"(1) describe in detail any improvements in the
14	Federal Aviation Administration's ability to identify
15	and track where part 121 air carrier repair work is
16	performed;
17	"(2) include a staffing model to determine the
18	best placement of inspectors and the number of in-
19	spectors needed for the oversight and implementa-
20	tion;
21	"(3) describe the training provided to inspectors
22	with respect to the oversight and implementation;
23	"(4) include an assessment of the quality of
24	monitoring and surveillance by the Federal Aviation
25	Administration of work provided by its inspectors

1	and the inspectors of foreign authorities operating
2	under a maintenance safety or maintenance imple-
3	mentation agreement with the United States; and
4	"(5) specify the number of sample inspections
5	performed by Federal Aviation Administration in-
6	spectors at each repair station that is covered by a
7	maintenance safety or maintenance implementation
8	agreement with the United States.
9	"(d) Alcohol and Controlled Substance Test-
10	ING PROGRAM REQUIREMENTS.—
11	"(1) IN GENERAL.—The Secretary of State and
12	the Secretary of Transportation shall request, joint-
13	ly, the governments of foreign countries that are
14	members of the International Civil Aviation Organi-
15	zation to establish international standards for alco-
16	hol and controlled substances testing of persons that
17	perform safety-sensitive maintenance functions on
18	commercial air carrier aircraft.
19	"(2) Application to part 121 aircraft
20	work.—Not later than one year after the date of
21	enactment of this section, the Administrator shall
22	promulgate a proposed rule requiring that all part
23	145 repair station employees responsible for safety-
24	sensitive maintenance functions on part 121 air car-
25	rier aircraft are subject to an alcohol and controlled

1	substances testing program that is determined ac-
2	ceptable by the Administrator and is consistent with
3	the applicable laws of the country in which the re-
4	pair station is located.
5	"(e) Inspections.—The Administrator shall require
6	part 145 repair stations to be inspected as frequently as
7	determined warranted by the safety assessment system re-
8	quired by subsection (a), regardless of where the station
9	is located, and in a manner consistent with United States
10	obligations under international agreements.
11	"(f) Definitions.—In this section, the following
12	definitions apply:
13	"(1) Part 121 Air Carrier.—The term 'part
14	121 air carrier' means an air carrier that holds a
15	certificate issued under part 121 of title 14, Code of
16	Federal Regulations.
17	"(2) Part 145 Repair Station.—The term
18	'part 145 repair station' means a repair station that
19	holds a certificate issued under part 145 of title 14
20	Code of Federal Regulations.".
21	(b) Conforming Amendment.—The analysis for
22	chapter 447 (as amended by this Act) is further amended
23	by adding at the end the following:
	"44733. Inspection of foreign repair stations.".

1	SEC. 317. SUNSET OF LINE CHECK.
2	Section 44729(h) is amended by adding at the end
3	the following:
4	"(4) Sunset of Line Check.—Paragraph (2)
5	shall cease to be effective following the one-year pe-
6	riod beginning on the date of enactment of the FAA
7	Reauthorization and Reform Act of 2011 unless the
8	Secretary certifies that the requirements of para-
9	graph (2) are necessary to ensure safety.".
10	Subtitle B—Unmanned Aircraft
11	Systems
12	SEC. 321. DEFINITIONS.
13	In this subtitle, the following definitions apply:
14	(1) CERTIFICATE OF WAIVER; CERTIFICATE OF
15	AUTHORIZATION.—The term "certificate of waiver"
16	or "certificate of authorization" means a Federal
17	Aviation Administration grant of approval for a spe-
18	cific flight operation.
19	(2) Sense and avoid capability.—The term
20	"sense and avoid capability" means the capability of
21	an unmanned aircraft to remain a safe distance
22	from and to avoid collisions with other airborne air-
23	craft.
24	(3) Public unmanned aircraft system.—
25	The term "public unmanned aircraft system" means
26	an unmanned aircraft system that meets the quali-

1	fications and conditions required for operation of a
2	public aircraft, as defined by section 40102 of title
3	49, United States Code.
4	(4) SMALL UNMANNED AIRCRAFT.—The term
5	"small unmanned aircraft" means an unmanned air-
6	craft weighing less than 55 pounds.
7	(5) Test range.—The term "test range"
8	means a defined geographic area where research and
9	development are conducted.
10	(6) Unmanned Aircraft.—The term "un-
11	manned aircraft" means an aircraft that is operated
12	without the possibility of direct human intervention
13	from within or on the aircraft.
14	(7) Unmanned Aircraft system.—The term
15	"unmanned aircraft system" means an unmanned
16	aircraft and associated elements (including commu-
17	nication links and the components that control the
18	unmanned aircraft) that are required for the pilot in
19	command to operate safely and efficiently in the na-
20	tional airspace system.
21	SEC. 322. COMMERCIAL UNMANNED AIRCRAFT SYSTEMS IN-
22	TEGRATION PLAN.
23	(a) Integration Plan.—
24	(1) Comprehensive plan.—Not later than
25	270 days after the date of enactment of this Act, the

1	Secretary of Transportation, in consultation with
2	representatives of the aviation industry and the un-
3	manned aircraft systems industry, shall develop a
4	comprehensive plan to safely integrate commercial
5	unmanned aircraft systems into the national air-
6	space system.
7	(2) Minimum requirements.—In developing
8	the plan under paragraph (1), the Secretary shall, at
9	a minimum—
10	(A) review technologies and research that
11	will assist in facilitating the safe integration of
12	commercial unmanned aircraft systems into the
13	national airspace system;
14	(B) provide recommendations or projec-
15	tions for the rulemaking to be conducted under
16	subsection (b)—
17	(i) to define the acceptable standards
18	for operations and certification of commer-
19	cial unmanned aircraft systems;
20	(ii) to ensure that commercial un-
21	manned aircraft systems include a sense
22	and avoid capability, if necessary for safety
23	purposes; and
24	(iii) to develop standards and require-
25	ments for the operator and pilot of a com-

1	mercial unmanned aircraft system, includ-
2	ing standards and requirements for reg-
3	istration and licensing;
4	(C) recommend how best to enhance the
5	technologies and subsystems necessary to pro-
6	vide for the safe and routine operations of com-
7	mercial unmanned aircraft systems in the na-
8	tional airspace system; and
9	(D) recommend how a phased-in approach
10	for the integration of commercial unmanned
11	aircraft systems into the national airspace sys-
12	tem can best be achieved and a timeline upon
13	which such a phase-in shall occur.
14	(3) DEADLINE.—The plan to be developed
15	under paragraph (1) shall provide for the safe inte-
16	gration of commercial unmanned aircraft systems
17	into the national airspace system not later than Sep-
18	tember 30, 2015.
19	(4) Report to congress.—The Secretary
20	shall submit to Congress—
21	(A) not later than one year after the date
22	of enactment of this Act, a copy of the plan de-
23	veloped under paragraph (1); and
24	(B) annually thereafter, a report on the ac-
25	tivities of the Secretary under this section.

1	(b) Rulemaking.—Not later than 18 months after
2	the date on which the integration plan is submitted to
3	Congress under subsection (a)(4), the Administrator of
4	the Federal Aviation Administration shall publish in the
5	Federal Register a notice of proposed rulemaking to im-
6	plement the recommendations of the integration plan.
7	SEC. 323. SPECIAL RULES FOR CERTAIN UNMANNED AIR-
8	CRAFT SYSTEMS.
9	(a) In General.—Not later than 180 days after the
10	date of enactment of this Act, the Secretary shall deter-
11	mine if certain unmanned aircraft systems may operate
12	safely in the national airspace system. The Secretary may
13	make such determination before completion of the plan
14	and rulemaking required by section 322 of this Act or the
15	guidance required by section 324 of this Act.
16	(b) Assessment of Unmanned Aircraft Sys-
17	TEMS.—In making the determination under subsection
18	(a), the Secretary shall determine, at a minimum—
19	(1) which types of unmanned aircraft systems,
20	if any, as a result of their size, weight, speed, oper-
21	ational capability, proximity to airports and popu-
22	lation areas, and operation within visual line-of-sight
23	do not create a hazard to users of the national air-
24	space system or the public or pose a threat to na-
25	tional security; and

1	(2) whether a certificate of waiver, certificate of
2	authorization, or airworthiness certification under
3	section 44704 of title 49, United States Code, is re-
4	quired for the operation of unmanned aircraft sys-
5	tems identified under paragraph (1).
6	(c) REQUIREMENTS FOR SAFE OPERATION.—If the
7	Secretary determines under this section that certain un-
8	manned aircraft systems may operate safely in the na-
9	tional airspace system, the Secretary shall establish re-
10	quirements for the safe operation of such aircraft systems
11	in the national airspace system.
12	SEC. 324. PUBLIC UNMANNED AIRCRAFT SYSTEMS.
13	(a) GUIDANCE.—Not later than 270 days after the
14	date of enactment of this Act, the Secretary shall issue
15	guidance regarding the operation of public unmanned air-
16	craft systems to—
17	
	(1) expedite the issuance of a certificate of au-
18	(1) expedite the issuance of a certificate of authorization process;
18 19	
	thorization process;
19	thorization process; (2) provide for a collaborative process with pub-
19 20	thorization process; (2) provide for a collaborative process with public agencies to allow for an incremental expansion of
19 20 21	thorization process; (2) provide for a collaborative process with public agencies to allow for an incremental expansion of access to the national airspace system as technology

1	(3) facilitate the capability of public agencies to
2	develop and use test ranges, subject to operating re-
3	strictions required by the Federal Aviation Adminis-
4	tration, to test and operate unmanned aircraft sys-
5	tems.
6	(b) Standards for Operation and Certifi-
7	CATION.—Not later than December 31, 2015, the Sec-
8	retary shall develop and implement operational and certifi-
9	cation standards for operation of public unmanned air-
10	craft systems.
11	SEC. 325. UNMANNED AIRCRAFT SYSTEMS TEST RANGES.
12	(a) In General.—Not later than one year after the
13	date of enactment of this Act, the Administrator of the
14	Federal Aviation Administration shall establish a program
15	to integrate unmanned aircraft systems into the national
16	airspace system at 4 test ranges.
17	(b) Program Requirements.—In establishing the
18	program under subsection (a), the Administrator shall—
19	(1) safely designate nonexclusionary airspace
20	for integrated manned and unmanned flight oper-
21	ations in the national airspace system;
22	(2) develop certification standards and air traf-
23	fic requirements for unmanned flight operations at
24	test ranges;

1	(3) coordinate with and leverage the resources
2	of the National Aeronautics and Space Administra-
3	tion and the Department of Defense;
4	(4) address both commercial and public un-
5	manned aircraft systems;
6	(5) ensure that the program is coordinated with
7	the Next Generation Air Transportation System;
8	and
9	(6) provide for verification of the safety of un-
10	manned aircraft systems and related navigation pro-
11	cedures before integration into the national airspace
12	system.
13	(c) Test Range Locations.—In determining the
14	location of the 4 test ranges of the program under sub-
15	section (a), the Administrator shall—
16	(1) take into consideration geographic and cli-
17	matic diversity; and
18	(2) after consulting with the Administrator of
19	the National Aeronautics and Space Administration
20	and the Secretary of the Air Force, take into consid-
21	eration the location of available research radars.

1 Subtitle C—Safety and Protections

2	SEC. 331. POSTEMPLOYMENT RESTRICTIONS FOR FLIGHT
3	STANDARDS INSPECTORS.
4	(a) In General.—Section 44711 is amended by
5	adding at the end the following:
6	"(d) Postemployment Restrictions for Flight
7	STANDARDS INSPECTORS.—
8	"(1) Prohibition.—A person holding an oper-
9	ating certificate issued under title 14, Code of Fed-
10	eral Regulations, may not knowingly employ, or
11	make a contractual arrangement that permits, an in-
12	dividual to act as an agent or representative of the
13	certificate holder in any matter before the Federal
14	Aviation Administration if the individual, in the pre-
15	ceding 2-year period—
16	"(A) served as, or was responsible for over-
17	sight of, a flight standards inspector of the Ad-
18	ministration; and
19	"(B) had responsibility to inspect, or over-
20	see inspection of, the operations of the certifi-
21	cate holder.
22	"(2) Written and oral communications.—
23	For purposes of paragraph (1), an individual shall
24	be considered to be acting as an agent or representa-
25	tive of a certificate holder in a matter before the Ad-

1	ministration if the individual makes any written or
2	oral communication on behalf of the certificate hold-
3	er to the Administration (or any of its officers or
4	employees) in connection with a particular matter,
5	whether or not involving a specific party and without
6	regard to whether the individual has participated in,
7	or had responsibility for, the particular matter while
8	serving as a flight standards inspector of the Admin-
9	istration.".
10	(b) APPLICABILITY.—The amendment made by sub-
11	section (a) shall not apply to an individual employed by
12	a certificate holder as of the date of enactment of this
13	Act.
13 14	Act. SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT
14	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT
141516	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE.
14 15 16 17	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE. (a) REVIEWS.—The Administrator of the Federal
14 15 16 17	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE. (a) REVIEWS.—The Administrator of the Federal Aviation Administration shall establish a process by which the air transportation oversight system database of the
14 15 16 17 18	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE. (a) REVIEWS.—The Administrator of the Federal Aviation Administration shall establish a process by which the air transportation oversight system database of the
14 15 16 17 18	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE. (a) REVIEWS.—The Administrator of the Federal Aviation Administration shall establish a process by which the air transportation oversight system database of the Administration is reviewed by regional teams of employees
14 15 16 17 18 19 20	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE. (a) REVIEWS.—The Administrator of the Federal Aviation Administration shall establish a process by which the air transportation oversight system database of the Administration is reviewed by regional teams of employees of the Administration, including at least one employee on
14 15 16 17 18 19 20 21	SEC. 332. REVIEW OF AIR TRANSPORTATION OVERSIGHT SYSTEM DATABASE. (a) REVIEWS.—The Administrator of the Federal Aviation Administration shall establish a process by which the air transportation oversight system database of the Administration is reviewed by regional teams of employees of the Administration, including at least one employee on each team representing aviation safety inspectors, on a

1	(2) appropriate corrective actions are taken in
2	accordance with Administration regulations, advisory
3	directives, policies, and procedures.
4	(b) Monthly Team Reports.—
5	(1) In general.—A regional team of employ-
6	ees conducting a monthly review of the air transpor-
7	tation oversight system database under subsection
8	(a) shall submit to the Administrator, the Associate
9	Administrator for Aviation Safety, and the Director
10	of Flight Standards Service a report each month on
11	the results of the review.
12	(2) Contents.—A report submitted under
13	paragraph (1) shall identify—
14	(A) any trends in regulatory compliance
15	discovered by the team of employees in con-
16	ducting the monthly review; and
17	(B) any corrective actions taken or pro-
18	posed to be taken in response to the trends.
19	(c) Biannual Reports to Congress.—The Ad-
20	ministrator, on a biannual basis, shall submit to the Com-
21	mittee on Transportation and Infrastructure of the House
22	of Representatives and the Committee on Commerce,
23	Science, and Transportation of the Senate a report on the
24	results of the reviews of the air transportation oversight

1	system database conducted under this section, including
2	copies of reports received under subsection (b).
3	SEC. 333. IMPROVED VOLUNTARY DISCLOSURE REPORTING
4	SYSTEM.
5	(a) Voluntary Disclosure Reporting Program
6	Defined.—In this section, the term "Voluntary Disclo-
7	sure Reporting Program" means the program established
8	by the Federal Aviation Administration through Advisory
9	Circular 00–58A, dated September 8, 2006, including any
10	subsequent revisions thereto.
11	(b) Verification.—The Administrator of the Fed-
12	eral Aviation Administration shall modify the Voluntary
13	Disclosure Reporting Program to require inspectors to—
14	(1) verify that air carriers are implementing
15	comprehensive solutions to correct the underlying
16	causes of the violations voluntarily disclosed by such
17	air carriers; and
18	(2) confirm, before approving a final report of
19	a violation, that a violation with the same root
20	causes, has not been previously discovered by an in-
21	spector or self-disclosed by the air carrier.
22	(c) Supervisory Review of Voluntary Self-dis-
23	CLOSURES.—The Administrator shall establish a process
24	by which voluntary self-disclosures received from air car-

1	riers are reviewed and approved by a supervisor after the
2	initial review by an inspector.
3	(d) Inspector General Study.—
4	(1) In General.—The Inspector General of
5	the Department of Transportation shall conduct a
6	study of the Voluntary Disclosure Reporting Pro-
7	gram.
8	(2) Review.—In conducting the study, the In-
9	spector General shall examine, at a minimum, if the
10	Administration—
11	(A) conducts comprehensive reviews of vol-
12	untary disclosure reports before closing a vol-
13	untary disclosure report under the provisions of
14	the program;
15	(B) evaluates the effectiveness of corrective
16	actions taken by air carriers; and
17	(C) effectively prevents abuse of the vol-
18	untary disclosure reporting program through its
19	secondary review of self-disclosures before they
20	are accepted and closed by the Administration.
21	(3) Report.—Not later than one year after the
22	date of enactment of this Act, the Inspector General
23	shall submit to the Committee on Transportation
24	and Infrastructure of the House of Representatives
25	and Committee on Commerce, Science, and Trans-

1	portation of the Senate a report on the results of the
2	study conducted under this section.
3	SEC. 334. AVIATION WHISTLEBLOWER INVESTIGATION OF-
4	FICE.
5	Section 106 (as amended by this Act) is further
6	amended by adding at the end the following:
7	"(t) Aviation Safety Whistleblower Inves-
8	TIGATION OFFICE.—
9	"(1) Establishment.—There is established in
10	the Federal Aviation Administration (in this section
11	referred to as the 'Agency') an Aviation Safety
12	Whistleblower Investigation Office (in this sub-
13	section referred to as the 'Office').
14	"(2) Director.—
15	"(A) APPOINTMENT.—The head of the Of-
16	fice shall be the Director, who shall be ap-
17	pointed by the Secretary of Transportation.
18	"(B) QUALIFICATIONS.—The Director
19	shall have a demonstrated ability in investiga-
20	tions and knowledge of or experience in avia-
21	tion.
22	"(C) Term.—The Director shall be ap-
23	pointed for a term of 5 years.
24	"(D) Vacancy.—Any individual appointed
25	to fill a vacancy in the position of the Director

1	occurring before the expiration of the term for
2	which the individual's predecessor was ap-
3	pointed shall be appointed for the remainder of
4	that term.
5	"(3) Complaints and investigations.—
6	"(A) AUTHORITY OF DIRECTOR.—The Di-
7	rector shall—
8	"(i) receive complaints and informa-
9	tion submitted by employees of persons
10	holding certificates issued under title 14,
11	Code of Federal Regulations, and employ-
12	ees of the Agency concerning the possible
13	existence of an activity relating to a viola-
14	tion of an order, regulation, or standard of
15	the Agency or any other provision of Fed-
16	eral law relating to aviation safety;
17	"(ii) assess complaints and informa-
18	tion submitted under clause (i) and deter-
19	mine whether a substantial likelihood ex-
20	ists that a violation of an order, regulation,
21	or standard of the Agency or any other
22	provision of Federal law relating to avia-
23	tion safety has occurred; and
24	"(iii) based on findings of the assess-
25	ment conducted under clause (ii), make

1	recommendations to the Administrator in
2	writing for further investigation or correc-
3	tive actions.
4	"(B) DISCLOSURE OF IDENTITIES.—The
5	Director shall not disclose the identity of an in-
6	dividual who submits a complaint or informa-
7	tion under subparagraph (A)(i) unless—
8	"(i) the individual consents to the dis-
9	closure in writing; or
10	"(ii) the Director determines, in the
11	course of an investigation, that the disclo-
12	sure is required by regulation, statute, or
13	court order, or is otherwise unavoidable, in
14	which case the Director shall provide the
15	individual reasonable advanced notice of
16	the disclosure.
17	"(C) Independence of director.—The
18	Secretary, the Administrator, or any officer or
19	employee of the Agency may not prevent or pro-
20	hibit the Director from initiating, carrying out,
21	or completing any assessment of a complaint or
22	information submitted under subparagraph
23	(A)(i) or from reporting to Congress on any
24	such assessment.

