Calendar No. 383

110TH CONGRESS 1ST SESSION

H. R. 2881

IN THE SENATE OF THE UNITED STATES

September 24, 2007 Received; read twice and placed on the calendar

AN ACT

To amend title 49, United States Code, to authorize appropriations for the Federal Aviation Administration for fiscal years 2008 through 2011, to improve aviation safety and capacity, to provide stable funding for the national aviation system, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "FAA Reauthorization Act of 2007".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Amendments to title 49, United States Code.
 - Sec. 3. Effective date.

TITLE I—AUTHORIZATIONS

Subtitle A—Funding of FAA Programs

- Sec. 101. Airport planning and development and noise compatibility planning and programs.
- Sec. 102. Air navigation facilities and equipment.
- Sec. 103. FAA operations.
- Sec. 104. Research, engineering, and development.
- Sec. 105. Funding for aviation programs.

Subtitle B—Passenger Facility Charges

- Sec. 111. PFC authority.
- Sec. 112. PFC eligibility for bicycle storage.
- Sec. 113. Noise compatibility projects.
- Sec. 114. Intermodal ground access project pilot program.
- Sec. 115. Impacts on airports of accommodating connecting passengers.

Subtitle C—Fees for FAA Services

- Sec. 121. Update on overflights.
- Sec. 122. Registration fees.

Subtitle D—AIP Modifications

- Sec. 131. Amendments to AIP definitions.
- Sec. 132. Amendments to grant assurances.
- Sec. 133. Government share of project costs.
- Sec. 134. Amendments to allowable costs.
- Sec. 135. Uniform certification training for airport concessions under disadvantaged business enterprise program.
- Sec. 136. Preference for small business concerns owned and controlled by disabled veterans.
- Sec. 137. Calculation of State apportionment fund.
- Sec. 138. Reducing apportionments.
- Sec. 139. Minimum amount for discretionary fund.
- Sec. 140. Marshall Islands, Micronesia, and Palau.
- Sec. 141. Use of apportioned amounts.
- Sec. 142. Sale of private airport to public sponsor.
- Sec. 143. Airport privatization pilot program.
- Sec. 144. Airport security program.
- Sec. 145. Sunset of pilot program for purchase of airport development rights.
- Sec. 146. Extension of grant authority for compatible land use planning and projects by State and local governments.
- Sec. 147. Repeal of limitations on Metropolitan Washington Airports Authority.
- Sec. 148. Midway Island Airport.
- Sec. 149. Puerto Rico minimum guarantee.
- Sec. 150. Miscellaneous amendments.

TITLE II—NEXT GENERATION AIR TRANSPORTATION SYSTEM AND AIR TRAFFIC CONTROL MODERNIZATION

- Sec. 201. Mission statement; sense of Congress.
- Sec. 202. Next generation air transportation system joint planning and development office.
- Sec. 203. Next Generation Air Transportation Senior Policy Committee.

- Sec. 204. Automatic dependent surveillance-broadcast services.
- Sec. 205. Inclusion of stakeholders in air traffic control modernization projects.
- Sec. 206. GAO review of challenges associated with transforming to the Next Generation Air Transportation System.
- Sec. 207. GAO review of Next Generation Air Transportation System acquisition and procedures development.
- Sec. 208. DOT inspector general review of operational and approach procedures by a third party.
- Sec. 209. Expert review of enterprise architecture for Next Generation Air Transportation System.
- Sec. 210. NEXTGEN technology testbed.
- Sec. 211. Clarification of authority to enter into reimbursable agreements.
- Sec. 212. Definition of air navigation facility.
- Sec. 213. Improved management of property inventory.
- Sec. 214. Clarification to acquisition reform authority.
- Sec. 215. Assistance to foreign aviation authorities.
- Sec. 216. Front line manager staffing.
- Sec. 217. Flight service stations.
- Sec. 218. NextGen Research and Development Center of Excellence.
- Sec. 219. Airspace redesign.

TITLE III—SAFETY

Subtitle A—General Provisions

- Sec. 301. Age standards for pilots.
- Sec. 302. Judicial review of denial of airman certificates.
- Sec. 303. Release of data relating to abandoned type certificates and supplemental type certificates.
- Sec. 304. Inspection of foreign repair stations.
- Sec. 305. Runway safety.
- Sec. 306. Improved pilot licenses.
- Sec. 307. Aircraft fuel tank safety improvement.
- Sec. 308. Flight crew fatigue.
- Sec. 309. Occupational safety and health standards for flight attendants on board aircraft.
- Sec. 310. Aircraft surveillance in mountainous areas.
- Sec. 311. Off-airport, low-altitude aircraft weather observation technology.
- Sec. 312. Noncertificated maintenance providers.
- Sec. 313. Aircraft rescue and firefighting standards.

Subtitle B—Unmanned Aircraft Systems

- Sec. 321. Commercial unmanned aircraft systems integration plan.
- Sec. 322. Special rules for certain unmanned aircraft systems.
- Sec. 323. Public unmanned aircraft systems.
- Sec. 324. Definitions.

TITLE IV—AIR SERVICE IMPROVEMENTS

- Sec. 401. Monthly air carrier reports.
- Sec. 402. Flight operations at Reagan National Airport.
- Sec. 403. EAS contract guidelines.
- Sec. 404. Essential air service reform.
- Sec. 405. Small community air service.
- Sec. 406. Air passenger service improvements.
- Sec. 407. Contents of competition plans.

- Sec. 408. Extension of competitive access reports.
- Sec. 409. Contract tower program.
- Sec. 410. Airfares for members of the Armed Forces.
- Sec. 411. Medical oxygen and portable respiratory assistive devices.
- Sec. 412. Repeal of essential air service local participation program.
- Sec. 413. GAO study of essential air service subsidy cap.
- Sec. 414. Notice to communities prior to termination of eligibility for subsidized essential air service.
- Sec. 415. Restoration of eligibility to a place determined by the Secretary to be ineligible for subsidized essential air service.
- Sec. 416. Office of Rural Aviation.
- Sec. 417. Adjustments to compensation for significantly increased costs.
- Sec. 418. Review of air carrier flight delays, cancellations, and associated causes.
- Sec. 419. European Union rules for passenger rights.
- Sec. 420. Establishment of advisory committee for aviation consumer protection.
- Sec. 421. Denied boarding compensation.
- Sec. 422. Schedule reduction.
- Sec. 423. Expansion of dot airline consumer complaint investigations.

TITLE V—ENVIRONMENTAL STEWARDSHIP AND STREAMLINING

- Sec. 501. Amendments to air tour management program.
- Sec. 502. State block grant program.
- Sec. 503. Airport funding of special studies or reviews.
- Sec. 504. Grant eligibility for assessment of flight procedures.
- Sec. 505. CLEEN research, development, and implementation partnership.
- Sec. 506. Prohibition on operating certain aircraft weighing 75,000 pounds or less not complying with stage 3 noise levels.
- Sec. 507. Environmental mitigation pilot program.
- Sec. 508. Aircraft departure queue management pilot program.
- Sec. 509. High performance and sustainable air traffic control facilities.
- Sec. 510. Regulatory responsibility for aircraft engine noise and emissions standards.
- Sec. 511. Continuation of air quality sampling.
- Sec. 512. Sense of Congress.
- Sec. 513. Airport noise compatibility planning study, Port Authority of New York and New Jersey.

TITLE VI—FAA EMPLOYEES AND ORGANIZATION

- Sec. 601. Federal Aviation Administration personnel management system.
- Sec. 602. MSPB remedial authority for FAA employees.
- Sec. 603. FAA technical training and staffing.
- Sec. 604. Designee program.
- Sec. 605. Staffing model for aviation safety inspectors.
- Sec. 606. Safety critical staffing.
- Sec. 607. FAA air traffic controller staffing.
- Sec. 608. Assessment of training programs for air traffic controllers.
- Sec. 609. Collegiate training initiative study.
- Sec. 610. FAA Task Force on Air Traffic Control Facility Conditions.

TITLE VII—AVIATION INSURANCE

Sec. 701. General authority.

- Sec. 702. Extension of authority to limit third party liability of air carriers arising out of acts of terrorism.
- Sec. 703. Clarification of reinsurance authority.
- Sec. 704. Use of independent claims adjusters.
- Sec. 705. Extension of program authority.

TITLE VIII—MISCELLANEOUS

- Sec. 801. Air carrier citizenship.
- Sec. 802. Disclosure of data to Federal agencies in interest of national security.
- Sec. 803. FAA access to criminal history records and database systems.
- Sec. 804. Clarification of air carrier fee disputes.
- Sec. 805. Study on national plan of integrated airport systems.
- Sec. 806. Express carrier employee protection.
- Sec. 807. Consolidation and realignment of FAA facilities.
- Sec. 808. Accidental death and dismemberment insurance for National Transportation Safety Board employees.
- Sec. 809. GAO study on cooperation of airline industry in international child abduction cases.
- Sec. 810. Lost Nation Airport, Ohio.
- Sec. 811. Pollock Municipal Airport, Louisiana.
- Sec. 812. Human intervention and motivation study program.
- Sec. 813. Washington, D.C., Air Defense Identification Zone.
- Sec. 814. Merrill Field Airport, Anchorage, Alaska.
- Sec. 815. 1940 Air Terminal Museum at William P. Hobby Airport, Houston, Texas.
- Sec. 816. Duty periods and flight time limitations applicable to flight crew-members.
- Sec. 817. Labor integration.
- Sec. 818. Pilot program for redevelopment of airport properties.
- Sec. 819. Helicopter operations over Long Island, New York.
- Sec. 820. Cabin temperature standards study.
- Sec. 821. Civil penalties technical amendments.
- Sec. 822. Realignment of terminal radar approach control at Palm Beach International Airport.
- Sec. 823. Study and report on alleviating congestion.
- Sec. 824. Airline personnel training enhancement.
- Sec. 825. Study on Feasibility of Development of a Public Internet Web-based Search Engine on Wind Turbine Installation Obstruction.

TITLE IX—FEDERAL AVIATION RESEARCH AND DEVELOPMENT

- Sec. 901. Short title.
- Sec. 902. Definitions.
- Sec. 903. Interagency research initiative on the impact of aviation on the climate.
- Sec. 904. Research program on runways.
- Sec. 905. Research on design for certification.
- Sec. 906. Centers of excellence.
- Sec. 907. Airport cooperative research program.
- Sec. 908. Unmanned aircraft systems.
- Sec. 909. Research grants program involving undergraduate students.
- Sec. 910. Research program on space weather and aviation.
- Sec. 911. Aviation gas research and development program.
- Sec. 912. Research reviews and assessments.
- Sec. 913. Review of FAA's aviation safety-related research programs.

Sec. 914. Research program on alternative jet fuel technology for civil aircraft. Sec. 915. Center for excellence in aviation employment.

TITLE X—AIRPORT AND AIRWAY TRUST FUND FINANCING

Sec. 1001. Short title.

Sec. 1002. Extension and modification of taxes funding airport and airway trust fund.

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.

8 SEC. 3. EFFECTIVE DATE.

- 9 Except as otherwise expressly provided, this Act and
- 10 the amendments made by this Act shall apply only to fiscal
- 11 years beginning after September 30, 2007.

12 TITLE I—AUTHORIZATIONS

13 Subtitle A—Funding of FAA

14 **Programs**

- 15 SEC. 101. AIRPORT PLANNING AND DEVELOPMENT AND
- 16 NOISE COMPATIBILITY PLANNING AND PRO-
- 17 GRAMS.
- 18 (a) AUTHORIZATION.—Section 48103 is amended—
- 19 (1) by striking "September 30, 2003" and in-
- serting "September 30, 2007"; and
- 21 (2) by striking paragraphs (1) through (4) and
- inserting the following:

- 1 "(1) \$3,800,000,000 for fiscal year 2008;
- 2 "(2) \$3,900,000,000 fiscal year 2009;
- 3 "(3) \$4,000,000,000 fiscal year 2010; and
- 4 "(4) \$4,100,000,000 fiscal year 2011.".
- 5 (b) Obligational Authority.—Section 47104(c)
- 6 is amended by striking "September 30, 2007" and insert-
- 7 ing "September 30, 2011".
- 8 SEC. 102. AIR NAVIGATION FACILITIES AND EQUIPMENT.
- 9 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
- 10 48101(a) is amended by striking paragraphs (1) through
- 11 (4) and inserting the following:
- "(1) \$3,120,000,000 for fiscal year 2008.
- "(2) \$3,246,000,000 for fiscal year 2009.
- "(3) \$3,259,000,000 for fiscal year 2010.
- 15 "(4) \$3,353,000,000 for fiscal year 2011.".
- 16 (b) Use of Funds.—Section 48101 is amended by
- 17 striking subsections (c) through (i) and inserting the fol-
- 18 lowing:
- 19 "(c) Wake Vortex Mitigation.—Of amounts ap-
- 20 propriated under subsection (a), such sums as may be nec-
- 21 essary for each of fiscal years 2008 through 2011 may
- 22 be used for the development and analysis of wake vortex
- 23 mitigation, including advisory systems.
- 24 "(d) Weather Hazards.—

1	"(1) In General.—Of amounts appropriated
2	under subsection (a), such sums as may be nec-
3	essary for each of fiscal years 2008 through 2011
4	may be used for the development of in-flight and
5	ground-based weather threat mitigation systems, in-
6	cluding ground de-icing and anti-icing systems and
7	other systems for predicting, detecting, and miti-
8	gating the effects of certain weather conditions on
9	both airframes and engines.
10	"(2) Specific hazards.—Weather conditions
11	referred to in paragraph (1) include—
12	"(A) ground-based icing threats such as
13	ice pellets and freezing drizzle;
14	"(B) oceanic weather, including convective
15	weather, and other hazards associated with oce-
16	anic operations (where commercial traffic is
17	high and only rudimentary satellite sensing is
18	available) to reduce the hazards presented to
19	commercial aviation, including convective
20	weather ice crystal ingestion threats; and
21	"(C) en route turbulence prediction.

"(e) Safety Management Systems.—Of amounts
appropriated under subsection (a) and section 106(k)(1),
such sums as may be necessary for each of fiscal years

- 1 2008 through 2011 may be used to advance the develop-
- 2 ment and implementation of safety management systems.
- 3 "(f) Runway Incursion Reduction Programs.—
- 4 Of amounts appropriated under subsection (a),
- 5 \$8,000,000 for fiscal year 2008, \$10,000,000 for fiscal
- 6 year 2009, \$12,000,000 for fiscal year 2010, and
- 7 \$12,000,000 for fiscal year 2011 may be used for the de-
- 8 velopment and implementation of runway incursion reduc-
- 9 tion programs.
- 10 "(g) Runway Status Lights.—Of amounts appro-
- 11 priated under subsection (a), \$15,000,000 for fiscal year
- 12 2008, \$27,000,000 for fiscal year 2009, \$12,000,000 for
- 13 fiscal year 2010, and \$20,000,000 for 2011 may be used
- 14 for the acquisition and installation of runway status lights.
- 15 "(h) Additional Programs in Fiscal Year
- 16 2008.—Of amounts appropriated under subsection (a),
- 17 \$19,500,000 for fiscal year 2008 may be used for—
- 18 "(1) system capacity, planning, and improve-
- ment;
- 20 "(2) operations concept validation;
- 21 "(3) NAS weather requirements;
- 22 "(4) Airspace Management Lab;
- 23 "(5) Local Area Augmentation System (LAAS);
- 24 and

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"(6) wind profiling and weather research, Ju-
 1
 2
        neau.
 3
        "(i) Additional Programs in Fiscal Years
 4
   2009–2011.—Of amounts appropriated under subsection
 5
   (a), $14,500,000 for each of fiscal years 2009, 2010, and
 6
   2011 may be used for—
             "(1) system capacity, planning, and improve-
 7
 8
        ment;
 9
             "(2) operations concept validation;
10
             "(3) NAS weather requirements; and
11
             "(4) Airspace Management Lab.".
12
   SEC. 103. FAA OPERATIONS.
13
        (a) IN GENERAL.—Section 106(k)(1) is amended by
14
   striking subparagraphs (A) through (D) and inserting the
15
   following:
                 "(A) $8,726,000,000 for fiscal year 2008;
16
17
                 "(B) $8,978,000,000 for fiscal year 2009;
18
                 "(C) $9,305,000,000 for fiscal year 2010;
19
             and
                        $9,590,000,000
20
                 "(D)
                                          for
                                               fiscal
                                                      year
21
             2011.".
22
        (b)
                AUTHORIZED
                                  EXPENDITURES.—Section
23
    106(k)(2) is amended—
24
             (1) by striking subparagraphs (A), (B), (C),
25
        (D), and (F);
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1	(2) by redesignating subparagraphs (E) and
2	(G) as subparagraphs (A) and (B), respectively; and
3	(3) in subparagraphs (A) and (B) (as so redes-
4	ignated) by striking "2004 through 2007" and in-
5	serting "2008 through 2011".
6	(c) Airline Data and Analysis.—There is author-
7	ized to be appropriated to the Secretary of Transportation
8	out of the Airport and Airway Trust Fund established by
9	section 9502 of the Internal Revenue Code of 1986 (26
10	U.S.C. 9502) to fund airline data collection and analysis
11	by the Bureau of Transportation Statistics in the Re-
12	search and Innovative Technology Administration of the
13	Department of Transportation—
14	(1) \$4,000,000 for fiscal year 2008; and
15	(2) \$6,000,000 for each of fiscal years 2009,
16	2010, and 2011.
17	SEC. 104. RESEARCH, ENGINEERING, AND DEVELOPMENT.
18	Section 48102(a) is amended—
19	(1) in paragraph (11)(L) by striking "and";
20	(2) in paragraph (12)(L) by striking the period
21	at the end and inserting a semicolon; and
22	(3) by adding at the end the following:
23	"(13) for fiscal year 2008, \$335,191,000, in-
24	cluding—

1	"(A) $$7,350,000$ for fire research and safe-
2	ty;
3	"(B) \$4,086,000 for propulsion and fuel
4	systems;
5	"(C) $$2,713,000$ for advanced materials
6	and structural safety;
7	"(D) \$3,574,000 for atmospheric hazards
8	and digital system safety;
9	"(E) \$14,931,000 for aging aircraft;
10	"(F) \$2,202,000 for aircraft catastrophic
11	failure prevention research;
12	``(G) \$14,651,000 for flightdeck mainte-
13	nance, system integration, and human factors;
14	"(H) \$9,517,000 for aviation safety risk
15	analysis;
16	"(I) $$15,254,000$ for air traffic control,
17	technical operations, and human factors;
18	"(J) $$6,780,000$ for aeromedical research;
19	(K) \$19,888,000 for weather programs;
20	"(L) $$6,310,000$ for unmanned aircraft
21	systems research;
22	"(M) $$18,100,000$ for the Next Generation
23	Air Transportation System Joint Planning and
24	Development Office;
25	"(N) \$10,755,000 for wake turbulence;

1	"(O) \$20,469,000 for environment and en-
2	ergy;
3	"(P) \$1,184,000 for system planning and
4	resource management;
5	"(Q) $\$3,415,000$ for the William J.
6	Hughes Technical Center Laboratory Facility;
7	"(R) \$74,200,000 for the Center for Ad-
8	vanced Aviation System Development;
9	"(S) \$2,000,000 for the Airport Coopera-
10	tive Research Program—capacity;
11	"(T) $$5,000,000$ for the Airport Coopera-
12	tive Research Program—environment;
13	(U) \$5,000,000 for the Airport Coopera-
14	tive Research Program—safety;
15	"(V) $$3,600,000$ for GPS civil require-
16	ments;
17	"(W) $$15,000,000$ for Safe Flight 21,
18	Alaska Capstone;
19	"(X) \$8,907,000 for airports technology
20	research—capacity;
21	"(Y) \$9,805,000 for airports technology
22	research—safety;
23	"(14) for fiscal year 2009, \$481,554,000, in-
24	cluding—

1	"(A) \$8,457,000 for fire research and safe-
2	ty;
3	"(B) \$4,050,000 for propulsion and fuel
4	systems;
5	"(C) \$2,686,000 for advanced materials
6	and structural safety;
7	"(D) \$3,568,000 for atmospheric hazards
8	and digital system safety;
9	"(E) \$14,683,000 for aging aircraft;
10	"(F) \$2,158,000 for aircraft catastrophic
11	failure prevention research;
12	"(G) \$37,499,000 for flightdeck mainte-
13	nance, system integration, and human factors;
14	"(H) \$8,349,000 for aviation safety risk
15	analysis;
16	"(I) \$15,323,000 for air traffic control,
17	technical operations, and human factors;
18	"(J) \$6,932,000 for aeromedical research;
19	(K) \$22,336,000 for weather program;
20	"(L) $$6,738,000$ for unmanned aircraft
21	systems research;
22	"(M) $$18,100,000$ for the Next Generation
23	Air Transportation System Joint Planning and
24	Development Office;
25	"(N) \$10,560,000 for wake turbulence;

1	"(O) \$35,039,000 for environment and en-
2	ergy;
3	"(P) \$1,847,000 for system planning and
4	resource management;
5	"(Q) $\$3,548,000$ for the William J.
6	Hughes Technical Center Laboratory Facility;
7	"(R) \$85,000,000 for Center for Advanced
8	Aviation System Development;
9	"(S) \$5,000,000 for the Airport Coopera-
10	tive Research Program—capacity;
11	"(T) $$5,000,000$ for the Airport Coopera-
12	tive Research Program—environment;
13	(U) \$5,000,000 for the Airport Coopera-
14	tive Research Program—safety;
15	"(V) $$3,469,000$ for GPS civil require-
16	ments;
17	"(W) $$20,000,000$ for Safe Flight 21,
18	Alaska Capstone;
19	"(X) \$8,907,000 for airports technology
20	research—capacity;
21	"(Y) \$9,805,000 for airports technology
22	research—safety;
23	"(15) for fiscal year 2010, \$486,502,000, in-
24	cluding—

1	"(A) $\$8,546,000$ for fire research and safe-
2	ty;
3	"(B) \$4,075,000 for propulsion and fuel
4	systems;
5	"(C) \$2,700,000 for advanced materials
6	and structural safety;
7	"(D) \$3,608,000 for atmospheric hazards
8	and digital system safety;
9	"(E) \$14,688,000 for aging aircraft;
10	"(F) \$2,153,000 for aircraft catastrophic
11	failure prevention research;
12	"(G) \$36,967,000 for flightdeck mainte-
13	nance, system integration, and human factors;
14	"(H) \$8,334,000 for aviation safety risk
15	analysis;
16	"(I) $$15,471,000$ for air traffic control,
17	technical operations, and human factors;
18	"(J) $$7,149,000$ for aeromedical research;
19	"(K) $$23,286,000$ for weather program;
20	(L) \$6,236,000 for unmanned aircraft
21	systems research;
22	"(M) $$18,100,000$ for the Next Generation
23	Air Transportation System Joint Planning and
24	Development Office;
25	"(N) \$10,412,000 for wake turbulence;

1	"(O) \$34,678,000 for environment and en-
2	$\operatorname{ergy};$
3	"(P) \$1,827,000 for system planning and
4	resource management;
5	"(Q) \$3,644,000 for William J. Hughes
6	Technical Center Laboratory Facility;
7	"(R) \$90,000,000 for the Center for Ad-
8	vanced Aviation System Development;
9	"(S) \$5,000,000 for the Airport Coopera-
10	tive Research Program—capacity;
11	"(T) \$5,000,000 for the Airport Coopera-
12	tive Research Program—environment;
13	(U) \$5,000,000 for the Airport Coopera-
14	tive Research Program—safety;
15	"(V) \$3,416,000 for GPS civil require-
16	ments;
17	"(W) \$20,000,000 for Safe Flight 21,
18	Alaska Capstone;
19	"(X) \$8,907,000 for airports technology
20	research—capacity;
21	"(Y) \$9,805,000 for airports technology
22	research—safety; and
23	"(16) for fiscal year 2011, \$514,832,000, in-
24	cluding—

1	"(A) \$8,815,000 for fire research and safe-
2	ty;
3	"(B) \$4,150,000 for propulsion and fuel
4	systems;
5	"(C) $\$2,747,000$ for advanced materials
6	and structural safety;
7	"(D) \$3,687,000 for atmospheric hazards
8	and digital system safety;
9	"(E) \$14,903,000 for aging aircraft;
10	"(F) \$2,181,000 for aircraft catastrophic
11	failure prevention research;
12	"(G) \$39,245,000 for flightdeck mainte-
13	nance, system integration and human factors;
14	"(H) \$8,446,000 for aviation safety risk
15	analysis;
16	"(I) \$15,715,000 for air traffic control,
17	technical operations, and human factors;
18	"(J) \$7,390,000 for aeromedical research;
19	(K) \$23,638,000 for weather program;
20	(L) \$6,295,000 for unmanned aircraft
21	systems research;
22	"(M) \$18,100,000 for the Next Generation
23	Air Transportation System Joint Planning and
24	Development Office;
25	"(N) \$10,471,000 for wake turbulence;

1	"(O) \$34,811,000 for environment and en-
2	ergy;
3	"(P) \$1,836,000 for system planning and
4	resource management;
5	"(Q) \$3,758,000 for William J. Hughes
6	Technical Center Laboratory Facility;
7	"(R) \$114,000,000 for Center for Ad-
8	vanced Aviation System Development;
9	"(S) \$5,000,000 for the Airport Coopera-
10	tive Research Program—capacity;
11	"(T) \$5,000,000 for the Airport Coopera-
12	tive Research Program—environment;
13	"(U) \$5,000,000 for the Airport Coopera-
14	tive Research Program—safety;
15	"(V) \$3,432,000 for GPS civil require-
16	ments;
17	"(W) \$20,000,000 for Safe Flight 21,
18	Alaska Capstone;
19	"(X) \$8,907,000 for airports technology
20	research—capacity;
21	"(Y) \$9,805,000 for airports technology
22	research—safety.".

1 SEC. 105. FUNDING FOR AVIATION PROGRAMS.

2	(a)	AIRPORT AND AIRWAY TRUST FUND GUAR-
3	ANTEE.	—Section 48114(a)(1)(A) is amended to read as
4	follows:	
5		"(A) In general.—The total budget re-
6		sources made available from the Airport and
7		Airway Trust Fund each fiscal year through fis-
8		cal year 2011 pursuant to sections 48101,
9		48102, 48103, and 106(k) shall—
10		"(i) in each of fiscal years 2008 and
11		2009, be equal to 95 percent of the esti-
12		mated level of receipts plus interest cred-
13		ited to the Airport and Airway Trust Fund
14		for that fiscal year; and
15		"(ii) in each of fiscal years 2010 and
16		2011, be equal to the sum of—
17		"(I) 95 percent of the estimated
18		level of receipts plus interest credited
19		to the Airport and Airway Trust
20		Fund for that fiscal year; and
21		"(II) the actual level of receipts
22		plus interest credited to the Airport
23		and Airway Trust Fund for the sec-
24		ond preceding fiscal year minus the
25		total amount made available for obli-
26		gation from the Airport and Airway

1	Trust Fund for the second preceding
2	fiscal year.
3	Such amounts may be used only for aviation in-
4	vestment programs listed in subsection (b).".
5	(b) Additional Authorizations of Appropria-
6	TIONS FROM THE GENERAL FUND.—Section 48114(a)(2)
7	is amended by striking "2007" and inserting "2011".
8	(c) Estimated Level of Receipts Plus Inter-
9	EST DEFINED.—Section 48114(b)(2) is amended—
10	(1) in the paragraph heading by striking
11	"LEVEL" and inserting "ESTIMATED LEVEL"; and
12	(2) by striking "level of receipts plus interest"
13	and inserting "estimated level of receipts plus inter-
14	est".
15	(d) Enforcement of Guarantees.—Section
16	48114(c)(2) is amended by striking "2007" and inserting
17	"2011".
18	Subtitle B—Passenger Facility
19	Charges
20	SEC. 111. PFC AUTHORITY.
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) Increase in PFC Maximum Level.—Section
2	40117(b)(4) is amended by striking "\$4.00 or \$4.50" and
3	inserting "\$4.00, \$4.50, \$5.00, \$6.00, or \$7.00".
4	(c) Pilot Program for PFC at Nonhub Air-
5	PORTS.—Section 40117(l) is amended—
6	(1) by striking paragraph (7); and
7	(2) by redesignating paragraph (8) as para-
8	graph (7).
9	(d) Correction of References.—
10	(1) Section 40117.—Section 40117 is amend-
11	ed —
12	(A) in the section heading by striking
13	"fees" and inserting "charges";
14	(B) in the heading for subsection (e) by
15	striking "Fees" and inserting "Charges";
16	(C) in the heading for subsection (l) by
17	striking "Fee" and inserting "Charge";
18	(D) in the heading for paragraph (5) of
19	subsection (l) by striking "FEE" and inserting
20	"CHARGE";
21	(E) in the heading for subsection (m) by
22	striking "Fees" and inserting "Charges";
23	(F) in the heading for paragraph (1) of
24	subsection (m) by striking "FEES" and insert-
25	ing "CHARGES";

1	(G) by striking "fee" each place it appears
2	(other than the second sentence of subsection
3	(g)(4)) and inserting "charge"; and
4	(H) by striking "fees" each place it ap-
5	pears and inserting "charges".
6	(2) Other references.—Subtitle VII is
7	amended by striking "fee" and inserting "charge"
8	each place it appears in each of the following sec-
9	tions:
10	(A) Section 47106(f)(1).
11	(B) Section 47110(e)(5).
12	(C) Section 47114(f).
13	(D) Section $47134(g)(1)$.
14	(E) Section 47139(b).
15	(F) Section 47524(e).
16	(G) Section 47526(2).
17	SEC. 112. PFC ELIGIBILITY FOR BICYCLE STORAGE.
18	(a) In General.—Section 40117(a)(3) is amended
19	by adding at the end the following:
20	"(H) A project to construct secure bicycle
21	storage facilities that are to be used by pas-
22	sengers at the airport and that are in compli-
23	ance with applicable security standards.".
24	(b) Report to Congress.—Not later than one year
25	after the date of enactment of this Act, the Administrator

- 1 of the Federal Aviation Administration shall submit to
- 2 Congress a report on the progress being made by airports
- 3 to install bicycle parking for airport customers and airport
- 4 employees.

5 SEC. 113. NOISE COMPATIBILITY PROJECTS.

- 6 Section 40117(b) is amended by adding at the end 7 the following:
- 8 "(7) Noise mitigation for certain
- 9 schools.—
- "(A) IN GENERAL.—In addition to the 10 11 uses specified in paragraphs (1), (4), and (6), 12 the Secretary may authorize a passenger facility 13 charge imposed under paragraph (1) or (4) at 14 a large hub airport that is the subject of an 15 amended judgment and final order in con-16 demnation filed on January 7, 1980, by the Su-17 perior Court of the State of California for the 18 county of Los Angeles, to be used for a project 19 to carry out noise mitigation for a building, or 20 for the replacement of a relocatable building with a permanent building, in the noise im-21 22 pacted area surrounding the airport at which 23 such building is used primarily for educational 24 purposes, notwithstanding the air easement

1	granted or any terms to the contrary in such
2	judgment and final order, if—
3	"(i) the Secretary determines that the
4	building is adversely affected by airport
5	noise;
6	"(ii) the building is owned or char-
7	tered by the school district that was the
8	plaintiff in case number 986,442 or
9	986,446, which was resolved by such judg-
10	ment and final order;
11	"(iii) the project is for a school identi-
12	fied in one of the settlement agreements
13	effective February 16, 2005, between the
14	airport and each of the school districts;
15	"(iv) in the case of a project to re-
16	place a relocatable building with a perma-
17	nent building, the eligible project costs are
18	limited to the actual structural construc-
19	tion costs necessary to mitigate aircraft
20	noise in instructional classrooms to an in-
21	terior noise level meeting current stand-
22	ards of the Federal Aviation Administra-
23	tion; and

1	"(v) the project otherwise meets the
2	requirements of this section for authoriza-
3	tion of a passenger facility charge.
4	"(B) ELIGIBLE PROJECT COSTS.—In sub-
5	paragraph (A)(iv), the term 'eligible project
6	costs' means the difference between the cost of
7	standard school construction and the cost of
8	construction necessary to mitigate classroom
9	noise to the standards of the Federal Aviation
10	Administration.".
11	SEC. 114. INTERMODAL GROUND ACCESS PROJECT PILOT
12	PROGRAM.
13	Section 40117 is amended by adding at the end the
14	following:
15	"(n) Pilot Program for PFC Eligibility for
16	INTERMODAL GROUND ACCESS PROJECTS.—
17	"(1) PFC ELIGIBILITY.—Subject to the require-
18	ments of this subsection, the Secretary shall estab-
19	lish a pilot program under which the Secretary may
20	authorize, at no more than 5 airports, a passenger
21	facility charge imposed under subsection (b)(1) or
22	(b)(4) to be used to finance the eligible cost of an
23	intermodal ground access project.
24	"(2) Intermodal ground access project
25	DEFINED.—In this section, the term 'intermodal

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

1	proved under this section to be financed in
2	part using funds administered by the Fed-
3	eral Transit Administration, the Secretary
4	shall use the travel forecasting model for
5	the project at the time such project is ap-
6	proved by the Federal Transit Administra-
7	tion to enter preliminary engineering to de-
8	termine the projected use of the project for
9	purposes of subparagraph (A).".
10	SEC. 115. IMPACTS ON AIRPORTS OF ACCOMMODATING
11	CONNECTING PASSENGERS.
12	(a) STUDY.—Not later than 90 days after the date
13	of enactment of this Act, the Secretary of Transportation
14	shall initiate a study to evaluate—
15	(1) the impacts on airports of accommodating
16	connecting passengers; and
17	(2) the treatment of airports at which the ma-
18	jority of passengers are connecting passengers under
19	the passenger facility charge program authorized by
20	section 40117 of title 49, United States Code.
21	(b) Contents of Study.—In conducting the study,
22	the Secretary shall review, at a minimum, the following:
23	(1) the differences in facility needs, and the
24	costs for constructing, maintaining, and operating
25	those facilities, for airports at which the majority of

- passengers are connecting passengers as compared to airports at which the majority of passengers are originating and destination passengers;
 - (2) whether the costs to an airport of accommodating additional connecting passengers differs from the cost of accommodating additional originating and destination passengers;
 - (3) for each airport charging a passenger facility charge, the percentage of passenger facility charge revenue attributable to connecting passengers and the percentage of such revenue attributable to originating and destination passengers;
 - (4) the potential effects on airport revenues of requiring airports to charge different levels of passenger facility charges on connecting passengers and originating and destination passengers; and
 - (5) the added costs to air carriers of collecting passenger facility charges under a system in which different levels of passenger facility charges are imposed on connecting passengers and originating and destination passengers.