1	"(D) Access to information.—In con-
2	ducting an assessment of a complaint or infor-
3	mation submitted under subparagraph (A)(i),
4	the Director shall have access to all records, re-
5	ports, audits, reviews, documents, papers, rec-
6	ommendations, and other material necessary to
7	determine whether a substantial likelihood ex-
8	ists that a violation of an order, regulation, or
9	standard of the Agency or any other provision
10	of Federal law relating to aviation safety may
11	have occurred.
12	"(4) Responses to recommendations.—Not
13	later than 60 days after the date on which the Ad-
14	ministrator receives a report with respect to an in-
15	vestigation, the Administrator shall respond to a rec-
16	ommendation made by the Director under subpara-
17	graph (A)(iii) in writing and retain records related
18	to any further investigations or corrective actions
19	taken in response to the recommendation.
20	"(5) Incident reports.—If the Director de-
21	termines there is a substantial likelihood that a vio-
22	lation of an order, regulation, or standard of the
23	Agency or any other provision of Federal law relat-
24	ing to aviation safety has occurred that requires im-
25	mediate corrective action, the Director shall report

1	the potential violation expeditiously to the Adminis-
2	trator and the Inspector General of the Department
3	of Transportation.
4	"(6) Reporting of Criminal Violations to
5	INSPECTOR GENERAL.—If the Director has reason-
6	able grounds to believe that there has been a viola-
7	tion of Federal criminal law, the Director shall re-
8	port the violation expeditiously to the Inspector Gen-
9	eral.
10	"(7) Annual reports to congress.—Not
11	later than October 1 of each year, the Director shall
12	submit to Congress a report containing—
13	"(A) information on the number of submis-
14	sions of complaints and information received by
15	the Director under paragraph (3)(A)(i) in the
16	preceding 12-month period;
17	"(B) summaries of those submissions;
18	"(C) summaries of further investigations
19	and corrective actions recommended in response
20	to the submissions; and
21	"(D) summaries of the responses of the
22	Administrator to such recommendations.".

1	SEC. 335. DUTY PERIODS AND FLIGHT TIME LIMITATIONS
2	APPLICABLE TO FLIGHT CREWMEMBERS.
3	(a) Rulemaking on Applicability of Part 121
4	DUTY PERIODS AND FLIGHT TIME LIMITATIONS TO PART
5	91 Operations.—Not later than 180 days after the date
6	of enactment of this Act, the Administrator of the Federal
7	Aviation Administration shall initiate a rulemaking pro-
8	ceeding, if such a proceeding has not already been initi-
9	ated, to require a flight crewmember who is employed by
10	an air carrier conducting operations under part 121 of
11	title 14, Code of Federal Regulations, and who accepts
12	an additional assignment for flying under part 91 of such
13	title from the air carrier or from any other air carrier con-
14	ducting operations under part 121 or 135 of such title,
15	to apply the period of the additional assignment (regard-
16	less of whether the assignment is performed by the flight
17	crewmember before or after an assignment to fly under
18	part 121 of such title) toward any limitation applicable
19	to the flight crewmember relating to duty periods or flight
20	times under part 121 of such title.
21	(b) Rulemaking on Applicability of Part 135
22	DUTY PERIODS AND FLIGHT TIME LIMITATIONS TO PART
23	91 Operations.—Not later than one year after the date
24	of enactment of this Act, the Administrator shall initiate
25	a rulemaking proceeding to require a flight crewmember
26	who is employed by an air carrier conducting operations

1	under part 135 of title 14, Code of Federal Regulations
2	and who accepts an additional assignment for flying under
3	part 91 of such title from the air carrier or any other air
4	carrier conducting operations under part 121 or 135 of
5	such title, to apply the period of the additional assignment
6	(regardless of whether the assignment is performed by the
7	flight crewmember before or after an assignment to fly
8	under part 135 of such title) toward any limitation appli-
9	cable to the flight crewmember relating to duty periods
10	or flight times under part 135 of such title.
11	(c) Separate Rulemaking Proceedings Re-
12	QUIRED.—The rulemaking proceeding required under sub-
13	section (b) shall be separate from the rulemaking pro-
14	ceeding required under subsection (a).
15	TITLE IV—AIR SERVICE
16	IMPROVEMENTS
17	Subtitle A—Essential Air Service
18	SEC. 401. ESSENTIAL AIR SERVICE MARKETING.
19	Section 41733(c)(1) is amended—
20	(1) by redesignating subparagraph (E) as sub-
21	paragraph (F);
22	(2) by striking "and" at the end of subpara-
23	graph (D); and
24	(3) by inserting after subparagraph (D) the fol-
25	lowing:

1	"(E) whether the air carrier has included a
2	plan in its proposal to market its services to the
3	community; and".
4	SEC. 402. NOTICE TO COMMUNITIES PRIOR TO TERMI-
5	NATION OF ELIGIBILITY FOR SUBSIDIZED ES-
6	SENTIAL AIR SERVICE.
7	Section 41733 is amended by adding at the end the
8	following:
9	"(f) Notice to Communities Prior to Termi-
10	NATION OF ELIGIBILITY.—
11	"(1) In General.—The Secretary shall notify
12	each community receiving basic essential air service
13	for which compensation is being paid under this sub-
14	chapter on or before the 45th day before issuing any
15	final decision to end the payment of such compensa-
16	tion due to a determination by the Secretary that
17	providing such service requires a rate of subsidy per
18	passenger in excess of the subsidy cap.
19	"(2) Procedures to avoid termination.—
20	The Secretary shall establish, by order, procedures
21	by which each community notified of an impending
22	loss of subsidy under paragraph (1) may work di-
23	rectly with an air carrier to ensure that the air car-
24	rier is able to submit a proposal to the Secretary to
25	provide essential air service to such community for

1	an amount of compensation that would not exceed
2	the subsidy cap.
3	"(3) Assistance Provided.—The Secretary
4	shall provide, by order, to each community notified
5	under paragraph (1) information regarding—
6	"(A) the procedures established pursuant
7	to paragraph (2); and
8	"(B) the maximum amount of compensa-
9	tion that could be provided under this sub-
10	chapter to an air carrier serving such commu-
11	nity that would comply with the subsidy cap.
12	"(4) Subsidy cap defined.—In this sub-
13	section, the term 'subsidy cap' means the subsidy
14	cap established by section 332 of Public Law 106–
15	69 (113 Stat. 1022).".
16	SEC. 403. ESSENTIAL AIR SERVICE CONTRACT GUIDELINES.
17	(a) Compensation Guidelines.—Section
18	41737(a)(1) is amended—
19	(1) by striking "and" at the end of subpara-
20	graph (B);
21	(2) in subparagraph (C) by striking the period
22	at the end and inserting a semicolon; and
23	(3) by adding at the end the following:
24	"(D) include provisions under which the Sec-
25	retary may encourage an air carrier to improve air

1	service for which compensation is being paid under
2	this subchapter by incorporating financial incentives
3	in an essential air service contract based on specified
4	performance goals, including goals related to improv-
5	ing on-time performance, reducing the number of
6	flight cancellations, establishing convenient connec-
7	tions to flights providing service beyond hub air-
8	ports, and increasing marketing efforts; and
9	"(E) include provisions under which the Sec-
10	retary may execute a long-term essential air service
11	contract to encourage an air carrier to provide air
12	service to an eligible place if it would be in the pub-
13	lic interest to do so.".
14	(b) Deadline for Issuance of Revised Guid-
15	ANCE.—Not later than 18 months after the date of enact-
16	ment of this Act, the Secretary of Transportation shall
17	issue revised guidelines governing the rate of compensa-
18	tion payable under subchapter Π of chapter 417 of title
19	49, United States Code, that incorporate the amendments
20	made by this section.
21	(c) Report.—Not later than 2 years after the date
22	of issuance of revised guidelines pursuant to subsection
23	(b), the Secretary shall submit to the Committee on
24	Transportation and Infrastructure of the House of Rep-
25	resentatives and the Committee on Commerce, Science,

1	and Transportation of the Senate a report on the extent
2	to which the revised guidelines have been implemented and
3	the impact, if any, such implementation has had on air
4	carrier performance and community satisfaction with air
5	service for which compensation is being paid under sub-
6	chapter II of chapter 417 of title 49, United States Code.
7	SEC. 404. ESSENTIAL AIR SERVICE REFORM.
8	(a) Authorization.—Section 41742(a)(1) is
9	amended—
10	(1) by striking "the sum of \$50,000,000 is"
11	and inserting "the following sums are"; and
12	(2) by striking "subchapter for each fiscal
13	year." and inserting "subchapter:
14	(A) \$50,000,000 for each fiscal year
15	through fiscal year 2013.
16	"(B) The amount necessary, as determined
17	by the Secretary, to carry out the essential air
18	service program in Alaska and Hawaii for fiscal
19	year 2014 and each fiscal year thereafter.".
20	(b) Additional Funds.—Section 41742(a)(2) is
21	amended by striking "there is authorized to be appro-
22	priated \$77,000,000 for each fiscal year" and inserting
23	"there is authorized to be appropriated out of the Airport
24	and Airway Trust Fund established under section 9502
25	of the Internal Revenue Code of 1986 \$97.500.000 for

1	fiscal year 2011, \$60,000,000 for fiscal year 2012, and
2	\$30,000,000 for fiscal year 2013".
3	(c) Administering Program Within Available
4	Funding.—Section 41742(b) is amended to read as fol-
5	lows:
6	"(b) Administering Program Within Available
7	Funding.—Notwithstanding any other provision of law,
8	the Secretary is authorized to take such actions as may
9	be necessary to administer the essential air service pro-
10	gram under this subchapter within the amount of funding
11	made available for the program.".
12	SEC. 405. SMALL COMMUNITY AIR SERVICE.
13	(a) Priorities.—Section 41743(c)(5) is amended—
14	(1) by striking "and" at the end of subpara-
15	graph (D);
16	(2) in subparagraph (E) by striking "fashion."
17	and inserting "fashion; and"; and
18	(3) by adding at the end the following:
19	"(F) multiple communities cooperate to
20	submit a regional or multistate application to
21	consolidate air service into one regional air-
22	port.".
23	(b) Authority To Make Agreements.—Section
24	41743(e) is amended to read as follows:

1	"(e) Authority To Make Agreements.—Subject
2	to the availability of amounts made available under section
3	41742(a)(4)(A), the Secretary may make agreements to
4	provide assistance under this section.".
5	SEC. 406. ADJUSTMENTS TO COMPENSATION FOR SIGNIFI-
6	CANTLY INCREASED COSTS.
7	(a) Emergency Across-The-Board Adjust-
8	MENT.—Subject to the availability of funds, the Secretary
9	of Transportation may increase the rates of compensation
10	payable to air carriers under subchapter II of chapter 417
11	of title 49, United States Code, to compensate such car-
12	riers for increased aviation fuel costs without regard to
13	any agreement or requirement relating to the renegoti-
14	ation of contracts or any notice requirement under section
15	41734 of such title.
16	(b) Expedited Process for Adjustments to In-
17	DIVIDUAL CONTRACTS.—
18	(1) In general.—Section 41734(d) is amend-
19	ed by striking "continue to pay" and all that follows
20	through "compensation sufficient" and inserting
21	"provide the carrier with compensation sufficient".
22	(2) Effective date.—The amendment made
23	by paragraph (1) shall apply to compensation to air
24	carriers for air service provided after the 30th day
25	following the date of enactment of this Act.

- 1 (c) Subsidy Cap.—Subject to the availability of
- 2 funds, the Secretary may waive, on a case-by-case basis,
- 3 the subsidy-per-passenger cap established by section 332
- 4 of Public Law 106–69 (113 Stat. 1022). A waiver issued
- 5 under this subsection shall remain in effect for a limited
- 6 period of time, as determined by the Secretary.
- 7 SEC. 407. REPEAL OF EAS LOCAL PARTICIPATION PRO-
- 8 GRAM.
- 9 Section 41747, and the item relating to section
- 10 41747 in the analysis for chapter 417, are repealed.
- 11 SEC. 408. SUNSET OF ESSENTIAL AIR SERVICE PROGRAM.
- 12 (a) IN GENERAL.—Subchapter II of chapter 417 is
- 13 amended by adding at the end the following:
- 14 "§ **41749.** Sunset
- 15 "(a) In General.—Except as provided in subsection
- 16 (b), the authority of the Secretary of Transportation to
- 17 carry out the essential air service program under this sub-
- 18 chapter shall sunset on October 1, 2013.
- 19 "(b) Alaska and Hawaii.—The Secretary may con-
- 20 tinue to carry out the essential air service program under
- 21 this subchapter in Alaska and Hawaii following the sunset
- 22 date specified in subsection (a).".
- 23 (b) Conforming Amendment.—The analysis for
- 24 chapter 417 is amended by inserting after the item relat-
- 25 ing to section 41748 the following:

[&]quot;41749. Sunset.".

Subtitle B—Passenger Air Service 1 **Improvements** 2 3 SEC. 421. SMOKING PROHIBITION. (a) IN GENERAL.—Section 41706 is amended— 4 5 (1) in the section heading by striking "**sched**-6 **uled**" and inserting "passenger"; and 7 (2) by striking subsections (a) and (b) and in-8 serting the following: 9 "(a) Smoking Prohibition in Interstate and Intrastate Air Transportation.—An individual may 11 not smoke— 12 "(1) in an aircraft in scheduled passenger inter-13 state or intrastate air transportation; or 14 "(2) in an aircraft in nonscheduled passenger 15 interstate or intrastate air transportation, if a flight 16 attendant is a required crewmember on the aircraft 17 (as determined by the Administrator of the Federal 18 Aviation Administration). 19 SMOKING PROHIBITION IN Foreign Air Transportation.—The Secretary of 20 Transportation shall require all air carriers and foreign air carriers to pro-22 hibit smoking—

"(1) in an aircraft in scheduled passenger for-

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eign air transportation; and

1	"(2) in an aircraft in nonscheduled passenger
2	foreign air transportation, if a flight attendant is a
3	required crewmember on the aircraft (as determined
4	by the Administrator or a foreign government).".
5	(b) Clerical Amendment.—The analysis for chap-
6	ter 417 is amended by striking the item relating to section
7	41706 and inserting the following:
	"41706. Prohibitions against smoking on passenger flights.".
8	SEC. 422. MONTHLY AIR CARRIER REPORTS.
9	(a) In General.—Section 41708 is amended by
10	adding at the end the following:
11	"(c) DIVERTED AND CANCELLED FLIGHTS.—
12	"(1) Monthly reports.—The Secretary shall
13	require an air carrier referred to in paragraph (2)
14	to file with the Secretary a monthly report on each
15	flight of the air carrier that is diverted from its
16	scheduled destination to another airport and each
17	flight of the air carrier that departs the gate at the
18	airport at which the flight originates but is cancelled
19	before wheels-off time.
20	"(2) APPLICABILITY.—An air carrier that is re-
21	quired to file a monthly airline service quality per-
22	formance report pursuant to part 234 of title 14,
23	Code of Federal Regulations, shall be subject to the
24	requirement of paragraph (1).

1	"(3) CONTENTS.—A monthly report filed by an
2	air carrier under paragraph (1) shall include, at a
3	minimum, the following information:
4	"(A) For a diverted flight—
5	"(i) the flight number of the diverted
6	flight;
7	"(ii) the scheduled destination of the
8	flight;
9	"(iii) the date and time of the flight;
10	"(iv) the airport to which the flight
11	was diverted;
12	"(v) wheels-on time at the diverted
13	airport;
14	"(vi) the time, if any, passengers
15	deplaned the aircraft at the diverted air-
16	port; and
17	"(vii) if the flight arrives at the sched-
18	uled destination airport—
19	"(I) the gate-departure time at
20	the diverted airport;
21	"(II) the wheels-off time at the
22	diverted airport;
23	"(III) the wheels-on time at the
24	scheduled arrival airport; and

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1	"(IV) the gate-arrival time at the
2	scheduled arrival airport.
3	"(B) For flights cancelled after gate de-
4	parture—
5	"(i) the flight number of the cancelled
6	flight;
7	"(ii) the scheduled origin and destina-
8	tion airports of the cancelled flight;
9	"(iii) the date and time of the can-
10	celled flight;
11	"(iv) the gate-departure time of the
12	cancelled flight; and
13	"(v) the time the aircraft returned to
14	the gate.
15	"(4) Publication.—The Secretary shall com-
16	pile the information provided in the monthly reports
17	filed pursuant to paragraph (1) in a single monthly
18	report and publish such report on the Internet Web
19	site of the Department of Transportation.".
20	(b) Effective Date.—Beginning not later than 90
21	days after the date of enactment of this Act, the Secretary
22	of Transportation shall require monthly reports pursuant
23	to the amendment made by subsection (a).

1	SEC. 423. FLIGHT OPERATIONS AT RONALD REAGAN WASH-
2	INGTON NATIONAL AIRPORT.
3	(a) Beyond-Perimeter Exemptions.—Section
4	41718(a) is amended—
5	(1) by striking "Secretary" the first place it ap-
6	pears and inserting "Secretary of Transportation";
7	and
8	(2) by striking "24" and inserting "34".
9	(b) Limitations.—Section 41718(c)(2) is amended
10	by striking "3 operations" and inserting "5 operations".
11	(c) Slots.—Section 41718(c) is amended—
12	(1) by redesignating paragraphs (3) and (4) as
13	paragraphs (4) and (5), respectively; and
14	(2) by inserting after paragraph (2) the fol-
15	lowing:
16	"(3) Slots.—The Secretary shall reduce the
17	hourly air carrier slot quota for Ronald Reagan
18	Washington National Airport under section
19	93.123(a) of title 14, Code of Federal Regulations,
20	by a total of 10 slots that are available for alloca-
21	tion. Such reductions shall be taken in the 6:00
22	a.m., 10:00 p.m., or 11:00 p.m. hours, as deter-
23	mined by the Secretary, in order to grant exemp-
24	tions under subsection (a).".
25	(d) Scheduling Priority.—Section 41718 is
26	amended—

1	(1) by redesignating subsections (e) and (f) as
2	subsections (f) and (g), respectively; and
3	(2) by inserting after subsection (d) the fol-
4	lowing:
5	"(e) Scheduling Priority.—Operations conducted
6	by new entrant air carriers and limited incumbent air car-
7	riers shall be provided a scheduling priority over oper-
8	ations conducted by other air carriers granted exemptions
9	pursuant to this section, with the highest scheduling pri-
10	ority provided to beyond-perimeter operations conducted
11	by the new entrant air carriers and limited incumbent air
12	carriers.".
13	SEC. 424. MUSICAL INSTRUMENTS.
14	(a) In General.—Subchapter I of chapter 417 is
15	amended by adding at the end the following:
16	"§ 41724. Musical instruments
17	"(a) Instruments in Passenger Compart-
18	MENT.—An air carrier providing air transportation shall
19	permit a passenger to carry a musical instrument in a
20	closet, baggage compartment, or cargo stowage compart-
21	ment (approved by the Administrator of the Federal Avia-
22	tion Administration) in the passenger compartment of the
23	aircraft used to provide such transportation if—
24	"(1) the instrument can be stowed in accord-
25	ance with the requirements for carriage of carry-on

1	baggage or cargo set forth by the Administrator;
2	and
3	"(2) there is space for such stowage on the air-
4	craft.
5	"(b) Large Instruments in Passenger Compart-
6	MENT.—An air carrier providing air transportation shall
7	permit a passenger to carry a musical instrument that is
8	too large to be secured in a closet, baggage compartment,
9	or cargo stowage compartment pursuant to subsection (a)
10	in the passenger compartment of the aircraft used to pro-
11	vide such transportation if—
12	"(1) the instrument can be stowed in accord-
13	ance with the requirements for carriage of carry-on
14	baggage or cargo set forth by the Administrator;
15	and
16	"(2) the passenger has purchased a seat to ac-
17	commodate the instrument.
18	"(c) Instruments as Checked Baggage.—An air
19	carrier providing air transportation shall transport as bag-
20	gage a musical instrument that may not be carried in the
21	passenger compartment of the aircraft used to provide
22	such transportation pursuant to subsection (a) or (b) and
23	that is the property of a passenger on the aircraft if—
24	"(1) the sum of the length, width, and height
25	of the instrument (measured in inches of the outside