22 (c) Report to Congress.—

(1) IN GENERAL.—Not later than one year after the date of initiation of the study, the Sec-

1	retary shall submit to Congress a report on the re-
2	sults of the study.
3	(2) Contents.—The report shall include—
4	(A) the findings of the Secretary on each
5	of the subjects listed in subsection (b); and
6	(B) recommendations, if any, of the Sec-
7	retary based on the results of the study for any
8	changes to the passenger facility charge pro-
9	gram, including recommendations as to whether
10	different levels of passenger facility charges
11	should be imposed on connecting passengers
12	and originating and destination passengers.
10	Subtitle C—Fees for FAA Services
13	Subtitle 0—Fees for FAA bervices
13 14	SEC. 121. UPDATE ON OVERFLIGHTS.
14	SEC. 121. UPDATE ON OVERFLIGHTS.
14 15	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.—
14151617	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows:
14151617	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows: "(b) ESTABLISHMENT AND ADJUSTMENT OF
14 15 16 17 18	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows: "(b) ESTABLISHMENT AND ADJUSTMENT OF FEES.—
14 15 16 17 18 19	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows: "(b) ESTABLISHMENT AND ADJUSTMENT OF FEES.— "(1) IN GENERAL.—In establishing and adjust-
14 15 16 17 18 19 20	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows: "(b) ESTABLISHMENT AND ADJUSTMENT OF FEES.— "(1) IN GENERAL.—In establishing and adjusting fees under subsection (a), the Administrator
14 15 16 17 18 19 20 21	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows: "(b) ESTABLISHMENT AND ADJUSTMENT OF FEES.— "(1) IN GENERAL.—In establishing and adjusting fees under subsection (a), the Administrator shall ensure that the fees are reasonably related to
14 15 16 17 18 19 20 21 22	SEC. 121. UPDATE ON OVERFLIGHTS. (a) ESTABLISHMENT AND ADJUSTMENT OF FEES.— Section 45301(b) is amended to read as follows: "(b) ESTABLISHMENT AND ADJUSTMENT OF FEES.— "(1) IN GENERAL.—In establishing and adjusting fees under subsection (a), the Administrator shall ensure that the fees are reasonably related to the Administration's costs, as determined by the Ad-

ices, training, and emergency services which are available to facilitate safe transportation over the United States and the costs of other services provided by the Administrator, or by programs financed by the Administrator, to flights that neither take off nor land in the United States. The determination of such costs by the Administrator, and the allocation of such costs by the Administrator to services provided, are not subject to judicial review.

"(2) Adjustment of fees.—The Administrator shall adjust the overflight fees established by subsection (a)(1) by expedited rulemaking and begin collections under the adjusted fees by October 1, 2008. In developing the adjusted overflight fees, the Administrator may seek and consider the recommendations offered by an aviation rulemaking committee for overflight fees that are provided to the Administrator by June 1, 2008, and are intended to ensure that overflight fees are reasonably related to the Administrator's costs of providing air traffic control and related services to overflights.

"(3) AIRCRAFT ALTITUDE.—Nothing in this section shall require the Administrator to take into account aircraft altitude in establishing any fee for aircraft operations in en route or oceanic airspace.

- "(4) Costs defined.—In this subsection, the term 'costs' includes those costs associated with the operation, maintenance, leasing costs, and overhead expenses of the services provided and the facilities and equipment used in such services, including the projected costs for the period during which the services will be provided.
- 6 "(5) Publication; comment.—The Adminis-9 trator shall publish in the Federal Register any fee 10 schedule under this section, including any adjusted 11 overflight fee schedule, and the associated collection 12 process as an interim final rule, pursuant to which 13 public comment will be sought and a final rule 14 issued.".
- 15 (b) Adjustments.—Section 45301 is amended by 16 adding at the end the following:
- 17 "(e) Adjustments.—In addition to adjustments 18 under subsection (b), the Administrator may periodically 19 adjust the fees established under this section.".
- 20 SEC. 122. REGISTRATION FEES.
- 21 (a) In General.—Chapter 453 is amended by add-
- 22 ing at the end the following:
- 23 "§ 45305. Registration, certification, and related fees
- 24 "(a) GENERAL AUTHORITY AND FEES.—The Admin-
- 25 istrator of the Federal Aviation Administration shall es-

tablish the following fees for services and activities of the 2 Administration: 3 "(1) \$130 for registering an aircraft. "(2) \$45 for replacing an aircraft registration. 4 "(3) \$130 for issuing an original dealer's air-5 craft certificate. 6 7 "(4) \$105 for issuing an aircraft certificate 8 (other than an original dealer's aircraft certificate). 9 "(5) \$80 for issuing a special registration num-10 ber. 11 "(6) \$50 for issuing a renewal of a special reg-12 istration number. 13 "(7) \$130 for recording a security interest in 14 an aircraft or aircraft part. "(8) \$50 for issuing an airman certificate. 15 "(9) \$25 for issuing a replacement airman cer-16 17 tificate. 18 "(10) \$42 for issuing an airman medical certifi-19 cate. "(11) \$100 for providing a legal opinion per-20 21 taining to aircraft registration or recordation. 22 "(b) Fees Credited as Offsetting Collec-23 TIONS.— "(1) IN GENERAL.—Notwithstanding section 24 25 3302 of title 31, any fee authorized to be collected

1	under this section shall, subject to appropriation
2	made in advance—
3	"(A) be credited as offsetting collections to
4	the account that finances the activities and
5	services for which the fee is imposed;
6	"(B) be available for expenditure only to
7	pay the costs of activities and services for which
8	the fee is imposed; and
9	"(C) remain available until expended.
10	"(2) Continuing appropriations.—The Ad-
11	ministrator may continue to assess, collect, and
12	spend fees established under this section during any
13	period in which the funding for the Federal Aviation
14	Administration is provided under an Act providing
15	continuing appropriations in lieu of the Administra-
16	tion's regular appropriations.
17	"(3) Adjustments.—The Administrator shall
18	periodically adjust the fees established by subsection
19	(a) when cost data from the cost accounting system
20	developed pursuant to section 45303(e) reveal that
21	the cost of providing the service is higher or lower
22	than the cost data that were used to establish the
23	fee then in effect.".
24	(b) Clerical Amendment.—The analysis for chap-
25	ter 453 is amended by adding at the end the following:
	"45305. Registration, certification, and related fees.".

1	(c) FEES INVOLVING AIRCRAFT NOT PROVIDING AIR
2	Transportation.—Section 45302(e) is amended—
3	(1) by striking "A fee" and inserting the fol-
4	lowing:
5	"(1) IN GENERAL.—A fee"; and
6	(2) by adding at the end the following:
7	"(2) Effect of imposition of other
8	FEES.—A fee may not be imposed for a service or
9	activity under this section during any period in
10	which a fee for the same service or activity is im-
11	posed under section 45305.".
12	Subtitle D—AIP Modifications
13	SEC. 131. AMENDMENTS TO AIP DEFINITIONS.
13 14	SEC. 131. AMENDMENTS TO AIP DEFINITIONS. (a) AIRPORT DEVELOPMENT.—Section 47102(3) is
14	(a) Airport Development.—Section 47102(3) is
14 15	(a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended—
14 15 16	(a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended— (1) in subparagraph (B)(iv) by striking "20"
14 15 16 17	(a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended— (1) in subparagraph (B)(iv) by striking "20" and inserting "9"; and
14 15 16 17 18	 (a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended— (1) in subparagraph (B)(iv) by striking "20" and inserting "9"; and (2) by adding at the end the following:
14 15 16 17 18	 (a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended— (1) in subparagraph (B)(iv) by striking "20" and inserting "9"; and (2) by adding at the end the following: "(M) construction of mobile refueler park-
14 15 16 17 18 19 20	 (a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended— (1) in subparagraph (B)(iv) by striking "20" and inserting "9"; and (2) by adding at the end the following: "(M) construction of mobile refueler parking within a fuel farm at a nonprimary airport
14 15 16 17 18 19 20 21	(a) AIRPORT DEVELOPMENT.—Section 47102(3) is amended— (1) in subparagraph (B)(iv) by striking "20" and inserting "9"; and (2) by adding at the end the following: "(M) construction of mobile refueler parking within a fuel farm at a nonprimary airport meeting the requirements of section 112.8 of

1	"(O) acquiring and installing facilities and
2	equipment to provide air conditioning, heating,
3	or electric power from terminal-based, non-ex-
4	clusive use facilities to aircraft parked at a pub-
5	lic use airport for the purpose of reducing en-
6	ergy use or harmful emissions as compared to
7	the provision of such air conditioning, heating,
8	or electric power from aircraft-based systems.".
9	(b) Airport Planning.—Section 47102(5) is
10	amended by inserting before the period at the end the fol-
11	lowing: "and developing an environmental management
12	system".
13	(c) General Aviation Airport.—Section 47102 is
14	amended—
15	(1) by redesignating paragraphs (23) through
16	(25) as paragraphs (25) through (27), respectively;
17	(2) by redesignating paragraphs (8) through
18	(22) as paragraphs (9) through (23), respectively;
19	and
20	(3) by inserting after paragraph (7) the fol-
21	lowing:
22	"(8) 'general aviation airport' means a public
23	airport that is located in a State and that, as deter-
24	mined by the Secretary—
25	"(A) does not have scheduled service: or

1	"(B) has scheduled service with less that
2	2,500 passenger boardings each year.".
3	(d) Revenue Producing Aeronautical Support
4	Facilities.—Section 47102 is amended by inserting
5	after paragraph (23) (as redesignated by subsection (c)(2)
6	of this section) the following:
7	"(24) 'revenue producing aeronautical support
8	facilities' means fuel farms, hangar buildings, self-
9	service credit card aeronautical fueling systems, air-
10	plane wash racks, major rehabilitation of a hangar
11	owned by a sponsor, or other aeronautical support
12	facilities that the Secretary determines will increase
13	the revenue producing ability of the airport.".
14	(e) Terminal Development.—Section 47102 is
15	further amended by adding at the end the following:
16	"(28) 'terminal development' means—
17	"(A) development of—
18	"(i) an airport passenger terminal
19	building, including terminal gates;
20	"(ii) access roads servicing exclusively
21	airport traffic that leads directly to or
22	from an airport passenger terminal build-
23	ing; and

1	"(iii) walkways that lead directly to or
2	from an airport passenger terminal build-
3	ing; and
4	"(B) the cost of a vehicle described in sec-
5	tion 47119(a)(1)(B).".
6	SEC. 132. AMENDMENTS TO GRANT ASSURANCES.
7	(a) General Written Assurances.—Section
8	47107(a)(16)(D)(ii) is amended by inserting before the
9	semicolon at the end the following: ", except in the case
10	of a relocation or replacement of an existing airport facil-
11	ity that meets the conditions of section 47110(d)".
12	(b) Written Assurances on Acquiring Land.—
13	(1) Use of proceeds.—Section
14	47107(c)(2)(A)(iii) is amended by striking "paid to
15	the Secretary" and all that follows before the semi-
16	colon and inserting "reinvested in another project at
17	the airport or transferred to another airport as the
18	Secretary prescribes under paragraph (4)".
19	(2) Eligible projects.—Section 47107(c) is
20	amended by adding at the end the following:
21	"(4) Priorities for reinvestment.—In ap-
22	proving the reinvestment or transfer of proceeds
23	under subsection (c)(2)(A)(iii), the Secretary shall
24	give preference, in descending order, to the following
25	actions:

1	"(A) Reinvestment in an approved noise
2	compatibility project.
3	"(B) Reinvestment in an approved project
4	that is eligible for funding under section
5	47117(e).
6	"(C) Reinvestment in an approved airport
7	development project that is eligible for funding
8	under section 47114, 47115, or 47117.
9	"(D) Transfer to a sponsor of another
10	public airport to be reinvested in an approved
11	noise compatibility project at such airport.
12	"(E) Payment to the Secretary for deposit
13	in the Airport and Airway Trust Fund.".
14	(c) CLERICAL AMENDMENT.—Section
15	47107(c)(2)(B)(iii) is amended by striking "the Fund"
16	and inserting "the Airport and Airway Trust Fund estab-
17	lished under section 9502 of the Internal Revenue Code
18	of 1986 (26 U.S.C. 9502)".
19	SEC. 133. GOVERNMENT SHARE OF PROJECT COSTS.
20	Section 47109 is amended—
21	(1) in subsection (a) by striking "provided in
22	subsection (b) or subsection (c) of this section" and
23	inserting "otherwise specifically provided in this sec-
24	tion"; and
25	(2) by adding at the end the following:

"(e) Special Rule for Transition From Small 1 HUB TO MEDIUM HUB STATUS.—If the status of a small hub airport changes to a medium hub airport, the Government's share of allowable project costs for the airport may 5 not exceed 90 percent for the first 2 fiscal years following 6 such change in hub status. 7 "(f) Special Rule for Economically Depressed 8 COMMUNITIES.—The Government's share of allowable project costs shall be 95 percent for a project at an airport 10 that— 11 "(1) is receiving subsidized air service under 12 subchapter II of chapter 417; and 13 "(2) is located in an area that meets one or 14 more of the criteria established in section 301(a) of 15 the Public Works and Economic Development Act of 1965 (42 U.S.C. 3161(a)), as determined by the 16 17 Secretary of Commerce.". 18 SEC. 134. AMENDMENTS TO ALLOWABLE COSTS. 19 Costs.—Section (a) ALLOWABLE Project 20 47110(b)(2) is amended— (1) by striking "or" at the end of subparagraph 21 22 (C);23 (2) by striking the semicolon at the end of subparagraph (D) and inserting "; or"; and 24

(3) by adding at the end the following:

1	"(E) if the cost is for airport development and
2	is incurred before execution of the grant agreement,
3	but in the same fiscal year as execution of the grant
4	agreement, and if—
5	"(i) the cost was incurred before execution
6	of the grant agreement due to the short con-
7	struction season in the vicinity of the airport;
8	"(ii) the cost is in accordance with an air-
9	port layout plan approved by the Secretary and
10	with all statutory and administrative require-
11	ments that would have been applicable to the
12	project if the project had been carried out after
13	execution of the grant agreement;
14	"(iii) the sponsor notifies the Secretary be-
15	fore authorizing work to commence on the
16	project; and
17	"(iv) the sponsor's decision to proceed with
18	the project in advance of execution of the grant
19	agreement does not affect the priority assigned
20	to the project by the Secretary for the alloca-
21	tion of discretionary funds;".
22	(b) Relocation of Airport-Owned Facilities.—
23	Section 47110(d) is amended to read as follows:
24	"(d) Relocation of Airport-Owned Facili-
25	TIES.—The Secretary may determine that the costs of re-

1	locating or replacing an airport-owned facility are allow-
2	able for an airport development project at an airport only
3	if—
4	"(1) the Government's share of such costs will
5	be paid with funds apportioned to the airport spon-
6	sor under section $47114(c)(1)$ or $47114(d)$;
7	"(2) the Secretary determines that the reloca-
8	tion or replacement is required due to a change in
9	the Secretary's design standards; and
10	"(3) the Secretary determines that the change
11	is beyond the control of the airport sponsor.".
12	(c) Nonprimary Airports.—Section 47110(h) is
13	amended—
14	(1) by inserting "construction of" before "rev-
15	enue producing"; and
16	(2) by striking ", including fuel farms and
17	hangars,".
18	SEC. 135. UNIFORM CERTIFICATION TRAINING FOR AIR
19	PORT CONCESSIONS UNDER DISADVAN
20	TAGED BUSINESS ENTERPRISE PROGRAM.
21	(a) In General.—Section 47107(e) is amended—
22	(1) by redesignating paragraph (8) as para-
23	graph (9); and
24	(2) by inserting after paragraph (7) the fol-
25	lowing

1	"(8) Mandatory training program for air-
2	PORT CONCESSIONS.—
3	"(A) In General.—Not later than one
4	year after the date of enactment of the FAA
5	Reauthorization Act of 2007, the Secretary
6	shall establish a mandatory training program
7	for persons described in subparagraph (C) on
8	the certification of whether a small business
9	concern in airport concessions qualifies as a
10	small business concern owned and controlled by
11	a socially and economically disadvantaged indi-
12	vidual for purposes of paragraph (1).
13	"(B) Implementation.—The training
14	program may be implemented by one or more
15	private entities approved by the Secretary.
16	"(C) PARTICIPANTS.—A person referred to
17	in paragraph (1) is an official or agent of an

in paragraph (1) is an official or agent of an airport owner or operator who is required to provide a written assurance under paragraph (1) that the airport owner or operator will meet the percentage goal of paragraph (1) or who is responsible for determining whether or not a small business concern in airport concessions qualifies as a small business concern owned and controlled by a socially and economically dis-

- 1 advantaged individual for purposes of para-2 graph (1).
- 3 "(D) AUTHORIZATION OF APPROPRIA-
- 4 TIONS.—There are authorized to be appro-
- 5 priated such sums as may be necessary to carry
- 6 out this paragraph.".
- 7 (b) Report.—Not later than 24 months after the
- 8 date of enactment of this Act, the Secretary shall submit
- 9 to the Committee on Transportation and Infrastructure
- 10 of the House of Representatives, the Committee on Com-
- 11 merce, Science, and Transportation of the Senate, and
- 12 other appropriate committees of Congress a report on the
- 13 results of the training program conducted under the
- 14 amendment made by subsection (a).
- 15 SEC. 136. PREFERENCE FOR SMALL BUSINESS CONCERNS
- 16 OWNED AND CONTROLLED BY DISABLED
- 17 VETERANS.
- 18 Section 47112(c) is amended by adding at the end
- 19 the following:
- 20 "(3) A contract involving labor for carrying out an
- 21 airport development project under a grant agreement
- 22 under this subchapter must require that a preference be
- 23 given to the use of small business concerns (as defined
- 24 in section 3 of the Small Business Act (15 U.S.C. 1632))
- 25 owned and controlled by disabled veterans.".

1 SEC. 137. CALCULATION OF STATE APPORTIONMENT FUND. 2 Section 47114(d) is amended— 3 (1) in paragraph (2)— 4 (A) by striking "Except as provided in paragraph (3), the Secretary" and inserting 5 6 "The Secretary"; and (B) by striking "18.5 percent" and insert-7 ing "10 percent"; and 8 9 (2) by striking paragraph (3) and inserting the 10 following: 11 "(3) Additional amount.— 12 "(A) IN GENERAL.—In addition to 13 amounts apportioned under paragraph (2) and 14 subject to subparagraph (B), the Secretary 15 shall apportion to each airport, excluding pri-16 mary airports but including reliever and nonpri-17 mary commercial service airports, in States the 18 lesser of— 19 "(i) \$150,000; or "(ii) 1/5 of the most recently pub-20 21 lished estimate of the 5-year costs for air-22 port improvement for the airport, as listed 23 in the national plan of integrated airport 24 systems developed by the Federal Aviation 25 Administration under section 47103.

"(B) REDUCTION.—In any fiscal year in 1 2 which the total amount made available for ap-3 portionment under paragraph (2) is less than 4 \$300,000,000, the Secretary shall reduce, on a 5 prorated basis, the amount to be apportioned 6 under subparagraph (A) and make such reduc-7 tion available to be apportioned under para-8 graph (2), so as to apportion under paragraph 9 (2) a minimum of \$300,000,000.". 10 SEC. 138. REDUCING APPORTIONMENTS. 11 Section 47114(f)(1) is amended— (1) by striking "and" at the end of subpara-12 13 graph (A); 14 (2) in subparagraph (B)— 15 (A) by inserting "except as provided by subparagraph (C)," before "in the case"; and 16 17 (B) by striking the period at the end and 18 inserting "; and"; and 19 (3) by adding at the end the following: "(C) in the case of a charge of more than 20 21 \$4.50 imposed by the sponsor of an airport en-22 planing at least one percent of the total number 23 of boardings each year in the United States, 24 100 percent of the projected revenues from the 25 charge in the fiscal year but not more than 100

1	percent of the amount that otherwise would be
2	apportioned under this section.".
3	SEC. 139. MINIMUM AMOUNT FOR DISCRETIONARY FUND.
4	Section 47115(g)(1) is amended by striking "sum
5	of—" and all that follows through the period at the end
6	of subparagraph (B) and inserting "sum of
7	\$520,000,000.".
8	SEC. 140. MARSHALL ISLANDS, MICRONESIA, AND PALAU.
9	Section 47115(j) is amended by striking "fiscal years
10	2004 through 2007" and inserting "fiscal years 2008
11	through 2011".
12	SEC. 141. USE OF APPORTIONED AMOUNTS.
13	Section 47117(e)(1)(A) is amended—
14	(1) in the first sentence—
15	(A) by striking "35 percent" and inserting
16	``\$300,000,000'`;
17	(B) by striking "and" after "47141,"; and
18	(C) by inserting before the period at the
19	end the following: ", and for water quality miti-
20	gation projects to comply with the Federal
21	Water Pollution Control Act (33 U.S.C. 1251 et
22	seq.) as approved in an environmental record of
23	decision for an airport development project
24	under this title"; and

1	(2) in the second sentence by striking "such 35
2	percent requirement is" and inserting "the require-
3	ments of the preceding sentence are".
4	SEC. 142. SALE OF PRIVATE AIRPORT TO PUBLIC SPONSOR.
5	(a) In General.—Section 47133(b) is amended—
6	(1) by striking "Subsection (a) shall not apply
7	if" and inserting the following:
8	"(1) Prior laws and agreements.—Sub-
9	section (a) shall not apply if"; and
10	(2) by adding at the end the following:
11	"(2) Sale of private airport to public
12	SPONSOR.—In the case of a privately owned airport,
13	subsection (a) shall not apply to the proceeds from
14	the sale of the airport to a public sponsor if—
15	"(A) the sale is approved by the Secretary;
16	"(B) funding is provided under this sub-
17	title for any portion of the public sponsor's ac-
18	quisition of airport land; and
19	"(C) an amount equal to the remaining
20	unamortized portion of any airport improve-
21	ment grant made to that airport for purposes
22	other than land acquisition, amortized over a
23	20-year period, plus an amount equal to the
24	Federal share of the current fair market value
25	of any land acquired with an airport improve-

- 1 ment grant made to that airport on or after Oc-
- tober 1, 1996, is repaid to the Secretary by the
- 3 private owner.
- 4 "(3) Treatment of repayments.—Repay-
- 5 ments referred to in paragraph (2)(C) shall be treat-
- 6 ed as a recovery of prior year obligations.".
- 7 (b) APPLICABILITY TO GRANTS.—The amendments
- 8 made by subsection (a) shall apply to grants issued on
- 9 or after October 1, 1996.

10 SEC. 143. AIRPORT PRIVATIZATION PILOT PROGRAM.

- 11 (a) Approval Requirements.—Section 47134 is
- 12 amended in subsections (b)(1)(A)(i), (b)(1)(A)(ii),
- 13 (c)(4)(A), and (c)(4)(B) by striking "65 percent" each
- 14 place it appears and inserting "75 percent".
- 15 (b) Prohibition on Receipt of Funds.—
- 16 (1) Section 47134.—Section 47134 is amended
- by adding at the end the following:
- 18 "(n) Prohibition on Receipt of Certain
- 19 Funds.—An airport receiving an exemption under sub-
- 20 section (b) shall be prohibited from receiving apportion-
- 21 ments under section 47114 or discretionary funds under
- 22 section 47115.".
- 23 (2) Conforming amendments.—Section
- 24 47134(g) is amended—

1	(A) in the subsection heading by striking
2	"Apportionments;";
3	(B) in paragraph (1) by striking the semi-
4	colon at the end and inserting "; or";
5	(C) by striking paragraph (2); and
6	(D) by redesignating paragraph (3) as
7	paragraph (2).
8	(c) Federal Share of Project Costs.—Section
9	47109(a) is amended—
10	(1) by striking the semicolon at the end of
11	paragraph (3) and inserting "; and";
12	(2) by striking paragraph (4); and
13	(3) by redesignating paragraph (5) as para-
14	graph (4).
15	SEC. 144. AIRPORT SECURITY PROGRAM.
16	Section 47137(g) is amended by striking
17	"\$5,000,000" and inserting "\$8,500,000".
18	SEC. 145. SUNSET OF PILOT PROGRAM FOR PURCHASE OF
19	AIRPORT DEVELOPMENT RIGHTS.
20	Section 47138 is amended by adding at the end the
21	following:
22	"(f) Sunset.—This section shall not be in effect
23	after September 30, 2007.".

1	SEC. 146. EXTENSION OF GRANT AUTHORITY FOR COMPAT-
2	IBLE LAND USE PLANNING AND PROJECTS
3	BY STATE AND LOCAL GOVERNMENTS.
4	Section 47141(f) is amended by striking "September
5	30, 2007" and inserting "September 30, 2011".
6	SEC. 147. REPEAL OF LIMITATIONS ON METROPOLITAN
7	WASHINGTON AIRPORTS AUTHORITY.
8	Section 49108, and the item relating to such section
9	in the analysis for chapter 491, are repealed.
10	SEC. 148. MIDWAY ISLAND AIRPORT.
11	Section 186(d) of the Vision 100—Century of Avia-
12	tion Reauthorization Act (117 Stat. 2518) is amended by
13	striking "October 1, 2007" and inserting "October 1,
14	2011".
15	SEC. 149. PUERTO RICO MINIMUM GUARANTEE.
16	Section 47114(e) is amended—
17	(1) in the subsection heading by inserting "AND
18	PUERTO RICO" after "ALASKA"; and
19	(2) by adding at the end the following:
20	"(5) Puerto rico minimum guarantee.—In
21	any fiscal year in which the total amount appor-
22	tioned to airports in Puerto Rico under subsections
23	(c) and (d) is less than 1.5 percent of the total
24	amount apportioned to all airports under subsections
25	(c) and (d), the Secretary shall apportion to the
26	Puerto Rico Ports Authority for airport development

1	projects in such fiscal year an amount equal to the
2	difference between 1.5 percent of the total amounts
3	apportioned under subsections (c) and (d) in such
4	fiscal year and the amount otherwise apportioned
5	under subsections (c) and (d) to airports in Puerto
6	Rico in such fiscal year.".
7	SEC. 150. MISCELLANEOUS AMENDMENTS.
8	(a) Technical Changes to National Plan of
9	Integrated Airport Systems.—Section 47103 is
10	amended—
11	(1) in subsection (a)—
12	(A) by striking "each airport to—" and in-
13	serting "the airport system to—";
14	(B) in paragraph (1) by striking "system
15	in the particular area;" and inserting "system,
16	including connection to the surface transpor-
17	tation network; and";
18	(C) in paragraph (2) by striking "; and"
19	and inserting a period; and
20	(D) by striking paragraph (3);
21	(2) in subsection (b)—
22	(A) in paragraph (1) by striking the semi-
23	colon and inserting "; and;
24	(B) by striking paragraph (2) and redesig-
25	nating paragraph (3) as paragraph (2); and

1	(C) in paragraph (2) (as so redesignated)
2	by striking ", Short Takeoff and Landing/Very
3	Short Takeoff and Landing aircraft oper-
4	ations,"; and
5	(3) in subsection (d) by striking "status of
6	the".
7	(b) UPDATE VETERANS PREFERENCE DEFINI-
8	TION.—Section 47112(c) is amended—
9	(1) in paragraph (1)—
10	(A) in subparagraph (B) by striking "sepa-
11	rated from" and inserting "discharged or re-
12	leased from active duty in"; and
13	(B) by adding at the end the following:
14	"(C) 'Afghanistan-Iraq war veteran' means an
15	individual who served on active duty (as defined by
16	section 101 of title 38) in the armed forces for a pe-
17	riod of more than 180 consecutive days, any part of
18	which occurred during the period beginning on Sep-
19	tember 11, 2001, and ending on the date prescribed
20	by presidential proclamation or by law as the last
21	date of Operation Iraqi Freedom, and who was sepa-
22	rated from the armed forces under honorable condi-
23	tions."; and

1	(2) in paragraph (2) by striking "veterans and"
2	and inserting "veterans, Afghanistan-Iraq war vet-
3	erans, and".
4	(c) Consolidation of Terminal Development
5	Provisions.—Section 47119 is amended—
6	(1) by redesignating subsections (a), (b), (c)
7	and (d) as subsections (b), (c), (d) and (e), respec-
8	tively; and
9	(2) by inserting before subsection (b) (as so re-
10	designated) the following:
11	"(a) Terminal Development Projects.—
12	"(1) IN GENERAL.—The Secretary may approve
13	a project for terminal development (including
14	multimodal terminal development) in a nonrevenue-
15	producing public-use area of a commercial service
16	airport—
17	"(A) if the sponsor certifies that the air-
18	port, on the date the grant application is sub-
19	mitted to the Secretary, has—
20	"(i) all the safety equipment required
21	for certification of the airport under sec-
22	tion 44706;
23	"(ii) all the security equipment re-
24	quired by regulation; and

1	"(iii) provided for access by pas-
2	sengers to the area of the airport for
3	boarding or exiting aircraft that are not
4	air carrier aircraft;
5	"(B) if the cost is directly related to mov-
6	ing passengers and baggage in air commerce
7	within the airport, including vehicles for moving
8	passengers between terminal facilities and be-
9	tween terminal facilities and aircraft; and
10	"(C) under terms necessary to protect the
11	interests of the Government.
12	"(2) Project in revenue-producing areas
13	AND NONREVENUE-PRODUCING PARKING LOTS.—In
14	making a decision under paragraph (1), the Sec-
15	retary may approve as allowable costs the expenses
16	of terminal development in a revenue-producing area
17	and construction, reconstruction, repair, and im-
18	provement in a nonrevenue-producing parking lot
19	if—
20	"(A) except as provided in section
21	47108(e)(3), the airport does not have more
22	than .05 percent of the total annual passenger
23	boardings in the United States; and
24	"(B) the sponsor certifies that any needed
25	airport development project affecting safety, se-

1 curity, or capacity will not be deferred because 2 of the Secretary's approval."; 3 (3) in paragraphs (3) and (4)(A) of subsection 4 (b) (as redesignated by paragraph (1) of this subsection) by striking "section 47110(d)" and insert-5 6 ing "subsection (a)"; and 7 (4) in paragraph (5) of subsection (b) (as re-8 designated by paragraph (1) of this subsection) by striking "subsection (b)(1) and (2)" and inserting 9 10 "subsections (c)(1) and (c)(2)"; 11 (5) in paragraphs (2)(A), (3), and (4) of sub-12 section (c) (as redesignated by paragraph (1) of this 13 subsection) by striking "section 47110(d) of this 14 title" and inserting "subsection (a)"; 15 (6) in paragraph (2)(B) of subsection (c) (as 16 redesignated by paragraph (1) of this subsection) by 17 striking "section 47110(d)" and inserting "sub-18 section (a)"; 19 (7) in subsection (c)(5) (as redesignated by 20 paragraph (1) of this subsection) by striking "section 47110(d)" and inserting "subsection (a)"; and 21 22 (8) by adding at the end the following: 23 "(f) Limitation on Discretionary Funds.—The Secretary may distribute not more than \$20,000,000 from the discretionary fund established under section 47115 for

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terminal development projects at a nonhub airport or a
   small hub airport that is eligible to receive discretionary
   funds under section 47108(e)(3).".
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        (d) Annual Report.—Section 47131(a) is amend-
   ed—
 5
             (1) by striking "April 1" and inserting "June
 6
        1"; and
 7
 8
             (2) by striking paragraphs (1), (2), (3), and (4)
 9
        and inserting the following:
             "(1) a summary of airport development and
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11
        planning completed;
             "(2) a summary of individual grants issued;
12
             "(3) an accounting of discretionary and appor-
13
14
        tioned funds allocated;
             "(4) the allocation of appropriations; and".
15
16
        (e) Correction to Emission Credits Provi-
   SION.—Section 47139 is amended—
18
             (1)
                   in
                         subsection
                                       (a)
                                                   striking
                                             by
        "47102(3)(F),"; and
19
20
             (2) in subsection (b)—
                 (A) by striking "47102(3)(F),"; and
21
                 (B) by striking "47103(3)(F),".
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23
        (f) Conforming Amendment to Civil Penalty
   ASSESSMENT
                   AUTHORITY.—Section
                                           46301(d)(2)
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amended by inserting "46319," after "46318,".