1	linear dimensions of the instrument, including the
2	case) does not exceed 150 inches or the size restric-
3	tions for that aircraft;
4	"(2) the weight of the instrument does not ex-
5	ceed 165 pounds or the weight restrictions for that
6	aircraft; and
7	"(3) the instrument can be stowed in accord-
8	ance with the requirements for carriage of baggage
9	or cargo set forth by the Administrator.
10	"(d) AIR CARRIER TERMS.—Nothing in this section
11	shall be construed as prohibiting an air carrier from lim-
12	iting the carrier's liability for carrying a musical instru-
13	ment or requiring a passenger to purchase insurance to
14	cover the value of a musical instrument transported by
15	the carrier.".
16	(b) REGULATIONS.—The Secretary of Transportation
17	may prescribe such regulations as may be necessary or ap-
18	propriate to implement the amendment made by sub-
19	section (a).
20	(c) Clerical Amendment.—The analysis for such
21	subchapter is amended by adding at the end the following:
	"41724. Musical instruments.".
22	SEC. 425. PASSENGER AIR SERVICE IMPROVEMENTS.
23	(a) IN GENERAL.—Subtitle VII is amended by insert-
24	ing after chapter 421 the following:

1 "CHAPTER 423—PASSENGER AIR SERVICE

2 **IMPROVEMENTS**

	"Sec. "42301. Emergency contingency plans. "42302. Consumer complaints. "42303. Use of insecticides in passenger aircraft.
3	"§ 42301. Emergency contingency plans
4	"(a) Submission of Air Carrier and Airport
5	Plans.—Not later than 90 days after the date of enact-
6	ment of this section, each of the following air carriers and
7	airport operators shall submit to the Secretary of Trans-
8	portation for review and approval an emergency contin-
9	gency plan in accordance with the requirements of this
10	section:
11	"(1) An air carrier providing covered air trans-
12	portation at a large hub or medium hub airport.
13	"(2) An operator of a large hub or medium hub
14	airport.
15	"(3) An operator of an airport used by an air
16	carrier described in paragraph (1) for diversions.
17	"(b) AIR CARRIER PLANS.—
18	"(1) Plans for individual airports.—An
19	air carrier shall submit an emergency contingency
20	plan under subsection (a) for—
21	"(A) each large hub and medium hub air-
22	port at which the carrier provides covered air

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transportation; and

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1	"(B) each large hub and medium hub air-
2	port at which the carrier has flights for which
3	the carrier has primary responsibility for inven-
4	tory control.
5	"(2) Contents.—An emergency contingency
6	plan submitted by an air carrier for an airport under
7	subsection (a) shall contain a description of how the
8	carrier will—
9	"(A) provide food, potable water, restroom
10	facilities, and access to medical treatment for
11	passengers onboard an aircraft at the airport
12	that is on the ground for an extended period of
13	time without access to the terminal;
14	"(B) allow passengers to deplane following
15	excessive tarmac delays; and
16	"(C) share facilities and make gates avail-
17	able at the airport in an emergency.
18	"(c) Airport Plans.—An emergency contingency
19	plan submitted by an airport operator under subsection
20	(a) shall contain a description of how the operator, to the
21	maximum extent practicable, will—
22	"(1) provide for the deplanement of passengers
23	following excessive tarmac delays;

1	"(2) provide for the sharing of facilities and
2	make gates available at the airport in an emergency;
3	and
4	"(3) provide a sterile area following excessive
5	tarmac delays for passengers who have not yet
6	cleared U.S. Customs and Border Protection.
7	"(d) UPDATES.—
8	"(1) AIR CARRIERS.—An air carrier shall up-
9	date the emergency contingency plan submitted by
10	the carrier under subsection (a) every 3 years and
11	submit the update to the Secretary for review and
12	approval.
13	"(2) AIRPORTS.—An airport operator shall up-
14	date the emergency contingency plan submitted by
15	the operator under subsection (a) every 5 years and
16	submit the update to the Secretary for review and
17	approval.
18	"(e) Approval.—
19	"(1) In general.—Not later than 60 days
20	after the date of the receipt of an emergency contin-
21	gency plan submitted under subsection (a) or an up-
22	date submitted under subsection (d), the Secretary
23	shall review and approve or, if necessary, require
24	modifications to the plan or update to ensure that
25	the plan or update will effectively address emer-

1	gencies and provide for the health and safety of pas-
2	sengers.
3	"(2) Failure to approve or require modi-
4	FICATIONS.—If the Secretary fails to approve or re-
5	quire modifications to a plan or update under para-
6	graph (1) within the timeframe specified in that
7	paragraph, the plan or update shall be deemed to be
8	approved.
9	"(3) Adherence required.—An air carrier
10	or airport operator shall adhere to an emergency
11	contingency plan of the carrier or operator approved
12	under this section.
13	"(f) MINIMUM STANDARDS.—The Secretary may es-
14	tablish, as necessary or desirable, minimum standards for
15	elements in an emergency contingency plan required to be
16	submitted under this section.
17	"(g) Public Access.—An air carrier or airport op-
18	erator required to submit an emergency contingency plan
19	under this section shall ensure public access to the plan
20	after its approval under this section on the Internet Web
21	site of the carrier or operator or by such other means as
22	determined by the Secretary.
23	"(h) Definitions.—In this section, the following
24	definitions apply:

1	"(1) COVERED AIR TRANSPORTATION.—The
2	term 'covered air transportation' means scheduled or
3	public charter passenger air transportation provided
4	by an air carrier that operates an aircraft that as
5	originally designed has a passenger capacity of 30 or
6	more seats.
7	"(2) TARMAC DELAY.—The term 'tarmac delay'
8	means the period during which passengers are on
9	board an aircraft on the tarmac—
10	"(A) awaiting takeoff after the aircraft
11	doors have been closed or after passengers have
12	been boarded if the passengers have not been
13	advised they are free to deplane; or
14	"(B) awaiting deplaning after the aircraft
15	has landed.
16	"§ 42302. Consumer complaints
17	"(a) In General.—The Secretary of Transportation
18	shall establish a consumer complaints toll-free hotline tele-
19	phone number for the use of passengers in air transpor-
20	tation and shall take actions to notify the public of—
21	"(1) that telephone number; and
22	"(2) the Internet Web site of the Aviation Con-
23	sumer Protection Division of the Department of
24	Transportation.

1	"(b) Notice to Passengers on the Internet.—
2	An air carrier or foreign air carrier providing scheduled
3	air transportation using any aircraft that as originally de-
4	signed has a passenger capacity of 30 or more passenger
5	seats shall include on the Internet Web site of the car-
6	rier—
7	"(1) the hotline telephone number established
8	under subsection (a);
9	"(2) the email address, telephone number, and
10	mailing address of the air carrier for the submission
11	of complaints by passengers about air travel service
12	problems; and
13	"(3) the Internet Web site and mailing address
14	of the Aviation Consumer Protection Division of the
15	Department of Transportation for the submission of
16	complaints by passengers about air travel service
17	problems.
18	"(c) Notice to Passengers on Boarding Docu-
19	MENTATION.—An air carrier or foreign air carrier pro-
20	viding scheduled air transportation using any aircraft that
21	as originally designed has a passenger capacity of 30 or
22	more passenger seats shall include the hotline telephone
23	number established under subsection (a) on—

1	"(1) prominently displayed signs of the carrier
2	at the airport ticket counters in the United States
3	where the air carrier operates; and
4	"(2) any electronic confirmation of the pur-
5	chase of a passenger ticket for air transportation
6	issued by the air carrier.
7	"§ 42303. Use of insecticides in passenger aircraft
8	"(a) Information To Be Provided on the
9	Internet.—The Secretary of Transportation shall estab-
10	lish, and make available to the general public, an Internet
11	Web site that contains a listing of countries that may re-
12	quire an air carrier or foreign air carrier to treat an air-
13	craft passenger cabin with insecticides prior to a flight in
14	foreign air transportation to that country or to apply an
15	aerosol insecticide in an aircraft cabin used for such a
16	flight when the cabin is occupied with passengers.
17	"(b) Required Disclosures.—An air carrier, for-
18	eign air carrier, or ticket agent selling, in the United
19	States, a ticket for a flight in foreign air transportation
20	to a country listed on the Internet Web site established
21	under subsection (a) shall refer the purchaser of the ticket
22	to the Internet Web site established under subsection (a)
23	for additional information.".

1	(b) Penalties.—Section 46301 is amended in sub-
2	sections $(a)(1)(A)$ and $(c)(1)(A)$ by inserting "chapter
3	423," after "chapter 421,".
4	(c) Applicability of Requirements.—Except as
5	otherwise provided, the requirements of chapter 423 of
6	title 49, United States Code, as added by this section,
7	shall begin to apply 60 days after the date of enactment
8	of this Act.
9	(d) CLERICAL AMENDMENT.—The analysis for sub-
10	title VII is amended by inserting after the item relating
11	to chapter 421 the following:
	"423. Passenger Air Service Improvements
12	SEC. 426. AIRFARES FOR MEMBERS OF THE ARMED
13	FORCES.
13 14	FORCES. (a) FINDINGS.—Congress finds that—
14	(a) FINDINGS.—Congress finds that—
14 15	(a) FINDINGS.—Congress finds that—(1) the Armed Forces is comprised of approxi-
141516	(a) FINDINGS.—Congress finds that—(1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on ac-
14151617	(a) FINDINGS.—Congress finds that— (1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on active duty at more than 6,000 military bases in 146
14 15 16 17 18	(a) FINDINGS.—Congress finds that— (1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on active duty at more than 6,000 military bases in 146 different countries;
141516171819	 (a) FINDINGS.—Congress finds that— (1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on active duty at more than 6,000 military bases in 146 different countries; (2) the United States is indebted to the mem-
14 15 16 17 18 19 20	 (a) FINDINGS.—Congress finds that— (1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on active duty at more than 6,000 military bases in 146 different countries; (2) the United States is indebted to the members of the Armed Forces, many of whom are in
14 15 16 17 18 19 20 21	 (a) FINDINGS.—Congress finds that— (1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on active duty at more than 6,000 military bases in 146 different countries; (2) the United States is indebted to the members of the Armed Forces, many of whom are in grave danger due to their engagement in, or expo-
14 15 16 17 18 19 20 21 22	 (a) FINDINGS.—Congress finds that— (1) the Armed Forces is comprised of approximately 1,450,000 members who are stationed on active duty at more than 6,000 military bases in 146 different countries; (2) the United States is indebted to the members of the Armed Forces, many of whom are in grave danger due to their engagement in, or exposure to, combat;

1	short notice, for long periods of time, and under
2	very stressful conditions;
3	(4) the unique demands of military service often
4	preclude members of the Armed Forces from pur-
5	chasing discounted advance airline tickets in order
6	to visit their loved ones at home; and
7	(5) it is the patriotic duty of the people of the
8	United States to support the members of the Armed
9	Forces who are defending the Nation's interests
10	around the world at great personal sacrifice.
11	(b) Sense of Congress.—It is the sense of Con-
12	gress that—
13	(1) all United States commercial air carriers
14	should seek to lend their support with flexible, gen-
15	erous policies applicable to members of the Armed
16	Forces who are traveling on leave or liberty at their
17	own expense; and
18	(2) each United States air carrier, for all mem-
19	bers of the Armed Forces who have been granted
20	leave or liberty and who are traveling by air at their
21	own expense, should—
22	(A) seek to provide reduced air fares that
23	are comparable to the lowest airfare for ticketed
24	flights and that eliminate to the maximum ex-
25	tent possible advance purchase requirements;

1	(B) seek to eliminate change fees or
2	charges and any penalties;
3	(C) seek to eliminate or reduce baggage
4	and excess weight fees;
5	(D) offer flexible terms that allow members
6	to purchase, modify, or cancel tickets without
7	time restrictions, and to waive fees (including
8	baggage fees), ancillary costs, or penalties; and
9	(E) seek to take proactive measures to en-
10	sure that all airline employees, particularly
11	those who issue tickets and respond to members
12	of the Armed Forces and their family members,
13	are trained in the policies of the airline aimed
14	at benefitting members of the Armed Forces
15	who are on leave.
16	SEC. 427. REVIEW OF AIR CARRIER FLIGHT DELAYS, CAN-
17	CELLATIONS, AND ASSOCIATED CAUSES.
18	(a) Review.—The Inspector General of the Depart-
19	ment of Transportation shall conduct a review regarding
20	air carrier flight delays, cancellations, and associated
21	causes to update its 2000 report numbered CR–2000–112 $$
22	and titled "Audit of Air Carrier Flight Delays and Can-
23	cellations".
24	(b) Assessments.—In conducting the review under
25	subsection (a), the Inspector General shall assess—

1	(1) the need for an update on delay and can-
2	cellation statistics, including with respect to the
3	number of chronically delayed flights and taxi-in and
4	taxi-out times;
5	(2) air carriers' scheduling practices;
6	(3) the need for a reexamination of capacity
7	benchmarks at the Nation's busiest airports;
8	(4) the impact of flight delays and cancellations
9	on air travelers, including recommendations for pro-
10	grams that could be implemented to address the im-
11	pact of flight delays on air travelers;
12	(5) the effect that limited air carrier service op-
13	tions on routes have on the frequency of delays and
14	cancellations on such routes;
15	(6) the effect of the rules and regulations of the
16	Department of Transportation on the decisions of
17	air carriers to delay or cancel flights; and
18	(7) the impact of flight delays and cancellations
19	on the airline industry.
20	(c) Report.—Not later than one year after the date
21	of enactment of this Act, the Inspector General shall sub-
22	mit to the Committee on Transportation and Infrastruc-
23	ture of the House of Representatives and the Committee
24	on Commerce, Science, and Transportation of the Senate
25	a report on the results of the review conducted under this

1	section, including the assessments described in subsection
2	(b).
3	SEC. 428. DENIED BOARDING COMPENSATION.
4	(a) Evaluation of Denied Boarding Compensa-
5	TION.—Not later than 6 months after the date of enact-
6	ment of this Act, and every 2 years thereafter, the Sec-
7	retary of Transportation shall evaluate the amount pro-
8	vided by air carriers for denied boarding compensation.
9	(b) Adjustment of Amount.—If, upon completing
10	an evaluation required under subsection (a), the Secretary
11	determines that the amount provided for denied boarding
12	compensation should be adjusted, the Secretary shall issue
13	a regulation to adjust such compensation.
14	SEC. 429. COMPENSATION FOR DELAYED BAGGAGE.
15	(a) STUDY.—The Comptroller General shall conduct
16	a study to—
17	(1) examine delays in the delivery of checked
18	baggage to passengers of air carriers; and
19	(2) assess the options for and examine the im-
20	pact of establishing minimum standards to com-
21	pensate a passenger in the case of an unreasonable
22	delay in the delivery of checked baggage.
23	(b) Consideration.—In conducting the study, the
24	Comptroller General shall take into account the additional
25	fees for checked baggage that are imposed by many air

1	carriers and how the additional fees should improve an
2	air carrier's baggage performance.
3	(c) Report.—Not later than 180 days after the date
4	of enactment of this Act, the Comptroller General shall
5	transmit to Congress a report on the results of the study.
6	SEC. 430. SCHEDULE REDUCTION.
7	(a) In General.—If the Administrator of the Fed-
8	eral Aviation Administration determines that—
9	(1) the aircraft operations of air carriers during
10	any hour at an airport exceed the hourly maximum
11	departure and arrival rate established by the Admin-
12	istrator for such operations; and
13	(2) the operations in excess of the maximum
14	departure and arrival rate for such hour at such air-
15	port are likely to have a significant adverse effect on
16	the safe and efficient use of navigable airspace,
17	the Administrator shall convene a meeting of such carriers
18	to reduce pursuant to section 41722 of title 49, United
19	States Code, on a voluntary basis, the number of such op-
20	erations so as not to exceed the maximum departure and
21	arrival rate.
22	(b) No Agreement.—If the air carriers partici-
23	pating in a meeting with respect to an airport under sub-
24	section (a) are not able to agree to a reduction in the num-
25	ber of flights to and from the airport so as not to exceed

1	the maximum departure and arrival rate, the Adminis-
2	trator shall take such action as is necessary to ensure such
3	reduction is implemented.
4	SEC. 431. DOT AIRLINE CONSUMER COMPLAINT INVESTIGA-
5	TIONS.
6	The Secretary of Transportation may investigate con-
7	sumer complaints regarding—
8	(1) flight cancellations;
9	(2) compliance with Federal regulations con-
10	cerning overbooking seats on flights;
11	(3) lost, damaged, or delayed baggage, and dif-
12	ficulties with related airline claims procedures;
13	(4) problems in obtaining refunds for unused or
14	lost tickets or fare adjustments;
15	(5) incorrect or incomplete information about
16	fares, discount fare conditions and availability, over-
17	charges, and fare increases;
18	(6) the rights of passengers who hold frequent
19	flyer miles or equivalent redeemable awards earned
20	through customer-loyalty programs; and
21	(7) deceptive or misleading advertising.
22	SEC. 432. STUDY OF OPERATORS REGULATED UNDER PART
23	135.
24	(a) Study Required.—The Administrator of the
25	Federal Aviation Administration, in consultation with in-

1	terested parties, shall conduct a study of operators regu-
2	lated under part 135 of title 14, Code of Federal Regula-
3	tions.
4	(b) Contents.—In conducting the study under sub-
5	section (a), the Administrator shall analyze the part 135
6	fleet in the United States, which shall include analysis
7	of—
8	(1) the size and type of aircraft in the fleet;
9	(2) the equipment utilized by the fleet;
10	(3) the hours flown each year by the fleet;
11	(4) the utilization rates with respect to the
12	fleet;
13	(5) the safety record of various categories of
14	use and aircraft types with respect to the fleet,
15	through a review of the database of the National
16	Transportation Safety Board;
17	(6) the sales revenues of the fleet; and
18	(7) the number of passengers and airports
19	served by the fleet.
20	(c) Report.—
21	(1) Initial Report.—Not later than 18
22	months after the date of enactment of this Act, the
23	Administrator shall submit to the Committee on
24	Transportation and Infrastructure of the House of
25	Representatives and the Committee on Commerce,

1	Science, and Transportation of the Senate a report
2	on the results of the study conducted under sub-
3	section (a).
4	(2) UPDATES.—Not later than 3 years after the
5	date of the submission of the report required under
6	paragraph (1), and every 2 years thereafter, the Ad-
7	ministrator shall update the report required under
8	that paragraph and submit the updated report to
9	the committees specified in that paragraph.
10	SEC. 433. USE OF CELL PHONES ON PASSENGER AIRCRAFT
11	(a) Cell Phone Study.—Not later than 120 days
12	after the date of enactment of this Act, the Administrator
13	of the Federal Aviation Administration shall conduct a
14	study on the impact of the use of cell phones for voice
15	communications in an aircraft during a flight in scheduled
16	passenger air transportation where currently permitted by
17	foreign governments in foreign air transportation.
18	(b) Contents.—The study shall include—
19	(1) a review of foreign government and air car-
20	rier policies on the use of cell phones during flight
21	(2) a review of the extent to which passengers
22	use cell phones for voice communications during
23	flight; and

1	(3) a summary of any impacts of cell phone use
2	during flight on safety, the quality of the flight expe-
3	rience of passengers, and flight attendants.
4	(c) Comment Period.—Not later than 180 days
5	after the date of enactment of this Act, the Administrator
6	shall publish in the Federal Register the results of the
7	study and allow 60 days for public comment.
8	(d) Cell Phone Report.—Not later than 270 days
9	after the date of enactment of this Act, the Administrator
10	shall submit to the Committee on Transportation and In-
11	frastructure of the House of Representatives and the Com-
12	mittee on Commerce, Science, and Transportation of the
13	Senate a report on the results of the study.
14	TITLE V—ENVIRONMENTAL
15	STREAMLINING
1516	STREAMLINING SEC. 501. OVERFLIGHTS OF NATIONAL PARKS.
16	SEC. 501. OVERFLIGHTS OF NATIONAL PARKS.
16 17	SEC. 501. OVERFLIGHTS OF NATIONAL PARKS. (a) GENERAL REQUIREMENTS.—Section
16 17 18	SEC. 501. OVERFLIGHTS OF NATIONAL PARKS. (a) General Requirements.—Section 40128(a)(1)(C) is amended by inserting "or voluntary
16 17 18 19	SEC. 501. OVERFLIGHTS OF NATIONAL PARKS. (a) GENERAL REQUIREMENTS.—Section 40128(a)(1)(C) is amended by inserting "or voluntary agreement under subsection (b)(7)" before "for the park".
16 17 18 19 20	SEC. 501. OVERFLIGHTS OF NATIONAL PARKS. (a) General Requirements.—Section 40128(a)(1)(C) is amended by inserting "or voluntary agreement under subsection (b)(7)" before "for the park". (b) Exemption for National Parks With 50 or
16 17 18 19 20 21	SEC. 501. OVERFLIGHTS OF NATIONAL PARKS. (a) General Requirements.—Section 40128(a)(1)(C) is amended by inserting "or voluntary agreement under subsection (b)(7)" before "for the park". (b) Exemption for National Parks With 50 or Fewer Flights Each Year.—Section 40128(a) is

1	"(A) In general.—Notwithstanding para-
2	graph (1), a national park that has 50 or fewer
3	commercial air tour operations over the park
4	each year shall be exempt from the require-
5	ments of this section, except as provided in sub-
6	paragraph (B).
7	"(B) WITHDRAWAL OF EXEMPTION.—If
8	the Director determines that an air tour man-
9	agement plan or voluntary agreement is nec-
10	essary to protect park resources and values or
11	park visitor use and enjoyment, the Director
12	shall withdraw the exemption of a park under
13	subparagraph (A).
14	"(C) List of Parks.—
15	"(i) IN GENERAL.—The Director and
16	Administrator shall jointly publish a list
17	each year of national parks that are cov-
18	ered by the exemption provided under this
19	paragraph.
20	"(ii) Notification of withdrawal
21	OF EXEMPTION.—The Director shall in-
22	form the Administrator, in writing, of each
23	determination to withdraw an exemption
24	under subparagraph (B).