1	(g) Other Conforming Amendments.—Sections
2	40117(a)(3)(B) and 47108(e)(3) are each amended by
3	striking "section 47110(d)" each place it appears and in-
4	serting "section 47119(a)".
5	(h) Correction to Surplus Property Author-
6	ITY.—Section 47151(e) is amended by striking "(other
7	than real property" and all that follows through "(10
8	U.S.C. 2687 note))".
9	(i) AIRPORT CAPACITY BENCHMARK REPORTS.—Sec-
10	tion 47175(2) is amended by striking "Airport Capacity
11	Benchmark Report 2001" and inserting "2001 and 2004
12	Airport Capacity Benchmark Reports or table 1 of the
13	Federal Aviation Administration's most recent airport ca-
14	pacity benchmark report".
15	TITLE II—NEXT GENERATION
16	AIR TRANSPORTATION SYS-
17	TEM AND AIR TRAFFIC CON-
18	TROL MODERNIZATION
19	SEC. 201. MISSION STATEMENT; SENSE OF CONGRESS.
20	(a) FINDINGS.—Congress finds the following:
21	(1) The United States faces a great national
22	challenge as the Nation's aviation infrastructure is
23	at a crossroads.
24	(2) The demand for aviation services, a critical
25	element of the United States economy, vital in sup-

- porting the quality of life of the people of the United States, and critical in support of the Nation's defense and national security, is growing at an ever increasing rate. At the same time, the ability of the United States air transportation system to expand and change to meet this increasing demand is limited.
 - (3) The aviation industry accounts for more than 10,000,000 jobs in the United States and contributes approximately \$900,000,000,000 annually to the United States gross domestic product.
 - (4) The United States air transportation system continues to drive economic growth in the United States and will continue to be a major economic driver as air traffic triples over the next 20 years.
 - (5) The Next Generation Air Transportation System (in this section referred to as the "NextGen System") is the system for achieving long-term transformation of the United States air transportation system that focuses on developing and implementing new technologies and that will set the stage for the long-term development of a scalable and more flexible air transportation system without com-

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- 1 promising the unprecedented safety record of United 2 States aviation. 3 (6) The benefits of the NextGen System, in terms of promoting economic growth and develop-5 ment, are enormous. 6 (7) The NextGen System will guide the path of 7 the United States air transportation system in the 8 challenging years ahead. 9 (b) Sense of Congress.—It is the sense of Con-10 gress that— 11 (1) modernizing the air transportation system 12 is a national priority and the United States must 13 make a commitment to revitalizing this essential 14 component of the Nation's transportation infrastruc-15 ture; 16 (2) one fundamental requirement for the suc-
 - (2) one fundamental requirement for the success of the NextGen System is strong leadership and sufficient resources;
 - (3) the Joint Planning and Development Office of the Federal Aviation Administration and the Next Generation Air Transportation System Senior Policy Committee, each established by Congress in 2003, will lead and facilitate this important national mission to ensure that the programs and capabilities of

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- the NextGen System are carefully integrated andaligned;
- 3 (4) Government agencies and industry must 4 work together, carefully integrating and aligning 5 their work to meet the needs of the NextGen System 6 in the development of budgets, programs, planning, 7 and research;
- 8 (5) the Department of Transportation, the Fed-9 eral Aviation Administration, the Department of De-10 fense, the Department of Homeland Security, the 11 Department of Commerce, and the National Aero-12 nautics and Space Administration must work in co-13 operation and make transformational improvements 14 to the United States air transportation infrastruc-15 ture a priority; and
- 16 (6) due to the critical importance of the
 17 NextGen System to the economic and national secu18 rity of the United States, partner departments and
 19 agencies must be provided with the resources re20 quired to complete the implementation of the
 21 NextGen System.
- 22 SEC. 202. NEXT GENERATION AIR TRANSPORTATION SYS-
- 23 TEM JOINT PLANNING AND DEVELOPMENT
- 24 **OFFICE.**
- 25 (a) Establishment.—

1	(1) Associate administrator for the next
2	GENERATION AIR TRANSPORTATION SYSTEM.—Sec-
3	tion 709(a) of Vision 100—Century of Aviation Re-
4	authorization Act (49 U.S.C. 40101 note; 117 Stat.
5	2582) is amended—
6	(A) by redesignating paragraphs (2), (3),
7	and (4) as paragraphs (3), (4), and (5), respec-
8	tively; and
9	(B) by inserting after paragraph (1) the
10	following:
11	"(2) The director of the Office shall be the Associate
12	Administrator for the Next Generation Air Transportation
13	System, who shall be appointed by the Administrator of
14	the Federal Aviation Administration. The Associate Ad-
15	ministrator shall report to the Administrator.".
16	(2) Responsibilities.—Section 709(a)(3) of
17	such Act (as redesignated by paragraph (1) of this
18	subsection) is amended—
19	(A) in subparagraph (G) by striking ";
20	and" and inserting a semicolon;
21	(B) in subparagraph (H) by striking the
22	period at the end and inserting "; and"; and
23	(C) by adding at the end the following:
24	"(I) establishing specific quantitative goals
25	for the safety, capacity, efficiency, performance,

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and environmental impacts of each phase of Next Generation Air Transportation System implementation activities and measuring actual operational experience against those goals, taking into account noise pollution reduction concerns of affected communities to the greatest extent practicable in establishing the environmental goals;

- "(J) working to ensure global interoperability of the Next Generation Air Transportation System;
- "(K) working to ensure the use of weather information and space weather information in the Next Generation Air Transportation System as soon as possible;
- "(L) overseeing, with the Administrator of the Federal Aviation Administration, the selection of products or outcomes of research and development activities that would be moved to the next stage of a demonstration project; and

"(M) maintaining a baseline modeling and simulation environment for testing and evaluating alternative concepts to satisfy Next Generation Air Transportation enterprise architecture requirements.".

1	(3) Cooperation with other federal
2	AGENCIES.—Section 709(a)(4) of such Act (as re-
3	designated by paragraph (1) of this subsection) is
4	amended—
5	(A) by striking "(4)" and inserting
6	((4)(A)); and
7	(B) by adding at the end the following:
8	"(B) The Secretary of Defense, the Administrator of
9	the National Aeronautics and Space Administration, the
10	Secretary of Commerce, the Secretary of Homeland Secu-
11	rity, and the head of any other Federal agency from which
12	the Secretary of Transportation requests assistance under
13	subparagraph (A) shall designate a senior official in the
14	agency to be responsible for—
15	"(i) carrying out the activities of the agency re-
16	lating to the Next Generation Air Transportation
17	System in coordination with the Office, including the
18	execution of all aspects of the work of the agency in
19	developing and implementing the integrated work
20	plan described in subsection (b)(5);
21	"(ii) serving as a liaison for the agency in ac-
22	tivities of the agency relating to the Next Generation
23	Air Transportation System and coordinating with
24	other Federal agencies involved in activities relating
25	to the System: and

1	"(iii) ensuring that the agency meets its obliga-
2	tions as set forth in any memorandum of under-
3	standing executed by or on behalf of the agency re-
4	lating to the Next Generation Air Transportation
5	System.
6	"(C) The head of a Federal agency referred to in sub-
7	paragraph (B) shall ensure that—
8	"(i) the responsibilities of the agency relating to
9	the Next Generation Air Transportation System are
10	clearly communicated to the senior official of the
11	agency designated under subparagraph (B); and
12	"(ii) the performance of the senior official in
13	carrying out the responsibilities of the agency relat-
14	ing to the Next Generation Air Transportation Sys-
15	tem is reflected in the official's annual performance
16	evaluations and compensation.
17	"(D) The head of a Federal agency referred to in
18	subparagraph (B) shall—
19	"(i) establish or designate an office within the
20	agency to carry out its responsibilities under the
21	memorandum of understanding under the super-
22	vision of the designated official; and
23	"(ii) ensure that the designated official has suf-
24	ficient budgetary authority and staff resources to
25	carry out the agency's Next Generation Air Trans-

1	portation System responsibilities as set forth in the
2	integrated plan under subsection (b).
3	"(E) Not later than 6 months after the date of enact-
4	ment of this subparagraph, the head of each Federal agen-
5	cy that has responsibility for carrying out any activity
6	under the integrated plan under subsection (b) shall exe-
7	cute a memorandum of understanding with the Office obli-
8	gating that agency to carry out the activity.".
9	(4) Coordination with omb.—Section 709(a)
10	of such Act (117 Stat. 2582) is further amended by
11	adding at the end the following:
12	"(6)(A) The Office shall work with the Director of
13	the Office of Management and Budget to develop a process
14	whereby the Director will identify projects related to the
15	Next Generation Air Transportation System across the
16	agencies referred to in paragraph (4)(A) and consider the
17	Next Generation Air Transportation System as a unified
18	cross-agency program.
19	"(B) The Director, to the maximum extent prac-
20	ticable, shall—
21	"(i) ensure that—
22	"(I) each Federal agency covered by the
23	plan has sufficient funds requested in the Presi-
24	dent's budget, as submitted under section
25	1105(a) of title 31 United States Code for

1	each fiscal year covered by the plan to carry out
2	its responsibilities under the plan; and
3	"(II) the development and implementation
4	of the Next Generation Air Transportation Sys-
5	tem remains on schedule;
6	"(ii) include, in the President's budget, a state-
7	ment of the portion of the estimated budget of each
8	Federal agency covered by the plan that relates to
9	the activities of the agency under the Next Genera-
10	tion Air Transportation System initiative; and
11	"(iii) identify and justify as part of the Presi-
12	dent's budget submission any inconsistencies be-
13	tween the plan and amounts requested in the budg-
14	et.
15	"(7) The Associate Administrator of the Next Gen-
16	eration Air Transportation System shall be a voting mem-
17	ber of the Joint Resources Council of the Federal Aviation
18	Administration.".
19	(b) Integrated Plan.—Section 709(b) of such Act
20	(117 Stat. 2583) is amended—
21	(1) in the matter preceding paragraph (1)—
22	(A) by striking "meets air" and inserting
23	"meets anticipated future air": and

1	(B) by striking "beyond those currently in-
2	cluded in the Federal Aviation Administration's
3	operational evolution plan";
4	(2) by striking "and" at the end of paragraph
5	(3);
6	(3) by striking the period at the end of para-
7	graph (4) and inserting "; and; and
8	(4) by adding at the end the following:
9	"(5) a multiagency integrated work plan for the
10	Next Generation Air Transportation System that in-
11	cludes—
12	"(A) an outline of the activities required to
13	achieve the end-state architecture, as expressed
14	in the concept of operations and enterprise ar-
15	chitecture documents, that identifies each Fed-
16	eral agency or other entity responsible for each
17	activity in the outline;
18	"(B) details on a year-by-year basis of spe-
19	cific accomplishments, activities, research re-
20	quirements, rulemakings, policy decisions, and
21	other milestones of progress for each Federal
22	agency or entity conducting activities relating to
23	the Next Generation Air Transportation Sys-
24	tem:

"(C) for each element of the Next Generation Air Transportation System, an outline, on a year-by-year basis, of what is to be accomplished in that year toward meeting the Next Generation Air Transportation System's end-state architecture, as expressed in the concept of operations and enterprise architecture documents, as well as identifying each Federal agency or other entity that will be responsible for each component of any research, development, or implementation program;

"(D) an estimate of all necessary expenditures on a year-by-year basis, including a statement of each Federal agency or entity's responsibility for costs and available resources, for each stage of development from the basic research stage through the demonstration and implementation phase;

"(E) a clear explanation of how each step in the development of the Next Generation Air Transportation System will lead to the following step and of the implications of not successfully completing a step in the time period described in the integrated work plan;

- 1 "(F) a transition plan for the implementa-
- 2 tion of the Next Generation Air Transportation
- 3 System that includes date-specific milestones
- 4 for the implementation of new capabilities into
- 5 the national airspace system; and
- 6 "(G) date-specific timetables for meeting
- 7 the environmental goals identified in subsection
- 8 (a)(3)(I).".
- 9 (c) Operational Evolution Partnership.—Sec-
- 10 tion 709(d) of such Act (117 Stat. 2584) is amended to
- 11 read as follows:
- 12 "(d) Operational Evolution Partnership.—
- 13 The Administrator of the Federal Aviation Administration
- 14 shall develop and publish annually the document known
- 15 as the 'Operational Evolution Partnership', or any suc-
- 16 cessor document, that provides a detailed description of
- 17 how the agency is implementing the Next Generation Air
- 18 Transportation System.".
- 19 (d) AUTHORIZATION OF APPROPRIATIONS.—Section
- 20 709(e) of such Act (117 Stat. 2584) is amended by strik-
- 21 ing "2010" and inserting "2011".
- 22 (e) Contingency Planning.—The Associate Ad-
- 23 ministrator for the Next Generation Air Transportation
- 24 System shall, as part of the design of the System, develop
- 25 contingency plans for dealing with the degradation of the

- 1 System in the event of a natural disaster, major equip-
- 2 ment failure, or act of terrorism.
- 3 SEC. 203. NEXT GENERATION AIR TRANSPORTATION SEN-
- 4 IOR POLICY COMMITTEE.
- 5 (a) MEETINGS.—Section 710(a) of Vision 100—Cen-
- 6 tury of Aviation Reauthorization Act (49 U.S.C. 40101
- 7 note; 117 Stat. 2584) is amended by inserting before the
- 8 period at the end the following "and shall meet at least
- 9 twice each year".
- 10 (b) Annual Report.—Section 710 of such Act (117
- 11 Stat. 2584) is amended by adding at the end the following:
- 12 "(e) Annual Report.—
- 13 "(1) Submission to congress.—Not later
- than one year after the date of enactment of this
- subsection, and annually thereafter on the date of
- submission of the President's budget request to Con-
- gress under section 1105(a) of title 31, United
- 18 States Code, the Secretary shall submit to the Com-
- mittee on Transportation and Infrastructure and the
- 20 Committee on Science and Technology of the House
- of Representatives and the Committee on Commerce,
- Science, and Transportation of the Senate a report
- summarizing the progress made in carrying out the
- integrated work plan required by section 709(b)(5)
- and any changes in that plan.

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

1	SEC. 204. AUTOMATIC DEPENDENT SURVEILLANCE-BROAD-
2	CAST SERVICES.
3	(a) Report on FAA Program and Schedule.—
4	(1) In General.—The Administrator of the
5	Federal Aviation Administration shall prepare a re-
6	port detailing the program and schedule for inte-
7	grating automatic dependent surveillance-broadcast
8	(in this section referred to as "ADS-B") technology
9	into the national airspace system.
10	(2) Contents.—The report shall include—
11	(A) a description of segment 1 and seg-
12	ment 2 activity to acquire ADS-B services;
13	(B) a description of plans for implementa-
14	tion of advanced operational procedures and
15	ADS-B air-to-air applications; and
16	(C) a discussion of protections that the
17	Administration will require as part of any con-
18	tract or program in the event of a contractor's
19	default, bankruptcy, acquisition by another en-
20	tity, or any other event jeopardizing the unin-
21	terrupted provision of ADS-B services.
22	(3) Submission to congress.—Not later than
23	90 days after the date of enactment of this Act, the
24	Administrator shall submit to the Committee on
25	Transportation and Infrastructure of the House of

Representatives and the Committee on Commerce,

- Science, and Transportation of the Senate the report prepared under paragraph (1).
- 3 (b) Requirements of FAA Contracts for ADS-
- 4 B Services.—Any contract entered into by the Adminis-
- 5 trator with an entity to acquire ADS-B services shall con-
- 6 tain terms and conditions that—

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- (1) require approval by the Administrator before the contract may be assigned to or assumed by another entity, including any successor entity, subsidiary of the contractor, or other corporate entity;
 - (2) provide that the assets, equipment, hardware, and software used in the performance of the contract be designated as critical national infrastructure for national security and related purposes;
 - (3) require the contractor to provide continued broadcast services for a reasonable period, as determined by the Administrator, until the provision of such services can be transferred to another vendor or to the Government in the event of a termination of the contract;
 - (4) require the contractor to provide continued broadcast services for a reasonable period, as determined by the Administrator, until the provision of such services can be transferred to another vendor or to the Government in the event of material non-

- performance, as determined by the Administrator;
 and
 - (5) permit the Government to acquire or utilize for a reasonable period, as determined by the Administrator, the assets, equipment, hardware, and software necessary to ensure the continued and uninterrupted provision of ADS-B services and to have ready access to such assets, equipment, hardware, and software through its own personnel, agents, or others, if the Administrator provides reasonable compensation for such acquisition or utilization.

(c) REVIEW BY DOT INSPECTOR GENERAL.—

- (1) IN GENERAL.—The Inspector General of the Department of Transportation shall conduct a review concerning the Federal Aviation Administration's award and oversight of any contract entered into by the Administration to provide ADS-B services for the national airspace system.
- (2) Contents.—The review shall include, at a minimum—
- 21 (A) an examination of how program risks 22 are being managed;
- 23 (B) an assessment of expected benefits at-24 tributable to the deployment of ADS-B services, 25 including the implementation of advanced oper-

1	ational procedures and air-to-air applications as
2	well as to the extent to which ground radar will
3	be retained;
4	(C) a determination of whether the Admin-
5	istration has established sufficient mechanisms
6	to ensure that all design, acquisition, operation,
7	and maintenance requirements have been met
8	by the contractor;
9	(D) an assessment of whether the Admin-
10	istration and any contractors are meeting cost,
11	schedule, and performance milestones, as meas-
12	ured against the original baseline of the Admin-
13	istration's program for providing ADS-B serv-
14	ices;
15	(E) an assessment of whether security
16	issues are being adequately addressed in the
17	overall design and implementation of the ADS-
18	B system; and
19	(F) any other matters or aspects relating
20	to contract implementation and oversight that
21	the Inspector General determines merit atten-
22	tion.
23	(3) Reports to congress.—The Inspector
24	General shall periodically, on at least an annual
25	basis, submit to the Committee on Transportation

1	and Infrastructure of the House of Representatives
2	and the Committee on Commerce, Science, and
3	Transportation of the Senate a report on the results
4	of the review conducted under this subsection.
5	SEC. 205. INCLUSION OF STAKEHOLDERS IN AIR TRAFFIC
6	CONTROL MODERNIZATION PROJECTS.
7	(a) In General.—The Administrator of the Federal
8	Aviation Administration shall establish a process for in-
9	cluding in the planning, development, and deployment of
10	air traffic control modernization projects (including the
11	Next Generation Air Transportation System) and collabo-
12	rating with qualified employees selected by each exclusive
13	collective bargaining representative of employees of the
14	Administration who are likely to be impacted by such plan-
15	ning, development, and deployment.
16	(b) Participation.—
17	(1) Bargaining obligations and rights.—
18	Participation in the process described in subsection
19	(a) shall not be construed as a waiver of any bar-
20	gaining obligations or rights under section
21	40122(a)(1) or $40122(g)(2)(C)$ of title 49, United
22	States Code.
23	(2) Capacity and compensation.—Exclusive
24	collective bargaining representatives and selected

1	employees participating in the process described in
2	subsection (a) shall—
3	(A) serve in a collaborative and advisory
4	capacity; and
5	(B) receive appropriate travel and per
6	diem expenses in accordance with the travel
7	policies of the Administration in addition to any
8	regular compensation and benefits.
9	(c) Report.—Not later than 180 days after the date
10	of enactment of this Act, the Administrator shall submit
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 implementation of this section.
15	SEC. 206. GAO REVIEW OF CHALLENGES ASSOCIATED WITH
16	TRANSFORMING TO THE NEXT GENERATION
17	AIR TRANSPORTATION SYSTEM.
18	(a) In General.—The Comptroller General shall
19	conduct a review of the progress and challenges associated
20	with transforming the Nation's air traffic control system
21	into the Next Generation Air Transportation System (in
22	this section referred to as the "NextGen System").
23	(b) Review.—The review shall include the following:
24	(1) An evaluation of the continued implementa-

- 1 key to the ability of the Air Traffic Organization to 2 effectively maintain management structures and sys-3 tems acquisitions procedures utilized under the cur-4 rent air traffic control modernization program as a 5 basis for the NextGen System.
 - (2) An assessment of the progress and challenges associated with collaboration and contributions of the partner agencies working with the Joint Planning and Development Office of the Federal Aviation Administration (in this section referred to as the "JPDO") in planning and implementing the NextGen System.
 - (3) The progress and challenges associated with coordinating government and industry stakeholders in activities relating to the NextGen System, including an assessment of the contributions of the NextGen Institute.
 - (4) An assessment of planning and implementation of the NextGen System against established schedules, milestones, and budgets.
- (5) An evaluation of the recently modified orga-22 nizational structure of the JPDO.
 - (6) An examination of transition planning by the Air Traffic Organization and the JPDO.

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1 (7) Any other matters or aspects of planning 2 and coordination of the NextGen System by the 3 Federal Aviation Administration and the JPDO that 4 the Comptroller General determines appropriate.

(c) Reports.—

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- (1) Report to congress on priorities.—
 Not later than one year after the date of enactment of this Act, the Comptroller General shall determine the priority of topics to be reviewed under this section and report such priorities to the Committee on Transportation and Infrastructure and the Committee on Science and Technology of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate.
- (2) PERIODIC REPORTS TO CONGRESS ON RE-SULTS OF THE REVIEW.—The Comptroller General shall periodically submit to the committees referred to in paragraph (1) a report on the results of the review conducted under this section.

20 SEC. 207. GAO REVIEW OF NEXT GENERATION AIR TRANS-

- 21 PORTATION SYSTEM ACQUISITION AND PRO-
- 22 CEDURES DEVELOPMENT.
- 23 (a) STUDY.—The Comptroller General shall conduct 24 a review of the progress made and challenges related to 25 the acquisition of designated technologies and the develop-

- 1 ment of procedures for the Next Generation Air Transpor-
- 2 tation System (in this section referred to as the "NextGen
- 3 System").
- 4 (b) Specific Systems Review.—The review shall
- 5 include, at a minimum, an examination of the acquisition
- 6 costs, schedule, and other relevant considerations for the
- 7 following systems:
- 8 (1) En Route Automation Modernization
- 9 (ERAM).
- 10 (2) Standard Terminal Automation Replace-
- 11 ment System/Common Automated Radar Terminal
- 12 System (STARS/CARTS).
- 13 (3) Automatic Dependent Surveillance-Broad-
- cast (ADS-B).
- 15 (4) System Wide Information Management
- 16 (SWIM).
- 17 (5) Traffic Flow Management Modernization
- 18 (TFM-M).
- 19 (c) Review.—The review shall include, at a min-
- 20 imum, an assessment of the progress and challenges re-
- 21 lated to the development of standards, regulations, and
- 22 procedures that will be necessary to implement the
- 23 NextGen System, including required navigation perform-
- 24 ance, area navigation, the airspace management program,
- 25 and other programs and procedures that the Comptroller

- 1 General identifies as relevant to the transformation of the
- 2 air traffic system.
- 3 (d) Periodic Reports to Congress on Results
- 4 OF THE REVIEW.—The Comptroller General shall periodi-
- 5 cally submit to the Committee on Transportation and In-
- 6 frastructure and the Committee on Science and Tech-
- 7 nology of the House of Representatives and the Committee
- 8 on Commerce, Science, and Transportation of the Senate
- 9 a report on the results of the review conducted under this
- 10 section.
- 11 SEC. 208. DOT INSPECTOR GENERAL REVIEW OF OPER-
- 12 ATIONAL AND APPROACH PROCEDURES BY A
- 13 THIRD PARTY.
- 14 (a) Review.—The Inspector General of the Depart-
- 15 ment of Transportation shall conduct a review regarding
- 16 the effectiveness of the oversight activities conducted by
- 17 the Federal Aviation Administration in connection with
- 18 any agreement with or delegation of authority to a third
- 19 party for the development of flight procedures for the na-
- 20 tional airspace system.
- 21 (b) Assessments.—The Inspector General shall in-
- 22 clude, at a minimum, in the review—
- 23 (1) an assessment of the extent to which the
- 24 Federal Aviation Administration is relying or in-
- 25 tends to rely on a third party for the development

- 1 of new procedures and a determination of whether
- 2 the Administration has established sufficient mecha-
- 3 nisms and staffing to provide safety oversight of a
- 4 third party; and
- 5 (2) an assessment regarding whether the Ad-
- 6 ministration has sufficient existing personnel and
- 7 technical resources or mechanisms to develop such
- 8 flight procedures in a safe and efficient manner to
- 9 meet the demands of the national airspace system
- without the use of third party resources.
- 11 (c) Report.—Not later than one year after the date
- 12 of enactment of this Act, the Inspector General shall sub-
- 13 mit to the Committee on Transportation and Infrastruc-
- 14 ture of the House of Representatives and the Committee
- 15 on Commerce, Science, and Transportation of the Senate
- 16 a report on the results of the review conducted under this
- 17 section, including the assessments described in subsection
- 18 (b).
- 19 SEC. 209. EXPERT REVIEW OF ENTERPRISE ARCHITECTURE
- FOR NEXT GENERATION AIR TRANSPOR-
- 21 TATION SYSTEM.
- 22 (a) Review.—The Administrator of the Federal
- 23 Aviation Administration shall enter into an arrangement
- 24 with the National Research Council to review the enter-

- 1 prise architecture for the Next Generation Air Transpor-
- 2 tation System.
- 3 (b) Contents.—At a minimum, the review to be
- 4 conducted under subsection (a) shall—
- 5 (1) highlight the technical activities, including 6 human-system design, organizational design, and
- 7 other safety and human factor aspects of the system,
- 8 that will be necessary to successfully transition cur-
- 9 rent and planned modernization programs to the fu-
- ture system envisioned by the Joint Planning and
- 11 Development Office of the Administration;
- 12 (2) assess technical, cost, and schedule risk for
- the software development that will be necessary to
- achieve the expected benefits from a highly auto-
- 15 mated air traffic management system and the impli-
- 16 cations for ongoing modernization projects; and
- 17 (3) include judgments on how risks with auto-
- mation efforts for the Next Generation Air Trans-
- portation System can be mitigated based on the ex-
- 20 periences of other public or private entities in devel-
- oping complex, software-intensive systems.
- (c) Report.—Not later than one year after the date
- 23 of enactment of this Act, the Administrator shall submit
- 24 to Congress a report containing the results of the review
- 25 conducted pursuant to subsection (a).

SEC. 210. NEXTGEN TECHNOLOGY TESTBED.

- 2 Of amounts appropriated under section 48101(a) of
- 3 title 49, United States Code, the Administrator of the
- 4 Federal Aviation Administration shall use such sums as
- 5 may be necessary for each of the fiscal years 2008 through
- 6 2011 to contribute to the establishment by a public-private
- 7 partnership (including a university component with sig-
- 8 nificant aviation expertise in air traffic management, sim-
- 9 ulation, meteorology, and engineering and aviation busi-
- 10 ness) an airport-based testing site for existing Next Gen-
- 11 eration Air Transport System technologies. The Adminis-
- 12 trator shall ensure that next generation air traffic control
- 13 integrated systems developed by private industries are in-
- 14 stalled at the site for demonstration, operational research,
- 15 and evaluation by the Administration. The testing site
- 16 shall serve a mix of general aviation and commercial traf-
- 17 fic.
- 18 SEC. 211. CLARIFICATION OF AUTHORITY TO ENTER INTO
- 19 REIMBURSABLE AGREEMENTS.
- 20 Section 106(m) is amended in the last sentence by
- 21 inserting "with or" before "without reimbursement".
- 22 SEC. 212. DEFINITION OF AIR NAVIGATION FACILITY.
- Section 40102(a)(4) is amended—
- 24 (1) by redesignating subparagraph (D) as sub-
- paragraph (E);

1	(2) by striking subparagraphs (B) and (C) and
2	inserting the following:
3	"(B) runway lighting and airport surface
4	visual and other navigation aids;
5	"(C) aeronautical and meteorological infor-
6	mation to air traffic control facilities or air-
7	craft;
8	"(D) communication, navigation, or sur-
9	veillance equipment for air-to-ground or air-to-
10	air applications;";
11	(3) in subparagraph (E) (as redesignated by
12	paragraph (1) of this section)—
13	(A) by striking "another structure" and
14	inserting "any structure, equipment,"; and
15	(B) by striking the period at the end and
16	inserting "; and; and
17	(4) by adding at the end the following:
18	"(F) buildings, equipment, and systems
19	dedicated to the national airspace system.".
20	SEC. 213. IMPROVED MANAGEMENT OF PROPERTY INVEN
21	TORY.
22	Section 40110(a)(2) is amended by striking "com-
23	pensation" and inserting "compensation, and the amount
24	received shall be credited as an offsetting collection to the

1	account from which the amount was expended and shall
2	remain available until expended".
3	SEC. 214. CLARIFICATION TO ACQUISITION REFORM AU-
4	THORITY.
5	Section 40110(c) is amended—
6	(1) by striking the semicolon at the end of
7	paragraph (3) and inserting "; and;
8	(2) by striking paragraph (4); and
9	(3) by redesignating paragraph (5) as para-
10	graph (4).
11	SEC. 215. ASSISTANCE TO FOREIGN AVIATION AUTHORI-
12	TIES.
13	Section 40113(e) is amended—
14	(1) in paragraph (1)—
15	(A) by inserting "public and private" be-
16	fore "foreign aviation authorities"; and
17	(B) by striking the period at the end of the
18	first sentence and inserting "or efficiency. The
19	Administrator may participate in, and submit
20	offers in response to, competitions to provide
21	such services and may contract with foreign
22	aviation authorities to provide such services
23	consistent with section 106(l)(6). Notwith-
24	standing any other provision of law or policy.

1	the Administrator may accept payments re-
2	ceived under this subsection in arrears."; and
3	(2) in paragraph (3) by striking "credited" and
4	all that follows through the period at the end and
5	inserting "credited as an offsetting collection to the
6	account from which the expenses were incurred in
7	providing such services and shall remain available
8	until expended.".
9	SEC. 216. FRONT LINE MANAGER STAFFING.
10	(a) STUDY.—Not later than 90 days after the date
11	of enactment of this Act, the Administrator of the Federal
12	Aviation Administration shall initiate a study on front line
13	manager staffing requirements in air traffic control facili-
14	ties.
15	(b) Considerations.—In conducting the study, the
16	Administrator shall take into consideration—
17	(1) the number of supervisory positions of oper-
18	ation requiring watch coverage in each air traffic
19	control facility;
20	(2) coverage requirements in relation to traffic
21	demand;
22	(3) facility type;
23	(4) complexity of traffic and managerial respon-
24	sibilities;
25	(5) proficiency and training requirements; and

- 1 (6) such other factors as the Administrator considers appropriate.
- 3 (c) Determinations.—The Administrator shall
- 4 transmit any determinations made as a result of the study
- 5 to the Chief Operating Officer for the air traffic control
- 6 system.
- 7 (d) Report.—Not later than one year after the date
- 8 of enactment of this Act, the Administrator shall submit
- 9 to the Committee on Transportation and Infrastructure
- 10 of the House of Representatives and the Committee on
- 11 Commerce, Science, and Transportation of the Senate a
- 12 report on the results of the study and a description of any
- 13 determinations submitted to the Chief Operating Officer
- 14 under subsection (c).