1	"(D) Annual report.—A commercial air
2	tour operator conducting commercial air tour
3	operations over a national park that is exempt
4	from the requirements of this section shall sub-
5	mit to the Administrator and the Director a re-
6	port each year that includes the number of
7	commercial air tour operations the operator
8	conducted during the preceding one-year period
9	over such park.".
10	(c) Air Tour Management Plans.—Section
11	40128(b) is amended by adding at the end the following:
12	"(7) Voluntary agreements.—
13	"(A) In general.—As an alternative to
14	an air tour management plan, the Director and
15	the Administrator may enter into a voluntary
16	agreement with a commercial air tour operator
17	(including a new entrant commercial air tour
18	operator and an operator that has interim oper-
19	ating authority) that has applied to conduct
20	commercial air tour operations over a national
21	park to manage commercial air tour operations
22	over such national park.
23	"(B) PARK PROTECTION.—A voluntary
24	agreement under this paragraph with respect to
25	commercial air tour operations over a national

1	park shall address the management issues nec-
2	essary to protect the resources of such park and
3	visitor use of such park without compromising
4	aviation safety or the air traffic control system
5	and may—
6	"(i) include provisions such as those
7	described in subparagraphs (B) through
8	(E) of paragraph (3);
9	"(ii) include provisions to ensure the
10	stability of, and compliance with, the vol-
11	untary agreement; and
12	"(iii) provide for fees for such oper-
13	ations.
14	"(C) Public.—The Director and the Ad-
15	ministrator shall provide an opportunity for
16	public review of a proposed voluntary agree-
17	ment under this paragraph and shall consult
18	with any Indian tribe whose tribal lands are, or
19	may be, flown over by a commercial air tour op-
20	erator under a voluntary agreement under this
21	paragraph. After such opportunity for public re-
22	view and consultation, the voluntary agreement
23	may be implemented without further adminis-
24	trative or environmental process beyond that
25	described in this subsection

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1	"(D) TERMINATION.—
2	"(i) IN GENERAL.—A voluntary agree-
3	ment under this paragraph may be termi-
4	nated at any time at the discretion of—
5	"(I) the Director, if the Director
6	determines that the agreement is not
7	adequately protecting park resources
8	or visitor experiences; or
9	"(II) the Administrator, if the
10	Administrator determines that the
11	agreement is adversely affecting avia-
12	tion safety or the national aviation
13	system.
14	"(ii) Effect of Termination.—If a
15	voluntary agreement with respect to a na-
16	tional park is terminated under this sub-
17	paragraph, the operators shall conform to
18	the requirements for interim operating au-
19	thority under subsection (c) until an air
20	tour management plan for the park is in
21	effect.".
22	(d) Interim Operating Authority.—Section
23	40128(c) is amended—
24	(1) by striking paragraph (2)(I) and inserting
25	the following:

1	"(I) may allow for modifications of the in-
2	terim operating authority without further envi-
3	ronmental review beyond that described in this
4	subsection, if—
5	"(i) adequate information regarding
6	the existing and proposed operations of the
7	operator under the interim operating au-
8	thority is provided to the Administrator
9	and the Director;
10	"(ii) the Administrator determines
11	that there would be no adverse impact on
12	aviation safety or the air traffic control
13	system; and
14	"(iii) the Director agrees with the
15	modification, based on the professional ex-
16	pertise of the Director regarding the pro-
17	tection of the resources, values, and visitor
18	use and enjoyment of the park."; and
19	(2) in paragraph (3)(A) by striking "if the Ad-
20	ministrator determines" and all that follows through
21	the period at the end and inserting "without further
22	environmental process beyond that described in this
23	paragraph, if—
24	"(i) adequate information on the pro-
25	posed operations of the operator is pro-

1	vided to the Administrator and the Direc-
2	tor by the operator making the request;
3	"(ii) the Administrator agrees that
4	there would be no adverse impact on avia-
5	tion safety or the air traffic control sys-
6	tem; and
7	"(iii) the Director agrees, based on
8	the Director's professional expertise re-
9	garding the protection of park resources
10	and values and visitor use and enjoy-
11	ment.".
12	(e) Operator Reports.—Section 40128 is amend-
13	ed—
14	(1) by redesignating subsections (d), (e), and
15	(f) as subsections (e), (f), and (g), respectively; and
16	(2) by inserting after subsection (c) the fol-
17	lowing:
18	"(d) Commercial Air Tour Operator Re-
19	PORTS.—
20	"(1) Report.—Each commercial air tour oper-
21	ator conducting a commercial air tour operation over
22	a national park under interim operating authority
23	granted under subsection (c) or in accordance with
24	an air tour management plan or voluntary agree-
25	ment under subsection (b) shall submit to the Ad-

1	ministrator and the Director a report regarding the
2	number of commercial air tour operations over each
3	national park that are conducted by the operator
4	and such other information as the Administrator
5	and Director may request in order to facilitate ad-
6	ministering the provisions of this section.
7	"(2) Report submission.—Not later than 90
8	days after the date of enactment of the FAA Reau-
9	thorization and Reform Act of 2011, the Adminis-
10	trator and the Director shall jointly issue an initial
11	request for reports under this subsection. The re-
12	ports shall be submitted to the Administrator and
13	the Director with a frequency and in a format pre-
14	scribed by the Administrator and the Director.".
15	SEC. 502. STATE BLOCK GRANT PROGRAM.
16	(a) General Requirements.—Section 47128(a) is
17	amended—
18	(1) in the first sentence by striking "prescribe
19	regulations" and inserting "issue guidance"; and
20	(2) in the second sentence by striking "regula-
21	tions" and inserting "guidance".
22	(b) APPLICATIONS AND SELECTION.—Section
23	47128(b)(4) is amended by inserting before the semicolon
24	the following: ", including the National Environmental
25	Policy Act of 1969 (42 U.S.C. 4321 et seq.), State and

1	local environmental policy acts, Executive orders, agency
2	regulations and guidance, and other Federal environ-
3	mental requirements".
4	(c) Environmental Analysis and Coordination
5	REQUIREMENTS.—Section 47128 is amended by adding at
6	the end the following:
7	"(d) Environmental Analysis and Coordina-
8	TION REQUIREMENTS.—A Federal agency, other than the
9	Federal Aviation Administration, that is responsible for
10	issuing an approval, license, or permit to ensure compli-
11	ance with a Federal environmental requirement applicable
12	to a project or activity to be carried out by a State using
13	amounts from a block grant made under this section
14	shall—
15	"(1) coordinate and consult with the State;
16	"(2) use the environmental analysis prepared by
17	the State for the project or activity if such analysis
18	is adequate; and
19	"(3) as necessary, consult with the State to de-
20	scribe the supplemental analysis the State must pro-
21	vide to meet applicable Federal requirements.".
22	SEC. 503. NEXTGEN ENVIRONMENTAL EFFICIENCY
23	PROJECTS STREAMLINING.
24	(a) Aviation Project Review Process.—Section
25	47171(a) is amended in the matter preceding paragraph

1	(1) by striking "and aviation security projects" and insert-
2	ing "aviation security projects, and NextGen environ-
3	mental efficiency projects".
4	(b) Aviation Projects Subject to a Stream-
5	LINED ENVIRONMENTAL REVIEW PROCESS.—Section
6	47171(b) is amended—
7	(1) by amending paragraph (1) to read as fol-
8	lows:
9	"(1) AIRPORT CAPACITY ENHANCEMENT
10	PROJECTS AT CONGESTED AIRPORTS AND CERTAIN
11	NEXTGEN ENVIRONMENTAL EFFICIENCY
12	PROJECTS.—The following projects shall be subject
13	to the coordinated and expedited environmental re-
14	view process requirements set forth in this section:
15	"(A) An airport capacity enhancement
16	project at a congested airport.
17	"(B) A NextGen environmental efficiency
18	project at an Operational Evolution Partnership
19	airport or any congested airport."; and
20	(2) in paragraph (2)—
21	(A) in the heading by striking "AND AVIA-
22	TION SECURITY PROJECTS" and inserting
23	"PROJECTS, AVIATION SECURITY PROJECTS,
24	AND ANY NEXTGEN ENVIRONMENTAL EFFI-
25	CIENCY PROJECTS";

1	(B) in subparagraph (A) by striking "or
2	aviation security project" and inserting ", an
3	aviation security project, or any NextGen envi-
4	ronmental efficiency project"; and
5	(C) in subparagraph (B) by striking "or
6	aviation security project" and inserting ", avia-
7	tion security project, or NextGen environmental
8	efficiency project".
9	(e) High Priority for Environmental Re-
10	VIEWS.—Section $47171(e)(1)$ is amended by striking "an
11	airport capacity enhancement project at a congested air-
12	port" and inserting "a project described in subsection
13	(b)(1)".
14	(d) Identification of Jurisdictional Agen-
15	CIES.—Section 47171(d) is amended by striking "each
16	airport capacity enhancement project at a congested air-
17	port" and inserting "a project described in subsection
18	(b)(1)".
19	(e) Lead Agency Responsibility.—Section
20	47171(h) is amended by striking "airport capacity en-
21	hancement projects at congested airports" and inserting
22	"projects described in subsection (b)(1)".
23	(f) Alternatives Analysis.—Section 47171(k) is
24	amended by striking "an airport capacity enhancement

1	project at a congested airport" and inserting "a project
2	described in subsection (b)(1)".
3	(g) Definitions.—Section 47171 is amended by
4	adding at the end the following:
5	"(n) Definitions.—In this section, the following
6	definitions apply:
7	"(1) Congested Airport.—The term 'con-
8	gested airport' means an airport that accounted for
9	at least one percent of all delayed aircraft operations
10	in the United States in the most recent year for
11	which data is available and an airport listed in table
12	1 of the Federal Aviation Administration's Airport
13	Capacity Benchmark Report 2004.
14	"(2) Nextgen environmental efficiency
15	PROJECT.—The term 'NextGen environmental effi-
16	ciency project' means a Next Generation Air Trans-
17	portation System aviation project that—
18	"(A) develops and certifies performance-
19	based navigation procedures; or
20	"(B) develops other environmental mitiga-
21	tion projects the Secretary may designate as fa-
22	cilitating a reduction in noise, fuel consumption,
23	or emissions from air traffic operations.
24	"(3) Performance-based navigation.—The
25	term 'performance-based navigation' means a frame-

1	work for defining performance requirements in navi-
2	gation specifications that—
3	"(A) can be applied to an air traffic route,
4	instrument procedure, or defined airspace; or
5	"(B) provides a basis for the design and
6	implementation of automated flight paths, air-
7	space design, and obstacle clearance.".
8	SEC. 504. AIRPORT FUNDING OF SPECIAL STUDIES OR RE-
9	VIEWS.
10	Section 47173(a) is amended by striking "services of
11	consultants in order to" and all that follows through the
12	period at the end and inserting "services of consultants—
13	"(1) to facilitate the timely processing, review,
14	and completion of environmental activities associated
15	with an airport development project;
16	"(2) to conduct special environmental studies
17	related to an airport project funded with Federal
18	funds;
19	"(3) to conduct special studies or reviews to
20	support approved noise compatibility measures de-
21	scribed in part 150 of title 14, Code of Federal Reg-
22	ulations;
23	"(4) to conduct special studies or reviews to
24	support environmental mitigation in a record of deci-

1	sion or finding of no significant impact by the Fed-
2	eral Aviation Administration; and
3	"(5) to facilitate the timely processing, review,
4	and completion of environmental activities associated
5	with new or amended flight procedures, including
6	performance-based navigation procedures, such as
7	required navigation performance procedures and
8	area navigation procedures.".
9	SEC. 505. NOISE COMPATIBILITY PROGRAMS.
10	Section 47504(a)(2) is amended—
11	(1) by striking "and" after the semicolon in
12	subparagraph (D);
13	(2) by striking "operations." in subparagraph
14	(E) and inserting "operations; and"; and
15	(3) by adding at the end the following:
16	"(F) conducting comprehensive land use plan-
17	ning (including master plans, traffic studies, envi-
18	ronmental evaluation, and economic and feasibility
19	studies), jointly with neighboring local jurisdictions
20	undertaking community redevelopment in an area in
21	which land or other property interests have been ac-
22	quired by the operator pursuant to this section, to
23	encourage and enhance redevelopment opportunities
24	that reflect zoning and uses that will prevent the in-

1	troduction of additional incompatible uses and en-
2	hance redevelopment potential.".
3	SEC. 506. GRANT ELIGIBILITY FOR ASSESSMENT OF FLIGHT
4	PROCEDURES.
5	Section 47504 is amended by adding at the end the
6	following:
7	"(e) Grants for Assessment of Flight Proce-
8	DURES.—
9	"(1) In General.—In accordance with sub-
10	section $(c)(1)$, the Secretary may make a grant to an
11	airport operator to assist in completing environ-
12	mental review and assessment activities for pro-
13	posals to implement flight procedures at such airport
14	that have been approved as part of an airport noise
15	compatibility program under subsection (b).
16	"(2) Additional Staff.—The Administrator
17	may accept funds from an airport operator, includ-
18	ing funds provided to the operator under paragraph
19	(1), to hire additional staff or obtain the services of
20	consultants in order to facilitate the timely proc-
21	essing, review, and completion of environmental ac-
22	tivities associated with proposals to implement flight
23	procedures at such airport that have been approved
24	as part of an airport noise compatibility program
25	under subsection (b).

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1	"(3) Receipts credited as offsetting col-
2	LECTIONS.—Notwithstanding section 3302 of title
3	31, any funds accepted under this section—
4	"(A) shall be credited as offsetting collec-
5	tions to the account that finances the activities
6	and services for which the funds are accepted;
7	"(B) shall be available for expenditure only
8	to pay the costs of activities and services for
9	which the funds are accepted; and
10	"(C) shall remain available until ex-
11	pended.".
12	SEC. 507. DETERMINATION OF FAIR MARKET VALUE OF
13	RESIDENTIAL PROPERTIES.
	RESIDENTIAL PROPERTIES. Section 47504 (as amended by this Act) is further
13	
13 14	Section 47504 (as amended by this Act) is further
13 14 15	Section 47504 (as amended by this Act) is further amended by adding at the end the following:
13 14 15 16 17	Section 47504 (as amended by this Act) is further amended by adding at the end the following: "(f) DETERMINATION OF FAIR MARKET VALUE OF
13 14 15 16 17	Section 47504 (as amended by this Act) is further amended by adding at the end the following: "(f) Determination of Fair Market Value of Residential Properties.—In approving a project to
13 14 15 16 17	Section 47504 (as amended by this Act) is further amended by adding at the end the following: "(f) Determination of Fair Market Value of Residential Properties.—In approving a project to acquire residential real property using financial assistance
13 14 15 16 17 18	Section 47504 (as amended by this Act) is further amended by adding at the end the following: "(f) Determination of Fair Market Value of Residential Properties.—In approving a project to acquire residential real property using financial assistance made available under this section or chapter 471, the Sec-
13 14 15 16 17 18 19 20	Section 47504 (as amended by this Act) is further amended by adding at the end the following: "(f) Determination of Fair Market Value of Residential Properties.—In approving a project to acquire residential real property using financial assistance made available under this section or chapter 471, the Secretary shall ensure that the appraisal of the property to
13 14 15 16 17 18 19 20 21	Section 47504 (as amended by this Act) is further amended by adding at the end the following: "(f) Determination of Fair Market Value of Residential Properties.—In approving a project to acquire residential real property using financial assistance made available under this section or chapter 471, the Secretary shall ensure that the appraisal of the property to be acquired disregards any decrease or increase in the fair

1	other than that due to physical deterioration within the
2	reasonable control of the owner.".
3	SEC. 508. PROHIBITION ON OPERATING CERTAIN AIRCRAFT
4	WEIGHING 75,000 POUNDS OR LESS NOT COM-
5	PLYING WITH STAGE 3 NOISE LEVELS.
6	(a) In General.—Subchapter II of chapter 475 is
7	amended by adding at the end the following:
8	"§ 47534. Prohibition on operating certain aircraft
9	weighing 75,000 pounds or less not com-
10	plying with stage 3 noise levels
11	"(a) Prohibition.—Except as otherwise provided by
12	this section, after December 31, 2014, a person may not
13	operate a civil subsonic jet airplane with a maximum
14	weight of 75,000 pounds or less, and for which an air-
15	worthiness certificate (other than an experimental certifi-
16	cate) has been issued, to or from an airport in the United
17	States unless the Secretary of Transportation finds that
18	the aircraft complies with stage 3 noise levels.
19	"(b) Aircraft Operations Outside 48 Contig-
20	UOUS STATES.—Subsection (a) shall not apply to aircraft
21	operated only outside the 48 contiguous States.
22	"(c) Temporary Operations.—The Secretary may
23	allow temporary operation of an aircraft otherwise prohib-
24	ited from operation under subsection (a) to or from an
25	airport in the contiguous United States by granting a spe-

1	cial flight authorization for one or more of the following
2	circumstances:
3	"(1) To sell, lease, or use the aircraft outside
4	the 48 contiguous States.
5	"(2) To scrap the aircraft.
6	"(3) To obtain modifications to the aircraft to
7	meet stage 3 noise levels.
8	"(4) To perform scheduled heavy maintenance
9	or significant modifications on the aircraft at a
10	maintenance facility located in the contiguous 48
11	States.
12	"(5) To deliver the aircraft to an operator leas-
13	ing the aircraft from the owner or return the air-
14	craft to the lessor.
15	"(6) To prepare, park, or store the aircraft in
16	anticipation of any of the activities described in
17	paragraphs (1) through (5).
18	"(7) To provide transport of persons and goods
19	in the relief of an emergency situation.
20	"(8) To divert the aircraft to an alternative air-
21	port in the 48 contiguous States on account of
22	weather, mechanical, fuel, air traffic control, or
23	other safety reasons while conducting a flight in
24	order to perform any of the activities described in
25	paragraphs (1) through (7).

1	"(d) Regulations.—The Secretary may prescribe
2	such regulations or other guidance as may be necessary
3	for the implementation of this section.
4	"(e) Statutory Construction.—
5	"(1) AIP GRANT ASSURANCES.—Noncompliance
6	with subsection (a) shall not be construed as a viola-
7	tion of section 47107 or any regulations prescribed
8	thereunder.
9	"(2) Pending applications.—Nothing in this
10	section may be construed as interfering with, nul-
11	lifying, or otherwise affecting determinations made
12	by the Federal Aviation Administration, or to be
13	made by the Administration, with respect to applica-
14	tions under part 161 of title 14, Code of Federal
15	Regulations, that were pending on the date of enact-
16	ment of this section.".
17	(b) Conforming Amendments.—
18	(1) Section 47531 is amended—
19	(A) in the section heading by striking "for
20	violating sections $47528-47530$ "; and
21	(B) by striking "47529, or 47530" and in-
22	serting "47529, 47530, or 47534".
23	(2) Section 47532 is amended by inserting "or
24	47534" after "47528_47531"

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1	(3) The analysis for subchapter II of chapter
2	475 is amended—
3	(A) by striking the item relating to section
4	47531 and inserting the following:
	"47531. Penalties."; and
5	(B) by adding at the end the following:
	"47534. Prohibition on operating certain aircraft weighing 75,000 pounds or less not complying with stage 3 noise levels.".
6	SEC. 509. AIRCRAFT DEPARTURE QUEUE MANAGEMENT
7	PILOT PROGRAM.
8	(a) In General.—The Secretary of Transportation
9	shall carry out a pilot program at not more than 5 public-
10	use airports under which the Federal Aviation Administra-
11	tion shall use funds made available under section 48101(a)
12	to test air traffic flow management tools, methodologies,
13	and procedures that will allow air traffic controllers of the
14	Administration to better manage the flow of aircraft on
15	the ground and reduce the length of ground holds and
16	idling time for aircraft.
17	(b) Selection Criteria.—In selecting from among
18	airports at which to conduct the pilot program, the Sec-
19	retary shall give priority consideration to airports at which
20	improvements in ground control efficiencies are likely to
21	achieve the greatest fuel savings or air quality or other
22	environmental benefits, as measured by the amount of re-

1	duced fuel, reduced emissions, or other environmental ben-
2	efits per dollar of funds expended under the pilot program.
3	(c) MAXIMUM AMOUNT.—Not more than a total of
4	\$2,500,000 may be expended under the pilot program at
5	any single public-use airport.
6	SEC. 510. HIGH PERFORMANCE, SUSTAINABLE, AND COST-
7	EFFECTIVE AIR TRAFFIC CONTROL FACILI-
8	TIES.
9	The Administrator of the Federal Aviation Adminis-
10	tration may implement, to the extent practicable, sustain-
11	able practices for the incorporation of energy-efficient de-
12	sign, equipment, systems, and other measures in the con-
13	struction and major renovation of air traffic control facili-
14	ties of the Administration in order to reduce energy con-
15	sumption at, improve the environmental performance of,
16	and reduce the cost of maintenance for such facilities.
17	SEC. 511. SENSE OF CONGRESS.
18	It is the sense of Congress that—
19	(1) the European Union directive extending the
20	European Union's emissions trading proposal to
21	international civil aviation without working through
22	the International Civil Aviation Organization (in this
23	section referred to as the "ICAO") in a consensus-
24	based fashion is inconsistent with the Convention on
25	International Civil Aviation, completed in Chicago on

1	December 7, 1944 (TIAS 1591; commonly known as
2	the "Chicago Convention"), and other relevant air
3	services agreements and antithetical to building
4	international cooperation to address effectively the
5	problem of greenhouse gas emissions by aircraft en-
6	gaged in international civil aviation; and
7	(2) the European Union and its member states
8	should instead work with other contracting states of
9	ICAO to develop a consensual approach to address-
10	ing aircraft greenhouse gas emissions through
11	ICAO.
12	SEC. 512. AVIATION NOISE COMPLAINTS.
13	(a) Telephone Number Posting.—Not later than
14	90 days after the date of enactment of this Act, each
15	owner or operator of a large hub airport (as defined in
16	section 40102(a) of title 49, United States Code) shall
17	publish on an Internet Web site of the airport a telephone
18	number to receive aviation noise complaints related to the
19	airport.
20	(b) Summaries and Reports.—Not later than 15
21	months after the date of enactment of this Act, and annu-
22	ally thereafter, an owner or operator that receives noise
23	complaints from 25 individuals during the preceding year
24	under subsection (a) shall submit to the Administrator of
25	the Federal Aviation Administration a report regarding

1	the number of complaints received and a summary regard-
2	ing the nature of such complaints. The Administrator
3	shall make such information available to the public by
4	electronic means.
5	TITLE VI—FAA EMPLOYEES AND
6	ORGANIZATION
7	SEC. 601. FEDERAL AVIATION ADMINISTRATION PER-
8	SONNEL MANAGEMENT SYSTEM.
9	(a) Dispute Resolution.—Section 40122(a) is
10	amended—
11	(1) by redesignating paragraphs (3) and (4) as
12	paragraphs (4) and (5), respectively; and
13	(2) by striking paragraph (2) and inserting the
14	following:
15	"(2) Dispute resolution.—
16	"(A) Mediation.—If the Administrator
17	does not reach an agreement under paragraph
18	(1) or the provisions referred to in subsection
19	(g)(2)(C) with the exclusive bargaining rep-
20	resentative of the employees, the Administrator
21	and the bargaining representative—
22	"(i) shall use the services of the Fed-
23	eral Mediation and Conciliation Service to
24	attempt to reach such agreement in ac-
25	cordance with part 1425 of title 29, Code

1	of Federal Regulations (as in effect on the
2	date of enactment of the FAA Reauthor-
3	ization and Reform Act of 2011); or
4	"(ii) may by mutual agreement adopt
5	alternative procedures for the resolution of
6	disputes or impasses arising in the negotia-
7	tion of the collective-bargaining agreement.
8	"(B) Mid-term bargaining.—If the serv-
9	ices of the Federal Mediation and Conciliation
10	Service under subparagraph (A)(i) do not lead
11	to the resolution of issues in controversy arising
12	from the negotiation of a mid-term collective-
13	bargaining agreement, the Federal Service Im-
14	passes Panel shall assist the parties in resolving
15	the impasse in accordance with section 7119 of
16	title 5.
17	"(C) BINDING ARBITRATION FOR TERM
18	BARGAINING.—
19	"(i) Assistance from federal
20	SERVICE IMPASSES PANEL.—If the services
21	of the Federal Mediation and Conciliation
22	Service under subparagraph (A)(i) do not
23	lead to the resolution of issues in con-
24	troversy arising from the negotiation of a
25	term collective-bargaining agreement, the

1	Administrator and the exclusive bargaining
2	representative of the employees (in this
3	subparagraph referred to as the 'parties')
4	shall submit their issues in controversy to
5	the Federal Service Impasses Panel. The
6	Panel shall assist the parties in resolving
7	the impasse by asserting jurisdiction and
8	ordering binding arbitration by a private
9	arbitration board consisting of 3 members.
10	"(ii) Appointment of arbitration
11	BOARD.—The Executive Director of the
12	Panel shall provide for the appointment of
13	the 3 members of a private arbitration
14	board under clause (i) by requesting the
15	Director of the Federal Mediation and
16	Conciliation Service to prepare a list of not
17	less than 15 names of arbitrators with
18	Federal sector experience and by providing
19	the list to the parties. Not later than 10
20	days after receiving the list, the parties
21	shall each select one person from the list.
22	The 2 arbitrators selected by the parties
23	shall then select a third person from the
24	list not later than 7 days after being se-
25	lected. If either of the parties fails to select

1	a person or if the 2 arbitrators are unable
2	to agree on the third person in 7 days, the
3	parties shall make the selection by alter-
4	nately striking names on the list until one
5	arbitrator remains.
6	"(iii) Framing issues in con-
7	TROVERSY.—If the parties do not agree on
8	the framing of the issues to be submitted
9	for arbitration, the arbitration board shall
10	frame the issues.
11	"(iv) Hearings.—The arbitration
12	board shall give the parties a full and fair
13	hearing, including an opportunity to
14	present evidence in support of their claims
15	and an opportunity to present their case in
16	person, by counsel, or by other representa-
17	tive as they may elect.
18	"(v) Decisions.—The arbitration
19	board shall render its decision within 90
20	days after the date of its appointment. De-
21	cisions of the arbitration board shall be
22	conclusive and binding upon the parties.
23	"(vi) Matters for consider-
24	ATION.—The arbitration board shall take
25	into consideration such factors as—

1	"(I) the effect of its arbitration
2	decisions on the Federal Aviation Ad-
3	ministration's ability to attract and
4	retain a qualified workforce;
5	"(II) the effect of its arbitration
6	decisions on the Federal Aviation Ad-
7	ministration's budget;
8	"(III) the effect of its arbitration
9	decisions on other Federal Aviation
10	Administration employees; and
11	"(IV) any other factors whose
12	consideration would assist the board
13	in fashioning a fair and equitable
14	award.
15	"(vii) Costs.—The parties shall share
16	costs of the arbitration equally.
17	"(3) Ratification of agreements.—Upon
18	reaching a voluntary agreement or at the conclusion
19	of the binding arbitration under paragraph (2)(C),
20	the final agreement, except for those matters de-
21	cided by an arbitration board, shall be subject to
22	ratification by the exclusive bargaining representa-
23	tive of the employees, if so requested by the bar-
24	gaining representative, and the final agreement shall
25	be subject to approval by the head of the agency in

1	accordance with the provisions referred to in sub-
2	section $(g)(2)(C)$.".
3	SEC. 602. PRESIDENTIAL RANK AWARD PROGRAM.
4	Section 40122(g)(2) is amended—
5	(1) in subparagraph (G) by striking "and"
6	after the semicolon;
7	(2) in subparagraph (H) by striking "Board."
8	and inserting "Board; and"; and
9	(3) by adding at the end the following:
10	"(I) subsections (b), (c), and (d) of section
11	4507 (relating to Meritorious Executive or Dis-
12	tinguished Executive rank awards) and sub-
13	sections (b) and (c) of section 4507a (relating
14	to Meritorious Senior Professional or Distin-
15	guished Senior Professional rank awards), ex-
16	cept that—
17	"(i) for purposes of applying such
18	provisions to the personnel management
19	system—
20	"(I) the term 'agency' means the
21	Department of Transportation;
22	"(II) the term 'senior executive'
23	means a Federal Aviation Administra-
24	tion executive;

1	"(III) the term 'career appointee'
2	means a Federal Aviation Administra-
3	tion career executive; and
4	"(IV) the term 'senior career em-
5	ployee' means a Federal Aviation Ad-
6	ministration career senior profes-
7	sional;
8	"(ii) receipt by a career appointee or
9	a senior career employee of the rank of
10	Meritorious Executive or Meritorious Sen-
11	ior Professional entitles the individual to a
12	lump-sum payment of an amount equal to
13	20 percent of annual basic pay, which shall
14	be in addition to the basic pay paid under
15	the Federal Aviation Administration Exec-
16	utive Compensation Plan; and
17	"(iii) receipt by a career appointee or
18	a senior career employee of the rank of
19	Distinguished Executive or Distinguished
20	Senior Professional entitles the individual
21	to a lump-sum payment of an amount
22	equal to 35 percent of annual basic pay,
23	which shall be in addition to the basic pay
24	paid under the Federal Aviation Adminis-
25	tration Executive Compensation Plan.".

1	SEC. 603. FAA TECHNICAL TRAINING AND STAFFING.
2	(a) Study.—
3	(1) In General.—The Administrator of the
4	Federal Aviation Administration shall conduct a
5	study to assess the adequacy of the Administrator's
6	technical training strategy and improvement plan for
7	airway transportation systems specialists (in this
8	section referred to as "FAA systems specialists").
9	(2) Contents.—The study shall include—
10	(A) a review of the current technical train-
11	ing strategy and improvement plan for FAA
12	systems specialists;
13	(B) recommendations to improve the tech-
14	nical training strategy and improvement plan
15	needed by FAA systems specialists to be pro-
16	ficient in the maintenance of the latest tech-
17	nologies;
18	(C) a description of actions that the Ad-
19	ministration has undertaken to ensure that
20	FAA systems specialists receive up-to-date
21	training on the latest technologies; and
22	(D) a recommendation regarding the most
23	cost-effective approach to provide training to
24	FAA systems specialists.
25	(3) Report.—Not later than one year after the
26	date of enactment of this Act, the Administrator

1	shall submit to the Committee on Transportation
2	and Infrastructure of the House of Representatives
3	and the Committee on Commerce, Science, and
4	Transportation of the Senate a report on the results
5	of the study.
6	(b) Workload of Systems Specialists.—
7	(1) STUDY BY NATIONAL ACADEMY OF
8	SCIENCES.—Not later than 90 days after the date of
9	enactment of this Act, the Administrator of the Fed-
10	eral Aviation Administration shall make appropriate
11	arrangements for the National Academy of Sciences
12	to conduct a study of the assumptions and methods
13	used by the Federal Aviation Administration to esti-
14	mate staffing needs for FAA systems specialists to
15	ensure proper maintenance and certification of the
16	national airspace system in the most cost effective
17	manner.
18	(2) Consultation.—In conducting the study,
19	the National Academy of Sciences shall interview in-
20	terested parties, including labor, government, and
21	industry representatives.
22	(3) Report.—Not later than one year after the
23	initiation of the arrangements under paragraph (1),
24	the National Academy of Sciences shall submit to
25	Congress a report on the results of the study.

1 SEC. 604. SAFETY CRITICAL STAFFING.

2	(a) In General.—Not later than October 1, 2011,
3	the Administrator of the Federal Aviation Administration
4	shall implement, to the extent practicable and in a cost-
5	effective manner, the staffing model for aviation safety in-
6	spectors developed pursuant to the National Academy of
7	Sciences study entitled "Staffing Standards for Aviation
8	Safety Inspectors". In doing so, the Administrator shall
9	consult with interested persons, including aviation safety
10	inspectors.
11	(b) Report.—Not later than October 1 of each fiscal
12	year beginning after September 30, 2011, the Adminis-
13	trator shall submit to the Committee on Transportation
14	and Infrastructure of the House of Representatives and
15	the Committee on Commerce, Science, and Transportation
16	of the Senate, the staffing model described in subsection
17	(a).
18	(c) Safety Critical Positions Defined.—In this
19	section, the term "safety critical positions" means—
20	(1) aviation safety inspectors, safety technical
21	specialists, and operational support positions in the
22	Flight Standards Service (as such terms are used in
23	the Administration's fiscal year 2011 congressional
24	budget justification); and
25	(2) manufacturing safety inspectors, pilots, en-
26	gineers, chief scientific and technical advisors, safety

1	technical specialists, and operational support posi-
2	tions in the Aircraft Certification Service (as such
3	terms are used in the Administration's fiscal year
4	2011 congressional budget justification).
5	SEC. 605. FAA AIR TRAFFIC CONTROLLER STAFFING.
6	(a) Study by National Academy of Sciences.—
7	Not later than 90 days after the date of enactment of this
8	Act, the Administrator of the Federal Aviation Adminis-
9	tration shall enter into appropriate arrangements with the
10	National Academy of Sciences to conduct a study of the
11	air traffic controller standards used by the Federal Avia-
12	tion Administration (in this section referred to as the
13	"FAA") to estimate staffing needs for FAA air traffic
14	controllers to ensure the safe operation of the national air-
15	space system in the most cost effective manner.
16	(b) Consultation.—In conducting the study, the
17	National Academy of Sciences shall interview interested
18	parties, including employee, Government, and industry
19	representatives.
20	(c) Contents.—The study shall include—
21	(1) an examination of representative informa-
22	tion on productivity, human factors, traffic activity,
23	and improved technology and equipment used in air
24	traffic control:

1	(2) an examination of recent National Academy
2	of Sciences reviews of the complexity model per-
3	formed by MITRE Corporation that support the
4	staffing standards models for the en route air traffic
5	control environment; and
6	(3) consideration of the Administration's cur-
7	rent and estimated budgets and the most cost-effec-
8	tive staffing model to best leverage available fund-
9	ing.
10	(d) Report.—Not later than 2 years after the date
11	of enactment of this Act, the National Academy of
12	Sciences shall submit to the Committee on Transportation
13	and Infrastructure of the House of Representatives and
14	the Committee on Commerce, Science, and Transportation
15	of the Senate a report on the results of the study.
16	SEC. 606. AIR TRAFFIC CONTROL SPECIALIST QUALIFICA-
17	TION TRAINING.
18	Section 44506 is amended—
19	(1) by redesignating subsection (d) as sub-
20	section (e); and
21	(2) by inserting after subsection (c) the fol-
22	lowing:
23	"(d) AIR TRAFFIC CONTROL SPECIALIST QUALIFICA-

1	"(1) Appointment of air traffic control
2	SPECIALISTS.—The Administrator is authorized to
3	appoint a qualified air traffic control specialist can-
4	didate for placement in an airport traffic control fa-
5	cility if the candidate has—
6	"(A) received a control tower operator cer-
7	tification (referred to in this subsection as a
8	'CTO' certificate); and
9	"(B) satisfied all other applicable qualifica-
10	tion requirements for an air traffic control spe-
11	cialist position.
12	"(2) Compensation and Benefits.—An indi-
13	vidual appointed under paragraph (1) shall receive
14	the same compensation and benefits, and be treated
15	in the same manner as, any other individual ap-
16	pointed as a developmental air traffic controller.
17	"(3) Report.—Not later than 18 months after
18	the date of enactment of the FAA Reauthorization
19	and Reform Act of 2011, the Administrator shall
20	submit to Congress a report that evaluates the effec-
21	tiveness of the air traffic control specialist qualifica-
22	tion training provided pursuant to this section, in-
23	cluding the graduation rates of candidates who re-
24	ceived a CTO certificate and are working in airport
25	traffic control facilities

1	"(4) Additional appointments.—If the Ad-
2	ministrator determines that air traffic control spe-
3	cialists appointed pursuant to this subsection are
4	more successful in carrying out the duties of an air
5	traffic controller than air traffic control specialists
6	hired from the general public without any such cer-
7	tification, the Administrator shall increase the num-
8	ber of appointments of candidates who possess such
9	certification.
10	"(5) Reimbursement for travel expenses
11	ASSOCIATED WITH CERTIFICATIONS.—
12	"(A) In General.—Subject to subpara-
13	graph (B), the Administrator may accept reim-
14	bursement from an educational entity that pro-
15	vides training to an air traffic control specialist
16	candidate to cover reasonable travel expenses of
17	the Administrator associated with issuing cer-
18	tifications to such candidates.
19	"(B) Treatment of reimburse-
20	MENTS.—Notwithstanding section 3302 of title
21	31, any reimbursement authorized to be col-
22	lected under subparagraph (A) shall—
23	"(i) be credited as offsetting collec-
24	tions to the account that finances the ac-

1	tivities and services for which the reim-
2	bursement is accepted;
3	"(ii) be available for expenditure only
4	to pay the costs of activities and services
5	for which the reimbursement is accepted,
6	including all costs associated with col-
7	lecting such reimbursement; and
8	"(iii) remain available until ex-
9	pended.".
10	SEC. 607. ASSESSMENT OF TRAINING PROGRAMS FOR AIR
11	TRAFFIC CONTROLLERS.
12	(a) Study.—The Administrator of the Federal Avia-
13	tion Administration shall conduct a study to assess the
14	adequacy of training programs for air traffic controllers,
15	including the Administrator's technical training strategy
16	and improvement plan for air traffic controllers.
17	(b) Contents.—The study shall include—
18	(1) a review of the current training system for
19	air traffic controllers, including the technical train-
20	ing strategy and improvement plan;
21	(2) an analysis of the competencies required of
22	air traffic controllers for successful performance in
23	the current and future projected air traffic control
24	environment;

1	(3) an analysis of the competencies projected to
2	be required of air traffic controllers as the Federal
3	Aviation Administration transitions to the Next Gen-
4	eration Air Transportation System;
5	(4) an analysis of various training approaches
6	available to satisfy the controller competencies iden-
7	tified under paragraphs (2) and (3);
8	(5) recommendations to improve the current
9	training system for air traffic controllers, including
10	the technical training strategy and improvement
11	plan; and
12	(6) the most cost-effective approach to provide
13	training to air traffic controllers.
14	(c) Report.—Not later than 180 days after the date
15	of enactment of this Act, the Administrator shall submit
16	to the Committee on Transportation and Infrastructure
17	of the House of Representatives and the Committee on
18	Commerce, Science, and Transportation of the Senate a
19	report on the results of the study.
20	SEC. 608. COLLEGIATE TRAINING INITIATIVE STUDY.
21	(a) Study.—The Comptroller General shall conduct
22	a study on training options for graduates of the Collegiate
23	Training Initiative program (in this section referred to as
24	"CTI" programs) conducted under section $44506(c)$ of
25	title 49, United States Code.