15 SEC. 217. FLIGHT SERVICE STATIONS.

- 16 (a) Establishment of Monitoring System.—Not
- 17 later than 60 days after the date of enactment of this Act,
- 18 the Administrator of the Federal Aviation Administration
- 19 shall develop and implement a monitoring system for flight
- 20 service specialist staffing and training under service con-
- 21 tracts for flight service stations.
- 22 (b) Components.—At a minimum, the monitoring
- 23 system shall include mechanisms to monitor—
- 24 (1) flight specialist staffing plans for individual
- 25 facilities;

(2) actual staffing levels for individual facilities;
(3) the initial and recurrent certification and
training of flight service specialists on the safety,
operational, and technological aspects of flight serv-
ices, including any certification and training nec-
essary to meet user demand; and
(4) system outages, excessive hold times,
dropped calls, poor quality briefings, and any other
safety or customer service issues under a contract
for flight service station services.
(c) Report to Congress.—Not later than 90 days
after the date of enactment of this Act, the Administrator
shall submit to the Committee on Transportation and In-
frastructure of the House of Representatives and the Com-
mittee on Commerce, Science, and Transportation of the
Senate a report containing—
(1) a description of monitoring system;
(2) if the Administrator determines that con-
tractual changes or corrective actions are required
for the Administration to ensure that the vendor
under a contract for flight service station services
provides safe and high quality service to consumers,
a description of the changes or actions required; and
(3) a description of the contingency plans of the

Administrator and the protections that the Adminis-

1	trator will have in place to provide uninterrupted
2	flight service station services in the event of—
3	(A) material non-performance of the con-
4	tract;
5	(B) a vendor's default, bankruptcy, or ac-
6	quisition by another entity; or
7	(C) any other event that could jeopardize
8	the uninterrupted provision of flight service sta-
9	tion services.
10	SEC. 218. NEXTGEN RESEARCH AND DEVELOPMENT CEN-
11	TER OF EXCELLENCE.
12	(a) Establishment.—Of the amount appropriated
13	under section 48101(a) of title 49, United States Code,
14	the Administrator of the Federal Aviation Administration
15	shall use such sums as may be necessary for each of fiscal
16	years 2008 through 2011 to contribute to the establish-
17	ment of a center of excellence for the research and devel-
18	opment of Next Generation Air Transportation System
19	technologies.
20	(b) Functions.—The center established under sub-
21	section (a) shall—
22	(1) leverage the centers of excellence program
23	of the Federal Aviation Administration, as well as
24	other resources and partnerships, to enhance the de-
25	velopment of Next Generation Air Transportation

- System technologies within academia and industry;
 and
 (2) provide educational, technical, and analyt-
- ical assistance to the Federal Aviation Administration and other Federal agencies with responsibilities to research and develop Next Generation Air Transportation System technologies.

8 SEC. 219. AIRSPACE REDESIGN.

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- (a) FINDINGS.—Congress finds the following:
- (1) The airspace redesign efforts of the Federal Aviation Administration will play a critical near-term role in enhancing capacity, reducing delays, transitioning to more flexible routing, and ultimately saving money in fuel costs for airlines and airspace users.
 - (2) The critical importance of airspace redesign efforts is underscored by the fact that they are highlighted in strategic plans of the Administration, including Flight Plan 2008–2012 and the document known as the "Operational Evolution Partnership".
- (3) Funding cuts have led to delays and deferrals of critical capacity enhancing airspace redesign efforts.

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(4) Several new runways planned for the period

of fiscal years 2008 to 2011 will not provide esti-

3	mated capacity benefits without additional funds.
4	(b) Authorization of Appropriations.—In addi
5	tion to amounts authorized by section 106(k) of title 49
6	United States Code, there are authorized to be appro-
7	priated to the Administrator of the Federal Aviation Ad
8	ministration \$2,300,000 for fiscal year 2008, \$14,500,000
9	for fiscal year 2009, \$20,000,000 for fiscal year 2010, and
10	\$20,000,000 for fiscal year 2011 to carry out such air
11	space redesign initiatives as the Administrator determine
12	appropriate.
13	(c) Additional Amounts.—Of the amounts appro
14	priated under section 48101(a) of such title, the Adminis
15	trator may use \$5,000,000 for fiscal year 2008
16	\$5,000,000 for fiscal year 2009, \$5,000,000 for fiscal year
17	2010, and \$5,000,000 for fiscal year 2011 to carry ou
18	such airspace redesign initiatives as the Administrator de
19	termines appropriate.
20	TITLE III—SAFETY
21	Subtitle A—General Provisions
22	SEC. 301. AGE STANDARDS FOR PILOTS.
23	(a) In General.—Chapter 447 is amended by add
24	ing at the end the following:

1 "§ 44729. Age standards for pilots

- 2 "(a) IN GENERAL.—Subject to the limitation in sub-
- 3 section (c), a pilot may serve in multicrew covered oper-
- 4 ations until attaining 65 years of age.
- 5 "(b) COVERED OPERATIONS DEFINED.—In this sec-
- 6 tion, the term 'covered operations' means operations under
- 7 part 121 of title 14, Code of Federal Regulations.
- 8 "(c) Limitation for International Flights.—
- 9 "(1) Applicability of Icao standard.—A
- pilot who has attained 60 years of age may serve as
- pilot-in-command in covered operations between the
- 12 United States and another country only if there is
- another pilot in the flight deck crew who has not yet
- attained 60 years of age.
- 15 "(2) SUNSET OF LIMITATION.—Paragraph (1)
- shall cease to be effective on such date as the Con-
- vention on International Civil Aviation provides that
- a pilot who has attained 60 years of age may serve
- as pilot-in-command in international commercial op-
- erations without regard to whether there is another
- 21 pilot in the flight deck crew who has not attained
- age 60.
- "(d) Sunset of Age-60 Retirement Rule.—On
- 24 and after the date of enactment of this section, section
- 25 121.383(c) of title 14, Code of Federal Regulations, shall
- 26 cease to be effective.

"(e) Applicability.—

- "(1) Nonretroactivity.—No person who has attained 60 years of age before the date of enactment of this section may serve as a pilot for an air carrier engaged in covered operations unless—
 - "(A) such person is in the employment of that air carrier in such operations on such date of enactment as a required flight deck crew member; or
 - "(B) such person is newly hired by an air carrier as a pilot on or after such date of enactment without credit for prior seniority or prior longevity for benefits or other terms related to length of service prior to the date of rehire under any labor agreement or employment policies of the air carrier.
- "(2) PROTECTION FOR COMPLIANCE.—An action taken in conformance with this section, taken in conformance with a regulation issued to carry out this section, or taken prior to the date of enactment of this section in conformance with section 121.383(c) of title 14, Code of Federal Regulations (as in effect before such date of enactment), may not serve as a basis for liability or relief in a pro-

- 1 ceeding before any court or agency of the United
- 2 States or of any State or locality.
- 3 "(f) Amendments to Labor Agreements and
- 4 Benefit Plans.—Any amendment to a labor agreement
- 5 or benefit plan of an air carrier that is required to conform
- 6 with the requirements of this section or a regulation issued
- 7 to carry out this section, and is applicable to pilots rep-
- 8 resented for collective bargaining, shall be made by agree-
- 9 ment of the air carrier and the designated bargaining rep-
- 10 resentative of the pilots of the air carrier.
- 11 "(g) Medical Standards and Records.—
- 12 "(1) MEDICAL EXAMINATIONS AND STAND-
- 13 ARDS.—Except as provided by paragraph (2), a per-
- son serving as a pilot for an air carrier engaged in
- 15 covered operations shall not be subject to different
- medical standards, or different, greater, or more fre-
- 17 quent medical examinations, on account of age un-
- less the Secretary determines (based on data re-
- ceived or studies published after the date of enact-
- 20 ment of this section) that different medical stand-
- 21 ards, or different, greater, or more frequent medical
- examinations, are needed to ensure an adequate level
- of safety in flight.
- 24 "(2) Duration of first-class medical cer-
- 25 TIFICATE.—No person who has attained 60 years of

age may serve as a pilot of an air carrier engaged in covered operations unless the person has a first-class medical certificate. Such a certificate shall expire on the last day of the 6-month period following the date of examination shown on the certificate.

"(h) Safety.—

"(1) Training.—Each air carrier engaged in covered operations shall continue to use pilot training and qualification programs approved by the Federal Aviation Administration, with specific emphasis on initial and recurrent training and qualification of pilots who have attained 60 years of age, to ensure continued acceptable levels of pilot skill and judgment.

"(2) Line Evaluations.—Not later than 6 months after the date of enactment of this section, and every 6 months thereafter, an air carrier engaged in covered operations shall evaluate the performance of each pilot of the air carrier who has attained 60 years of age through a line check of such pilot. Notwithstanding the preceding sentence, an air carrier shall not be required to conduct for a 6-month period a line check under this paragraph of a pilot serving as second in command if the pilot has

- undergone a regularly scheduled simulator evaluation during that period.
- "(3) GAO REPORT.—Not later than 24 months 3 after the date of enactment of this section, the 5 Comptroller General shall submit to the Committee 6 on Transportation and Infrastructure of the House 7 of Representatives and the Committee on Commerce, 8 Science, and Transportation of the Senate a report 9 concerning the effect, if any, on aviation safety of 10 the modification to pilot age standards made by sub-11 section (a).".
- 12 (b) CLERICAL AMENDMENT.—The analysis for such 13 chapter is amended by adding at the end the following: "44729. Age standards for pilots.".
- 14 SEC. 302. JUDICIAL REVIEW OF DENIAL OF AIRMAN CER-
- 15 TIFICATES.
- 16 (a) Judicial Review of NTSB Decisions.—Sec-

tion 44703(d) is amended by adding at the end the fol-

18 lowing:

- 19 "(3) JUDICIAL REVIEW.—A person who is sub-20 stantially affected by an order of the Board under
- 21 this subsection, or the Administrator if the Adminis-
- trator decides that an order of the Board will have
- a significant adverse impact on carrying out this
- subtitle, may seek judicial review of the order under
- section 46110. The Administrator shall be made a

1	party to the judicial review proceedings. The find-
2	ings of fact of the Board in any such case are con-
3	clusive if supported by substantial evidence.".
4	(b) Conforming Amendment.—Section 1153(c) is
5	amended by striking "section 44709 or" and inserting
6	"section 44703(d), 44709, or".
7	SEC. 303. RELEASE OF DATA RELATING TO ABANDONED
8	TYPE CERTIFICATES AND SUPPLEMENTAL
9	TYPE CERTIFICATES.
10	(a) Release of Data.—Section 44704(a) is amend-
11	ed by adding at the end the following:
12	"(5) Release of data.—
13	"(A) In general.—Notwithstanding any
14	other provision of law, the Administrator may
15	make available upon request to a person seek-
16	ing to maintain the airworthiness of an aircraft,
17	engine, propeller, or appliance, engineering data
18	in the possession of the Administration relating
19	to a type certificate or a supplemental type cer-
20	tificate for such aircraft, engine, propeller, or
21	appliance, without the consent of the owner of
22	record, if the Administrator determines that—
23	"(i) the certificate containing the re-
24	quested data has been inactive for 3 or
25	more years;

1	"(ii) after using due diligence, the Ad-
2	ministrator is unable to find the owner of
3	record, or the owner of record's heir, of the
4	type certificate or supplemental certificate;
5	and
6	"(iii) making such data available will
7	enhance aviation safety.
8	"(B) Engineering data defined.—In
9	this section, the term 'engineering data' as used
10	with respect to an aircraft, engine, propeller, or
11	appliance means type design drawing and speci-
12	fications for the entire aircraft, engine, pro-
13	peller, or appliance or change to the aircraft,
14	engine, propeller, or appliance, including the
15	original design data, and any associated sup-
16	plier data for individual parts or components
17	approved as part of the particular certificate for
18	the aircraft engine, propeller, or appliance.".
19	(b) Design Organization Certificates.—Section
20	44704(e)(1) is amended by striking "Beginning 7 years
21	after the date of enactment of this subsection," and insert-
22	ing "Beginning January 1, 2013,".

1 SEC. 304. INSPECTION OF FOREIGN REPAIR STATIONS.

- 2 (a) IN GENERAL.—Chapter 447 (as amended by sec-
- 3 tion 301 of this Act) is further amended by adding at the
- 4 end the following:

5 "§ 44730. Inspection of foreign repair stations

- 6 "Not later than one year after the date of enactment
- 7 of this section, and annually thereafter, the Administrator
- 8 of the Federal Aviation Administration shall: (1) submit
- 9 to Congress a certification that each foreign repair station
- 10 that is certified by the Administrator under part 145 of
- 11 title 14, Code of Federal Regulations, and performs work
- 12 on air carrier aircraft or components has been inspected
- 13 by safety inspectors of the Administration not fewer than
- 14 2 times in the preceding calendar year; and (2) modify
- 15 the certification requirements under such part to include
- 16 testing for the use of alcohol or a controlled substance in
- 17 accordance with section 45102 of any individual per-
- 18 forming a safety-sensitive function at a foreign aircraft re-
- 19 pair station, including an individual working at a station
- 20 of a third-party with whom an air carrier contracts to per-
- 21 form work on air carrier aircraft or components.".
- 22 (b) CLERICAL AMENDMENT.—The analysis for such
- 23 chapter is amended by adding at the end the following: "44730. Inspection of foreign repair stations.".

24 SEC. 305. RUNWAY SAFETY.

25 (a) Strategic Runway Safety Plan.—

1	(1) In General.—Not later than 6 months
2	after the date of enactment of this Act, the Adminis-
3	trator of the Federal Aviation Administration shall
4	develop and submit to Congress a report containing
5	a strategic runway safety plan.
6	(2) Contents of Plan.—The strategic run-
7	way safety plan—
8	(A) shall include, at a minimum—
9	(i) goals to improve runway safety;
10	(ii) near- and longer-term actions de-
11	signed to reduce the severity, number, and
12	rate of runway incursions;
13	(iii) timeframes and resources needed
14	for the actions described in clause (ii); and
15	(iv) a continuous evaluative process to
16	track performance toward the goals re-
17	ferred to in clause (i); and
18	(B) shall address the increased runway
19	safety risk associated with the expected in-
20	creased volume of air traffic.
21	(b) Plan for Installation and Deployment of
22	Systems to Provide Alerts of Potential Runway
23	Incursions.—Not later than December 31, 2008, the Ad-
24	ministrator of the Federal Aviation Administration shall
25	submit to Congress a report containing a plan for the in-

- 1 stallation and deployment of systems the Administration
- 2 is installing to alert controllers or flight crews, or both,
- 3 of potential runway incursions. The plan shall be inte-
- 4 grated into the annual Operational Evolution Partnership
- 5 document of the Administration or any successor docu-
- 6 ment.

7 SEC. 306. IMPROVED PILOT LICENSES.

- 8 (a) IN GENERAL.—Not later than 6 months after the
- 9 date of enactment of this Act, the Administrator of the
- 10 Federal Aviation Administration shall begin to issue im-
- 11 proved pilot licenses consistent with the requirements of
- 12 title 49, United States Code, and title 14, Code of Federal
- 13 Regulations.
- 14 (b) Requirements.—Improved pilots licenses issued
- 15 under subsection (a) shall—
- 16 (1) be resistant to tampering, alteration, and
- 17 counterfeiting;
- 18 (2) include a photograph of the individual to
- whom the license is issued; and
- 20 (3) be capable of accommodating a digital pho-
- 21 tograph, a biometric identifier, or any other unique
- identifier that the Administrator considers nec-
- essary.
- (c) Tampering.—To the extent practical, the Admin-
- 25 istrator shall develop methods to determine or reveal

- 1 whether any component or security feature of a license
- 2 issued under subsection (a) has been tampered, altered,
- 3 or counterfeited.
- 4 (d) Use of Designees.—The Administrator may
- 5 use designees to carry out subsection (a) to the extent fea-
- 6 sible in order to minimize the burdens on pilots.
- 7 (e) Report.—Not later than 9 months after the date
- 8 of enactment of this Act and every 6 months thereafter
- 9 until September 30, 2011, the Administrator shall submit
- 10 to the Committee on Transportation and Infrastructure
- 11 of the House of Representatives and the Committee on
- 12 Commerce, Science, and Transportation of the Senate a
- 13 report on the issuance of improved pilot licenses under this
- 14 section.
- 15 SEC. 307. AIRCRAFT FUEL TANK SAFETY IMPROVEMENT.
- Not later than December 31, 2007, the Administrator
- 17 of the Federal Aviation Administration shall issue a final
- 18 rule regarding the reduction of fuel tank flammability in
- 19 transport category aircraft.
- 20 SEC. 308. FLIGHT CREW FATIGUE.
- 21 (a) IN GENERAL.—Not later than 3 months after the
- 22 date of enactment of this Act, the Administrator of the
- 23 Federal Aviation Administration shall conclude arrange-
- 24 ments with the National Academy of Sciences for a study
- 25 of pilot fatigue.

1	(b) Study.—The study shall include consideration
2	of—
3	(1) research on pilot fatigue, sleep, and circa-
4	dian rhythms;

- (2) sleep and rest requirements of pilots recommended by the National Aeronautics and Space Administration and the National Transportation Safety Board; and
- 9 (3) Federal Aviation Administration and inter-10 national standards regarding flight limitations and 11 rest for pilots.
- 12 (c) Report.—Not later than 18 months after initi13 ating the study, the National Academy of Sciences shall
 14 submit to the Administrator a report containing its find15 ings and recommendations regarding the study under sub16 sections (a) and (b), including recommendations with re17 spect to Federal Aviation Administration regulations gov18 erning flight time limitations and rest requirements for
 19 pilots.
- (d) RULEMAKING.—After the Administrator receives
 the report of the National Academy of Sciences, the Administrator shall consider the findings in the report and
 update as appropriate based on scientific data Federal
 Aviation Administration regulations governing flight time
 limitations and rest requirements for pilots.

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1	(e) Implementation of Flight Attendant Fa-
2	TIGUE STUDY RECOMMENDATIONS.—Not later than 60
3	days after the date of enactment of this Act, the Adminis
4	trator shall initiate a process for the Civil Aerospace Med-
5	ical Institute to carry out its recommendations for further
6	study of the issue of flight attendant fatigue and to submit
7	not later than March 31, 2009, to Congress a report or
8	such process, including an analysis of the following:
9	(1) A survey of field operations of flight attended
10	ants.
11	(2) A study of incident reports regarding flight
12	attendant fatigue.
13	(3) Field research on the effects of such fa-
14	tigue.
15	(4) A validation of models for assessing flight
16	attendant fatigue, international policies, and prac-
17	tices regarding flight limitations and rest of flight
18	attendants, and the potential benefits of training
19	flight attendants regarding such fatigue.
20	(f) Authorization of Appropriations.—There
21	are authorized to be appropriated such sums as necessary

22 to carry out this section.

1	SEC. 309. OCCUPATIONAL SAFETY AND HEALTH STAND-
2	ARDS FOR FLIGHT ATTENDANTS ON BOARD
3	AIRCRAFT.
4	(a) In General.—Chapter 447 (as amended by sec-
5	tion 304 of this Act) is further amended by adding at the
6	end the following:
7	"§ 44731. Occupational safety and health standards
8	for flight attendants on board aircraft
9	"(a) In General.—The Administrator of the Fed-
10	eral Aviation Administration shall prescribe and enforce
11	standards and regulations to ensure the occupational safe-
12	ty and health of individuals serving as flight attendants
13	in the cabin of an aircraft of an air carrier.
14	"(b) STANDARDS AND REGULATIONS.—Standards
15	and regulations issued under this section shall require
16	each air carrier operating an aircraft in air transpor-
17	tation—
18	"(1) to provide for an environment in the cabin
19	of the aircraft that is free from hazards that could
20	cause physical harm to a flight attendant working in
21	the cabin; and
22	"(2) to meet minimum standards for the occu-
23	pational safety and health of flight attendants who
24	work in the cabin of the aircraft.

1	"(c) Rulemaking.—In carrying out this section, the
2	Administrator shall conduct a rulemaking proceeding to
3	address, at a minimum, the following areas:
4	"(1) Record keeping.
5	"(2) Blood borne pathogens.
6	"(3) Noise.
7	"(4) Sanitation.
8	"(5) Hazard communication.
9	"(6) Anti-discrimination.
10	"(7) Access to employee exposure and medical
11	records.
12	"(8) Temperature standards for the aircraft
13	cabin.
14	"(d) Regulations.—
15	"(1) Deadline.—Not later than 3 years after
16	the date of enactment of this section, the Adminis-
17	trator shall issue final regulations to carry out this
18	section.
19	"(2) Contents.—Regulations issued under
20	this subsection shall address each of the issues iden-
21	tified in subsection (c) and others aspects of the en-
22	vironment of an aircraft cabin that may cause illness
23	or injury to a flight attendant working in the cabin.
24	"(3) Employer actions to address occupa-
25	TIONAL SAFETY AND HEALTH HAZARDS.—Regula-

- 1 tions issued under this subsection shall set forth
- 2 clearly the circumstances under which an air carrier
- 3 is required to take action to address occupational
- 4 safety and health hazards.
- 5 "(e) Additional Rulemaking Proceedings.—
- 6 After issuing regulations under subsection (c), the Admin-
- 7 istrator may conduct additional rulemaking proceedings as
- 8 the Administrator determines appropriate to carry out this
- 9 section.
- 10 "(f) Oversight.—
- 11 "(1) Cabin occupational safety and
- 12 HEALTH INSPECTORS.—The Administrator shall es-
- tablish the position of Cabin Occupational Safety
- and Health Inspector within the Federal Aviation
- 15 Administration and shall employ individuals with ap-
- propriate qualifications and expertise to serve in the
- position.
- 18 "(2) Responsibilities.—Inspectors employed
- under this subsection shall be solely responsible for
- 20 conducting proper oversight of air carrier programs
- 21 implemented under this section.
- 22 "(g) Consultation.—In developing regulations
- 23 under this section, the Administrator shall consult with
- 24 the Administrator of the Occupational Safety and Health

- 1 Administration, labor organizations representing flight at-
- 2 tendants, air carriers, and other interested persons.
- 3 "(h) SAFETY PRIORITY.—In developing and imple-
- 4 menting regulations under this section, the Administrator
- 5 shall give priority to the safe operation and maintenance
- 6 of an aircraft.
- 7 "(i) FLIGHT ATTENDANT DEFINED.—In this section,
- 8 the term 'flight attendant' has the meaning given that
- 9 term by section 44728.
- 10 "(j) Authorization of Appropriations.—There
- 11 is authorized to be appropriated such sums as may be nec-
- 12 essary to carry out this section. Such sums shall remain
- 13 available until expended.".
- 14 (b) Clerical Amendment.—The analysis for chap-
- 15 ter 447 is amended by adding at the end the following: "44731. Occupational safety and health standards for flight attendants on board aircraft.".
- 16 SEC. 310. AIRCRAFT SURVEILLANCE IN MOUNTAINOUS
- 17 AREAS.
- 18 (a) Establishment.—The Administrator of the
- 19 Federal Aviation Administration may establish a pilot pro-
- 20 gram to improve safety and efficiency by providing surveil-
- 21 lance for aircraft flying outside of radar coverage in moun-
- 22 tainous areas.
- (b) AUTHORIZATION OF APPROPRIATIONS.—There is
- 24 authorized to be appropriated such sums as may be nec-

- 1 essary to carry out this section. Such sums shall remain
- 2 available until expended.
- 3 SEC. 311. OFF-AIRPORT, LOW-ALTITUDE AIRCRAFT WEATH-
- 4 ER OBSERVATION TECHNOLOGY.
- 5 (a) STUDY.—The Administrator of the Federal Avia-
- 6 tion Administration shall conduct a review of off-airport,
- 7 low-altitude aircraft weather observation technologies.
- 8 (b) Specific Review.—The review shall include, at
- 9 a minimum, an examination of off-airport, low-altitude
- 10 weather reporting needs, an assessment of technical alter-
- 11 natives (including automated weather observation sta-
- 12 tions), an investment analysis, and recommendations for
- 13 improving weather reporting.
- (c) Report.—Not later than one year after the date
- 15 of enactment of this Act, the Administrator shall submit
- 16 to Congress a report containing the results of the review.
- 17 SEC. 312. NONCERTIFICATED MAINTENANCE PROVIDERS.
- 18 (a) Issuance of Regulations.—Not later than 3
- 19 years after the date of enactment of this Act, the Adminis-
- 20 trator of the Federal Aviation Administration shall issue
- 21 regulations requiring that all covered maintenance work
- 22 on aircraft used to provide air transportation under part
- 23 121 of title 14, Code of Federal Regulations, be performed
- 24 by individuals in accordance with subsection (b).

1	(b) Persons Authorized to Perform Certain
2	Work.—Covered maintenance work for a part 121 air
3	carrier shall only be performed by—
4	(1) an individual employed by the air carrier;
5	(2) an individual employed by another part 121
6	air carrier;
7	(3) an individual employed by a part 145 repair
8	station; or
9	(4) an individual employed by a company that
10	provides contract maintenance workers to a part 145
11	repair station or part 121 air carrier, if the indi-
12	vidual—
13	(A) meets the requirements of the part
14	145 repair station or the part 121 air carrier;
15	(B) works under the direct supervision and
16	control of the part 145 repair station or part
17	121 air carrier; and
18	(C) carries out the work in accordance
19	with the part 121 air carrier's maintenance
20	manual and, if applicable, the part 145 certifi-
21	cate holder's repair station and quality control
22	manuals.
23	(c) Plan.—
24	(1) Development.—The Administrator shall
25	develop a plan to—

1	(A) require air carriers to identify and pro-
2	vide to the Administrator a complete listing of
3	all noncertificated maintenance providers that
4	perform, before the effective date of the regula-
5	tions to be issued under subsection (a), covered
6	maintenance work on aircraft used to provide
7	air transportation under part 121 of title 14,
8	Code of Federal Regulations;
9	(B) validate the lists that air carriers pro-
10	vide under subparagraph (A) by sampling air
11	carrier records, such as maintenance activity re-
12	ports and general vendor listings; and
13	(C) include surveillance and oversight by
14	field inspectors of the Federal Aviation Admin-
15	istration for all noncertificated maintenance
16	providers that perform covered maintenance
17	work on aircraft used to provide air transpor-
18	tation in accordance with such part 121.
19	(2) Report to congress.—Not later than 6
20	months after the date of enactment of this Act, the
21	Administrator shall transmit to Congress a report
22	containing the plan developed under paragraph (1).
23	(d) Definitions.—In this section, the following defi-

24 nitions apply:

- 1 (1) COVERED MAINTENANCE WORK.—The term 2 "covered maintenance work" means maintenance 3 work that is substantial, regularly-scheduled, or a 4 required inspection item, as determined by the Ad-5 ministrator.
 - (2) Part 121 air carrier.—The term "part 121 air carrier" means an air carrier that holds a certificate issued under part 121 of title 14, Code of Federal Regulations.
- 10 (3) Part 145 Repair Station.—The term "part 145 repair station" means a repair station 12 that holds a certificate issued under part 145 of title 13 14, Code of Federal Regulations.
- 14 Noncertificated maintenance VIDER.—The term "noncertificated maintenance 15 provider" means a maintenance provider that does 16 17 not hold a certificate issued under part 121 or part 18 145 of title 14 Code of Federal Regulations.
- 19 (e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated such sums as may be nec-20 21 essary for the Administrator to hire additional field safety inspectors to ensure adequate and timely inspection of maintenance providers that perform covered maintenance 24 work.

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1	SEC. 313. AIRCRAFT RESCUE AND FIREFIGHTING STAND
2	ARDS.
3	(a) Rulemaking Proceeding.—Not later than 180
4	days after the date of enactment of this Act, the Adminis
5	trator of the Federal Aviation Administration shall initiate
6	a rulemaking proceeding for the purpose of issuing a pro
7	posed and final rule that revises the aircraft rescue and
8	firefighting standards ("ARFF") under part 139 of title
9	14, Code of Federal Regulations, to improve the protection
10	of the traveling public, other persons, aircraft, buildings
11	and the environment from fires and hazardous materials
12	incidents.
13	(b) Contents of Proposed and Final Rule.—
14	The proposed and final rule to be issued under subsection
15	(a) shall address the following:
16	(1) The mission of aircraft rescue and fire
17	fighting personnel, including responsibilities for pas
18	senger egress in the context of other Administration
19	requirements.
20	(2) The proper level of staffing.
21	(3) The timeliness of a response.
22	(4) The handling of hazardous materials inci
23	dents at airports.
24	(5) Proper vehicle deployment.
25	(6) The need for equipment modernization.

- 1 (c) Consistency With Voluntary Consensus
- 2 STANDARDS.—The proposed and final rule issued under
- 3 subsection (a) shall be, to the extent practical, consistent
- 4 with national voluntary consensus standards for aircraft
- 5 rescue and firefighting services at airports.
- 6 (d) Assessments of Potential Impacts.—In the
- 7 rulemaking proceeding initiated under subsection (a), the
- 8 Administrator shall assess the potential impact of any re-
- 9 visions to the firefighting standards on airports and air
- 10 transportation service.
- 11 (e) Inconsistency With Standards.—If the pro-
- 12 posed or final rule issued under subsection (a) is not con-
- 13 sistent with national voluntary consensus standards for
- 14 aircraft rescue and firefighting services at airports, the
- 15 Administrator shall submit to the Office of Management
- 16 and Budget an explanation of the reasons for such incon-
- 17 sistency in accordance with section 12(d) of the National
- 18 Technology Transfer and Advancement Act of 1995 (15
- 19 U.S.C. 272 note; 110 Stat. 783).
- 20 (f) Final Rule.—Not later than 24 months after
- 21 the date of enactment of this Act, the Administrator shall
- 22 issue the final rule required by subsection (a).

1	Subtitle B—Unmanned Aircraft
2	Systems
3	SEC. 321. COMMERCIAL UNMANNED AIRCRAFT SYSTEMS IN-
4	TEGRATION PLAN.
5	(a) Integration Plan.—
6	(1) Comprehensive plan.—Not later than 9
7	months after the date of enactment of this Act, the
8	Secretary, in consultation with representatives of the
9	aviation industry, shall develop a comprehensive plan
10	to safely integrate commercial unmanned aircraft
11	systems into the national airspace system.
12	(2) MINIMUM REQUIREMENTS.—In developing
13	the plan under paragraph (1), the Secretary shall, at
14	a minimum—
15	(A) review technologies and research that
16	will assist in facilitating the safe integration of
17	commercial unmanned aircraft systems into the
18	national airspace system;
19	(B) provide recommendations for the rule-
20	making to be conducted under subsection (b)
21	to—
22	(i) define the acceptable standards for
23	operations and certification of commercial
24	unmanned aircraft systems;

1	(ii) ensure that any commercial un-
2	manned aircraft system includes a detect,
3	sense, and avoid capability; and
4	(iii) develop standards and require-
5	ments for the operator or programmer of
6	a commercial unmanned aircraft system,
7	including standards and requirements for
8	registration and licensing;
9	(C) recommend how best to enhance the
10	technologies and subsystems necessary to effect
11	the safe and routine operations of commercial
12	unmanned aircraft systems in the national air-
13	space system; and
14	(D) recommend how a phased-in approach
15	to the integration of commercial unmanned air-
16	craft systems into the national airspace system
17	can best be achieved and a timeline upon which
18	such a phase-in shall occur.
19	(3) Deadline.—The plan to be developed
20	under paragraph (1) shall provide for the safe inte-
21	gration of commercial unmanned aircraft systems
22	into the national airspace system as soon as possible,
23	but not later than September 30, 2012.
24	(4) Report to congress.—Not later than one
25	year after the date of enactment of this Act, the

- 1 Secretary shall submit to Congress a copy of the
- 2 plan developed under paragraph (1).
- 3 (b) Rulemaking.—Not later than 18 months after
- 4 the date on which the integration plan is submitted to
- 5 Congress under subsection (a)(4), the Administrator of
- 6 the Federal Aviation Administration shall publish in the
- 7 Federal Register a notice of proposed rulemaking to im-
- 8 plement the recommendations of the integration plan.
- 9 (c) AUTHORIZATION.—There are authorized to be ap-
- 10 propriated such sums as may be necessary to carry out
- 11 this section.
- 12 SEC. 322. SPECIAL RULES FOR CERTAIN UNMANNED AIR-
- 13 CRAFT SYSTEMS.
- 14 (a) IN GENERAL.—Notwithstanding the require-
- 15 ments of sections 321 and 323, and not later than 6
- 16 months after the date of enactment of this Act, the Sec-
- 17 retary shall determine if certain unmanned aircraft sys-
- 18 tems may operate safely in the national airspace system
- 19 before completion of the plan and rulemaking required by
- 20 section 321 or the guidance required by section 323.
- 21 (b) Assessment of Unmanned Aircraft Sys-
- 22 TEMS.—In making the determination under subsection
- 23 (a), the Secretary shall determine, at a minimum—
- 24 (1) which types of unmanned aircraft systems,
- 25 if any, as a result of their size, weight, speed, oper-

- ational capability, proximity to airports and population areas, and operation within visual line-of-sight do not create a hazard to users of the national airspace system or the public or pose a threat to na-
- 5 tional security; and
- 6 (2) whether a certificate of authorization or an
 7 airworthiness certification under section 44704 of
 8 title 49, United States Code, is required for the op9 eration of unmanned aircraft systems identified
 10 under paragraph (1).
- 11 (c) REQUIREMENTS FOR SAFE OPERATION.—If the 12 Secretary determines under this section that certain un-13 manned aircraft systems may operate safely in the na-14 tional airspace system, the Secretary shall establish re-15 quirements for the safe operation of such aircraft systems 16 in the national airspace system.