1	(b) Contents.—The study shall analyze the impact
2	of providing as an alternative to the current training pro-
3	vided at the Mike Monroney Aeronautical Center of the
4	Federal Aviation Administration a new controller orienta-
5	tion session at the Mike Monroney Aeronautical Center
6	for graduates of CTI programs followed by on-the-job
7	training for newly hired air traffic controllers who are
8	graduates of CTI programs and shall include an analysis
9	of—
10	(1) the cost effectiveness of such an alternative
11	training approach; and
12	(2) the effect that such an alternative training
13	approach would have on the overall quality of train-
14	ing received by graduates of CTI programs.
15	(c) Report.—Not later than 180 days after the date
16	of enactment of this Act, the Comptroller General shall
17	submit to the Committee on Transportation and Infra-
18	structure of the House of Representatives and the Com-
19	mittee on Commerce, Science, and Transportation of the
20	Senate a report on the results of the study.
21	SEC. 609. FAA FACILITY CONDITIONS.
22	(a) STUDY.—The Comptroller General shall conduct
23	a study of—
24	(1) the conditions of a sampling of Federal
25	Aviation Administration facilities across the United

1	States, including offices, towers, centers, and ter-
2	minal radar air control;
3	(2) reports from employees of the Administra-
4	tion relating to respiratory ailments and other health
5	conditions resulting from exposure to mold, asbestos,
6	poor air quality, radiation, and facility-related haz-
7	ards in facilities of the Administration;
8	(3) conditions of such facilities that could inter-
9	fere with such employees' ability to effectively and
10	safely perform their duties;
11	(4) the ability of managers and supervisors of
12	such employees to promptly document and seek re-
13	mediation for unsafe facility conditions;
14	(5) whether employees of the Administration
15	who report facility-related illnesses are treated ap-
16	propriately;
17	(6) utilization of scientifically approved remedi-
18	ation techniques to mitigate hazardous conditions in
19	accordance with applicable State and local regula-
20	tions and Occupational Safety and Health Adminis-
21	tration practices by the Administration; and
22	(7) resources allocated to facility maintenance
23	and renovation by the Administration.
24	(b) Facility Condition Indices.—The Comp-
25	troller General shall review the facility condition indices

1	of the Administration for inclusion in the recommenda-
2	tions under subsection (c).
3	(c) RECOMMENDATIONS.—Based on the results of the
4	study and review of facility condition indices under sub-
5	section (a), the Comptroller General shall make such rec-
6	ommendations as the Comptroller General considers nec-
7	essary to—
8	(1) prioritize those facilities needing the most
9	immediate attention based on risks to employee
10	health and safety;
11	(2) ensure that the Administration is using sci-
12	entifically approved remediation techniques in all fa-
13	cilities; and
14	(3) assist the Administration in making pro-
15	grammatic changes so that aging facilities do not de-
16	teriorate to unsafe levels.
17	(d) REPORT.—Not later than one year after the date
18	of enactment of this Act, the Comptroller General shall
19	submit to the Administrator, the Committee on Com-
20	merce, Science, and Transportation of the Senate, and the
21	Committee on Transportation and Infrastructure of the
22	House of Representatives a report on results of the study,
23	including the recommendations under subsection (c).

	230
1	SEC. 610. FRONTLINE MANAGER STAFFING.
2	(a) STUDY.—Not later than 45 days after the date
3	of enactment of this Act, the Administrator of the Federal
4	Aviation Administration shall commission an independent
5	study on frontline manager staffing requirements in air
6	traffic control facilities.
7	(b) Considerations.—In conducting the study, the
8	Administrator may take into consideration—
9	(1) the managerial tasks expected to be per-
10	formed by frontline managers, including employee
11	development, management, and counseling;
12	(2) the number of supervisory positions of oper-
13	ation requiring watch coverage in each air traffic
14	control facility;
15	(3) coverage requirements in relation to traffic
16	demand;
17	(4) facility type;
18	(5) complexity of traffic and managerial respon-
19	sibilities;
20	(6) proficiency and training requirements; and
21	(7) such other factors as the Administrator con-
22	siders appropriate.
23	(c) Participation.—The Administrator shall ensure

24 the participation of frontline managers who currently work

25 in safety-related operational areas of the Administration.

1	(d) Determinations.—The Administrator shall
2	transmit any determinations made as a result of the study
3	to the heads of the appropriate lines of business within
4	the Administration, including the Chief Operating Officer
5	of the Air Traffic Organization.
6	(e) Report.—Not later than 9 months after the date
7	of enactment of this Act, the Administrator shall submit
8	to the Committee on Commerce, Science, and Transpor-
9	tation of the Senate and the Committee on Transportation
10	and Infrastructure of the House of Representatives a re-
11	port on the results of the study and a description of any
12	determinations submitted to the Chief Operating Officer
13	under subsection (c).
14	(f) Definition.—In this section, the term "frontline
15	manager" means first-level, operational supervisors and
16	managers who work in sefety related exerctional errors of
	managers who work in safety-related operational areas of
17	· ·
	· ·
18	the Administration.
18 19	the Administration. TITLE VII—AVIATION
18 19 20	the Administration. TITLE VII—AVIATION INSURANCE
18 19 20 21	the Administration. TITLE VII—AVIATION INSURANCE SEC. 701. GENERAL AUTHORITY.
18 19 20 21 22	the Administration. TITLE VII—AVIATION INSURANCE SEC. 701. GENERAL AUTHORITY. (a) EXTENSION OF POLICIES.—Section 44302(f)(1)
19 20 21 22 23	the Administration. TITLE VII—AVIATION INSURANCE SEC. 701. GENERAL AUTHORITY. (a) EXTENSION OF POLICIES.—Section 44302(f)(1) is amended by striking "shall extend through" and all that

1	(b) Successor Program.—Section 44302(f) is
2	amended by adding at the end the following:
3	"(3) Successor program.—
4	"(A) IN GENERAL.—After December 31,
5	2021, coverage for the risks specified in a policy
6	that has been extended under paragraph (1)
7	shall be provided in an airline industry spon-
8	sored risk retention or other risk-sharing ar-
9	rangement approved by the Secretary.
10	"(B) Transfer of Premiums.—
11	"(i) In General.—On December 31,
12	2021, and except as provided in clause (ii),
13	premiums collected by the Secretary from
14	the airline industry after September 22,
15	2001, for any policy under this subsection,
16	and interest earned thereon, as determined
17	by the Secretary, shall be transferred to an
18	airline industry sponsored risk retention or
19	other risk-sharing arrangement approved
20	by the Secretary.
21	"(ii) Determination of amount
22	TRANSFERRED.—The amount transferred
23	pursuant to clause (i) shall be less—
24	"(I) the amount of any claims
25	paid out on such policies from Sep-

1	tember 22, 2001, through December
2	31, 2021;
3	"(II) the amount of any claims
4	pending under such policies as of De-
5	cember 31, 2021; and
6	"(III) the cost, as determined by
7	the Secretary, of administering the
8	provision of insurance policies under
9	this chapter from September 22,
10	2001, through December 31, 2021.".
11	SEC. 702. EXTENSION OF AUTHORITY TO LIMIT THIRD-
12	PARTY LIABILITY OF AIR CARRIERS ARISING
13	OUT OF ACTS OF TERRORISM.
14	The first sentence of section 44303(b) is amended by
15	striking "ending on" and all that follows through "the
16	Secretary may certify" and inserting "ending on Decem-
17	ber 31, 2013, the Secretary may certify".
18	SEC. 703. CLARIFICATION OF REINSURANCE AUTHORITY.
19	The second sentence of section 44304 is amended by
20	striking "the carrier" and inserting "any insurance car-
21	rier".
22	SEC. 704. USE OF INDEPENDENT CLAIMS ADJUSTERS.
23	The second sentence of section $44308(c)(1)$ is amend-
24	ed by striking "agent" and inserting "agent, or a claims
25	adjuster who is independent of the underwriting agent,".

1 TITLE VIII—MISCELLANEOUS

2	SEC. 801. DISCLOSURE OF DATA TO FEDERAL AGENCIES IN
3	INTEREST OF NATIONAL SECURITY.
4	Section 40119(b) is amended by adding at the end
5	the following:
6	"(4) Section 552a of title 5 shall not apply to disclo-
7	sures that the Administrator may make from the systems
8	of records of the Administration to any Federal law en-
9	forcement, intelligence, protective service, immigration, or
10	national security official in order to assist the official re-
11	ceiving the information in the performance of official du-
12	ties.".
13	SEC. 802. FAA ACCESS TO CRIMINAL HISTORY RECORDS
14	AND DATABASE SYSTEMS.
	(a) IN GENERAL.—Chapter 401 is amended by add-
15	(a) IN GENERAL.—Chapter 401 is amended by add-
1516	ing at the end the following:
16	ing at the end the following:
16 17	ing at the end the following: "§ 40130. FAA access to criminal history records and
161718	ing at the end the following: "§ 40130. FAA access to criminal history records and database systems
16 17 18 19	ing at the end the following: "\$40130. FAA access to criminal history records and database systems "(a) Access to Records and Database Systems
16 17 18 19 20	ing at the end the following: "\$40130. FAA access to criminal history records and database systems "(a) Access to Records and Database Systems.—
16 17 18 19 20 21	ing at the end the following: "\$40130. FAA access to criminal history records and database systems "(a) Access to Records and Database Systems.— "(1) Access to Information.—Notwith-
16171819202122	ing at the end the following: "\$40130. FAA access to criminal history records and database systems "(a) Access to Records and Database Systems.— "(1) Access to Information.—Notwithstanding section 534 of title 28, and regulations

1	tice information maintained by the Department of
2	Justice or by a State, but may do so only for the
3	purpose of carrying out civil and administrative re-
4	sponsibilities of the Administration to protect the
5	safety and security of the national airspace system
6	or to support the missions of the Department of
7	Justice, the Department of Homeland Security, and
8	other law enforcement agencies.
9	"(2) Release of information.—In accessing
10	a system referred to in paragraph (1), the Adminis-
11	trator shall be subject to the same conditions and
12	procedures established by the Department of Justice
13	or the State for other governmental agencies with di-
14	rect access to the system.
15	"(3) Limitation.—The Administrator may not
16	use the direct access authorized under paragraph (1)
17	to conduct criminal investigations.
18	"(b) Designated Employees.—The Administrator
19	shall designate, by order, employees of the Administration
20	who shall carry out the authority described in subsection
21	(a). The designated employees may—
22	"(1) have direct access to and receive criminal
23	history, driver, vehicle, and other law enforcement
24	information contained in the law enforcement data-
25	bases of the Department of Justice, or any jurisdic-

1	tion of a State, in the same manner as a police offi-
2	cer employed by a State or local authority of that
3	State who is certified or commissioned under the
4	laws of that State;
5	"(2) use any radio, data link, or warning sys-
6	tem of the Federal Government, and of any jurisdic-
7	tion in a State, that provides information about
8	wanted persons, be-on-the-lookout notices, warrant
9	status, or other officer safety information to which
10	a police officer employed by a State or local author-
11	ity in that State who is certified or commissioned
12	under the laws of that State has direct access and
13	in the same manner as such police officer; and
14	"(3) receive Federal, State, or local government
15	communications with a police officer employed by a
16	State or local authority in that State in the same
17	manner as a police officer employed by a State or
18	local authority in that State who is commissioned
19	under the laws of that State.
20	"(c) System of Documented Criminal Justice
21	Information Defined.—In this section, the term 'sys-
22	tem of documented criminal justice information' means
23	any law enforcement database, system, or communication
24	containing information concerning identification, criminal
25	history, arrests, convictions, arrest warrants, wanted or

1	missing persons, including the National Crime Informa-
2	tion Center and its incorporated criminal history data-
3	bases and the National Law Enforcement Telecommuni-
4	cations System.".
5	(b) Clerical Amendment.—The analysis for chap-
6	ter 401 is amended by adding at the end the following:
	"40130. FAA access to criminal history records and database systems.".
7	SEC. 803. CIVIL PENALTIES TECHNICAL AMENDMENTS.
8	Section 46301 is amended—
9	(1) in subsection $(a)(1)(A)$ by inserting "chap-
10	ter 451," before "section 47107(b)";
11	(2) in subsection (a)(5)(A)(i)—
12	(A) by striking "or chapter 449" and in-
13	serting "chapter 449"; and
14	(B) by inserting after "44909)" the fol-
15	lowing: ", or chapter 451";
16	(3) in subsection $(d)(2)$ —
17	(A) by inserting after "44723)" the fol-
18	lowing: ", chapter 451 (except section 45107)";
19	(B) by inserting after "44909)," the fol-
20	lowing: "section 45107,";
21	(C) by striking "46302" and inserting
22	"section 46302"; and
23	(D) by striking "46303" and inserting
24	"section 46303"; and
25	(4) in subsection (f)(1)(A)(i)—

1	(A) by striking "or chapter 449" and in-
2	serting "chapter 449"; and
3	(B) by inserting after "44909)" the fol-
4	lowing: ", or chapter 451".
5	SEC. 804. REALIGNMENT AND CONSOLIDATION OF FAA
6	SERVICES AND FACILITIES.
7	(a) In General.—Chapter 445 (as amended by this
8	Act) is further amended by adding at the end the following
9	new section:
10	"§ 44519. Realignment and consolidation of FAA serv-
11	ices and facilities
12	"(a) Purpose.—The purpose of this section is to es-
13	tablish a fair process that will result in the realignment
14	and consolidation of FAA services and facilities to help
15	reduce capital, operating, maintenance, and administrative
16	costs and facilitate Next Generation Air Transportation
17	System air traffic control modernization efforts without
18	adversely affecting safety.
19	"(b) General Authority.—Subject to the require-
20	ments of this section, the Administrator of the Federal
21	Aviation Administration shall realign and consolidate FAA
22	services and facilities pursuant to recommendations made
23	by the Aviation Facilities and Services Board established
24	under subsection (g).
25	"(c) Administrator's Recommendations.—

1	"(1) Proposed Criteria.—
2	"(A) In General.—The Administrator
3	shall develop proposed criteria for use by the
4	Administrator in making recommendations for
5	the realignment and consolidation of FAA serv-
6	ices and facilities under this section.
7	"(B) Publication; transmittal to con-
8	GRESS.—Not later than 30 days after the date
9	of enactment of this section, the Administrator
10	shall publish the proposed criteria in the Fed-
11	eral Register and transmit the proposed criteria
12	to the congressional committees of interest.
13	"(C) Notice and comment.—The Ad-
14	ministrator shall provide an opportunity for
15	public comment on the proposed criteria for a
16	period of at least 30 days and shall include no-
17	tice of that opportunity in the Federal Register.
18	"(2) Final Criteria.—
19	"(A) In General.—The Administrator
20	shall establish final criteria based on the pro-
21	posed criteria developed under paragraph (1).
22	"(B) Publication; transmittal to con-
23	GRESS.—Not later than 90 days after the date
24	of enactment of this section, the Administrator
25	shall publish the final criteria in the Federal

1	Register and transmit the final criteria to the
2	congressional committees of interest.
3	"(3) Recommendations.—
4	"(A) In General.—The Administrator
5	shall make recommendations for the realign-
6	ment and consolidation of FAA services and fa-
7	cilities under this section based on the final cri-
8	teria established under paragraph (2).
9	"(B) Contents.—The recommendations
10	shall consist of a list of FAA services and facili-
11	ties for realignment and consolidation, together
12	with a justification for each service and facility
13	included on the list.
14	"(C) Publication; transmittal to
15	BOARD AND CONGRESS.—Not later than 120
16	days after the date of enactment of this section,
17	the Administrator shall publish the rec-
18	ommendations in the Federal Register and
19	transmit the recommendations to the Board
20	and the congressional committees of interest.
21	"(D) Information.—The Administrator
22	shall make available to the Board and the
23	Comptroller General all information used by the
24	Administrator in establishing the recommenda-
25	tions.

1	"(E) Additional recommendations.—
2	The Administrator is authorized to make addi-
3	tional recommendations under this paragraph
4	every 2 years.
5	"(d) Board's Review and Recommendations.—
6	"(1) Public Hearings.—Not later than 30
7	days after the date of receipt of the Administrator's
8	recommendations under subsection (c), the Board
9	shall conduct public hearings on the recommenda-
10	tions.
11	"(2) Board's recommendations.—
12	"(A) Report to congress.—Based on
13	the Board's review and analysis of the Adminis-
14	trator's recommendations and any public com-
15	ments received under paragraph (1), the Board
16	shall develop a report containing the Board's
17	findings and conclusions concerning the Admin-
18	istrator's recommendations, together with the
19	Board's recommendations for realignment and
20	consolidation of FAA services and facilities. The
21	Board shall explain and justify in the report
22	any recommendation made by the Board that
23	differs from a recommendation made by the Ad-
24	ministrator.

1	"(B) Publication in Federal Reg-
2	ISTER; TRANSMITTAL TO CONGRESS.—Not later
3	than 60 days after the date of receipt of the
4	Administrator's recommendations under sub-
5	section (c), the Board shall publish the report
6	in the Federal Register and transmit the report
7	to the congressional committees of interest.
8	"(3) Assistance of comptroller gen-
9	ERAL.—The Comptroller General shall assist the
10	Board, to the extent requested by the Board, in the
11	Board's review and analysis of the Administrator's
12	recommendations.
13	"(e) Realignment and Consolidation of FAA
14	SERVICES AND FACILITIES.—Subject to subsection (f),
15	the Administrator shall—
16	"(1) realign or consolidate the FAA services
17	and facilities recommended for realignment or con-
18	solidation by the Board in a report transmitted
19	under subsection (d);
20	"(2) initiate all such realignments and consoli-
21	dations not later than one year after the date of the
22	report; and
23	"(3) complete all such realignments and con-
24	solidations not later than 3 years after the date of
25	the report.

1	"(f) Congressional Disapproval.—
2	"(1) IN GENERAL.—The Administrator may not
3	carry out a recommendation of the Board for re-
4	alignment or consolidation of FAA services and fa-
5	cilities that is included in a report transmitted under
6	subsection (d) if a joint resolution of disapproval is
7	enacted disapproving such recommendation before
8	the earlier of—
9	"(A) the last day of the 30-day period be-
10	ginning on the date of the report; or
11	"(B) the adjournment of Congress sine die
12	for the session during which the report is trans-
13	mitted.
14	"(2) Computation of 30-day period.—For
15	purposes of paragraph (1)(A), the days on which ei-
16	ther house of Congress is not in session because of
17	an adjournment of more than 3 days to a day cer-
18	tain shall be excluded in computation of the 30-day
19	period.
20	"(g) Aviation Facilities and Services Board.—
21	"(1) ESTABLISHMENT.—Not later than 180
22	days after the date of enactment of this section, the
23	Secretary of Transportation shall establish an inde-
24	pendent board to be known as the 'Aviation Facili-
25	ties and Services Board'.

1	"(2) Composition.—The Board shall be com-
2	posed of the following members:
3	"(A) The Secretary (or a designee of the
4	Secretary), who shall be the Chair of the Board.
5	"(B) Two members appointed by the Sec-
6	retary, who may not be officers or employees of
7	the Federal Government.
8	"(C) The Comptroller General (or a des-
9	ignee of the Comptroller General), who shall be
10	a nonvoting member of the Board.
11	"(3) Duties.—The Board shall carry out the
12	duties specified for the Board in this section.
13	"(4) TERM.—The members of the Board to be
14	appointed under paragraph (2)(B) shall each be ap-
15	pointed for a term of 3 years.
16	"(5) VACANCIES.—A vacancy in the Board shall
17	be filled in the same manner as the original appoint-
18	ment was made, but the individual appointed to fill
19	the vacancy shall serve only for the unexpired por-
20	tion of the term for which the individual's prede-
21	cessor was appointed.
22	"(6) Compensation and Benefits.—A mem-
23	ber of the Board may not receive any compensation
24	or benefits from the Federal Government for serving
25	on the Board, except that—

1	"(A) a member shall receive compensation
2	for work injuries under subchapter I of chapter
3	81 of title 5; and
4	"(B) a member shall be paid actual travel
5	expenses and per diem in lieu of subsistence ex-
6	penses when away from the member's usual
7	place of residence in accordance with section
8	5703 of title 5.
9	"(7) Staff.—The Administrator shall make
10	available to the Board such staff, information, and
11	administrative services and assistance as may be
12	reasonably required to enable the Board to carry out
13	its responsibilities under this section. The Board
14	may employ experts and consultants on a temporary
15	or intermittent basis with the approval of the Sec-
16	retary.
17	"(8) Federal advisory committee act.—
18	The Federal Advisory Committee Act (5 U.S.C.
19	App.) shall not apply to the Board.
20	"(h) Authorization of Appropriations.—
21	"(1) In general.—There is authorized to be
22	appropriated to the Administrator for each of fiscal
23	years 2011 through 2014 $\$200,000$ for the Board to
24	carry out its duties.

1	"(2) AVAILABILITY OF AMOUNTS.—Amounts
2	appropriated pursuant to paragraph (1) shall remain
3	available until expended.
4	"(i) Effect on Other Authorities.—Nothing in
5	this section shall be construed to affect the authorities
6	provided in section 44503 or the existing authorities or
7	responsibilities of the Administrator under this title to
8	manage the operations of the Federal Aviation Adminis-
9	tration, including realignment or consolidation of facilities
10	or services.
11	"(j) Definitions.—In this section, the following
12	definitions apply:
13	"(1) Board.—The term 'Board' means the
14	Aviation Facilities and Services Board established
15	under subsection (g).
16	"(2) Congressional committees of inter-
17	EST.—The term 'congressional committees of inter-
18	est' means the Committee on Transportation and In-
19	frastructure of the House of Representatives and the
20	Committee on Commerce, Science, and Transpor-
21	tation of the Senate.
22	"(3) FAA.—The term 'FAA' means the Fed-
23	eral Aviation Administration.
24	"(4) Realignment.—The term 'realignment'
25	includes any action that relocates functions and per-

- sonnel positions but does not include an overall re-
- 2 duction in personnel resulting from workload adjust-
- 3 ments.".
- 4 (b) Clerical Amendment.—The analysis for chap-
- 5 ter 445 (as amended by this Act) is further amended by
- 6 adding at the end the following:
 - "44519. Realignment and consolidation of FAA services and facilities.".

7 SEC. 805. LIMITING ACCESS TO FLIGHT DECKS OF ALL-

- 8 CARGO AIRCRAFT.
- 9 (a) STUDY.—Not later than 180 days after the date
- 10 of enactment of this Act, the Administrator of the Federal
- 11 Aviation Administration, in consultation with appropriate
- 12 air carriers, aircraft manufacturers, and air carrier labor
- 13 representatives, shall conduct a study to assess the feasi-
- 14 bility of developing a physical means, or a combination of
- 15 physical and procedural means, to prohibit individuals
- 16 other than authorized flight crewmembers from accessing
- 17 the flight deck of an all-cargo aircraft.
- 18 (b) Report.—Not later than one year after the date
- 19 of enactment of this Act, the Administrator shall submit
- 20 to the Committee on Transportation and Infrastructure
- 21 of the House of Representatives and the Committee on
- 22 Commerce, Science, and Transportation of the Senate a
- 23 report on the results of the study.

1	SEC. 806. CONSOLIDATION OR ELIMINATION OF OBSOLETE,
2	REDUNDANT, OR OTHERWISE UNNECESSARY
3	REPORTS; USE OF ELECTRONIC MEDIA FOR-
4	MAT.
5	(a) Consolidation or Elimination of Re-
6	PORTS.—Not later than 2 years after the date of enact-
7	ment of this Act, and every 2 years thereafter, the Admin-
8	istrator of the Federal Aviation Administration shall sub-
9	mit to the Committee on Commerce, Science, and Trans-
10	portation of the Senate and the Committee on Transpor-
11	tation and Infrastructure of the House of Representatives
12	a report containing—
13	(1) a list of obsolete, redundant, or otherwise
14	unnecessary reports the Administration is required
15	by law to submit to the Congress or publish that the
16	Administrator recommends eliminating or consoli-
17	dating with other reports; and
18	(2) an estimate of the cost savings that would
19	result from the elimination or consolidation of those
20	reports.
21	(b) Use of Electronic Media for Reports.—
22	(1) In general.—Notwithstanding any other
23	provision of law, the Administration—
24	(A) may not publish any report required or
25	authorized by law in printed format; and

1	(B) shall publish any such report by post-
2	ing it on the Administration's Internet Web site
3	in an easily accessible and downloadable elec-
4	tronic format.
5	(2) Exception.—Paragraph (1) does not apply
6	to any report with respect to which the Adminis-
7	trator determines that—
8	(A) its publication in printed format is es-
9	sential to the mission of the Federal Aviation
10	Administration; or
11	(B) its publication in accordance with the
12	requirements of paragraph (1) would disclose
13	matter—
14	(i) described in section 552(b) of title
15	5, United States Code; or
16	(ii) the disclosure of which would have
17	an adverse impact on aviation safety or se-
18	curity, as determined by the Adminis-
19	trator.
20	SEC. 807. PROHIBITION ON USE OF CERTAIN FUNDS.
21	The Secretary of Transportation may not use any
22	funds made available pursuant to this Act (including any
23	amendment made by this Act) to name, rename, designate,
24	or redesignate any project or program authorized by this
25	Act (including any amendment made by this Act) for an

1	individual then serving in Congress as a Member, Dele-
2	gate, Resident Commissioner, or Senator.
3	SEC. 808. STUDY ON AVIATION FUEL PRICES.
4	(a) In General.—Not later than 180 days after the
5	date of enactment of this Act, the Comptroller General
6	shall conduct a study and report to Congress on the im-
7	pact of increases in aviation fuel prices on the Airport and
8	Airway Trust Fund and the aviation industry in general.
9	(b) Contents.—The study shall include an assess-
10	ment of the impact of increases in aviation fuel prices
11	on—
12	(1) general aviation;
13	(2) commercial passenger aviation;
14	(3) piston aircraft purchase and use;
15	(4) the aviation services industry, including re-
16	pair and maintenance services;
17	(5) aviation manufacturing;
18	(6) aviation exports; and
19	(7) the use of small airport installations.
20	(c) Assumptions About Aviation Fuel Prices.—
21	In conducting the study required by subsection (a), the
22	Comptroller General shall use the average aviation fuel
23	price for fiscal year 2010 as a baseline and measure the
24	impact of increases in aviation fuel prices that range from
25	5 percent to 200 percent over the 2010 baseline.

1	SEC. 809. WIND TURBINE LIGHTING.
2	(a) Study.—The Administrator of the Federal Avia-
3	tion Administration shall conduct a study on wind turbine
4	lighting systems.
5	(b) Contents.—In conducting the study, the Ad-
6	ministrator shall examine the following:
7	(1) The aviation safety issues associated with
8	alternative lighting strategies, technologies, and reg-
9	ulations.
10	(2) The feasibility of implementing alternative
11	lighting strategies or technologies to improve avia-
12	tion safety.
13	(3) Any other issue relating to wind turbine
14	lighting.
15	(c) Report.—Not later than one year after the date
16	of enactment of this Act, the Administrator shall submit
17	to Congress a report on the results of the study, including
18	information and recommendations concerning the issues
19	examined under subsection (b).
20	SEC. 810. AIR-RAIL CODE SHARING STUDY.
21	(a) Code Share Study.—Not later than 180 days
22	after the date of enactment of this Act, the Comptroller
23	General shall initiate a study regarding—
24	(1) the existing airline and intercity passenger

rail code sharing arrangements; and

1	(2) the feasibility, costs to taxpayers and other
2	parties, and benefits of increasing intermodal
3	connectivity of airline and intercity passenger rail fa-
4	cilities and systems to improve passenger travel.
5	(b) Considerations.—In conducting the study, the
6	Comptroller General shall consider—
7	(1) the potential costs to taxpayers and other
8	parties and benefits of the implementation of more
9	integrated scheduling between airlines and Amtrak
10	or other intercity passenger rail carriers achieved
11	through code sharing arrangements;
12	(2) airport and intercity passenger rail oper-
13	ations that can improve connectivity between air-
14	ports and intercity passenger rail facilities and sta-
15	tions;
16	(3) the experience of other countries with air-
17	port and intercity passenger rail connectivity; and
18	(4) such other issues the Comptroller General
19	considers appropriate.
20	(c) Report.—Not later than one year after com-
21	mencing the study required by subsection (a), the Comp-
22	troller General shall submit to the Committee on Com-
23	merce, Science, and Transportation of the Senate and the
24	Committee on Transportation and Infrastructure of the
25	House of Representatives a report on the results of the

- 1 study, including any conclusions of the Comptroller Gen-
- 2 eral resulting from the study.
- 3 SEC. 811. D.C. METROPOLITAN AREA SPECIAL FLIGHT
- 4 RULES AREA.
- 5 (a) Submission of Plan to Congress.—Not later
- 6 than 180 days after the date of enactment of this Act,
- 7 the Administrator of the Federal Aviation Administration,
- 8 in consultation with the Secretary of Homeland Security
- 9 and the Secretary of Defense, shall submit to the Com-
- 10 mittee on Transportation and Infrastructure and the
- 11 Committee on Homeland Security of the House of Rep-
- 12 resentatives and the Committee on Commerce, Science,
- 13 and Transportation of the Senate a plan for the D.C. Met-
- 14 ropolitan Area Special Flight Rules Area.
- 15 (b) Contents of Plan.—The plan shall outline spe-
- 16 cific changes to the D.C. Metropolitan Area Special Flight
- 17 Rules Area that will decrease operational impacts and im-
- 18 prove general aviation access to airports in the National
- 19 Capital Region that are currently impacted by the zone.
- 20 SEC. 812. FAA REVIEW AND REFORM.
- 21 (a) AGENCY REVIEW.—Not later than 60 days after
- 22 the date of enactment of this Act, the Administrator of
- 23 the Federal Aviation Administration shall undertake a
- 24 thorough review of each program, office, and organization

1	within the Administration, including the Air Traffic Orga-
2	nization, to identify—
3	(1) duplicative positions, programs, roles, or of-
4	fices;
5	(2) wasteful practices;
6	(3) redundant, obsolete, or unnecessary func-
7	tions;
8	(4) inefficient processes; and
9	(5) ineffectual or outdated policies.
10	(b) Actions To Streamline and Reform FAA.—
11	Not later than 120 days after the date of enactment of
12	this Act, the Administrator shall undertake such actions
13	as may be necessary to address the Administrator's find-
14	ings under subsection (a), including—
15	(1) consolidating, phasing-out, or eliminating
16	duplicative positions, programs, roles, or offices;
17	(2) eliminating or streamlining wasteful prac-
18	tices;
19	(3) eliminating or phasing-out redundant, obso-
20	lete, or unnecessary functions;
21	(4) reforming and streamlining inefficient proc-
22	esses so that the activities of the Administration are
23	completed in an expedited and efficient manner; and
24	(5) reforming or eliminating ineffectual or out-
25	dated policies.

1	(c) AUTHORITY.—Notwithstanding any other provi-
2	sion of law, the Administrator shall have the authority to
3	undertake the actions required under subsection (b).
4	(d) Report to Congress.—Not later than 150 days
5	after the date of enactment of this Act, the Administrator
6	shall submit to Congress a report on the actions taken
7	by the Administrator under this section, including any rec-
8	ommendations for legislative or administrative actions.
9	SEC. 813. CYLINDERS OF COMPRESSED OXYGEN OR OTHER
10	OXIDIZING GASES.
11	(a) In General.—Subject to subsection (b), the
12	transportation within the State of Alaska of cylinders of
13	compressed oxygen or other oxidizing gases aboard air-
14	craft shall be exempt from compliance with the regulations
15	described in subsection (c) to the extent that the regula-
16	tions require that oxidizing gases transported aboard air-
17	craft be enclosed in outer packaging capable of passing
18	the flame penetration and resistance test and the thermal
19	resistance test, without regard to the end use of the cyl-
20	inders.
21	(b) APPLICABILITY OF EXEMPTION.—The exemption
22	provided by subsection (a) shall apply in circumstances in
23	which transportation of the cylinders by ground or vessel
24	is unavailable and transportation by aircraft is the only

	200
1	practical means for transporting the cylinders to their des-
2	tination.
3	(c) Description of Regulatory Require-
4	MENTS.—The regulations referred to in subsection (a) are
5	the regulations of the Pipeline and Hazardous Materials
6	Safety Administration contained in sections
7	173.302(f)(3), $173.302(f)(4),$ $173.302(f)(5),$
8	173.304(f)(3), $173.304(f)(4)$, $173.304(f)(5)$, and
9	175.501(b) of title 49, Code of Federal Regulations.
10	TITLE IX—NATIONAL
11	MEDIATION BOARD
12	SEC. 901. AUTHORITY OF INSPECTOR GENERAL.
13	Title I of the Railway Labor Act (45 U.S.C. 151 et
14	seq.) is amended by adding at the end the following:
15	"AUTHORITY OF INSPECTOR GENERAL
16	"Sec. 15. (a) In General.—The Inspector General
17	of the Department of Transportation, in accordance with
18	the mission of the Inspector General to prevent and detect
19	fraud and abuse, is authorized to review the financial
20	management, property management, and business oper-
21	ations of the Mediation Board, including internal account-
22	ing and administrative control systems, to determine com-
23	pliance with applicable Federal laws, rules, and regula-
24	tions.
25	"(b) Duties.—In carrying out this section, the In-

26 spector General shall—

1	"(1) keep the chairman of the Mediation Board
2	and Congress fully and currently informed about
3	problems relating to administration of the internal
4	accounting and administrative control systems of the
5	Mediation Board;
6	"(2) issue findings and recommendations for
7	actions to address such problems; and
8	"(3) report periodically to Congress on any
9	progress made in implementing actions to address
10	such problems.
11	"(c) Access to Information.—In carrying out this
12	section, the Inspector General may exercise authorities
13	granted to the Inspector General under subsections (a)
14	and (b) of section 6 of the Inspector General Act of 1978
15	(5 U.S.C. App.).
16	"(d) Authorizations of Appropriations.—
17	"(1) Funding.—There is authorized to be ap-
18	propriated to the Secretary of Transportation for
19	use by the Inspector General of the Department of
20	Transportation not more than \$125,000 for each of
21	fiscal years 2011 through 2014 to cover expenses as-
22	sociated with activities pursuant to the authority ex-
23	ercised under this section.
24	"(2) Reimbursable agreement.—In the ab-
25	sence of an appropriation under this subsection for

1	an expense referred to in paragraph (1), the Inspec-
2	tor General and the Mediation Board shall have a
3	reimbursable agreement to cover such expense.".
4	SEC. 902. EVALUATION AND AUDIT OF NATIONAL MEDI-
5	ATION BOARD.
6	Title I of the Railway Labor Act (as amended by sec-
7	tion 901 of this Act) is further amended by adding at the
8	end the following:
9	"EVALUATION AND AUDIT OF MEDIATION BOARD
10	"Sec. 16. (a) In General.—In order to promote
11	economy, efficiency, and effectiveness in the administra-
12	tion of the programs, operations, and activities of the Me-
13	diation Board, the Comptroller General shall evaluate and
14	audit the programs and expenditures of the Mediation
15	Board. Such an evaluation and audit shall be conducted
16	at least annually, but may be conducted as determined
17	necessary by the Comptroller General or the appropriate
18	congressional committees.
19	"(b) Responsibility of Comptroller Gen-
20	ERAL.—The Comptroller General shall evaluate and audit
21	Mediation Board programs, operations, and activities, in-
22	cluding at a minimum—
23	"(1) information management and security, in-
24	cluding privacy protection of personally identifiable
25	information;
26	"(2) resource management;

1	"(3) workforce development;
2	"(4) procurement and contracting planning,
3	practices, and policies;
4	"(5) the extent to which the Mediation Board
5	follows leading practices in selected management
6	areas; and
7	"(6) the processes the Mediation Board follows
8	to address challenges in—
9	"(A) initial investigations of representation
10	applications;
11	"(B) determining and certifying represent-
12	atives of employees; and
13	"(C) ensuring that the process occurs with-
14	out interference, influence, or coercion.
15	"(c) Appropriate Congressional Committees
16	DEFINED.—In this section, the term 'appropriate congres-
17	sional committees' means the Committee on Transpor-
18	tation and Infrastructure of the House of Representatives
19	and the Committee on Commerce, Science, and Transpor-
20	tation of the Senate.".
21	SEC. 903. REPEAL OF RULE.
22	Effective January 1, 2011, the rule prescribed by the
23	National Mediation Board relating to representation elec-
24	tion procedures published on May 11, 2010 (95 Fed. Reg.

1	26062) and revising sections 1202 and 1206 of title 29,
2	Code of Federal Regulations, shall have no force or effect.
3	TITLE X—FEDERAL AVIATION
4	RESEARCH AND DEVELOP-
5	MENT REAUTHORIZATION
6	ACT OF 2011
7	SEC. 1001. SHORT TITLE.
8	This title may be cited as the "Federal Aviation Re-
9	search and Development Reauthorization Act of 2011".
10	SEC. 1002. DEFINITIONS.
11	In this title, the following definitions apply:
12	(1) Administrator.—The term "Adminis-
13	trator" means the Administrator of the Federal
14	Aviation Administration.
15	(2) FAA.—The term "FAA" means the Fed-
16	eral Aviation Administration.
17	(3) Institution of higher education.—The
18	term "institution of higher education" has the same
19	meaning given the term in section 101(a) of the
20	Higher Education Act of 1965 (20 U.S.C. 1001(a)).
21	(4) NASA.—The term "NASA" means the Na-
22	tional Aeronautics and Space Administration.
23	(5) NATIONAL RESEARCH COUNCIL.—The term
24	"National Research Council" means the National

1	Research Council of the National Academies of
2	Science and Engineering.
3	(6) NOAA.—The term "NOAA" means the Na-
4	tional Oceanic and Atmospheric Administration.
5	(7) Secretary.—The term "Secretary" means
6	the Secretary of Transportation.
7	SEC. 1003. AUTHORIZATION OF APPROPRIATIONS.
8	(a) In General.—Section 48102(a) is amended—
9	(1) in the matter before paragraph (1) by strik-
10	ing "of this title" and inserting "of this title and,
11	for each of fiscal years 2011 through 2014, under
12	subsection (g)";
13	(2) in paragraph (11)—
14	(A) in subparagraph (K) by inserting
15	"and" at the end; and
16	(B) in subparagraph (L) by striking "and"
17	at the end;
18	(3) in paragraph (13) by striking "and" at the
19	end;
20	(4) in paragraph (14) by striking the period at
21	the end and inserting a semicolon; and
22	(5) by adding at the end the following:
23	"(15) for fiscal year 2011, $$165,020,000$; and
24	"(16) for each of the fiscal years 2012 through
25	2014, \$146,827,000.".