17 SEC. 323. PUBLIC UNMANNED AIRCRAFT SYSTEMS.

- Not later than 9 months after the date of enactment
- 19 of this Act, the Secretary shall issue guidance regarding
- 20 the operation of public unmanned aircraft systems to—
- 21 (1) expedite the issuance of a certificate of au-22 thorization process;
- 23 (2) provide for a collaborative process with pub-24 lic agencies to allow for an incremental expansion of 25 access to the national airspace system as technology

- 1 matures and the necessary safety analysis and data 2 become available and until standards are completed 3 and technology issues are resolved; and
- 4 (3) facilitate the capability of public agencies to
 5 develop and use test ranges, subject to operating re6 strictions required by the Federal Aviation Adminis7 tration, to test and operate unmanned aircraft sys8 tems.

9 SEC. 324. DEFINITIONS.

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- 10 In this subtitle, the following definitions apply:
- 11 (1) CERTIFICATE OF AUTHORIZATION.—The 12 term "certificate of authorization" means a Federal 13 Aviation Administration grant of approval for a spe-14 cific flight operation.
 - (2) Detect, sense, and avoid capability.—
 The term "detect, sense, and avoid capability"
 means the technical capability to perform separation
 assurance and collision avoidance, as defined by the
 Federal Aviation Administration.
 - (3) Public unmanned aircraft system.—
 The term "public unmanned aircraft system" means an unmanned aircraft system that meets the qualifications and conditions required for operation of a public aircraft, as defined by section 40102 of title 49, United States Code.

1	(4) Secretary.—The term "Secretary" means
2	the Secretary of Transportation.
3	(5) Test range.—The term "test range"
4	means a defined geographic area where research and
5	development are conducted.
6	(6) Unmanned Aircraft.—The term "un-
7	manned aircraft" means an aircraft that is operated
8	without the possibility of direct human intervention
9	from within or on the aircraft.
10	(7) Unmanned Aircraft System.—The term
11	"unmanned aircraft system" means an unmanned
12	aircraft and associated elements (such as commu-
13	nication links and a ground control station) that are
14	required to operate safely and efficiently in the na-
15	tional airspace system.
16	TITLE IV—AIR SERVICE
17	IMPROVEMENTS
18	SEC. 401. MONTHLY AIR CARRIER REPORTS.
19	(a) In General.—Section 41708 is amended by
20	adding at the end the following:
21	"(c) DIVERTED AND CANCELLED FLIGHTS.—
22	"(1) Monthly reports.—The Secretary shall
23	require an air carrier referred to in paragraph (2)
24	to file with the Secretary a monthly report on each
25	flight of the air carrier that is diverted from its

1	scheduled destination to another airport and each
2	flight of the air carrier that departs the gate at the
3	airport at which the flight originates but is cancelled
4	before wheels-off time.
5	"(2) APPLICABILITY.—An air carrier that is re-
6	quired to file a monthly airline service quality per-
7	formance report under subsection (b) shall be sub-
8	ject to the requirement of paragraph (1).
9	"(3) Contents.—A monthly report filed by an
10	air carrier under paragraph (1) shall include, at a
11	minimum, the following information:
12	"(A) For a diverted flight—
13	"(i) the flight number of the diverted
14	flight;
15	"(ii) the scheduled destination of the
16	flight;
17	"(iii) the date and time of the flight;
18	"(iv) the airport to which the flight
19	was diverted;
20	"(v) wheels-on time at the diverted
21	airport;
22	"(vi) the time, if any, passengers
23	deplaned the aircraft at the diverted air-
24	port; and

1	"(vii) if the flight arrives at the sched-
2	uled destination airport—
3	"(I) the gate-departure time at
4	the diverted airport;
5	"(II) the wheels-off time at the
6	diverted airport;
7	"(III) the wheels-on time at the
8	scheduled arrival airport; and
9	"(IV) the gate arrival time at the
10	scheduled arrival airport.
11	"(B) For flights cancelled after gate de-
12	parture—
13	"(i) the flight number of the cancelled
14	flight;
15	"(ii) the scheduled origin and destina-
16	tion airports of the cancelled flight;
17	"(iii) the date and time of the can-
18	celled flight;
19	"(iv) the gate-departure time of the
20	cancelled flight; and
21	"(v) the time the aircraft returned to
22	the gate.
23	"(4) Publication.—The Secretary shall com-
24	pile the information provided in the monthly reports
25	filed pursuant to paragraph (1) in a single monthly

1	report and publish such report on the Web site of
2	the Department of Transportation.".
3	(b) Effective Date.—The Secretary of Transpor-
4	tation shall require monthly reports pursuant to the
5	amendment made by subsection (a) beginning not later

- 6 than 90 days after the date of enactment of this Act.
- 7 SEC. 402. FLIGHT OPERATIONS AT REAGAN NATIONAL AIR-
- 8 PORT.
- 9 (a) Beyond Perimeter Exemptions.—Section
- 10 41718(a) is amended by striking "24" and inserting "34".
- 11 (b) Limitations.—Section 41718(c)(2) is amended
- 12 by striking "3 operations" and inserting "5 operations".
- 13 (c) Allocation of Beyond-Perimeter Exemp-
- 14 TIONS.—Section 41718(c) is amended—
- 15 (1) by redesignating paragraphs (3) and (4) as
- 16 (4) and (5), respectively; and
- 17 (2) by inserting after paragraph (2) the fol-
- lowing:
- 19 "(3) Slots.—The Administrator of the Federal
- 20 Aviation Administration shall reduce the hourly air
- 21 carrier slot quota for Ronald Reagan Washington
- National Airport in section 93.123(a) of title 14,
- Code of Federal Regulations, by a total of 10 slots
- 24 that are available for allocation. Such reductions
- 25 shall be taken in the 6:00 a.m., 10:00 p.m., or 11:00

1	p.m. hours, as determined by the Administrator, in
2	order to grant exemptions under subsection (a).".
3	(d) Scheduling Priority.—Section 41718 is
4	amended—
5	(1) by redesignating subsections (e) and (f) as
6	subsections (f) and (g), respectively; and
7	(2) by inserting after subsection (d) the fol-
8	lowing:
9	"(e) Scheduling Priority.—Operations conducted
10	by new entrant air carriers and limited incumbent air car-
11	riers shall be afforded a scheduling priority over oper-
12	ations conducted by other air carriers granted exemptions
13	pursuant to this section, with the highest scheduling pri-
14	ority to be afforded to beyond-perimeter operations con-
15	ducted by new entrant air carriers and limited incumbent
16	air carriers.".
17	SEC. 403. EAS CONTRACT GUIDELINES.
18	Section 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 "provided."
22	and inserting "provided;"; 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; and
5	"(E) include provisions under which the Sec-
6	retary may execute a long-term essential air service
7	contract to encourage an air carrier to provide air
8	service to an eligible place if it would be in the pub-
9	lic interest to do so.".
10	SEC. 404. ESSENTIAL AIR SERVICE REFORM.
11	(a) Authorization of Appropriations.—Section
12	41742(a)(2) is amended by striking "\$77,000,000" and
13	inserting "\$83,000,000".
14	(b) Distribution of Excess Funds.—
15	(1) In General.—Section 41742(a) is amend-
16	ed by adding at the end the following:
17	"(4) Distribution of excess funds.—Of
18	the funds, if any, credited to the account established
19	under section 45303 in a fiscal year that exceed the
20	\$50,000,000 made available for such fiscal year
21	under paragraph (1)—
22	"(A) one-half shall be made available im-
23	mediately for obligation and expenditure to
24	carry out section 41743; and

1	"(B) one-half shall be made available im-
2	mediately for obligation and expenditure to
3	carry out subsection (b).".
4	(2) Conforming Amendment.—Section
5	41742(b) is amended—
6	(A) in the first sentence by striking "mon-
7	eys credited" and all that follows before "shall
8	be used" and inserting "amounts made avail-
9	able under subsection (a)(4)(B)"; and
10	(B) in the second sentence by striking
11	"any amounts from those fees" and inserting
12	"any of such amounts".
13	SEC. 405. SMALL COMMUNITY AIR SERVICE.
14	(a) Priorities.—Section 41743(c)(5) is amended—
15	(1) by striking "and" at the end of subpara-
16	graph (D);
17	(2) in subparagraph (E) by striking "fashion."
18	and inserting "fashion; and"; and
19	(3) by adding at the end the following:
20	"(F) multiple communities cooperate to
21	submit a regional or multistate application to
22	improve air service.".
23	(b) Extension of Authorization.—Section
24	41743(e)(2) is amended by striking "2008" and inserting
25	"2011".

1 SEC. 406. AIR PASSENGER SERVICE IMPROVEMENTS.

- 2 (a) IN GENERAL.—Subtitle VII is amended by insert-
- 3 ing after chapter 421 the following:

4 "CHAPTER 423—AIR PASSENGER SERVICE

5 **IMPROVEMENTS**

6 "§ 42301. Emergency contingency plans

- 7 "(a) Submission of Air Carrier and Airport
- 8 Plans.—Not later than 90 days after the date of enact-
- 9 ment of this section, each air carrier providing covered air
- 10 transportation at a large hub airport or medium hub air-
- 11 port and each operator of a large hub airport or medium
- 12 hub airport shall submit to the Secretary of Transpor-
- 13 tation for review and approval an emergency contingency
- 14 plan in accordance with the requirements of this section.
- 15 "(b) COVERED AIR TRANSPORTATION DEFINED.—In
- 16 this section, the term 'covered air transportation' means
- 17 scheduled passenger air transportation provided by an air
- 18 carrier using aircraft with more than 60 seats.
- 19 "(c) AIR CARRIER PLANS.—
- 20 "(1) Plans for individual airports.—An
- 21 air carrier shall submit an emergency contingency
- plan under subsection (a) for—

[&]quot;Sec.

[&]quot;42301. Emergency contingency plans.

[&]quot;42302. Consumer complaints.

[&]quot;42303. Use of insecticides in passenger aircraft.

1	"(A) each large hub airport and medium
2	hub airport at which the carrier provides cov-
3	ered air transportation; and
4	"(B) each large hub airport and medium
5	hub airport at which the carrier has flights for
6	which it has primary responsibility for inventory
7	control.
8	"(2) Contents.—An emergency contingency
9	plan submitted by an air carrier for an airport under
10	subsection (a) shall contain a description of how the
11	air carrier will—
12	"(A) provide food, water that meets the
13	standards of the Safe Drinking Water Act (42
14	U.S.C. 300f et seq.), restroom facilities, cabin
15	ventilation, and access to medical treatment for
16	passengers onboard an aircraft at the airport
17	that is on the ground for an extended period of
18	time without access to the terminal;
19	"(B) allow passengers to deplane following
20	excessive delays; and
21	"(C) share facilities and make gates avail-
22	able at the airport in an emergency.
23	"(d) Airport Plans.—An emergency contingency
24	plan submitted by an airport operator under subsection
25	(a) shall contain a description of how the airport operator.

- 1 to the maximum extent practicable, will provide for the
- 2 deplanement of passengers following excessive delays and
- 3 will provide for the sharing of facilities and make gates
- 4 available at the airport in an emergency.
- 5 "(e) UPDATES.—
- 6 "(1) AIR CARRIERS.—An air carrier shall up-
- 7 date the emergency contingency plan submitted by
- 8 the air carrier under subsection (a) every 3 years
- 9 and submit the update to the Secretary for review
- and approval.
- 11 "(2) AIRPORTS.—An airport operator shall up-
- date the emergency contingency plan submitted by
- the airport operator under subsection (a) every 5
- 14 years and submit the update to the Secretary for re-
- view and approval.
- 16 "(f) Approval.—
- 17 "(1) IN GENERAL.—Not later than 9 months
- after the date of enactment of this section, the Sec-
- retary shall review and approve or require modifica-
- 20 tions to emergency contingency plans submitted
- 21 under subsection (a) and updates submitted under
- subsection (e) to ensure that the plans and updates
- will effectively address emergencies and provide for
- the health and safety of passengers.

- 1 "(2) Civil Penalties.—The Secretary may as-
- 2 sess a civil penalty under section 46301 against an
- 3 air carrier or airport that does not adhere to an
- 4 emergency contingency plan approved under this
- 5 subsection.
- 6 "(g) MINIMUM STANDARDS.—The Secretary may es-
- 7 tablish, as necessary or desirable, minimum standards for
- 8 elements in an emergency contingency plan required to be
- 9 submitted under this section.
- 10 "(h) Public Access.—An air carrier or airport re-
- 11 quired to submit emergency contingency plans under this
- 12 section shall ensure public access to such plan after its
- 13 approval under this section on the Internet Web site of
- 14 the carrier or airport or by such other means as deter-
- 15 mined by the Secretary.

16 "§ 42302. Consumer complaints

- 17 "(a) Consumer Complaints Hotline Telephone
- 18 Number.—The Secretary of Transportation shall estab-
- 19 lish a consumer complaints hotline telephone number for
- 20 the use of passengers in air transportation.
- 21 "(b) Public Notice.—The Secretary shall notify
- 22 the public of the telephone number established under sub-
- 23 section (a).
- 24 "(c) Authorization of Appropriations.—There
- 25 are authorized to be appropriated such sums as may be

- 1 necessary to carry out this section. Such sums shall re-
- 2 main available until expended.

3 "§ 42303. Use of insecticides in passenger aircraft

- 4 "No air carrier, foreign air carrier, or ticket agent
- 5 may sell in the United States a ticket for air transpor-
- 6 tation for a flight on which a insecticide has been applied
- 7 in the aircraft within the last 60 days or on which an in-
- 8 secticide is planned to be used in the aircraft while pas-
- 9 sengers are on board the aircraft unless the air carrier,
- 10 foreign air carrier, or ticket agent selling the ticket first
- 11 informs the person purchasing the ticket of the applica-
- 12 tion, application, or planned use of the insecticide, includ-
- 13 ing the name of the insecticide.".
- 14 (b) CLERICAL AMENDMENT.—The analysis for sub-
- 15 title VII is amended by inserting after the item relating
- 16 to chapter 421 the following:
- 17 (c) Penalties.—Section 46301 is amended in sub-
- 18 sections (a)(1)(A) and (c)(1)(A) by inserting "chapter
- 19 423," after "chapter 421,".
- 20 (d) Applicability of Requirements.—Except as
- 21 otherwise specifically provided, the requirements of chap-
- 22 ter 423 of title 49, United States Code, as added by this
- 23 section, shall begin to apply 60 days after the date of en-
- 24 actment of this Act.

1	SEC. 407. CONTENTS OF COMPETITION PLANS.
2	Section 47106(f)(2) is amended—
3	(1) by striking "patterns of air service,";
4	(2) by inserting "and" before "whether"; and
5	(3) by striking ", and airfare levels" and all
6	that follows before the period.
7	SEC. 408. EXTENSION OF COMPETITIVE ACCESS REPORTS.
8	Section 47107(s)(3) is amended by striking "2008"
9	and inserting "2012".
10	SEC. 409. CONTRACT TOWER PROGRAM.
11	(a) Cost-Benefit Requirement.—Section
12	47124(b) is amended—
13	(1) by striking "(1) The Secretary" and insert-
14	ing the following:
15	"(1) Contract tower program.—
16	"(A) CONTINUATION AND EXTENSION.—
17	The Secretary";
18	(2) by adding at the end of paragraph (1) the
19	following:
20	"(B) Special rule.—If the Secretary de-
21	termines that a tower already operating under
22	the program continued under this paragraph
23	has a benefit to cost ratio of less than 1.0, the
24	airport sponsor or State or local government
25	having jurisdiction over the airport shall not be
26	required to pay the portion of the costs that ex-

1	ceeds the benefit for a period of 18 months
2	after such determination is made.
3	"(C) USE OF EXCESS FUNDS.—If the Sec-
4	retary finds that all or part of an amount made
5	available to carry out the program continued
6	under this paragraph is not required during a
7	fiscal year, the Secretary may use, during such
8	fiscal year, the amount not so required to carry
9	out the program established under paragraph
10	(3)."; and
11	(3) by striking "(2) The Secretary" and insert-
12	ing the following:
13	"(2) General Authority.—The Secretary".
14	(b) CONTRACT AIR TRAFFIC CONTROL TOWER COST-
15	Sharing Program.—
16	(1) Funding.—Section $47124(b)(3)(E)$ is
17	amended—
18	(A) by striking "and"; and
19	(B) by inserting ", \$8,500,000 for fiscal
20	year 2008, \$9,000,000 for fiscal year 2009,
21	\$9,500,000 for fiscal year 2010, and
22	\$10,000,000 for fiscal year 2011" after
23	"2007".
24	(2) Use of excess funds.—Section
25	47124(b)(3) is amended—

1	(A) by redesignating subparagraph (E) (as
2	amended by paragraph (1) of this subsection)
3	as subparagraph (F); and
4	(B) by inserting after subparagraph (D)
5	the following:
6	"(E) USE OF EXCESS FUNDS.—If the Sec-
7	retary finds that all or part of an amount made
8	available under this subparagraph is not re-
9	quired during a fiscal year to carry out this
10	paragraph, the Secretary may use, during such
11	fiscal year, the amount not so required to carry
12	out the program continued under paragraph
13	(1).".
14	(c) Federal Share.—Section 47124(b)(4)(C) is
15	amended by striking "\$1,500,000" and inserting
16	"\$2,000,000".
17	(d) Safety Audits.—Section 47124 is amended by
18	adding at the end the following:
19	"(c) Safety Audits.—The Secretary shall establish
20	uniform standards and requirements for safety assess-
21	ments of air traffic control towers that receive funding
22	under this section.".
23	SEC. 410. AIRFARES FOR MEMBERS OF THE ARMED
24	FORCES.
25	(a) FINDINGS.—Congress finds that—

1	(1) the Armed Forces is comprised of approxi-
2	mately 1,400,000 members who are stationed on ac-
3	tive duty at more than 6,000 military bases in 146
4	different countries;
5	(2) the United States is indebted to the mem-
6	bers of the Armed Forces, many of whom are in
7	grave danger due to their engagement in, or expo-
8	sure to, combat;
9	(3) military service, especially in the current
10	war against terrorism, often requires members of the
11	Armed Forces to be separated from their families on
12	short notice, for long periods of time, and under
13	very stressful conditions;
14	(4) the unique demands of military service often
15	preclude members of the Armed Forces from pur-
16	chasing discounted advance airline tickets in order
17	to visit their loved ones at home; and
18	(5) it is the patriotic duty of the people of the
19	United States to support the members of the Armed
20	Forces who are defending the Nation's interests
21	around the world at great personal sacrifice.
22	(b) Sense of Congress.—It is the sense of Con-
23	gress that each United States air carrier should—
24	(1) establish for all members of the Armed

Forces on active duty reduced air fares that are

1	comparable to the lowest airfare for ticketed flights;
2	and
3	(2) offer flexible terms that allow members of
4	the Armed Forces on active duty to purchase, mod-
5	ify, or cancel tickets without time restrictions, fees,
6	and penalties.
7	SEC. 411. MEDICAL OXYGEN AND PORTABLE RESPIRATORY
8	ASSISTIVE DEVICES.
9	Not later than December 31, 2007, the Secretary of
10	Transportation shall issue a final rule regarding the car-
11	riage and use of passenger-owned portable electronic res-
12	piratory assistive devices and carrier-supplied medical oxy-
13	gen devices aboard commercial flights to improve accom-
14	modations in air travel for passengers with respiratory dis-
15	abilities.
16	SEC. 412. REPEAL OF ESSENTIAL AIR SERVICE LOCAL PAR-
17	TICIPATION PROGRAM.
18	(a) Repeal.—Section 41747, and the item relating
19	to such section in the analysis for chapter 417, are re-
20	pealed.
21	(b) Applicability.—Title 49, United States Code,
22	shall be applied as if section 41747 of such title had not

23 been enacted.

1	SEC. 413. GAO STUDY OF ESSENTIAL AIR SERVICE SUBSIDY
2	CAP.
3	(a) IN GENERAL.—The Comptroller General shall ex-
4	amine how the \$200 per passenger subsidy cap, initially
5	established by Public Law 103–122 (107 Stat. 1198;
6	1201) and made permanent by section 332 of Public Law
7	106–69 (113 Stat. 1022) to restrict eligibility for funding
8	under the essential air service program, has impacted that
9	program and the access of small communities to air trans-
10	portation.
11	(b) STUDY.—The study shall include an analysis of
12	the following:
13	(1) The communities that have lost eligibility
14	for subsidized air service under the essential air
15	service program due to the \$200 per passenger sub-
16	sidy cap and the impact, if any, such loss of subsidy
17	has had on the access of such communities to air
18	transportation.
19	(2) The likely effect on the essential air service
20	program if the \$200 per passenger subsidy cap is in-
21	dexed for inflation beginning in 2009.
22	(3) Whether the \$200 per passenger subsidy
23	cap has disproportionately impacted communities in

certain geographic areas.

1	(4) Alternative methods of measuring the sub-
2	sidy rate, including the subsidy per passenger per
3	mile.
4	(c) Report to Congress.—Not later than 18
5	months after the date of enactment of this Act, the Comp-
6	troller General shall submit to the Committee on Trans-
7	portation and Infrastructure of the House of Representa-
8	tives and the Committee on Commerce, Science, and
9	Transportation of the Senate a report on the results of
10	the study conducted under this section.
11	SEC. 414. NOTICE TO COMMUNITIES PRIOR TO TERMI-
12	NATION OF ELIGIBILITY FOR SUBSIDIZED ES-
13	SENTIAL AIR SERVICE.
14	Section 41733 is amended by adding at the end the
15	following:
16	"(f) Notice to Communities Prior to Termi-
17	NATION OF ELIGIBILITY.—
18	"(1) In General.—The Secretary shall notify
19	each community receiving basic essential air service
20	for which compensation is being paid under this sub-
21	chapter not later than 45 days before issuing any
22	final decision to end the payment of such compensa-
23	tion due to a determination by the Secretary that
24	providing such service requires a rate of subsidy per

1	fied in section 332 of Public Law 106–69 (113 Stat.
2	1022).
3	"(2) Procedures to avoid termination.—
4	The Secretary shall establish, by order, procedures
5	by which each community notified of an impending
6	loss of subsidy under paragraph (1) may work di-
7	rectly with an air carrier to ensure that the air car-
8	rier is able to submit a proposal to the Secretary to
9	provide essential air service to such community for
10	an amount of compensation that would not exceed
11	the subsidy cap established by section 332 of Public
12	Law 106–69.
13	"(3) Assistance provided.—The Secretary
14	shall provide, by order, to each community notified
15	under paragraph (1) information regarding—
16	"(A) the procedures established pursuant
17	to paragraph (2); and
18	"(B) the maximum amount of compensa-
19	tion that could be provided under this sub-
20	chapter to an air carrier serving such commu-
21	nity that would comply with the subsidy cap es-
22	tablished by section 332 of Public Law 106–
23	69.".

1	SEC. 415. RESTORATION OF ELIGIBILITY TO A PLACE DE-
2	TERMINED BY THE SECRETARY TO BE INELI-
3	GIBLE FOR SUBSIDIZED ESSENTIAL AIR
4	SERVICE.
5	Section 41733 (as amended by section 414 of this
6	Act) is further amended by adding at the end the fol-
7	lowing:
8	"(g) Proposals of State and Local Govern-
9	MENTS TO RESTORE ELIGIBILITY.—
10	"(1) IN GENERAL.—If the Secretary ends pay-
11	ment of compensation to an air carrier for providing
12	basic essential air service to an eligible place because
13	the Secretary has determined that providing such
14	service requires a rate of subsidy per passenger in
15	excess of the maximum amount specified in section
16	332 of Public Law 106–69 (113 Stat. 1022), a
17	State or local government may submit to the Sec-
18	retary a proposal for restoring compensation for
19	such service. Such proposal shall be a joint proposal
20	of the State or local government and an air carrier.
21	"(2) Determination by secretary.—If a
22	State or local government submits to the Secretary
23	a proposal under paragraph (1) with respect to an
24	eligible place, and the Secretary determines that—
25	"(A) the rate of subsidy per passenger
26	under the proposal does not exceed the may-

1	imum amount specified in section 332 of Public
2	Law 106–69; and
3	"(B) the proposal is consistent with the
4	legal and regulatory requirements of the essen-
5	tial air service program,
6	the Secretary shall issue an order restoring the eligi-
7	bility of the otherwise eligible place to receive basic
8	essential air service by an air carrier for compensa-
9	tion under subsection (c).".
10	SEC. 416. OFFICE OF RURAL AVIATION.
11	(a) In General.—Subchapter II of chapter 417 is
12	amended by adding at the end the following:
1 4	• 0
13	"§ 41749. Office of Rural Aviation
13 14	"§ 41749. Office of Rural Aviation
13 14	"\$41749. Office of Rural Aviation "(a) Establishment.—The Secretary of Transpor-
13 14 15	"(a) ESTABLISHMENT.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Avia-
13 14 15 16	"(a) ESTABLISHMENT.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Avia-
13 14 15 16	"\$41749. Office of Rural Aviation "(a) ESTABLISHMENT.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Aviation' (in this section referred to as the 'Office').
113 114 115 116 117	"\$41749. Office of Rural Aviation "(a) ESTABLISHMENT.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Aviation' (in this section referred to as the 'Office'). "(b) FUNCTIONS.—The Office shall—
13 14 15 16 17 18	"(a) Establishment.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Aviation' (in this section referred to as the 'Office'). "(b) Functions.—The Office shall— "(1) monitor the status of air service to small.
13 14 15 16 17 18 19 20	"(a) ESTABLISHMENT.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Aviation' (in this section referred to as the 'Office'). "(b) Functions.—The Office shall— "(1) monitor the status of air service to small communities;
13 14 15 16 17 18 19 20 21	"(a) ESTABLISHMENT.—The Secretary of Transportation shall establish within the Department of Transportation an office to be known as the 'Office of Rural Aviation' (in this section referred to as the 'Office'). "(b) FUNCTIONS.—The Office shall— "(1) monitor the status of air service to small communities; "(2) develop proposals to improve air service to

1	(b) CLERICAL AMENDMENT.—The analysis for sub-
2	chapter II of chapter 417 is amended by adding at the
3	end the following:
	"41749. Office of Rural Aviation.".
4	SEC. 417. ADJUSTMENTS TO COMPENSATION FOR SIGNIFI-
5	CANTLY INCREASED COSTS.
6	(a) Adjustments to Account for Significantly
7	Increased Nonfuel Costs.—Section 41737(e) is
8	amended—
9	(1) in the subsection heading by inserting
10	"Nonfuel" before "Costs"; and
11	(2) in paragraph (1) by inserting "other than
12	fuel costs" before "in providing".
13	(b) Adjustments to Account for Significantly
14	INCREASED AVIATION FUEL COSTS.—Section 41737 is
15	amended by adding at the end the following:
16	"(f) Adjustments to Account for Signifi-
17	CANTLY INCREASED AVIATION FUEL COSTS.—
18	"(1) IN GENERAL.—If the Secretary determines
19	that air carriers are experiencing significantly in-
20	creased aviation fuel costs in providing air service or
21	air transportation for which compensation is being
22	paid under this subchapter, the Secretary, subject to
23	the availability of funds, shall increase the rates of
24	compensation payable to air carriers under this sub-
25	chapter without regard to any agreement or require-

1 ment relating to the renegotiation of contracts or 2 any notice requirement under section 41734.

- "(2) Readjustment if costs subsequently Decline.—If an adjustment is made under paragraph (1) with respect to the rates of compensation payable to air carriers, and the Secretary subsequently determines that there is a significant decrease in aviation fuel costs, the Secretary shall reduce the adjustment previously made under paragraph (1) without regard to any agreement or requirement relating to the renegotiation of contracts or any notice requirement under section 41734.
- "(3) Definitions.—In this subsection, the following definitions apply:
 - "(A) AVIATION FUEL.—The term 'aviation fuel' means fuel used by an air carrier in aircraft providing air service or air transportation for which compensation is being paid under this subchapter.
 - "(B) SIGNIFICANT DECREASE IN AVIATION FUEL COSTS.—The term 'significant decrease in aviation fuel costs' means a decrease of 30 percent or more in the price per gallon of aviation fuel over a 6-month period, as determined by the Secretary, based on fuel price information

1	derived from a commodities exchange or ex-
2	changes.
3	"(C) SIGNIFICANTLY INCREASED AVIATION
4	FUEL COSTS.—The term 'significantly increased
5	aviation fuel costs' means an increase of 30
6	percent or more in the price per gallon of avia-
7	tion fuel over a 6-month period, as determined
8	by the Secretary, based on fuel price informa-
9	tion derived from a commodities exchange or
10	exchanges.".
11	SEC. 418. REVIEW OF AIR CARRIER FLIGHT DELAYS, CAN-
12	CELLATIONS, AND ASSOCIATED CAUSES.
13	(a) Review.—The Inspector General of the Depart-
	ment of Transportation shall conduct a review regarding
14	ment of Transportation shall conduct a Teview Tegarang
	air carrier flight delays, cancellations, and associated
15	
15 16	air carrier flight delays, cancellations, and associated
15 16 17	air carrier flight delays, cancellations, and associated causes to update its 2000 report numbered CR-2000-112
15 16 17	air carrier flight delays, cancellations, and associated causes to update its 2000 report numbered CR-2000-112 and entitled "Audit of Air Carrier Flight Delays and Can-
15 16 17 18	air carrier flight delays, cancellations, and associated causes to update its 2000 report numbered CR-2000-112 and entitled "Audit of Air Carrier Flight Delays and Cancellations".
15 16 17 18 19	air carrier flight delays, cancellations, and associated causes to update its 2000 report numbered CR-2000-112 and entitled "Audit of Air Carrier Flight Delays and Cancellations". (b) Assessments.—In conducting the review under
15 16 17 18 19 20	air carrier flight delays, cancellations, and associated causes to update its 2000 report numbered CR-2000-112 and entitled "Audit of Air Carrier Flight Delays and Cancellations". (b) Assessments.—In conducting the review under subsection (a), the Inspector General shall assess—
15 16 17 18 19 20 21	air carrier flight delays, cancellations, and associated causes to update its 2000 report numbered CR-2000-112 and entitled "Audit of Air Carrier Flight Delays and Cancellations". (b) Assessments.—In conducting the review under subsection (a), the Inspector General shall assess— (1) the need for an update on delay and can-

1	(3) the need for a re-examination of capacity
2	benchmarks at the Nation's busiest airports; and
3	(4) the impact of flight delays and cancellations
4	on air travelers, including recommendations for pro-
5	grams that could be implemented to address the im-
6	pact of flight delays on air travelers.
7	(c) Report.—Not later than one year after the date
8	of enactment of this Act, the Inspector General shall sub-
9	mit to the Committee on Transportation and Infrastruc-
10	ture of the House of Representatives and the Committee
11	on Commerce, Science, and Transportation of the Senate
12	a report on the results of the review conducted under this
13	section, including the assessments described in subsection
14	(b).
15	SEC. 419. EUROPEAN UNION RULES FOR PASSENGER
16	RIGHTS.
17	(a) In General.—The Comptroller General shall
18	conduct a study to evaluate and compare the regulations
19	of the European Union and the United States on com-
20	pensation and other consideration offered to passengers
21	who are denied boarding or whose flights are cancelled or
22	delayed.

- 23 (b) Specific Study Requirements.—The study
- 24 shall include an evaluation and comparison of the regula-
- 25 tions based on costs to the air carriers, preferences of pas-

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1	sengers for compensation or other consideration, and
2	forms of compensation. In conducting the study, the
3	Comptroller General shall also take into account the dif-
4	ferences in structure and size of the aviation systems of
5	the European Union and the United States.
6	(c) Report.—Not later than one year after the date
7	of enactment of this Act, the Comptroller General shall
8	submit a report to Congress on the results of the study.
9	SEC. 420. ESTABLISHMENT OF ADVISORY COMMITTEE FOR
10	AVIATION CONSUMER PROTECTION.
11	(a) In General.—The Secretary of Transportation
1112	(a) In General.—The Secretary of Transportation shall establish an advisory committee for aviation con-
12	shall establish an advisory committee for aviation con-
12 13	shall establish an advisory committee for aviation consumer protection (in this section referred to as the "advi-
12 13 14	shall establish an advisory committee for aviation consumer protection (in this section referred to as the "advisory committee") to advise the Secretary in carrying out
12 13 14 15	shall establish an advisory committee for aviation consumer protection (in this section referred to as the "advisory committee") to advise the Secretary in carrying out air passenger service improvements, including those re-
12 13 14 15 16	shall establish an advisory committee for aviation consumer protection (in this section referred to as the "advisory committee") to advise the Secretary in carrying out air passenger service improvements, including those required by chapter 423 of title 49, United States Code.
12 13 14 15 16 17	shall establish an advisory committee for aviation consumer protection (in this section referred to as the "advisory committee") to advise the Secretary in carrying out air passenger service improvements, including those required by chapter 423 of title 49, United States Code. (b) Membership.—The Secretary shall appoint 8
12 13 14 15 16 17 18	shall establish an advisory committee for aviation consumer protection (in this section referred to as the "advisory committee") to advise the Secretary in carrying out air passenger service improvements, including those required by chapter 423 of title 49, United States Code. (b) Membership.—The Secretary shall appoint 8 members to the advisory committee as follows:

(2) Two representatives of the airport operators required to submit emergency contingency plans pursuant to section 42301 of such title.

1	(3) Two representatives of State and local gov
2	ernments who have expertise in aviation consumer
3	protection matters.
4	(4) Two representatives of nonprofit public in
5	terest groups who have expertise in aviation con
6	sumer protection matters.
7	(c) Vacancies.—A vacancy in the advisory com
8	mittee shall be filled in the manner in which the origina
9	appointment was made.
10	(d) Travel Expenses.—Members of the advisory
11	committee shall serve without pay but shall receive trave
12	expenses, including per diem in lieu of subsistence, in ac
13	cordance with subchapter I of chapter 57 of title 5, United
14	States Code.
15	(e) Chairperson.—The Secretary shall designate
16	from among the individuals appointed under subsection
17	(b), an individual to serve as chairperson of the advisory
18	committee.
19	(f) Duties.—The duties of the advisory committee
20	shall include the following:
21	(1) Evaluating existing aviation consumer pro
22	tection programs and providing recommendations for

the improvement of such programs, if needed.

1	(2) Providing recommendations to establish ad-
2	ditional aviation consumer protection programs, if
3	needed.

- 4 (g) Report.—Not later than February 1 of each of
- 5 the first 2 calendar years beginning after the date of en-
- 6 actment of this Act, the Secretary shall transmit to Con-
- 7 gress a report containing—
- 8 (1) each recommendation made by the advisory 9 committee during the preceding calendar year; and
- 10 (2) an explanation of how the Secretary has im-11 plemented each recommendation and, for each rec-12 ommendation not implemented, the Secretary's rea-
- son for not implementing the recommendation.

14 SEC. 421. DENIED BOARDING COMPENSATION.

- 15 (a) IN GENERAL.—Not later than one year after the
- 16 date of enactment of this Act, the Secretary of Transpor-
- 17 tation shall issue a final regulation to modify section 250
- 18 of title 14, Code of Federal Regulations, regarding denied
- 19 boarding compensation, to appropriately adjust the
- 20 amount of such compensation for an aircraft with 30 or
- 21 more seats.
- 22 (b) EVALUATION.—Not later than 2 years after the
- 23 date of issuance of the final regulation under this section
- 24 and every 2 years thereafter, the Secretary shall evaluate
- 25 the amount provided for denied boarding compensation

- 1 and issue a regulation to adjust such compensation as nec-
- 2 essary.

3 SEC. 422. SCHEDULE REDUCTION.

- 4 (a) In General.—If the Administrator of the Fed-
- 5 eral Aviation Administration determines that: (1) the air-
- 6 craft operations of air carriers during any hour at an air-
- 7 port exceeds the hourly maximum departure and arrival
- 8 rate established by the Administrator for such operations;
- 9 and (2) the operations in excess of the maximum depar-
- 10 ture and arrival rate for such hour at such airport are
- 11 likely to have a significant adverse effect on the national
- 12 or regional airspace system, the Administrator shall con-
- 13 vene a conference of such carriers to reduce pursuant to
- 14 section 41722, on a voluntary basis, the number of such
- 15 operations to less than such maximum departure and ar-
- 16 rival rate.
- 17 (b) No Agreement.—If the air carriers partici-
- 18 pating in a conference with respect to an airport under
- 19 subsection (a) are not able to agree to a reduction in the
- 20 number of flights to and from the airport to less than the
- 21 maximum departure and arrival rate, the Administrator
- 22 shall take such action as is necessary to ensure such re-
- 23 duction is implemented.
- 24 (c) Quarterly Reports.—Beginning 3 months
- 25 after the date of enactment of this Act and every 3 months

1	thereafter, the Administrator shall submit to Congress a
2	report regarding scheduling at the 35 airports that have
3	the greatest number of passenger enplanements, including
4	each occurrence in which hourly scheduled aircraft oper-
5	ations of air carriers at such an airport exceed the hourly
6	maximum departure and arrival rate at any such airport
7	SEC. 423. EXPANSION OF DOT AIRLINE CONSUMER COM-
8	PLAINT INVESTIGATIONS.
9	(a) In General.—Subject to the availability of ap-
10	propriations, the Secretary of Transportation shall inves-
11	tigate consumer complaints regarding—
12	(1) flight cancellations;
13	(2) compliance with Federal regulations con-
14	cerning overbooking seats flights;
15	(3) lost, damaged, or delayed baggage, and dif-
16	ficulties with related airline claims procedures;
17	(4) problems in obtaining refunds for unused or
18	lost tickets or fare adjustments;
19	(5) incorrect or incomplete information about
20	fares, discount fare conditions and availability, over-
21	charges, and fare increases;
22	(6) the rights of passengers who hold frequent
23	flier miles or equivalent redeemable awards earned
24	through customer-loyalty programs; and
25	(7) deceptive or misleading advertising.

1	(b) Budget Needs Report.—The Secretary shall
2	provide, as an annex to its annual budget request, an esti-
3	mate of resources which would have been sufficient to in-
4	vestigate all such claims the Department of Transpor-
5	tation received in the previous fiscal year. The annex shall
6	be transmitted to Congress when the President submits
7	the budget of the United States to the Congress under
8	section 1105 of title 31, United States Code.
9	TITLE V—ENVIRONMENTAL
10	STEWARDSHIP AND STREAM-
11	LINING
12	SEC. 501. AMENDMENTS TO AIR TOUR MANAGEMENT PRO-
13	GRAM.
14	Section 40128 is amended—
15	(1) in subsection (a)(1)(C) by inserting "or vol-
16	untary agreement under subsection (b)(7)" before
17	"for the park";
18	(2) in subsection (a) by adding at the end the
19	following:
20	"(5) Exemption.—
21	"(A) In General.—Notwithstanding para-
22	graph (1), a national park that has 50 or fewer
23	commercial air tour flights a year shall be ex-
24	empt from the requirements of this section, ex-
25	cept as provided in subparagraph (B).

1	"(B) WITHDRAWAL OF EXEMPTION.—If
2	the Director determines that an air tour man-
3	agement plan or voluntary agreement is nec-
4	essary to protect park resources and values or
5	park visitor use and enjoyment, the Director
6	shall withdraw the exemption of a park under
7	subparagraph (A).
8	"(C) LIST OF PARKS.—The Director shall
9	inform the Administrator, in writing, of each
10	determination under subparagraph (B). The Di-
11	rector and Administrator shall publish an an-
12	nual list of national parks that are covered by
13	the exemption provided by this paragraph.
14	"(D) Annual report.—A commercial air
15	tour operator conducting commercial air tours
16	in a national park that is exempt from the re-
17	quirements of this section shall submit to the
18	Administrator and the Director an annual re-
19	port regarding the number of commercial air
20	tour flights it conducts each year in such
21	park.";
22	(3) in subsection (b) by adding at the end the
23	following:
24	"(7) Voluntary agreements.—

1	"(A) IN GENERAL.—As an alternative to
2	an air tour management plan, the Director and
3	the Administrator may enter into a voluntary
4	agreement with a commercial air tour operator
5	(including a new entrant applicant and an oper-
6	ator that has interim operating authority) that
7	has applied to conduct air tour operations over
8	a national park to manage commercial air tour
9	operations over such national park.
10	"(B) PARK PROTECTION.—A voluntary
11	agreement under this paragraph with respect to
12	commercial air tour operations over a national
13	park shall address the management issues nec-
14	essary to protect the resources of such park and
15	visitor use of such park without compromising
16	aviation safety or the air traffic control system
17	and may—
18	"(i) include provisions such as those
19	described in subparagraphs (B) through
20	(E) of paragraph (3);
21	"(ii) include provisions to ensure the
22	stability of, and compliance with, the vol-
23	untary agreement; and
24	"(iii) provide for fees for such oper-
25	ations.

"(C) Public.—The Director and the Administrator shall provide an opportunity for public review of a proposed voluntary agreement under this paragraph and shall consult with any Indian tribe whose tribal lands are, or may be, flown over by a commercial air tour operator under a voluntary agreement under this paragraph. After such opportunity for public review and consultation, the voluntary agreement may be implemented without further administrative or environmental process beyond that described in this subsection.

"(D) TERMINATION.—A voluntary agreement under this paragraph may be terminated at any time at the discretion of the Director or the Administrator if the Director determines that the agreement is not adequately protecting park resources or visitor experiences or the Administrator determines that the agreement is adversely affecting aviation safety or the national aviation system. If a voluntary agreement for a national park is terminated, the operators shall conform to the requirements for interim operating authority under subsection (c) until

1	an air tour management plan for the park is in
2	effect.";
3	(4) in subsection (e) by striking paragraph
4	(2)(I) and inserting the following:
5	"(I) may allow for modifications of the in-
6	terim operating authority without further envi-
7	ronmental review beyond that described in this
8	section if—
9	"(i) adequate information regarding
10	the operator's existing and proposed oper-
11	ations under the interim operating author-
12	ity is provided to the Administrator and
13	the Director;
14	"(ii) the Administrator determines
15	that there would be no adverse impact on
16	aviation safety or the air traffic control
17	system; and
18	"(iii) the Director agrees with the
19	modification, based on the Director's pro-
20	fessional expertise regarding the protection
21	of the park resources and values and vis-
22	itor use and enjoyment.";
23	(5) in subsection $(c)(3)(A)$ by striking "if the
24	Administrator determines" and all that follows
25	through the period at the end and inserting "without

1	further environmental process beyond that described
2	in this paragraph if—
3	"(i) adequate information on the oper-
4	ator's proposed operations is provided to
5	the Administrator and the Director by the
6	operator making the request;
7	"(ii) the Administrator agrees that
8	there would be no adverse impact on avia-
9	tion safety or the air traffic control sys-
10	tem; and
11	"(iii) the Director agrees, based on
12	the Director's professional expertise re-
13	garding the protection of park resources
14	and values and visitor use and enjoy-
15	ment."; and
16	(6) by redesignating subsections (d), (e), and
17	(f) as subsections (e), (f), and (g), respectively; and
18	(7) by inserting after subsection (c) the fol-
19	lowing:
20	"(d) Commercial Air Tour Operator Re-
21	PORTS.—
22	"(1) Report.—Each commercial air tour oper-
23	ator providing a commercial air tour over a national
24	park under interim operating authority granted
25	under subsection (c) or in accordance with an air

- tour management plan under subsection (b) shall submit a report to the Administrator and Director regarding the number of its commercial air tour operations over each national park and such other information as the Administrator and Director may request in order to facilitate administering the provi-
- "(2) Report Submission.—Not later than 3 8 9 months after the date of enactment of the FAA Re-10 authorization Act of 2007, the Administrator and 11 Director shall jointly issue an initial request for re-12 ports under this subsection. The reports shall be 13 submitted to the Administrator and Director on a 14 frequency and in a format prescribed by the Admin-15 istrator and Director.".

16 SEC. 502. STATE BLOCK GRANT PROGRAM.

sions of this section.

- 17 (a) GENERAL REQUIREMENTS.—Section 47128(a) is 18 amended—
- 19 (1) in the first sentence by striking "prescribe 20 regulations" and inserting "issue guidance"; and
- 21 (2) in the second sentence by striking "regula-22 tions" and inserting "guidance".
- 23 (b) APPLICATIONS AND SELECTION.—Section
- 24 47128(b)(4) is amended by inserting before the semicolon
- 25 the following: ", including the National Environmental

- 1 Policy Act of 1969 (42 U.S.C. 4321 et seq.), State and
- 2 local environmental policy acts, Executive orders, agency
- 3 regulations and guidance, and other Federal environ-
- 4 mental requirements".
- 5 (c) Environmental Analysis and Coordination
- 6 REQUIREMENTS.—Section 47128 is amended by adding at
- 7 the end the following:
- 8 "(d) Environmental Analysis and Coordina-
- 9 TION REQUIREMENTS.—A Federal agency, other than the
- 10 Federal Aviation Administration, that is responsible for
- 11 issuing an approval, license, or permit to ensure compli-
- 12 ance with a Federal environmental requirement applicable
- 13 to a project or activity to be carried out by a State using
- 14 amounts from a block grant made under this section
- 15 shall—
- 16 "(1) coordinate and consult with the State;
- 17 "(2) use the environmental analysis prepared by
- 18 the State for the project or activity if such analysis
- is adequate; and
- 20 "(3) supplement such analysis, as necessary, to
- 21 meet applicable Federal requirements.".

1	SEC. 503. AIRPORT FUNDING OF SPECIAL STUDIES OR RE-
2	VIEWS.
3	Section 47173(a) is amended by striking "services of
4	consultants in order to" and all that follows through the
5	period at the end and inserting "services of consultants—
6	"(1) to facilitate the timely processing, review,
7	and completion of environmental activities associated
8	with an airport development project;
9	"(2) to conduct special environmental studies
10	related to an airport project funded with Federal
11	funds;
12	"(3) to conduct special studies or reviews to
13	support approved noise compatibility measures de-
14	scribed in part 150 of title 14, Code of Federal Reg-
15	ulations; or
16	"(4) to conduct special studies or reviews to
17	support environmental mitigation in a record of deci-
18	sion or finding of no significant impact by the Fed-
19	eral Aviation Administration.".
20	SEC. 504. GRANT ELIGIBILITY FOR ASSESSMENT OF FLIGHT
21	PROCEDURES.
22	Section 47504 is amended by adding at the end the
23	following:
24	"(e) Grants for Assessment of Flight Proce-
25	DURES —

- "(1) IN GENERAL.—In accordance with subsection (c)(1), the Secretary may make a grant to an airport operator to assist in completing environmental review and assessment activities for proposals to implement flight procedures at such airport that have been approved as part of an airport noise compatibility program under subsection (b).
 - "(2) Additional Staff.—The Administrator may accept funds from an airport operator, including funds provided to the operator under paragraph (1), to hire additional staff or obtain the services of consultants in order to facilitate the timely processing, review, and completion of environmental activities associated with proposals to implement flight procedures at such airport that have been approved as part of an airport noise compatibility program under subsection (b).
 - "(3) RECEIPTS CREDITED AS OFFSETTING COL-LECTIONS.—Notwithstanding section 3302 of title 31, any funds accepted under this section—
- 21 "(A) shall be credited as offsetting collec-22 tions to the account that finances the activities 23 and services for which the funds are accepted;

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1	"(B) shall be available for expenditure only
2	to pay the costs of activities and services for
3	which the funds are accepted; and
4	"(C) shall remain available until ex-
5	pended.".
6	SEC. 505. CLEEN RESEARCH, DEVELOPMENT, AND IMPLE-
7	MENTATION PARTNERSHIP.
8	(a) Cooperative Agreement.—Subchapter I of
9	chapter 475 is amended by adding at the end the fol-
10	lowing:
11	"§ 47511. CLEEN research, development, and imple-
12	mentation partnership
13	"(a) In General.—The Administrator of the Fed-
14	eral Aviation Administration, in coordination with the Ad-
15	ministrator of the National Aeronautics and Space Admin-
16	istration, shall enter into a cooperative agreement, using
17	a competitive process, with an institution, entity, or con-
18	sortium to carry out a program for the development, ma-
19	turing, and certification of CLEEN engine and airframe
20	technology for aircraft over the next 10 years.
21	"(b) CLEEN Engine and Airframe Technology
22	DEFINED.—In this section, the term 'CLEEN engine and
23	airframe technology' means continuous lower energy,
24	emissions, and noise engine and airframe technology.

1	"(c) Performance Objective.—The Adminis
2	trator of the Federal Aviation Administration, in coordina
3	tion with the Administrator of the National Aeronautics
4	and Space Administration, shall establish the following
5	performance objectives for the program, to be achieved by
6	September 30, 2015:
7	"(1) Development of certifiable aircraft tech
8	nology that reduces greenhouse gas emissions by in
9	creasing aircraft fuel efficiency by 25 percent rel
10	ative to 1997 subsonic jet aircraft technology.
11	"(2) Development of certifiable engine tech
12	nology that reduces landing and takeoff cycle nitro
13	gen oxide emissions by 50 percent, without increas
14	ing other gaseous or particle emissions, over the
15	International Civil Aviation Organization standard
16	adopted in 2004.
17	"(3) Development of certifiable aircraft tech
18	nology that reduces noise levels by 10 decibels a
19	each of the 3 certification points relative to 1997
20	subsonic jet aircraft technology.
21	"(4) Determination of the feasibility of the use
22	of alternative fuels in aircraft systems, including
23	successful demonstration and quantification of the

benefits of such fuels.

1	"(5) Determination of the extent to which new
2	engine and aircraft technologies may be used to ret-
3	rofit or re-engine aircraft to increase the integration
4	of retrofitted and re-engined aircraft into the com-
5	mercial fleet.
6	"(d) Funding.—Of amounts appropriated under sec-
7	tion 48102(a), not more than the following amounts may
8	be used to carry out this section:
9	"(1) $$6,000,000$ for fiscal year 2008.
10	"(2) $$22,000,000$ for fiscal year 2009.
11	"(3) $$33,000,000$ for fiscal year 2010.
12	"(4) $$50,000,000$ for fiscal year 2011.
13	"(e) Report.—Beginning in fiscal year 2009, the
	Administrator of the Federal Aviation Administration
14	Transmissituot of the Pederal Transmissituon
1415	shall publish an annual report on the program established
15	shall publish an annual report on the program established
15 16	shall publish an annual report on the program established under this section until completion of the program.".
15 16 17	shall publish an annual report on the program established under this section until completion of the program.". (b) CLERICAL AMENDMENT.—The analysis for such
15 16 17	shall publish an annual report on the program established under this section until completion of the program.". (b) CLERICAL AMENDMENT.—The analysis for such subchapter is amended by adding at the end the following:
15 16 17 18	shall publish an annual report on the program established under this section until completion of the program.". (b) CLERICAL AMENDMENT.—The analysis for such subchapter is amended by adding at the end the following: "47511. CLEEN research, development, and implementation partnership.".
15 16 17 18	shall publish an annual report on the program established under this section until completion of the program.". (b) CLERICAL AMENDMENT.—The analysis for such subchapter is amended by adding at the end the following: "47511. CLEEN research, development, and implementation partnership.". SEC. 506. PROHIBITION ON OPERATING CERTAIN AIRCRAFT.
151617181920	shall publish an annual report on the program established under this section until completion of the program.". (b) CLERICAL AMENDMENT.—The analysis for such subchapter is amended by adding at the end the following: "47511. CLEEN research, development, and implementation partnership.". SEC. 506. PROHIBITION ON OPERATING CERTAIN AIRCRAFT WEIGHING 75,000 POUNDS OR LESS NOT COM-

1	"§ 47534. Prohibition on operating certain aircraft
2	weighing 75,000 pounds or less not com-
3	plying with stage 3 noise levels
4	"(a) Prohibition.—Except as provided in sub-
5	section (b), (c), or (d), after December 31, 2012, a person
6	may not operate a civil subsonic jet airplane with a max-
7	imum weight of 75,000 pounds or less, and for which an
8	airworthiness certificate other than an experimental cer-
9	tificate has been issued, to or from an airport in the
10	United States unless the Secretary of Transportation
11	finds that the aircraft complies with stage 3 noise levels.
12	"(b) Exception.—Subsection (a) shall not apply to
13	aircraft operated only outside the 48 contiguous States.
14	"(c) Exceptions.—The Secretary may allow tem-
15	porary operation of an airplane otherwise prohibited from
16	operation under subsection (a) to or from an airport in
17	the contiguous United States by granting a special flight
18	authorization for one or more of the following cir-
19	cumstances:
20	"(1) To sell, lease, or use the aircraft outside
21	the 48 contiguous States.
22	"(2) To scrap the aircraft.
23	"(3) To obtain modifications to the aircraft to
24	meet stage 3 noise levels.
25	"(4) To perform scheduled heavy maintenance
26	or significant modifications on the aircraft at a

1	maintenance facility located in the contiguous 48
2	States.
3	"(5) To deliver the aircraft to an operator leas-
4	ing the aircraft from the owner or return the air-
5	craft to the lessor.
6	"(6) To prepare, park, or store the aircraft in
7	anticipation of any of the activities described in
8	paragraphs (1) through (5).
9	"(7) To provide transport of persons and goods
10	in the relief of emergency situations.
11	"(8) To divert the aircraft to an alternative air
12	port in the 48 contiguous States on account of
13	weather, mechanical, fuel, air traffic control, or
14	other safety reasons while conducting a flight in
15	order to perform any of the activities described in
16	paragraphs (1) through (7).
17	"(d) STATUTORY CONSTRUCTION.—Nothing in the
18	section may be construed as interfering with, nullifying,
19	or otherwise affecting determinations made by the Federal
20	Aviation Administration, or to be made by the Administra-
21	tion, with respect to applications under part 161 of title
22	14, Code of Federal Regulations, that were pending on
23	the date of enactment of this section.".

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(b) Conforming Amendments.—

(1) Section 47531 is amended—

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1	(A) in the section heading by striking " for
2	violating sections $47528-47530$ "; and
3	(B) by striking "47529, or 47530" and in-
4	serting "47529, 47530, or 47534".
5	(2) Section 47532 is amended by inserting "or
6	47534" after "47528–47531".
7	(3) The analysis for chapter 475 is amended—
8	(A) by striking the item relating to section
9	47531 and inserting the following:
	"47531. Penalties."; and
10	(B) by inserting after the item relating to
11	section 47533 the following:
	"47534. Prohibition on operating certain aircraft weighing 75,000 pounds or less not complying with stage 3 noise levels.".
12	SEC. 507. ENVIRONMENTAL MITIGATION PILOT PROGRAM.
13	(a) Establishment.—The Secretary of Transpor-
14	tation shall establish a pilot program to carry out not
15	more than 6 environmental mitigation demonstration
16	projects at public-use airports.
17	(b) Grants.—In implementing the program, the Sec-
18	retary may make a grant to the sponsor of a public-use
19	airport from funds apportioned under section
20	47117(e)(1)(A) of title 49, United States Code, to carry
21	out an environmental mitigation demonstration project to
22	measurably reduce or mitigate aviation impacts on noise,
	,

- 1 (c) Eligibility for Passenger Facility Fees.—
- 2 An environmental mitigation demonstration project that
- 3 receives funds made available under this section may be
- 4 considered an eligible airport-related project for purposes
- 5 of section 40117 of such title.
- 6 (d) Selection Criteria.—In selecting among ap-
- 7 plicants for participation in the program, the Secretary
- 8 shall give priority consideration to applicants proposing to
- 9 carry out environmental mitigation demonstration projects
- 10 that will—
- 11 (1) achieve the greatest reductions in aircraft
- noise, airport emissions, or airport water quality im-
- pacts either on an absolute basis or on a per dollar
- of funds expended basis; and
- 15 (2) be implemented by an eligible consortium.
- 16 (e) Federal Share.—Notwithstanding any provi-
- 17 sion of subchapter I of chapter 471 of such title, the
- 18 United States Government share of allowable project costs
- 19 of an environmental mitigation demonstration project car-
- 20 ried out under this section shall be 50 percent.
- 21 (f) MAXIMUM AMOUNT.—The Secretary may not
- 22 make grants for a single environmental mitigation dem-
- 23 onstration project under this section in a total amount
- 24 that exceeds \$2,500,000.

1	(g) Publication of Information.—The Secretary
2	may develop and publish information on the results of en-
3	vironmental mitigation demonstration projects carried out
4	under this section, including information identifying best
5	practices for reducing or mitigating aviation impacts on
6	noise, air quality, or water quality in the vicinity of air-
7	ports.
8	(h) Definitions.—In this section, the following defi-
9	nitions apply:
10	(1) Eligible consortium.—The term "eligi-
11	ble consortium" means a consortium of 2 or more of
12	the following entities:
13	(A) A business incorporated in the United
14	States.
15	(B) A public or private educational or re-
16	search organization located in the United
17	States.
18	(C) An entity of a State or local govern-
19	ment.
20	(D) A Federal laboratory.
21	(2) Environmental mitigation demonstra-
22	TION PROJECT.—The term "environmental mitiga-
23	tion demonstration project" means a project that—
24	(A) demonstrates at a public-use airport
25	environmental mitigation techniques or tech-

1	nologies with associated benefits, which have al-
2	ready been proven in laboratory demonstra-
3	tions;
4	(B) utilizes methods for efficient adapta-
5	tion or integration of innovative concepts to air-
6	port operations; and
7	(C) demonstrates whether a technique or
8	technology for environmental mitigation identi-
9	fied in research is—
10	(i) practical to implement at or near
11	multiple public-use airports; and
12	(ii) capable of reducing noise, airport
13	emissions, greenhouse gas emissions, or
14	water quality impacts in measurably sig-
15	nificant amounts.
16	SEC. 508. AIRCRAFT DEPARTURE QUEUE MANAGEMENT
17	PILOT PROGRAM.
18	(a) In General.—The Secretary of Transportation
19	shall carry out a pilot program at not more than 5 public-
20	use airports under which the Federal Aviation Administra-
21	tion shall use funds made available under section 48101(a)
22	to test air traffic flow management tools, methodologies,
23	and procedures that will allow air traffic controllers of the
24	Administration to better manage the flow of aircraft on

- 1 the ground and reduce the length of ground holds and
- 2 idling time for aircraft.
- 3 (b) Selection Criteria.—In selecting from among
- 4 airports at which to conduct the pilot program, the Sec-
- 5 retary shall give priority consideration to airports at which
- 6 improvements in ground control efficiencies are likely to
- 7 achieve the greatest fuel savings or air quality or other
- 8 environmental benefits, as measured by the amount of re-
- 9 duced fuel, reduced emissions, or other environmental ben-
- 10 efits per dollar of funds expended under the pilot program.
- 11 (c) Maximum Amount.—Not more than a total of
- 12 \$5,000,000 may be expended under the pilot program at
- 13 any single public-use airport.
- 14 (d) Report to Congress.—Not later than 3 years
- 15 after the date of the enactment of this section, the Sec-
- 16 retary shall submit to the Committee on Transportation
- 17 and Infrastructure of the House of Representatives and
- 18 the Committee on Commerce, Science, and Transportation
- 19 of the Senate a report containing—
- 20 (1) an evaluation of the effectiveness of the
- 21 pilot program, including an assessment of the tools,
- methodologies, and procedures that provided the
- greatest fuel savings and air quality and other envi-
- ronmental benefits, and any impacts on safety, ca-
- 25 pacity, or efficiency of the air traffic control system

- or the airports at which affected aircraft were operating;
- 3 (2) an identification of anticipated benefits 4 from implementation of the tools, methodologies, 5 and procedures developed under the pilot program at 6 other airports;
- 7 (3) a plan for implementing the tools, meth-8 odologies, and procedures developed under the pilot 9 program at other airports or the Secretary's reasons 10 for not implementing such measures at other air-11 ports; and
- (4) such other information as the Secretaryconsiders appropriate.
- 14 SEC. 509. HIGH PERFORMANCE AND SUSTAINABLE AIR
 15 TRAFFIC CONTROL FACILITIES.
- 16 (a) IN GENERAL.—The Administrator of the Federal
- 17 Aviation Administration shall implement, to the maximum
- 18 extent practicable, sustainable practices for the incorpora-
- 19 tion of energy-efficient design, equipment, systems, and
- 20 other measures in the construction and major renovation
- 21 of air traffic control facilities of the Administration in
- 22 order to reduce energy consumption and improve the envi-
- 23 ronmental performance of such facilities.
- 24 (b) Authorization.—Of amounts appropriated
- 25 under section 48101(a) of title 49, United States Code,

1	such sums as may be necessary may be used to carry out
2	this section.
3	SEC. 510. REGULATORY RESPONSIBILITY FOR AIRCRAFT
4	ENGINE NOISE AND EMISSIONS STANDARDS.
5	(a) Independent Review.—The Administrator of
6	the FAA shall make appropriate arrangements for the Na-
7	tional Academy of Public Administration or another quali-
8	fied independent entity to review, in consultation with the
9	FAA and the EPA, whether it is desirable to locate the
10	regulatory responsibility for the establishment of engine
11	noise and emissions standards for civil aircraft within one
12	of the agencies.
13	(b) Considerations.—The review shall be con-
14	ducted so as to take into account—
15	(1) the interrelationships between aircraft en-
16	gine noise and emissions;
17	(2) the need for aircraft engine noise and emis-
18	sions to be evaluated and addressed in an integrated
19	and comprehensive manner;
20	(3) the scientific expertise of the FAA and the
21	EPA to evaluate aircraft engine emissions and noise
22	impacts on the environment;
23	(4) expertise to interface environmental per-
24	formance with ensuring the highest safe and reliable
25	engine performance of aircraft in flight;

1	(5) consistency of the regulatory responsibility
2	with other missions of the FAA and the EPA;
3	(6) past effectiveness of the FAA and the EPA
4	in carrying out the aviation environmental respon-
5	sibilities assigned to the agency; and
6	(7) the international responsibility to represent
7	the United States with respect to both engine noise
8	and emissions standards for civil aircraft
9	(c) Report to Congress.—Not later than 6
10	months after the date of enactment of this Act, the Ad-
11	ministrator of the FAA shall submit to Congress a report
12	on the results of the review. The report shall include any
13	recommendations developed as a result of the review and,
14	if a transfer of responsibilities is recommended, a descrip-
15	tion of the steps and timeline for implementation of the
16	transfer.
17	(d) Definitions.—In this section, the following defi-
18	nitions apply:
19	(1) EPA.—The term "EPA" means the Envi-
20	ronmental Protection Agency.
21	(2) FAA.—The term "FAA" means the Fed-
22	eral Aviation Administration.
23	SEC. 511. CONTINUATION OF AIR QUALITY SAMPLING.
24	The Administrator of the Federal Aviation Adminis-
25	tration shall complete the air quality studies and analysis

- started pursuant to section 815 of the Vision 100—Cen-
- tury of Aviation Reauthorization Act (49 U.S.C. 40101
- 3 note; 117 Stat. 2592), including the collection of samples
- 4 of the air onboard passenger aircraft by flight attendants
- 5 and the testing and analyzation of such samples for con-
- 6 taminants.

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SEC. 512. SENSE OF CONGRESS.