1	(b) Specific Program Limitations.—Section
2	48102 is amended by inserting after subsection (f) the fol-
3	lowing:
4	"(g) Specific Authorizations.—The following
5	programs described in the research, engineering, and de-
6	velopment account of the national aviation research plan
7	required under section 44501(c) are authorized:
8	"(1) Fire Research and Safety.
9	"(2) Propulsion and Fuel Systems.
10	"(3) Advanced Materials/Structural Safety.
11	"(4) Atmospheric Hazards—Aircraft Icing/Dig-
12	ital System Safety.
13	"(5) Continued Airworthiness.
14	"(6) Aircraft Catastrophic Failure Prevention
15	Research.
16	"(7) Flightdeck/Maintenance/System Integra-
17	tion Human Factors.
18	"(8) System Safety Management.
19	"(9) Air Traffic Control/Technical Operations
20	Human Factors.
21	"(10) Aeromedical Research.
22	"(11) Weather Program.
23	"(12) Unmanned Aircraft Systems Research.
24	"(13) NextGen—Alternative Fuels for General
25	Aviation.

1	"(14) Joint Planning and Development Office.
2	"(15) NextGen—Wake Turbulence Research.
3	"(16) NextGen—Air Ground Integration
4	Human Factors.
5	"(17) NextGen—Self Separation Human Fac-
6	tors.
7	"(18) NextGen—Weather Technology in the
8	Cockpit.
9	"(19) Environment and Energy Research.
10	"(20) NextGen Environmental Research—Air-
11	craft Technologies, Fuels, and Metrics.
12	"(21) System Planning and Resource Manage-
13	ment.
14	"(22) The William J. Hughes Technical Center
15	Laboratory Facility.".
16	(c) Program Authorizations.—If the other ac-
17	counts described in the national aviation research plan re-
18	quired under section 44501(c) of title 49, United States
19	Code, are authorized for each of the fiscal years 2011
20	through 2014, the following research and development ac-
21	tivities are authorized:
22	(1) Runway Incursion Reduction.
23	(2) System Capacity, Planning, and Improve-
24	ment.
25	(3) Operations Concept Validation.

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1	(4) NAS Weather Requirements.
2	(5) Airspace Management Program.
3	(6) NextGen—Air Traffic Control/Technical
4	Operations Human Factors.
5	(7) NextGen—Environment and Energy—Envi-
6	ronmental Management System and Advanced Noise
7	and Emissions reduction.
8	(8) NextGen—New Air Traffic Management
9	Requirements.
10	(9) NextGen—Operations Concept Validation—
11	Validation Modeling.
12	(10) NextGen—System Safety Management
13	Transformation.
14	(11) NextGen—Wake Turbulence—Recat-
15	egorization.
16	(12) NextGen—Operational Assessments.
17	(13) NextGen—Staffed NextGen Towers.
18	(14) Center for Advanced Aviation System De-
19	velopment.
20	(15) Airports Technology Research Program—
21	Capacity.
22	(16) Airports Technology Research Program—
23	Safety.
24	(17) Airports Technology Research Program—
25	Environment.

1	(18) Airport Cooperative Research—Capacity.
2	(19) Airport Cooperative Research—Environ-
3	ment.
4	(20) Airport Cooperative Research—Safety.
5	SEC. 1004. UNMANNED AIRCRAFT SYSTEMS.
6	(a) Research Initiative.—Section 44504(b) is
7	amended—
8	(1) in paragraph (6) by striking "and" after
9	the semicolon;
10	(2) in paragraph (7) by striking the period at
11	the end and inserting "; and; and
12	(3) by adding at the end the following:
13	"(8) in conjunction with other Federal agencies,
14	as appropriate, to develop technologies and methods
15	to assess the risk of and prevent defects, failures,
16	and malfunctions of products, parts, and processes
17	for use in all classes of unmanned aircraft systems
18	that could result in a catastrophic failure of the un-
19	manned aircraft that would endanger other aircraft
20	in the national airspace system.".
21	(b) Systems, Procedures, Facilities, and De-
22	VICES.—Section 44505(b) is amended—
23	(1) in paragraph (4) by striking "and" after
24	the semicolon;

1	(2) in paragraph (5)(C) by striking the period
2	at the end and inserting a semicolon; and
3	(3) by adding at the end the following:
4	"(6) to develop a better understanding of the
5	relationship between human factors and unmanned
6	aircraft system safety; and
7	"(7) to develop dynamic simulation models for
8	integrating all classes of unmanned aircraft systems
9	into the national airspace system without any deg-
10	radation of existing levels of safety for all national
11	airspace system users.".
12	SEC. 1005. RESEARCH PROGRAM ON RUNWAYS.
13	Section 44505(c) is amended—
14	(1) by redesignating paragraphs (3) through
15	(6) as paragraphs (5) through (8); and
16	(2) by inserting after paragraph (2) the fol-
17	lowing:
18	"(3) improved runway surfaces;
19	"(4) engineered material restraining systems
20	for runways at both general aviation airports and
21	airports with commercial air carrier operations;".
22	SEC. 1006. RESEARCH ON DESIGN FOR CERTIFICATION.
23	Section 44505 is amended—
24	(1) by redesignating subsection (d) as sub-
25	section (e); and

1	(2) by inserting after subsection (c) the fol-
2	lowing:
3	"(d) Research on Design for Certification.—
4	"(1) Research.—Not later than 1 year after
5	the date of enactment of the Federal Aviation Re-
6	search and Development Reauthorization Act of
7	2011, the Administrator shall conduct research on
8	methods and procedures to improve both confidence
9	in and the timeliness of certification of new tech-
10	nologies for their introduction into the national air-
11	space system.
12	"(2) Research Plan.—Not later than 6
13	months after the date of enactment of the Federal
14	Aviation Research and Development Reauthorization
15	Act of 2011, the Administrator shall develop a plan
16	for the research under paragraph (1) that contains
17	the objectives, proposed tasks, milestones, and 5-
18	year budgetary profile.
19	"(3) Review.—The Administrator shall enter
20	into an arrangement with the National Research
21	Council to conduct an independent review of the
22	plan developed under paragraph (2) and shall pro-
23	vide the results of that review to the Committee on
24	Science, Space, and Technology of the House of
25	Representatives and the Committee on Commerce,

1	Science, and Transportation of the Senate not later
2	than 18 months after the date of enactment of the
3	Federal Aviation Research and Development Reau-
4	thorization Act of 2011.".
5	SEC. 1007. AIRPORT COOPERATIVE RESEARCH PROGRAM.
6	Section 44511(f) is amended—
7	(1) in paragraph (1) by striking "establish a 4-
8	year pilot" and inserting "maintain an"; and
9	(2) in paragraph (4)—
10	(A) by striking "Not later than 6 months
11	after the expiration of the program under this
12	subsection," and inserting "Not later than Sep-
13	tember 30, 2012,"; and
14	(B) by striking "program, including rec-
15	ommendations as to the need for establishing a
16	permanent airport cooperative research pro-
17	gram" and inserting "program".
18	SEC. 1008. CENTERS OF EXCELLENCE.
19	(a) Government's Share of Costs.—Section
20	44513(f) is amended to read as follows:
21	"(f) GOVERNMENT'S SHARE OF COSTS.—The United
22	States Government's share of establishing and operating
23	a center and all related research activities that grant re-
24	cipients carry out shall not exceed 50 percent of the costs,
25	except that the Administrator may increase such share to

1	a maximum of 75 percent of the costs for any fiscal year
2	if the Administrator determines that a center would be
3	unable to carry out the authorized activities described in
4	this section without additional funds.".
5	(b) Annual Report.—Section 44513 is amended by
6	adding at the end the following:
7	"(h) Annual Report.—The Administrator shall
8	transmit annually to the Committee on Science, Space,
9	and Technology of the House of Representatives and the
10	Committee on Commerce, Science, and Transportation of
11	the Senate at the time of the President's budget request
12	a report that lists—
13	"(1) the research projects that have been initi-
14	ated by each center in the preceding year;
15	"(2) the amount of funding for each research
16	project and the funding source;
17	"(3) the institutions participating in each
18	project and their shares of the overall funding for
19	each research project; and
20	"(4) the level of cost-sharing for each research
21	project.".
22	SEC. 1009. CENTER OF EXCELLENCE FOR AVIATION HUMAN
23	RESOURCE RESEARCH.
24	(a) Establishment.—Using amounts made avail-
25	able under section 48102(a) of title 49, United States

1	Code, the Administrator may establish a center of excel-
2	lence to conduct research on—
3	(1) human performance in the air transpor-
4	tation environment, including among air transpor-
5	tation personnel such as air traffic controllers, pi-
6	lots, and technicians; and
7	(2) any other aviation human resource issues
8	pertinent to developing and maintaining a safe and
9	efficient air transportation system.
10	(b) ACTIVITIES.—Activities conducted under this sec-
11	tion may include the following:
12	(1) Research, development, and evaluation of
13	training programs for air traffic controllers, aviation
14	safety inspectors, airway transportation safety spe-
15	cialists, and engineers.
16	(2) Research and development of best practices
17	for recruitment into the aviation field for mission
18	critical positions.
19	(3) Research, in consultation with other rel-
20	evant Federal agencies, to develop a baseline of gen-
21	eral aviation employment statistics and an analysis
22	of future needs in the aviation field.
23	(4) Research and the development of a com-
24	prehensive assessment of the airframe and power-

1	plant technician certification process and its effect
2	on employment trends.
3	(5) Evaluation of aviation maintenance techni-
4	cian school environments.
5	(6) Research and an assessment of the ability
6	to develop training programs to allow for the transi-
7	tion of recently unemployed and highly skilled me-
8	chanics into the aviation field.
9	SEC. 1010. INTERAGENCY RESEARCH ON AVIATION AND
10	THE ENVIRONMENT.
11	(a) In General.—Using amounts made available
12	under section 48102(a) of title 49, United States Code,
13	the Administrator, in coordination with NASA and after
14	consultation with other relevant agencies, may maintain
15	a research program to assess the potential effect of avia-
16	tion on the environment and, if warranted, to evaluate ap-
17	proaches to address any such effect.
18	(b) Research Plan.—
19	(1) IN GENERAL.—The Administrator, in co-
20	ordination with NASA and after consultation with
21	other relevant agencies, shall jointly develop a plan
22	to carry out the research under subsection (a).
23	(2) Contents.—Such plan shall contain an in-
24	ventory of current interagency research being under-
25	taken in this area, future research objectives, pro-

1	posed tasks, milestones, and a 5-year budgetary pro-
2	file.
3	(3) Requirements.—Such plan—
4	(A) shall be completed not later than 1
5	year after the date of enactment of this Act;
6	(B) shall be submitted to Congress for re-
7	view; and
8	(C) shall be updated, as appropriate, every
9	3 years after the initial submission.
10	SEC. 1011. AVIATION FUEL RESEARCH AND DEVELOPMENT
11	PROGRAM.
12	(a) In General.—Using amounts made available
13	under section 48102(a) of title 49, United States Code,
14	the Administrator, in coordination with the NASA Admin-
15	istrator, shall continue research and development activities
16	into the qualification of an unleaded aviation fuel and safe
17	transition to this fuel for the fleet of piston engine air-
18	craft.
19	(b) Requirements.—In carrying out the program
20	under subsection (a), the Administrator shall, at a min-
21	imum—
22	(1) not later than 120 days after the date of
23	enactment of this Act, develop a research and devel-
24	opment plan containing the specific research and de-
25	velopment objectives, including consideration of avia-

1	tion safety, technical feasibility, and other relevant
2	factors, and the anticipated timetable for achieving
3	the objectives;
4	(2) assess the methods and processes by which
5	the FAA and industry may expeditiously certify and
6	approve new aircraft and recertify existing aircraft
7	with respect to unleaded aviation fuel;
8	(3) assess technologies that modify existing pis-
9	ton engine aircraft to enable safe operation of the
10	aircraft using unleaded aviation fuel and determine
11	the resources necessary to certify those technologies;
12	and
13	(4) develop recommendations for appropriate
14	policies and guidelines to facilitate a transition to
15	unleaded aviation fuel for piston engine aircraft.
16	(c) Collaborations.—In carrying out the program
17	under subsection (a), the Administrator shall collaborate
18	with—
19	(1) industry groups representing aviation con-
20	sumers, manufacturers, and fuel producers and dis-
21	tributors; and
22	(2) other appropriate Federal agencies.
23	(d) Report.—Not later than 270 days after the date
24	of enactment of this Act, the Administrator shall provide
25	a report to the Committee on Science, Space, and Tech-

- 1 nology of the House of Representatives and the Committee
- 2 on Commerce, Science, and Transportation of the Senate
- 3 on the plan, information obtained, and policies and guide-
- 4 lines developed pursuant to subsection (b).
- 5 SEC. 1012. RESEARCH PROGRAM ON ALTERNATIVE JET
- 6 FUEL TECHNOLOGY FOR CIVIL AIRCRAFT.
- 7 (a) Research Program.—Using amounts made
- 8 available under section 48102(a) of title 49, United States
- 9 Code, the Secretary shall conduct a research program re-
- 10 lated to developing and certifying jet fuel from alternative
- 11 sources (such as coal, natural gas, biomass, ethanol, buta-
- 12 nol, and hydrogen) through grants or other measures au-
- 13 thorized under section 106(l)(6) of such title, including re-
- 14 imbursable agreements with other Federal agencies.
- 15 (b) Participation by Stakeholders.—In con-
- 16 ducting the program, the Secretary shall provide for par-
- 17 ticipation by educational and research institutions and by
- 18 industry partners that have existing facilities and experi-
- 19 ence in the research and development of technology for
- 20 alternative jet fuels.
- (c) Collaborations.—In conducting the program,
- 22 the Secretary may collaborate with existing interagency
- 23 programs—

1	(1) to further the research and development of
2	alternative jet fuel technology for civil aircraft, in-
3	cluding feasibility studies; and
4	(2) to exchange information with the partici-
5	pants in the Commercial Aviation Alternative Fuels
6	Initiative.
7	SEC. 1013. REVIEW OF FAA'S ENERGY- AND ENVIRONMENT-
8	RELATED RESEARCH PROGRAMS.
9	(a) Review.—Using amounts made available under
10	section 48102(a) of title 49, United States Code, the Ad-
11	ministrator shall conduct a review of FAA energy-related
12	and environment-related research programs. The review
13	shall assess whether—
14	(1) the programs have well-defined, prioritized,
15	and appropriate research objectives;
16	(2) the programs are properly coordinated with
17	the energy- and environment-related research pro-
18	grams at NASA, NOAA, and other relevant agen-
19	cies;
20	(3) the programs have allocated appropriate re-
21	sources to each of the research objectives; and
22	(4) there exist suitable mechanisms for
23	transitioning the research results into FAA's oper-
24	ational technologies and procedures and certification
25	activities.

1	(b) Report.—A report containing the results of such
2	review shall be provided to the Committee on Science,
3	Space, and Technology of the House of Representatives
4	and the Committee on Commerce, Science, and Transpor-
5	tation of the Senate not later than 18 months after the
6	date of enactment of this Act.
7	SEC. 1014. REVIEW OF FAA'S AVIATION SAFETY-RELATED
8	RESEARCH PROGRAMS.
9	(a) Review.—Using amounts made available under
10	section 48102(a) of title 49, United States Code, the Ad-
11	ministrator shall conduct a review of the FAA's aviation
12	safety-related research programs. The review shall assess
13	whether—
14	(1) the programs have well-defined, prioritized,
15	and appropriate research objectives;
16	(2) the programs are properly coordinated with
17	the safety research programs of NASA and other
18	relevant Federal agencies;
19	(3) the programs have allocated appropriate re-
20	sources to each of the research objectives;
21	(4) the programs should include a determina-
22	tion about whether a survey of participants across
23	the air transportation system is an appropriate way
24	to study safety risks within such system; and

1	(5) there exist suitable mechanisms for
2	transitioning the research results from the programs
3	into the FAA's operational technologies and proce-
4	dures and certification activities in a timely manner.
5	(b) Aviation Safety-Related Research Pro-
6	GRAMS TO BE ASSESSED.—The FAA aviation safety-re-
7	lated research programs to be assessed under the review
8	shall include, at a minimum, the following:
9	(1) Air traffic control/technical operations
10	human factors.
11	(2) Runway incursion reduction.
12	(3) Flightdeck/maintenance system integration
13	human factors.
14	(4) Airports technology research—safety.
15	(5) Airport Cooperative Research Program—
16	safety.
17	(6) Weather Program.
18	(7) Atmospheric hazards/digital system safety.
19	(8) Fire research and safety.
20	(9) Propulsion and fuel systems.
21	(10) Advanced materials/structural safety.
22	(11) Aging aircraft.
23	(12) Aircraft catastrophic failure prevention re-
24	search.
25	(13) Aeromedical research.

1	(14) Aviation safety risk analysis.
2	(15) Unmanned aircraft systems research.
3	(c) Report.—Not later than 14 months after the
4	date of enactment of this Act, the Administrator shall sub-
5	mit to Congress a report on the results of such review.
6	TITLE XI—AIRPORT AND AIRWAY
7	TRUST FUND FINANCING
8	SEC. 1101. SHORT TITLE.
9	This title may be cited as the "Airport and Airway
10	Trust Fund Financing Reauthorization Act of 2011".
11	SEC. 1102. EXTENSION OF AIRPORT AND AIRWAY TRUST
12	FUND EXPENDITURE AUTHORITY.
12 13	FUND EXPENDITURE AUTHORITY. (a) In General.—Paragraph (1) of section 9502(d)
13 14	(a) In General.—Paragraph (1) of section 9502(d)
13	(a) In General.—Paragraph (1) of section 9502(d) of the Internal Revenue Code of 1986 is amended—
13 14 15	 (a) IN GENERAL.—Paragraph (1) of section 9502(d) of the Internal Revenue Code of 1986 is amended— (1) by striking "April 1, 2011" and inserting
13 14 15 16	 (a) In General.—Paragraph (1) of section 9502(d) of the Internal Revenue Code of 1986 is amended— (1) by striking "April 1, 2011" and inserting "October 1, 2014", and
13 14 15 16	 (a) IN GENERAL.—Paragraph (1) of section 9502(d) of the Internal Revenue Code of 1986 is amended— (1) by striking "April 1, 2011" and inserting "October 1, 2014", and (2) by inserting "or the FAA Reauthorization"
13 14 15 16 17	 (a) In General.—Paragraph (1) of section 9502(d) of the Internal Revenue Code of 1986 is amended— (1) by striking "April 1, 2011" and inserting "October 1, 2014", and (2) by inserting "or the FAA Reauthorization and Reform Act of 2011" before the semicolon at
13 14 15 16 17 18	 (a) IN GENERAL.—Paragraph (1) of section 9502(d) of the Internal Revenue Code of 1986 is amended— (1) by striking "April 1, 2011" and inserting "October 1, 2014", and (2) by inserting "or the FAA Reauthorization and Reform Act of 2011" before the semicolon at the end of subparagraph (A).

1	SEC. 1103. EXTENSION OF TAXES FUNDING AIRPORT AND
2	AIRWAY TRUST FUND.
3	(a) Fuel Taxes.—Subparagraph (B) of section
4	4081(d)(2) of the Internal Revenue Code of 1986 is
5	amended by striking "March 31, 2011" and inserting
6	"September 30, 2014".
7	(b) TICKET TAXES.—
8	(1) Persons.—Clause (ii) of section
9	4261(j)(1)(A) of such Code is amended by striking
10	"March 31, 2011" and inserting "September 30,
11	2014".
12	(2) Property.—Clause (ii) of section
13	4271(d)(1)(A) of such Code is amended by striking
14	"March 31, 2011" and inserting "September 30,
15	2014".
16	TITLE XII—COMPLIANCE WITH
17	STATUTORY PAY-AS-YOU-GO
18	ACT OF 2010
19	SEC. 1201. COMPLIANCE PROVISION.
20	The budgetary effects of this Act, for the purpose of
21	complying with the Statutory Pay-As-You-Go Act of 2010,
22	shall be determined by reference to the latest statement
23	titled "Budgetary Effects of PAYGO Legislation" for this
24	Act, submitted for printing in the Congressional Record
25	by the Chairman of the House Budget Committee, pro-

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- 1 vided that such statement has been submitted prior to the
- 2 vote on passage.