- It is the sense of Congress that—
- (1) the proposed European Union directive ex-10 tending the European Union's emissions trading 11 proposal to international civil aviation without work-12 ing through the International Civil Aviation Organi-13 zation (in this section referred to as the "ICAO") in 14 a consensus-based fashion is inconsistent with the 15 Convention on International Civil Aviation, done at 16 Chicago on December 7, 1944 (TIAS 1591; com-17 monly known as "Chicago Convention"), and other 18 relevant air services agreements and antithetical to 19 building international cooperation to address effec-20 tively the problem of greenhouse gas emissions by
 - (2) the European Union and its member states should instead work with other contracting states of the ICAO to develop a consensual approach to ad-

aircraft engaged in international civil aviation; and

1	dressing aircraft greenhouse gas emissions through
2	the ICAO.
3	SEC. 513. AIRPORT NOISE COMPATIBILITY PLANNING
4	STUDY, PORT AUTHORITY OF NEW YORK AND
5	NEW JERSEY.
6	It is the sense of the House of Representatives that
7	the Port Authority of New York and New Jersey should
8	undertake an airport noise compatibility planning study
9	under part 150 of title 14, Code of Federal Regulations
10	for the airports that the Port Authority operates as of No-
11	vember 2, 2007. In undertaking the study, the Port Au-
12	thority should pay particular attention to the impact of
13	noise on affected neighborhoods, including homes, busi-
14	nesses, and places of worship surrounding LaGuardia Air-
15	port and JFK Airport.
16	TITLE VI—FAA EMPLOYEES AND
17	ORGANIZATION
18	SEC. 601. FEDERAL AVIATION ADMINISTRATION PER
19	SONNEL MANAGEMENT SYSTEM.
20	(a) Dispute Resolution.—Section 40122(a) is
21	amended—
22	(1) by redesignating paragraphs (3) and (4) as
23	paragraphs (5) and (6), respectively; and
24	(2) by striking paragraph (2) and inserting the
25	following:

1	"(2) DISPUTE RESOLUTION.—
2	"(A) Mediation.—If the Administrator
3	does not reach an agreement under paragraph
4	(1) or the provisions referred to in subsection
5	(g)(2)(C) with the exclusive bargaining rep-
6	resentative of the employees, the Administrator
7	and the bargaining representative—
8	"(i) shall use the services of the Fed-
9	eral Mediation and Conciliation Service to
10	attempt to reach such agreement in ac-
11	cordance with part 1425 of title 29, Code
12	of Federal Regulations (as in effect on the
13	date of enactment of the FAA Reauthor-
14	ization Act of 2007); or
15	"(ii) may by mutual agreement adopt
16	alternative procedures for the resolution of
17	disputes or impasses arising in the negotia-
18	tion of the collective-bargaining agreement.
19	"(B) BINDING ARBITRATION.—
20	"(i) Assistance from federal
21	SERVICE IMPASSES PANEL.—If the services
22	of the Federal Mediation and Conciliation
23	Service under subparagraph (A)(i) do not
24	lead to an agreement, the Administrator
25	and the exclusive bargaining representative

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of the employees (in this subparagraph referred to as the 'parties') shall submit their issues in controversy to the Federal Service Impasses Panel. The Panel shall assist the parties in resolving the impasse by asserting jurisdiction and ordering binding arbitration by a private arbitration board consisting of 3 members.

"(ii) Appointment of arbitration BOARD.—The Executive Director of the Panel shall provide for the appointment of the 3 members of a private arbitration board under clause (i) by requesting the Director of the Federal Mediation and Conciliation Service to prepare a list of not less than 15 names of arbitrators with Federal sector experience and by providing the list to the parties. Within 10 days of receiving the list, the parties shall each select one person from the list. The 2 arbitrators selected by the parties shall then select a third person from the list within 7 days. If either of the parties fails to select a person or if the 2 arbitrators are unable to agree on the third person within 7 days,

1	the parties shall make the selection by al-
2	ternately striking names on the list until
3	one arbitrator remains.
4	"(iii) Framing issues in con-
5	TROVERSY.—If the parties do not agree on
6	the framing of the issues to be submitted
7	for arbitration, the arbitration board shall
8	frame the issues.
9	"(iv) Hearings.—The arbitration
10	board shall give the parties a full and fair
11	hearing, including an opportunity to
12	present evidence in support of their claims
13	and an opportunity to present their case in
14	person, by counsel, or by other representa-
15	tive as they may elect.
16	"(v) Decisions.—The arbitration
17	board shall render its decision within 90
18	days after the date of its appointment. De-
19	cisions of the arbitration board shall be
20	conclusive and binding upon the parties.
21	"(vi) Costs.—The parties shall share
22	costs of the arbitration equally.
23	"(3) Ratification of agreements.—Upon
24	reaching a voluntary agreement or at the conclusion
25	of the binding arbitration under paragraph (2)(B),

the final agreement, except for those matters decided by an arbitration board, shall be subject to ratification by the exclusive bargaining representative of the employees, if so requested by the bargaining representative, and approval by the head of the agency in accordance with the provisions referred to in subsection (g)(2)(C).

"(4) Enforcement.—

"(A) Enforcement actions in united states court and each United States court of a place subject to the jurisdiction of the United States shall have jurisdiction of enforcement actions brought under this section. Such an action may be brought in any judicial district in the State in which the violation of this section is alleged to have been committed, the judicial district in which the Federal Aviation Administration has its principal office, or the District of Columbia.

"(B) ATTORNEY FEES.—The court may assess against the Federal Aviation Administration reasonable attorney fees and other litigation costs reasonably incurred in any case under this section in which the complainant has substantially prevailed.".

(b) APPLICATION.—On and after the date of enact-1 ment of this Act, any changes implemented by the Administrator of the Federal Aviation Administration on and 4 after July 10, 2005, under section 40122(a) of title 49, United States Code (as in effect on the day before such date of enactment), without the agreement of the exclusive bargaining representative of the employees of the Adminis-8 tration certified under section 7111 of title 5, United States Code, shall be null and void and the parties shall 10 be governed by their last mutual agreement before the implementation of such changes. The Administrator and the representative shall 12 bargaining resume negotiations promptly, and, subject to subsection (c), their last mutual agreement shall be in effect until a new contract is adopt-14 15 ed by the Administrator and the bargaining representative. If an agreement is not reached within 45 days after 16 the date on which negotiations resume, the Administrator and the bargaining representative shall submit their issues 18 19 in controversy to the Federal Service Impasses Panel in accordance with section 7119 of title 5, United States 20 21 Code, for binding arbitration in accordance with paragraphs (2)(B), (3), and (4) of section 40122(a) of title 49, United States Code (as amended by subsection (a) of this section).

- 1 (c) Savings Clause.—All cost of living adjustments
- 2 and other pay increases, lump sum payments to employ-
- 3 ees, and leave and other benefit accruals implemented as
- 4 part of the changes referred to in subsection (b) may not
- 5 be reversed unless such reversal is part of the calculation
- 6 of back pay under subsection (d). The Administrator shall
- 7 waive any overpayment paid to, and not collect any funds
- 8 for such overpayment, from former employees of the Ad-
- 9 ministration who received lump sum payments prior to
- 10 their separation from the Administration.

11 (d) Back Pay.—

12 GENERAL.—Employees subject (1)IN 13 changes referred to in subsection (b) that are deter-14 mined to be null and void under subsection (b) shall 15 be eligible for pay that the employees would have re-16 ceived under the last mutual agreement between the 17 Administrator and the exclusive bargaining rep-18 resentative of such employees before the date of en-19 actment of this Act and any changes were imple-20 mented without agreement of the bargaining rep-21 resentative. The Administrator shall pay the employ-22 ees such pay subject to the availability of amounts 23 appropriated to carry out this subsection. If the ap-24 propriated funds do not cover all claims of the em-

ployees for such pay, the Administrator and the bar-

- 1 gaining representative, pursuant to negotiations con-
- 2 ducted in accordance with section 40122(a) of title
- 3 49, United States Code (as amended by subsection
- 4 (a) of this section), shall determine the allocation of
- 5 the appropriated funds among the employees on a
- 6 pro rata basis.
- 7 (2) Authorization of appropriations.—
- 8 There is authorized to be appropriated \$20,000,000
- 9 to carry out this subsection.
- 10 (e) Interim Agreement.—If the Administrator and
- 11 the exclusive bargaining representative of the employees
- 12 subject to the changes referred to in subsection (b) reach
- 13 a final and binding agreement with respect to such
- 14 changes before the date of enactment of this Act, such
- 15 agreement shall supersede any changes implemented by
- 16 the Administrator under section 40122(a) of title 49,
- 17 United States Code (as in effect on the day before such
- 18 date of enactment), without the agreement of the bar-
- 19 gaining representative, and subsections (b) and (c) shall
- 20 not take effect.
- 21 SEC. 602. MSPB REMEDIAL AUTHORITY FOR FAA EMPLOY-
- 22 **EES.**
- Section 40122(g)(3) of title 49, United States Code,
- 24 is amended by adding at the end the following: "Notwith-
- 25 standing any other provision of law, retroactive to April

1	1, 1996, the Board shall have the same remedial authority
2	over such employee appeals that it had as of March 31
3	1996.".
4	SEC. 603. FAA TECHNICAL TRAINING AND STAFFING.
5	(a) Study.—
6	(1) IN GENERAL.—The Comptroller General
7	shall conduct a study on the training of the airway
8	transportation systems specialists of the Federal
9	Aviation Administration (in this section referred to
10	as "FAA systems specialists").
11	(2) Contents.—The study shall—
12	(A) include an analysis of the type of
13	training provided to FAA systems specialists;
14	(B) include an analysis of the type of
15	training that FAA systems specialists need to
16	be proficient on the maintenance of latest tech-
17	nologies;
18	(C) include a description of actions that
19	the Administration has undertaken to ensure
20	that FAA systems specialists receive up-to-date
21	training on the latest technologies;
22	(D) identify the amount and cost of FAA
23	systems specialists training provided by ven-
24	dors:

1	(E) identify the amount and cost of FAA
2	systems specialists training provided by the Ad-
3	ministration after developing courses for the
4	training of such specialists;
5	(F) identify the amount and cost of travel
6	that is required of FAA systems specialists in
7	receiving training; and
8	(G) include a recommendation regarding
9	the most cost-effective approach to providing
10	FAA systems specialists training.
11	(3) Report.—Not later than 1 year after the
12	date of enactment of this Act, the Comptroller Gen-
13	eral shall submit to the Committee on Transpor-
14	tation and Infrastructure of the House of Represent-
15	atives and the Committee on Commerce, Science,
16	and Transportation of the Senate a report on the re-
17	sults of the study.
18	(b) Workload of Systems Specialists.—
19	(1) Study by national academy of
20	SCIENCES.—Not later than 90 days after the date of
21	enactment of this Act, the Administrator of the Fed-
22	eral Aviation Administration shall make appropriate
23	arrangements for the National Academy of Sciences
24	to conduct a study of the assumptions and methods

used by the Federal Aviation Administration to esti-

1	mate staffing needs for FAA systems specialists to
2	ensure proper maintenance and certification of the
3	national airspace system.
4	(2) Contents.—The study shall be conducted
5	so as to provide the following:
6	(A) A suggested method of modifying FAA
7	systems specialists staffing models for applica-
8	tion to current local conditions or applying
9	some other approach to developing an objective
10	staffing standard.
11	(B) The approximate cost and length of
12	time for developing such models.
13	(3) Report.—Not later than one year after the
14	initiation of the arrangements under subsection (a),
15	the National Academy of Sciences shall submit to
16	Congress a report on the results of the study.
17	SEC. 604. DESIGNEE PROGRAM.
18	(a) Report.—Not later than 18 months after the
19	date of enactment of this Act, the Comptroller General
20	shall submit to the Committee on Transportation and In-
21	frastructure of the House of Representatives and the Com-
22	mittee on Commerce, Science, and Transportation of the

23 Senate a report on the status of recommendations made

24 by the Government Accountability Office in its October

1	2004 report, "Aviation Safety: FAA Needs to Strengthen
2	Management of Its Designee Programs' (GAO-05-40).
3	(b) CONTENTS.—The report shall include—
4	(1) an assessment of the extent to which the
5	Federal Aviation Administration has responded to
6	recommendations of the Government Accountability
7	Office referred to in subsection (a);
8	(2) an identification of improvements, if any,
9	that have been made to the designee programs re-
10	ferred to in the report of the Office as a result of
11	such recommendations; and
12	(3) an identification of further action that is
13	needed to implement such recommendations, im-
14	prove the Administration's management control of
15	the designee programs, and increase assurance that
16	designees meet the Administration's performance
17	standards.
18	SEC. 605. STAFFING MODEL FOR AVIATION SAFETY INSPEC-
19	TORS.
20	(a) In General.—Not later than October 31, 2009,
21	the Administrator of the Federal Aviation Administration
22	shall develop a staffing model for aviation safety inspec-
23	tors. In developing the model, the Administrator shall fol-
24	low the recommendations outlined in the 2007 study re-
25	leased by the National Academy of Sciences entitled

- 1 "Staffing Standards for Aviation Safety Inspectors" and
- 2 consult with interested persons, including the exclusive
- 3 collective bargaining representative of the aviation safety
- 4 inspectors.
- 5 (b) AUTHORIZATION OF APPROPRIATIONS.—There
- 6 are authorized to be appropriated such sums as may be
- 7 necessary to carry out this section.

8 SEC. 606. SAFETY CRITICAL STAFFING.

- 9 (a) Aviation Safety Inspectors.—The Adminis-
- 10 trator of the Federal Aviation Administration shall in-
- 1 crease the number of aviation safety inspectors, safety
- 12 technical specialists, and operations support positions in
- 13 the Flight Standard Service (as those terms are used in
- 14 the Administration's fiscal year 2008 congressional budget
- 15 justification) each fiscal year commensurate with the
- 16 funding levels provided in subsection (b) for such fiscal
- 17 year. Such increases shall be measured relative to the
- 18 number of persons serving in positions of aviation safety
- 19 inspectors and safety technical specialists and in oper-
- 20 ational support positions as of September 30, 2007.
- 21 (b) Authorization of Appropriations.—In addi-
- 22 tion to amounts authorized by section 106(k) of title 49,
- 23 United States Code, there is authorized to be appropriated
- 24 to carry out subsection (a)—
- 25 (1) \$58,000,000 for fiscal year 2008;

- 1 (2) \$134,000,000 for fiscal year 2009;
- 2 (3) \$170,000,000 for fiscal year 2010; and
- 3 (4) \$208,000,000 for fiscal year 2011.
- 4 Such sums shall remain available until expended.
- 5 (c) Implementation of Staffing Standards.—
- 6 Notwithstanding any other provision of this section, upon
- 7 completion of the flight standards service staffing model
- 8 under section 605 of this Act, and validation of the model
- 9 by the Administrator, there are authorized to be appro-
- 10 priated such sums as may be necessary to support the
- 11 number of aviation safety inspectors, safety technical spe-
- 12 cialists, and operation support positions that such model
- 13 determines are required to meet the responsibilities of the
- 14 Flight Standards Service.
- 15 SEC. 607. FAA AIR TRAFFIC CONTROLLER STAFFING.
- 16 (a) Study by National Academy of Sciences.—
- 17 Not later than 90 days after the date of enactment of this
- 18 Act, the Administrator of the Federal Aviation Adminis-
- 19 tration shall enter into appropriate arrangements with the
- 20 National Academy of Sciences to conduct a study of the
- 21 assumptions and methods used by the Federal Aviation
- 22 Administration (in this section referred to as the "FAA")
- 23 to estimate staffing needs for FAA air traffic controllers
- 24 to ensure the safe operation of the national airspace sys-
- 25 tem.

- 1 (b) Consultation.—In conducting the study, the
- 2 National Academy of Sciences shall consult with the exclu-
- 3 sive bargaining representative of employees of the FAA
- 4 certified under section 7111 of title 5, United States Code,
- 5 the Administrator of the Federal Aviation Administration,
- 6 and representatives of the Civil Aeronautical Medical In-
- 7 stitute.
- 8 (c) Contents.—The study shall include an examina-
- 9 tion of representative information on human factors, traf-
- 10 fic activity, and the technology and equipment used in air
- 11 traffic control.
- 12 (d) Recommendations and Estimates.—In con-
- 13 ducting the study, the National Academy of Sciences shall
- 14 develop—
- 15 (1) recommendations for the development by
- the FAA of objective staffing standards to maintain
- the safety and efficiency of the national airspace sys-
- tem with current and future projected air traffic lev-
- 19 els; and
- 20 (2) estimates of cost and schedule for the devel-
- opment of such standards by the FAA or its con-
- tractors.
- 23 (e) Report.—Not later than 18 months after the
- 24 date of enactment of this Act, the National Academy of
- 25 Sciences shall submit to the Committee on Transportation

1	and Infrastructure of the House of Representatives and
2	the Committee on Commerce, Science, and Transportation
3	of the Senate a report on the results of the study.
4	SEC. 608. ASSESSMENT OF TRAINING PROGRAMS FOR AIR
5	TRAFFIC CONTROLLERS.
6	(a) Study.—The Administrator of the Federal Avia-
7	tion Administration shall conduct a study to assess the
8	adequacy of training programs for air traffic controllers.
9	(b) Contents.—The study shall include—
10	(1) a review of the current training system for
11	air traffic controllers;
12	(2) an analysis of the competencies required of
13	air traffic controllers for successful performance in
14	the current air traffic control environment;
15	(3) an analysis of competencies required of air
16	traffic controllers as the Federal Aviation Adminis-
17	tration transitions to the Next Generation Air
18	Transportation System; and
19	(4) an analysis of various training approaches
20	available to satisfy the controller competencies iden-
21	tified under paragraphs (2) and (3).
22	(c) Report.—Not later than 180 days after the date
23	of enactment of this Act, the Administrator shall submit
24	to the Committee on Transportation and Infrastructure
25	of the House of Representatives and the Committee on

- 1 Commerce, Science, and Transportation of the Senate a
- 2 report on the results of the study.

3 SEC. 609. COLLEGIATE TRAINING INITIATIVE STUDY.

- 4 (a) Study.—The Administrator of the Federal Avia-
- 5 tion Administration shall conduct a study on training op-
- 6 tions for graduates of the Collegiate Training Initiative
- 7 program conducted under section 44506(c) of title 49
- 8 United States Code. The study shall analyze the impact
- 9 of providing as an alternative to the current training pro-
- 10 vided at the Mike Monroney Aeronautical Center of the
- 11 Administration a new controller orientation session for
- 12 graduates of such programs at the Mike Monroney Aero-
- 13 nautical Center followed by on-the-job training for newly
- 14 hired air traffic controllers who are graduates of such pro-
- 15 gram and shall include—
- 16 (1) the cost effectiveness of such an alternative
- training approach; and
- 18 (2) the effect that such an alternative training
- approach would have on the overall quality of train-
- ing received by graduates of such programs.
- 21 (b) Report.—Not later than 180 days after the date
- 22 of enactment of this Act, the Administrator shall submit
- 23 to the Committee on Transportation and Infrastructure
- 24 of the House of Representatives and to the Committee on

1	Commerce, Science, and Transportation of the Senate a
2	report on the results of the study.
3	SEC. 610. FAA TASK FORCE ON AIR TRAFFIC CONTROL FA-
4	CILITY CONDITIONS.
5	(a) Establishment.—The Administrator of the
6	Federal Aviation Administration shall establish a special
7	task force to be known as the "FAA Task Force on Air
8	Traffic Control Facility Conditions" (in this section re-
9	ferred to as the "Task Force").
10	(b) Membership.—
11	(1) Composition.—The Task Force shall be
12	composed of 12 members of whom—
13	(A) 8 members shall be appointed by the
14	Administrator; and
15	(B) 4 members shall be appointed by labor
16	unions representing employees who work at
17	field facilities of the Administration.
18	(2) QUALIFICATIONS.—Of the members ap-
19	pointed by the Administrator under paragraph
20	(1)(A)—
21	(A) 4 members shall be specialists on toxic
22	mold abatement, "sick building syndrome," and
23	other hazardous building conditions that can
24	lead to employee health concerns and shall be
25	appointed by the Administrator in consultation

1	with the Director of the National Institute for
2	Occupational Safety and Health; and
3	(B) 2 members shall be specialists on the
4	rehabilitation of aging buildings.
5	(3) Terms.—Members shall be appointed for
6	the life of the Task Force.
7	(4) Vacancies.—A vacancy in the Task Force
8	shall be filled in the manner in which the original
9	appointment was made.
10	(5) Travel expenses.—Members shall serve
11	without pay but shall receive travel expenses, includ-
12	ing per diem in lieu of subsistence, in accordance
13	with subchapter I of chapter 57 of title 5, United
14	States Code.
15	(c) Chairperson.—The Administrator shall des-
16	ignate, from among the individuals appointed under sub-
17	section (b)(1), an individual to serve as chairperson of the
18	Task Force.
19	(d) Task Force Personnel Matters.—
20	(1) Staff.—The Task Force may appoint and
21	fix the pay of such personnel as it considers appro-
22	priate.
23	(2) Staff of federal agencies.—Upon re-
24	quest of the Chairperson of the Task Force, the
25	head of any department or agency of the United

- States may detail, on a reimbursable basis, any of the personnel of that department or agency to the Task Force to assist it in carrying out its duties under this section.
- 5 (3) OTHER STAFF AND SUPPORT.—Upon re-6 quest of the Task Force or a panel of the Task 7 Force, the Administrator shall provide the Task 8 Force or panel with professional and administrative 9 staff and other support, on a reimbursable basis, to 10 the Task Force to assist it in carrying out its duties 11 under this section.
- 12 (e) OBTAINING OFFICIAL DATA.—The Task Force 13 may secure directly from any department or agency of the
- 14 United States information (other than information re-
- 15 quired by any statute of the United States to be kept con-
- 16 fidential by such department or agency) necessary for the
- 17 Task Force to carry out its duties under this section.
- 18 Upon request of the chairperson of the Task Force, the
- 19 head of that department or agency shall furnish such in-
- 20 formation to the Task Force.
- 21 (f) Duties.—
- 22 (1) Study.—The Task Force shall undertake a
- study of—

1	(A) the conditions of all air traffic control
2	facilities across the Nation, including towers,
3	centers, and terminal radar air control;
4	(B) reports from employees of the Admin-
5	istration relating to respiratory ailments and
6	other health conditions resulting from exposure
7	to mold, asbestos, poor air quality, radiation
8	and facility-related hazards in facilities of the
9	Administration;
10	(C) conditions of such facilities that could
11	interfere with such employees' ability to effec-
12	tively and safely perform their duties;
13	(D) the ability of managers and super-
14	visors of such employees to promptly document
15	and seek remediation for unsafe facility condi-
16	tions;
17	(E) whether employees of the Administra-
18	tion who report facility-related illnesses are
19	treated fairly;
20	(F) utilization of scientifically-approved re-
21	mediation techniques in a timely fashion once
22	hazardous conditions are identified in a facility
23	of the Administration; and
24	(G) resources allocated to facility mainte-
25	nance and renovation by the Administration.

1	(2) Facility condition indicies (fci).—The
2	Task Force shall review the facility condition
3	indicies of the Administration (in this section re-
4	ferred to as the "FCI") for inclusion in the rec-
5	ommendations under subsection (g).
6	(g) RECOMMENDATIONS.—Based on the results of
7	the study and review of the FCI under subsection (f), the
8	Task Force shall make recommendations as it considers
9	necessary to—
10	(1) prioritize those facilities needing the most
11	immediate attention in order of the greatest risk to
12	employee health and safety;
13	(2) ensure that the Administration is using sci-
14	entifically approved remediation techniques in all fa-
15	cilities; and
16	(3) assist the Administration in making pro-
17	grammatic changes so that aging air traffic control
18	facilities do not deteriorate to unsafe levels.
19	(h) REPORT.—Not later than 6 months after the date
20	on which initial appointments of members to the Task
21	Force are completed, the Task Force shall submit to the
22	Administrator, the Committee on Transportation and In-
23	frastructure of the House of Representatives, and the
24	Committee on Commerce, Science, and Transportation of
25	the Senate a report on the activities of the Task Force

- 1 including the recommendations of the Task Force under
- 2 subsection (g).
- 3 (i) Implementation.—Within 30 days of the receipt
- 4 of the Task Force report under subsection (h), the Admin-
- 5 istrator shall submit to the Committee on Transportation
- 6 and Infrastructure of the House of Representatives and
- 7 the Committee on Commerce, Science, and Transportation
- 8 of the Senate a report that includes a plan and timeline
- 9 to implement the recommendations of the Task Force and
- 10 to align future budgets and priorities of the Administra-
- 11 tion accordingly.
- 12 (j) TERMINATION.—The Task Force shall terminate
- 13 on the last day of the 30-day period beginning on the date
- 14 on which the report under subsection (h) was submitted.
- (k) Applicability of the Federal Advisory
- 16 COMMITTEE ACT.—The Federal Advisory Committee Act
- 17 (5 U.S.C. App.) shall not apply to the Task Force.
- 18 (l) Authorization of Appropriations.—There
- 19 are authorized to be appropriated to the Secretary of
- 20 Transportation \$250,000 to carry out this section.

21 TITLE VII—AVIATION

- 22 **INSURANCE**
- 23 SEC. 701. GENERAL AUTHORITY.
- 24 (a) Extension of Policies.—Section 44302(f)(1)
- 25 is amended—

1	(1) by striking "August 31, 2006" and insert-
2	ing "September 30, 2011"; and
3	(2) by striking "December 31, 2006" and in-
4	serting "December 31, 2017".
5	(b) Successor Program.—Section 44302(f) is
6	amended by adding at the end the following:
7	"(3) Successor program.—
8	"(A) In General.—After December 31,
9	2017, coverage for the risks specified in a policy
10	that has been extended under paragraph (1)
11	shall be provided in an airline industry spon-
12	sored risk retention or other risk-sharing ar-
13	rangement approved by the Secretary.
14	"(B) Transfer of Premiums.—
15	"(i) In General.—On December 31,
16	2017, and except as provided in clause (ii),
17	premiums that are collected by the Sec-
18	retary from the airline industry after Sep-
19	tember 22, 2001, for any policy under this
20	subsection, and interest earned thereon, as
21	determined by the Secretary, shall be
22	transferred to an airline industry spon-
23	sored risk retention or other risk-sharing
24	arrangement approved by the Secretary.

1	"(ii) Determination of amount
2	TRANSFERRED.—The amount transferred
3	pursuant to clause (i) shall be less—
4	"(I) the amount of any claims
5	paid out on such policies from Sep-
6	tember 22, 2001, through December
7	31, 2017;
8	"(II) the amount of any claims
9	pending under such policies as of De-
10	cember 31, 2017; and
11	"(III) the cost, as determined by
12	the Secretary, of administering the
13	provision of insurance policies under
14	this chapter from September 22,
15	2001, through December 31, 2017.".
16	SEC. 702. EXTENSION OF AUTHORITY TO LIMIT THIRD
17	PARTY LIABILITY OF AIR CARRIERS ARISING
18	OUT OF ACTS OF TERRORISM.
19	Section 44303(b) is amended by striking "December
20	31, 2006" and inserting "December 31, 2012".
21	SEC. 703. CLARIFICATION OF REINSURANCE AUTHORITY.
22	Section 44304 is amended in the second sentence by
23	striking "the carrier" and inserting "any insurance car-
24	rier".

1 SEC. 704. USE OF INDEPENDENT CLAIMS ADJUSTERS.

- Section 44308(c)(1) is amended in the second sen-
- 3 tence by striking "agent" and inserting "agent, or a
- 4 claims adjuster who is independent of the underwriting
- 5 agent,".
- 6 SEC. 705. EXTENSION OF PROGRAM AUTHORITY.
- 7 Section 44310 is amended by striking "March 30,
- 8 2008" and inserting "December 31, 2017".

9 TITLE VIII—MISCELLANEOUS

- 10 SEC. 801. AIR CARRIER CITIZENSHIP.
- Section 40102(a)(15) is amended by adding at the
- 12 end the following:
- 13 "For purposes of subparagraph (C), an air carrier
- shall not be deemed to be under the actual control
- of citizens of the United States unless citizens of the
- 16 United States control all matters pertaining to the
- business and structure of the air carrier, including
- 18 operational matters such as marketing, branding,
- 19 fleet composition, route selection, pricing, and labor
- relations.".
- 21 SEC. 802. DISCLOSURE OF DATA TO FEDERAL AGENCIES IN
- 22 INTEREST OF NATIONAL SECURITY.
- Section 40119(b) is amended by adding at the end
- 24 the following:
- 25 "(3) Limitation on applicability of free-
- DOM OF INFORMATION ACT.—Section 552a of title 5.

1	United States Code, shall not apply to disclosures
2	that the Administrator of the Federal Aviation Ad-
3	ministration may make from the systems of records
4	of the Administration to any Federal law enforce-
5	ment, intelligence, protective service, immigration, or
6	national security official in order to assist the offi-
7	cial receiving the information in the performance of
8	official duties.".
9	SEC. 803. FAA ACCESS TO CRIMINAL HISTORY RECORDS
10	AND DATABASE SYSTEMS.
11	(a) In General.—Chapter 401 is amended by add-
12	ing at the end the following:
13	" \S 40130. FAA access to criminal history records or
13 14	$\begin{tabular}{ll} \begin{tabular}{ll} \beg$
14	databases systems
14 15	databases systems "(a) Access to Records or Databases Sys-
141516	databases systems "(a) Access to Records or Databases Systems.—
14151617	databases systems "(a) Access to Records or Databases Systems.— "(1) Access to Information.—Notwith-
14 15 16 17 18	databases systems "(a) Access to Records or Databases Systems.— "(1) Access to Information.—Notwithstanding section 534 of title 28, and regulations
14 15 16 17 18 19	databases systems "(a) Access to Records or Databases Systems.— "(1) Access to Information.—Notwithstanding section 534 of title 28, and regulations issued to implement such section, the Administrator
14 15 16 17 18 19 20	databases systems "(a) Access to Records or Databases Systems.— "(1) Access to Information.—Notwithstanding section 534 of title 28, and regulations issued to implement such section, the Administrator of the Federal Aviation Administration may access a
14 15 16 17 18 19 20 21	databases systems "(a) Access to Records or Databases Systems.— "(1) Access to information.—Notwithstanding section 534 of title 28, and regulations issued to implement such section, the Administrator of the Federal Aviation Administration may access a system of documented criminal justice information
14 15 16 17 18 19 20 21 22	databases systems "(a) Access to Records or Databases Systems.— "(1) Access to information.—Notwithstanding section 534 of title 28, and regulations issued to implement such section, the Administrator of the Federal Aviation Administration may access a system of documented criminal justice information maintained by the Department of Justice or by a

- the national airspace system or to support the missions of the Department of Justice, the Department of Homeland Security, and other law enforcement
- 4 agencies.
- 5 "(2) Release of information.—In accessing 6 a system referred to in paragraph (1), the Adminis-7 trator shall be subject to the same conditions and 8 procedures established by the Department of Justice 9 or the State for other governmental agencies with 10 access to the system.
- 11 "(3) LIMITATION.—The Administrator may not 12 use the access authorized under paragraph (1) to 13 conduct criminal investigations.
- "(b) Designated Employees.—The Administrator shall designate, by order, employees of the Administration who shall carry out the authority described in subsection (a). The designated employees may—
- 18 "(1) have access to and receive criminal history, 19 driver, vehicle, and other law enforcement informa-20 tion contained in the law enforcement databases of 21 the Department of Justice, or any jurisdiction of a 22 State, in the same manner as a police officer em-23 ployed by a State or local authority of that State 24 who is certified or commissioned under the laws of 25 that State;

1 "(2) use any radio, data link, or warning sys-2 tem of the Federal Government, and of any jurisdic-3 tion in a State, that provides information about wanted persons, be-on-the-lookout notices, warrant 5 status, or other officer safety information to which 6 a police officer employed by a State or local author-7 ity in that State who is certified or commission 8 under the laws of that State has access and in the 9 same manner as such police officer; or

- "(3) receive Federal, State, or local government communications with a police officer employed by a State or local authority in that State in the same manner as a police officer employed by a State or local authority in that State who is commissioned under the laws of that State.
- 16 "(c) System of Documented Criminal Justice
 17 Information Defined.—In this section, the term 'sys18 tem of documented criminal justice information' means
 19 any law enforcement database, system, or communication
 20 containing information concerning identification, criminal
 21 history, arrests, convictions, arrest warrants, wanted or
 22 missing persons, including the National Crime Informa23 tion Center and its incorporated criminal history data24 bases and the National Law Enforcement Telecommuni-

cations System.".

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1	(b) Clerical Amendment.—The analysis for chap-
2	ter 401 is amended by adding at the end the following:
	"40130. FAA access to criminal history records or databases systems.".
3	SEC. 804. CLARIFICATION OF AIR CARRIER FEE DISPUTES.
4	(a) In General.—Section 47129 is amended—
5	(1) in the section heading by striking "air
6	carrier" and inserting "carrier";
7	(2) in subsection (a) by striking "(as defined in
8	section 40102 of this title)" and inserting "(as such
9	terms are defined in section 40102)";
10	(3) in the heading for subsection (d) by striking
11	"AIR CARRIER" and inserting "AIR CARRIER AND
12	FOREIGN AIR CARRIER";
13	(4) in the heading for paragraph (2) of sub-
14	section (d) by striking "AIR CARRIER" and inserting
15	"AIR CARRIER AND FOREIGN AIR CARRIER";
16	(5) by striking "air carriers" each place it ap-
17	pears and inserting "air carriers or foreign air car-
18	riers";
19	(6) by striking "air carrier" each place it ap-
20	pears and inserting "air carrier or foreign air car-
21	rier''; and
22	(7) by striking "air carrier's" each place it ap-
23	pears and inserting "air carrier's or foreign air car-
24	rier's''.

1	(b) Clerical Amendment.—The analysis for chap-
2	ter 471 is amended by striking the item relating to section
3	47129 and inserting the following:
	"47129. Resolution of airport-carrier disputes concerning airport fees.".
4	SEC. 805. STUDY ON NATIONAL PLAN OF INTEGRATED AIR-
5	PORT SYSTEMS.
6	(a) In General.—Not later than 90 days after the
7	date of enactment of this Act, the Secretary of Transpor-
8	tation shall initiate a study to evaluate the formulation
9	of the National Plan of Integrated Airport Systems (in
10	this section referred to as the "plan") under section 47103
11	of title 49, United States Code.
12	(b) Contents of Study.—The study shall include
13	a review of the following:
14	(1) The criteria used for including airports in
15	the plan and the application of such criteria in the
16	most recently published version of the plan.
17	(2) The changes in airport capital needs be-
18	tween fiscal years 2001 and 2007, as reported in the
19	plan, as compared with the amounts apportioned or
20	otherwise made available to individual airports over
21	the same period of time.
22	(3) A comparison of the amounts received by
23	airports under the airport improvement program in
24	airport apportionments, State apportionments, and

1	discretionary grants during such fiscal years with
2	capital needs as reported in the plan.
3	(4) The effect of transfers of airport apportion-
4	ments under title 49, United States Code.
5	(5) Any other matters pertaining to the plan
6	that the Secretary determines appropriate.
7	(c) Report to Congress.—
8	(1) Submission.—Not later than 36 months
9	after the date of initiation of the study, the Sec-
10	retary shall submit to the Committee on Transpor-
11	tation and Infrastructure of the House of Represent-
12	atives and the Committee on Commerce, Science,
13	and Transportation of the Senate a report on the re-
14	sults of the study.
15	(2) Contents.—The report shall include—
16	(A) the findings of the Secretary on each
17	of the subjects listed in subsection (b);
18	(B) recommendations for any changes to
19	policies and procedures for formulating the
20	plan; and
21	(C) recommendations for any changes to
22	the methods of determining the amounts to be
23	apportioned or otherwise made available to indi-
24	vidual airports.

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1	SEC. 806. EXPRESS CARRIER EMPLOYEE PROTECTION.
2	(a) In General.—Section 201 of the Railway Labor
3	Act (45 U.S.C. 181) is amended—
4	(1) by striking "All" and inserting "(a) IN
5	GENERAL.—All";
6	(2) by inserting "and every express carrier"
7	after "common carrier by air"; and
8	(3) by adding at the end the following:
9	"(b) Special Rules for Express Carriers.—
10	"(1) In general.—An employee of an express
11	carrier shall be covered by this Act only if that em-
12	ployee is in a position that is eligible for certification
13	under part 61, 63, or 65 of title 14, Code of Federal
14	Regulations, and only if that employee performs du-
15	ties for the express carrier that are eligible for such
16	certification. All other employees of an express car-
17	rier shall be covered by the provisions of the Na-
18	tional Labor Relations Act (29 U.S.C. 151 et seq.).
19	"(2) AIR CARRIER STATUS.—Any person that is
20	an express carrier shall be governed by paragraph
21	(1) notwithstanding any finding that the person is
22	also a common carrier by air.
23	"(3) Express carrier defined.—In this sec-

tion, the term 'express carrier' means any person (or

persons affiliated through common control or owner-

ship) whose primary business is the express ship-

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- 1 ment of freight or packages through an integrated
- 2 network of air and surface transportation.".
- 3 (b) Conforming Amendment.—Section 1 of such
- 4 Act (45 U.S.C. 151) is amended in the first paragraph
- 5 by striking ", any express company that would have been
- 6 subject to subtitle IV of title 49, United States Code, as
- 7 of December 31, 1995,,".
- 8 SEC. 807. CONSOLIDATION AND REALIGNMENT OF FAA FA-
- 9 CILITIES.
- 10 (a) Establishment of Working Group.—Not
- 11 later than 9 months after the date of enactment of this
- 12 Act, the Secretary of Transportation shall establish within
- 13 the Federal Aviation Administration (in this section re-
- 14 ferred to as the "FAA") a working group to develop cri-
- 15 teria and make recommendations for the realignment of
- 16 services and facilities (including regional offices) of the
- 17 FAA to assist in the transition to next generation facilities
- 18 and to help reduce capital, operating, maintenance, and
- 19 administrative costs in instances in which cost reductions
- 20 can be implemented without adversely affecting safety.
- (b) Membership.—The working group shall be com-
- 22 posed of, at a minimum—
- 23 (1) the Administrator of the FAA;
- 24 (2) 2 representatives of air carriers;

1	(3) 2 representatives of the general aviation
2	community;
3	(4) 2 representatives of labor unions rep-
4	resenting employees who work at regional or field fa-
5	cilities of the FAA; and
6	(5) 2 representatives of the airport community.
7	(c) Report to Congress Containing Rec-
8	OMMENDATIONS OF THE WORKING GROUP.—
9	(1) Submission.—Not later than 6 months
10	after convening the working group, the Adminis-
11	trator shall submit to the Committee on Transpor-
12	tation and Infrastructure of the House of Represent-
13	atives and the Committee on Commerce, Science,
14	and Transportation of the Senate a report con-
15	taining the criteria and recommendations developed
16	by the working group under this section.
17	(2) Contents.—The report shall include a jus-
18	tification for each recommendation to consolidate or
19	realign a service or facility (including a regional of-
20	fice) and a description of the costs and savings asso-
21	ciated with the consolidation or realignment.
22	(d) Public Notice and Comment.—The Adminis-
23	trator shall publish the report submitted under subsection
24	(c) in the Federal Register and allow 45 days for the sub-

25 mission of public comments. In addition, the Adminis-

- 1 trator upon request shall hold a public hearing in a com-
- 2 munity that would be affected by a recommendation in the
- 3 report.
- 4 (e) Objections.—Any interested person may file
- 5 with the Administrator a written objection to a rec-
- 6 ommendation of the working group.
- 7 (f) Report to Congress Containing Rec-
- 8 OMMENDATIONS OF THE ADMINISTRATOR.—Not later
- 9 than 60 days after the last day of the period for public
- 10 comment under subsection (d), the Administrator shall
- 11 submit to the committees referred to in subsection (c)(1)
- 12 a report containing the recommendations of the Adminis-
- 13 trator on realignment of services and facilities (including
- 14 regional offices) of the FAA and copies of any public com-
- 15 ments and objections received by the Administrator under
- 16 this section.
- 17 (g) Limitation on Implementation of Realign-
- 18 MENTS AND CONSOLIDATIONS.—The Administrator may
- 19 not realign or consolidate any services or facilities (includ-
- 20 ing regional offices) of the FAA before the Administrator
- 21 has submitted the report under subsection (f).
- 22 (h) FAA DEFINED.—In this section, the term
- 23 "FAA" means the Federal Aviation Administration.

1	SEC. 808. ACCIDENTAL DEATH AND DISMEMBERMENT IN-
2	SURANCE FOR NATIONAL TRANSPORTATION
3	SAFETY BOARD EMPLOYEES.
4	Section 1113 is amended by adding at the end the
5	following:
6	"(i) Accidental Death and Dismemberment In-
7	SURANCE.—
8	"(1) AUTHORITY TO PROVIDE INSURANCE.—
9	The Board may procure accidental death and dis-
10	memberment insurance for an employee of the
11	Board who travels for an accident investigation or
12	other activity of the Board outside the United States
13	or inside the United States under hazardous cir-
14	cumstances, as defined by the Board.
15	"(2) Crediting of insurance benefits to
16	OFFSET UNITED STATES TORT LIABILITY.—Any
17	amounts paid to a person under insurance coverage
18	procured under this subsection shall be credited as
19	offsetting any liability of the United States to pay
20	damages to that person under section 1346(b) of
21	title 28, chapter 171 of title 28, chapter 163 of title
22	10, or any other provision of law authorizing recov-
23	ery based upon tort liability of the United States in
24	connection with the injury or death resulting in the
25	insurance payment.

1	"(3) Treatment of insurance benefits.—
2	Any amounts paid under insurance coverage pro-
3	cured under this subsection shall not—
4	"(A) be considered additional pay or allow-
5	ances for purposes of section 5536 of title 5; or
6	"(B) offset any benefits an employee may
7	have as a result of government service, includ-
8	ing compensation under chapter 81 of title 5.
9	"(4) Entitlement to other insurance.—
10	Nothing in this subsection shall be construed as af-
11	fecting the entitlement of an employee to insurance
12	under section 8704(b) of title 5.".
13	SEC. 809. GAO STUDY ON COOPERATION OF AIRLINE IN-
13 14	SEC. 809. GAO STUDY ON COOPERATION OF AIRLINE IN- DUSTRY IN INTERNATIONAL CHILD ABDUC-
14	DUSTRY IN INTERNATIONAL CHILD ABDUC-
14 15 16	DUSTRY IN INTERNATIONAL CHILD ABDUCTION CASES.
14 15 16 17	DUSTRY IN INTERNATIONAL CHILD ABDUCTION CASES. (a) STUDY.—The Comptroller General shall conduct
14 15 16 17 18	DUSTRY IN INTERNATIONAL CHILD ABDUCTION CASES. (a) STUDY.—The Comptroller General shall conduct a study to help determine how the Federal Aviation Ad-
14 15 16 17 18	DUSTRY IN INTERNATIONAL CHILD ABDUCTION CASES. (a) STUDY.—The Comptroller General shall conduct a study to help determine how the Federal Aviation Administration (in this section referred to as the "FAA")
14 15 16 17 18	DUSTRY IN INTERNATIONAL CHILD ABDUCTION CASES. (a) STUDY.—The Comptroller General shall conduct a study to help determine how the Federal Aviation Administration (in this section referred to as the "FAA") could better ensure the collaboration and cooperation of
14 15 16 17 18 19 20 21	DUSTRY IN INTERNATIONAL CHILD ABDUCTION CASES. (a) STUDY.—The Comptroller General shall conduct a study to help determine how the Federal Aviation Administration (in this section referred to as the "FAA") could better ensure the collaboration and cooperation of air carriers and foreign air carriers providing air transpor-
14 15 16 17 18 19 20 21	TION CASES. (a) STUDY.—The Comptroller General shall conduct a study to help determine how the Federal Aviation Administration (in this section referred to as the "FAA") could better ensure the collaboration and cooperation of air carriers and foreign air carriers providing air transportation and relevant Federal agencies to develop and en-
14 15 16 17 18 19 20 21	TION CASES. (a) STUDY.—The Comptroller General shall conduct a study to help determine how the Federal Aviation Administration (in this section referred to as the "FAA") could better ensure the collaboration and cooperation of air carriers and foreign air carriers providing air transportation and relevant Federal agencies to develop and enforce child safety control for adults traveling internation-

- (1) the nature and scope of exit policies and procedures of the FAA, air carriers, and foreign air carriers and how the enforcement of such policies and procedures is monitored, including ticketing and boarding procedures;
 - (2) the extent to which air carriers and foreign air carriers cooperate in the investigations of international child abduction cases, including cooperation with the National Center for Missing and Exploited Children and relevant Federal, State, and local agencies;
 - (3) any effective practices, procedures, or lessons learned from the assessment of current practices and procedures of air carriers, foreign air carriers, and operators of other transportation modes that could improve the ability of the aviation community to ensure the safety of children traveling internationally with adults and, as appropriate, enhance the capability of air carriers and foreign air carriers to cooperate in the investigations of international child abduction cases; and
 - (4) any liability issues associated with providing assistance in such investigations.

1	(c) Report.—Not later than one year after the date
2	of the enactment of this Act, the Comptroller General shall
3	submit to Congress a report on the results of the study.
4	SEC. 810. LOST NATION AIRPORT, OHIO.
5	(a) Approval of Sale.—The Secretary of Trans-
6	portation may approve the sale of Lost Nation Airport
7	from the city of Willoughby, Ohio, to Lake County, Ohio,
8	if—
9	(1) Lake County meets all applicable require-
10	ments for sponsorship of the airport; and
11	(2) Lake County agrees to assume the obliga-
12	tions and assurances of the grant agreements relat-
13	ing to the airport executed by the city of Willoughby
14	under chapter 471 of title 49, United States Code,
15	and to operate and maintain the airport in accord-
16	ance with such obligations and assurances.
17	(b) Grants.—
18	(1) IN GENERAL.—The Secretary may make a
19	grant, from funds made available under section
20	48103 of title 49, United States Code, to Lake
21	County to assist in Lake County's purchase of the
22	Lost Nation Airport under subsection (a).
23	(2) FEDERAL SHARE.—The Federal share of
24	the grant under this subsection shall be for 90 per-
25	cent of the cost of Lake County's purchase of the

- Lost Nation Airport, but in no event may the Federal share of the grant exceed \$1,220,000.
- 3 (3) APPROVAL.—The Secretary may make a
 4 grant under this subsection only if the Secretary re5 ceives such written assurances as the Secretary may
 6 require under section 47107 of title 49, United
 7 States Code, with respect to the grant and Lost Na8 tion Airport.
- 9 (c) Treatment of Proceeds From Sale.—The 10 Secretary may grant to the city of Willoughby an exemption from the provisions of sections 47107 and 47133 of 11 12 such title, any grant obligations of the city of Willoughby, and regulations and policies of the Federal Aviation Ad-14 ministration to the extent necessary to allow the city of 15 Willoughby to use the proceeds from the sale approved under subsection (a) for any purpose authorized by the 16 city of Willoughby. 17

18 SEC. 811. POLLOCK MUNICIPAL AIRPORT, LOUISIANA.

- 19 (a) FINDINGS.—Congress finds that—
- 20 (1) Pollock Municipal Airport located in Pollock, Louisiana (in this section referred to as the "airport"), has never been included in the National Plan of Integrated Airport Systems pursuant to section 47103 of title 49, United States Code, and is therefore not considered necessary to meet the cur-

1	rent or future needs of the national aviation system;
2	and
3	(2) closing the airport will not adversely affect
4	aviation safety, aviation capacity, or air commerce.
5	(b) Request for Closure.—
6	(1) Approval.—Notwithstanding any other
7	provision of law, requirement, or agreement and sub-
8	ject to the requirements of this section, the Adminis-
9	trator of the Federal Aviation Administration
10	shall—
11	(A) approve a request from the town of
12	Pollock, Louisiana, to close the airport as a
13	public airport; and
14	(B) release the town from any term, condi-
15	tion, reservation, or restriction contained in a
16	surplus property conveyance or transfer docu-
17	ment, and from any order or finding by the De-
18	partment of Transportation on the use and re-
19	payment of airport revenue applicable to the
20	airport, that would otherwise prevent the clo-
21	sure of the airport and redevelopment of the fa-
22	cilities to nonaeronautical uses.
23	(2) Continued airport operation prior to
24	APPROVAL.—The town of Pollock shall continue to
25	operate and maintain the airport until the Adminis-

- trator grants the town's request for closure of the airport.
- 3 (3) Use of proceeds from sale of Air-PORT.—Upon the approval of the request to close 5 the airport, the town of Pollock shall obtain fair 6 market value for the sale of the airport property and 7 shall immediately upon receipt transfer all such pro-8 ceeds from the sale of the airport property to the 9 sponsor of a public airport designated by the Admin-10 istrator to be used for the development or improve-11 ment of such airport.
- 12 (4) RELOCATION OF AIRCRAFT.—Before closure 13 of the airport, the town of Pollock shall provide ade-14 quate time for any airport-based aircraft to relocate.

15 SEC. 812. HUMAN INTERVENTION AND MOTIVATION STUDY

- PROGRAM.
- 17 (a) IN GENERAL.—Not later than 6 months after the
- 18 date of enactment of this Act, the Administrator of the
- 19 Federal Aviation Administration shall develop a human
- 20 intervention and motivation study program for flight crew-
- 21 members involved in air carrier operations in the United
- 22 States under part 121 of title 14, Code of Federal Regula-
- 23 tions.
- (b) AUTHORIZATION OF APPROPRIATIONS.—There
- 25 are authorized to be appropriated to carry out this section

- 1 such sums as may be necessary for each of fiscal years
- 2 2008 through 2011. Such sums shall remain available
- 3 until expended.
- 4 SEC. 813. WASHINGTON, D.C., AIR DEFENSE IDENTIFICA-
- 5 TION ZONE.
- 6 (a) Submission of Plan to Congress.—Not later
- 7 than 90 days after the date of enactment of this Act, the
- 8 Administrator of the Federal Aviation Administration, in
- 9 coordination with Secretary of Homeland Security and
- 10 Secretary of Defense, shall submit to the Committee on
- 11 Transportation and Infrastructure and Committee on
- 12 Homeland Security of the House of Representatives and
- 13 the Committee on Commerce, Science, and Transportation
- 14 of the Senate a plan for the Washington, D.C., Air De-
- 15 fense Identification Zone.
- 16 (b) CONTENTS OF PLAN.—The plan shall outline spe-
- 17 cific changes to the Washington, D.C., Air Defense Identi-
- 18 fication Zone that will decrease operational impacts and
- 19 improve general aviation access to airports in the National
- 20 Capital Region that are currently impacted by the zone.
- 21 SEC. 814. MERRILL FIELD AIRPORT, ANCHORAGE, ALASKA.
- 22 (a) In General.—Notwithstanding any other provi-
- 23 sion of law, including the Federal Airport Act (as in effect
- 24 on August 8, 1958), the United States releases, without
- 25 monetary consideration, all restrictions, conditions, and

1	limitations on the use, encumbrance, or conveyance of cer					
2	tain land located in the municipality of Anchorage, Alaska					
3	more particularly described as Tracts 22 and 24 of the					
4	Fourth Addition to the Town Site of Anchorage, Alaska,					
5	as shown on the plat of U.S. Survey No. 1456, accepted					
6	June 13, 1923, on file in the Bureau of Land Manage					
7	ment, Department of Interior.					
8	(b) Grants.—Notwithstanding any other provision					
9	of law, the municipality of Anchorage shall be released					
10	from the repayment of any outstanding grant obligations					
11	owed by the municipality to the Federal Aviation Adminis					
12	tration with respect to any land described in subsection					
13	(a) that is subsequently conveyed to or used by the De-					
14	partment of Transportation and Public Facilities of the					
15	State of Alaska for the construction or reconstruction of					
16	a federally subsidized highway project.					
17	SEC. 815. 1940 AIR TERMINAL MUSEUM AT WILLIAM P					
18	HOBBY AIRPORT, HOUSTON, TEXAS.					
19	It is the sense of Congress that the Nation—					
20	(1) supports the goals and ideals of the 1940					
21	Air Terminal Museum located at William P. Hobby					
22	Airport in the city of Houston, Texas;					
23	(2) congratulates the city of Houston and the					
24	1940 Air Terminal Museum on the 80-year history					

of William P. Hobby Airport and the vital role of the

1	airport in Houston's and the Nation's transportation
2	infrastructure; and

3 (3) recognizes the 1940 Air Terminal Museum 4 for its importance to the Nation in the preservation 5 and presentation of civil aviation heritage and recog-6 nizes the importance of civil aviation to the Nation's 7 history and economy.

8 SEC. 816. DUTY PERIODS AND FLIGHT TIME LIMITATIONS

9 APPLICABLE TO FLIGHT CREWMEMBERS.

Not later than 180 days after the date of enactment of this Act, the Administrator of the Federal Aviation Administration shall initiate a rulemaking proceeding for the following purposes:

(1) To require a flight crewmember who is employed by an air carrier conducting operations under part 121 of title 14, Code of Federal Regulations, and who accepts an additional assignment for flying under part 91 of such title from the air carrier or from any other air carrier conducting operations under part 121 or 135 of such title, to apply the period of the additional assignment (regardless of whether the assignment is performed by the flight crewmember before or after an assignment to fly under part 121 of such title) toward any limitation

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- applicable to the flight crewmember relating to duty periods or flight times under part 121 of such title.
- 3 (2) To require a flight crewmember who is em-4 ployed by an air carrier conducting operations under 5 part 135 of title 14, Code of Federal Regulations, 6 and who accepts an additional assignment for flying 7 under part 91 of such title from the air carrier or 8 any other air carrier conducting operations under 9 part 121 or 135 of such title, to apply the period of 10 the additional assignment (regardless of whether the 11 assignment is performed by the flight crewmember 12 before or after an assignment to fly under part 135 13 of such title) toward any limitation applicable to the 14 flight crewmember relating to duty periods or flight 15 times under part 135 of such title.

16 SEC. 817. LABOR INTEGRATION.

- 17 (a) LABOR INTEGRATION.—With respect to any cov-
- 18 ered transaction involving a covered air carrier that results
- 19 in the combination of crafts or classes that are subject
- 20 to the Railway Labor Act (45 U.S.C. 151 et seq.), sections
- 21 3 and 13 of the labor protective provisions imposed by the
- 22 Civil Aeronautics Board in the Allegheny-Mohawk merger
- 23 (as published at 59 C.A.B. 45) shall apply to the integra-
- 24 tion of covered employees of the covered air carrier; except
- 25 that—

- 1 (1) if the same collective bargaining agent rep2 resents the combining crafts or classes at the cov3 ered air carrier, that collective bargaining agent's in4 ternal policies regarding integration, if any, will not
 5 be affected by and will supercede the requirements
 6 of this section; and
 - (2) the requirements of any collective bargaining agreement that may be applicable to the terms of integration involving covered employees of the covered air carrier shall also not be affected by and will supersede the requirements of this section, so long as those provisions supply at least the protections afforded by sections 3 and 13 of the Allegheny-Mohawk provisions.
- 15 (b) Enforcement.—Any labor organization that represents individuals that are aggrieved as a result of a 16 violation of the labor protective provisions applied under 17 18 subsection (a) may bring an action to enforce this section, 19 or to enforce the terms of any award or agreement result-20 ing from arbitration or a settlement relating to the re-21 quirements of this section. An action under this subsection 22 shall be brought in an appropriate United States district 23 court determined in accordance with section 1391 of title 28, United States Code, without regard to the amount in 25 controversy.

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1	(c) Definitions.—In this section, the following defi-						
2	nitions apply:						
3	(1) AIR CARRIER.—The term "air carrier"						
4	means an air carrier that holds a certificate issued						
5	under chapter 411 of title 49, United States Code.						
6	(2) COVERED AIR CARRIER.—The term "cov-						
7	ered air carrier" means an air carrier that is in-						
8	volved in a covered transaction.						
9	(3) COVERED EMPLOYEE.—The term "covered						
10	employee'' means an employee who—						
11	(A) is not a temporary employee; and						
12	(B) is a member of a craft or class that is						
13	subject to the Railway Labor Act (45 U.S.C.						
14	151 et seq.).						
15	(4) COVERED TRANSACTION.—The term "cov-						
16	ered transaction" means—						
17	(A) a transaction for the combination of						
18	multiple air carriers into a single air carrier;						
19	and which						
20	(B) involves the transfer of ownership or						
21	control of—						
22	(i) 50 percent or more of the equity						
23	securities (as defined in section 101 of title						
24	11, United States Code) of an air carrier;						
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1	(ii) 50 percent or more (by value) of						
2	the assets of the air carrier.						
3	(d) Application.—This section shall not apply to						
4	any covered transaction involving a covered air carrier						
5	that took place before the date of enactment of this Act.						
6	SEC. 818. PILOT PROGRAM FOR REDEVELOPMENT OF AIR-						
7	PORT PROPERTIES.						
8	(a) In General.—Not later than one year after the						
9	date of enactment of this Act, the Administrator of the						
10	Federal Aviation Administration shall establish a pilot						
11	program at up to 4 public-use airports (as defined in sec-						
12	tion 47102 of title 49, United States Code) that have a						
13	noise compatibility program approved by the Adminis-						
14	trator under section 47504 of such title.						
15	(b) Grants.—Under the pilot program, the Adminis-						
16	trator may make a grant in a fiscal year, from funds made						
17	available under section 47117(e)(1)(A) of such title, to the						
18	operator of an airport participating in the pilot program—						
19	(1) to support joint planning (including plan-						
20	ning described in section 47504(a)(2)(F) of such						
21	title), engineering design, and environmental permit-						
22	ting for the assembly and redevelopment of real						
23	property purchased with noise mitigation funds						
24	made available under section 48103 or passenger fa-						

1	cility revenues collected for the airport under section
2	40117 of such title; and
3	(2) to ancourage compatible land uses with the

- 3 (2) to encourage compatible land uses with the 4 airport and generate economic benefits to the airport 5 operator and an affected local jurisdiction.
- 6 (c) Grant Requirements.—The Administrator
 7 may not make a grant under this section unless the grant
 8 is made—
- 9 (1) to enable the airport operator and an af-10 fected local jurisdiction to expedite their noise miti-11 gation redevelopment efforts with respect to real 12 property described in subsection (b)(1); and
 - (2) subject to a requirement that the affected local jurisdiction has adopted zoning regulations that permit compatible redevelopment of real property described in subsection (b)(1);
 - (3) subject to a requirement that funds made available under section 47117(e)(1)(A) with respect to real property assembled and redeveloped under subsection (b)(1) plus the amount of any grants made for acquisition of such property under section 47504 of such title are repaid to the Administrator upon the sale of such property.
- 24 (d) Cooperation With Local Affected Juris 25 diction.—An airport operator may use funds granted

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- 1 under this section for a purpose described in subsection
- 2 (b) only in cooperation with an affected local jurisdiction.
- 3 (e) United States Government Share.—
- 4 (1) IN GENERAL.—The United States Govern-5 ment share of the allowable costs of a project carried 6 out under the pilot program shall be 80 percent.
 - (2) Determination.—In determining the allowable project costs of a project carried out under the pilot program for purposes of this subsection, the Administrator shall deduct from the total costs of the project that portion of the total costs of the project that are incurred with respect to real property that is not owned or to be acquired by the airport operator pursuant to the noise compatibility program for the airport or that is not owned by an affected local jurisdiction or other public entity.
 - (3) MAXIMUM AMOUNT.—Not more than \$5,000,000 in funds made available under section 47117(e) of title 49, United States Code, may be expended under this pilot program at any single public-use airport.
- 22 (f) Special Rules for Repaid Funds.—The 23 amounts repaid to the Administrator with respect to an 24 airport under subsection (c)(3)—

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1	(1) shall be available to the Administrator for						
2	the following actions giving preference to such ac-						
3	tions in descending order:						
4	(A) reinvestment in an approved noise						
5	compatibility project at the airport;						
6	(B) reinvestment in another project at the						
7	airport that is available for funding under sec-						
8	tion 47117(e) of title 49, United States Code;						
9	(C) reinvestment in an approved airport						
10	development project at the airport that is eligi-						
11	ble for funding under section 47114, 47115, or						
12	47117 of such title;						
13	(D) reinvestment in approved noise com-						
14	patibility project at any other public airport;						
15	and						
16	(E) deposit in the Airport and Airway						
17	Trust Fund established under section 9502 of						
18	the Internal Revenue Code of 1986 (26 U.S.C.						
19	9502);						
20	(2) shall be in addition to amounts authorized						
21	under section 48103 of title 49, United States Code;						
22	and						
23	(3) shall remain available until expended.						
24	(g) Use of Passenger Facility Revenue.—An						
25	operator of an airport participating in the pilot program						

1	may use passenger facility revenue collected for the airport						
2	under section 40117 of title 49, United States Code, to						
3	pay the portion of the total cost of a project carried out						
4	by the operator under the pilot program that are not al						
5	lowable under subsection (e)(2).						
6	(h) Sunset.—The Administrator may not make a						
7	grant under the pilot program after September 30, 2011.						
8	(i) Report to Congress.—Not later than the last						
9	day of the 30th month following the date on which the						
10	first grant is made under this section, the Administrator						
11	shall report to Congress on the effectiveness of the pilot						
12	program on returning real property purchased with noise						
13	mitigation funds made available under section						
14	47117(e)(1)(A) or 47505 or passenger facility revenues to						
15	productive use.						
16	(j) Noise Compatibility Measures.—Section						
17	47504(a)(2) is amended—						
18	(1) by striking "and" at the end of subpara-						
19	graph (D);						
20	(2) by striking the period at the end of sub-						
21	paragraph (E) and inserting "; and"; and						
22	(3) by adding at the end the following:						
23	"(F) joint comprehensive land use plan-						
24	ning, including master plans, traffic studies, en-						
25	vironmental evaluation and economic and feasi-						

1	bility studies, with neighboring local jurisdic-
2	tions undertaking community redevelopment in
3	the area where any land or other property in-
4	terest acquired by the airport operator under
5	this subsection is located, to encourage and en-
6	hance redevelopment opportunities that reflect
7	zoning and uses that will prevent the introduc-
8	tion of additional incompatible uses and en-
9	hance redevelopment potential.".
10	SEC. 819. HELICOPTER OPERATIONS OVER LONG ISLAND,
11	NEW YORK.
12	(a) Study.—The Administrator of the Federal Avia-
13	tion Administration shall conduct a study on helicopter op-
14	erations over Long Island, New York.
15	(b) Contents.—In conducting the study, the Ad-
16	ministrator shall examine, at a minimum, the following:
17	(1) The effect of helicopter operations on resi-
18	dential areas, including—
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19	(A) safety issues relating to helicopter op-
20	(A) safety issues relating to helicopter operations;
20	erations;
20 21	erations; (B) noise levels relating to helicopter oper-

1	(2) The feasibility of diverting helicopters from
2	residential areas.
3	(3) The feasibility of creating specific air lanes
4	for helicopter operations.
5	(4) The feasibility of establishing altitude limits
6	for helicopter operations.
7	(c) Exceptions.—Any determination under this sec-
8	tion on the feasibility of establishing limitations or restric-
9	tions for helicopter operations over Long Island, New
10	York, shall not apply to helicopters performing operations
11	for news organizations, the military, law enforcement, or
12	providers of emergency services.
13	(d) Limitation on Statutory Construction.—
14	Nothing in this section shall be construed to interfere with
15	the Federal Aviation Administration's authority to ensure
16	the safe and efficient use of the national airspace system.
17	(e) Report.—Not later than 6 months after the date
18	of the enactment of this Act, the Administrator shall sub-
19	mit to Congress a report on the results of the study, in-
20	cluding information and recommendations concerning the
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21	issues examined under subsection (b).
	ssues examined under subsection (b). SEC. 820. CABIN TEMPERATURE STANDARDS STUDY.
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25 Aviation Administration shall conduct a study to deter-

- 1 mine whether onboard temperature standards are nec-
- 2 essary to protect cabin and cockpit crew members and pas-
- 3 sengers on an aircraft of an air carrier used to provide
- 4 air transportation from excessive heat onboard such air-
- 5 craft during standard operations or during an excessive
- 6 flight delay.
- 7 (b) TEMPERATURE REVIEW.—In conducting the
- 8 study under subsection (a), the Administrator shall—
- 9 (1) survey onboard cabin and cockpit tempera-
- tures of a representative sampling of different air-
- 11 craft types and operations;
- 12 (2) address the appropriate placement of tem-
- perature monitoring devices onboard the aircraft to
- determine the most accurate measurement of on-
- board temperature and develop a system for the re-
- porting of excessive temperature onboard passenger
- 17 aircraft by cockpit and cabin crew members; and
- 18 (3) review the impact of implementing such on-
- board temperature standards on the environment,
- fuel economy, and avionics and determine the costs
- associated with such implementation and the feasi-
- bility of using ground equipment or other mitigation
- 23 measures to offset any such costs.
- 24 (c) Report to Congress.—Not later than 18
- 25 months after the date of enactment of this Act, the Ad-

1	ministrator shall submit to Congress a report on the find-					
2	ings of the study.					
3	SEC. 821. CIVIL PENALTIES TECHNICAL AMENDMENTS.					
4	Section 46301 is amended—					
5	(1) in subsection (a)(1)(A) by inserting "chap-					
6	ter 451," before "section 47107(b)";					
7	(2) in subsection (a)(5)(A)(i)—					
8	(A) by striking "or chapter 449" and in-					
9	serting "chapter 449"; and					
10	(B) by inserting after "44909)" the fol-					
11	lowing: ", or chapter 451"; and					
12	(3) in subsection $(d)(2)$ —					
13	(A) by inserting after "44723)" the fol-					
14	lowing: ", chapter 451 (except section 45107)";					
15	and					
16	(B) by inserting after "44909)," the fol-					
17	lowing: "section 45107 or".					
18	SEC. 822. REALIGNMENT OF TERMINAL RADAR APPROACH					
19	CONTROL AT PALM BEACH INTERNATIONAL					
20	AIRPORT.					
21	(a) Prohibition.—The Administrator of the Federal					
22	Aviation Administration may not carry out, or plan for,					
23	the consolidation, deconsolidation, colocation, execution of					
24	interfacility reorganization, or facility elimination of the					

- 1 terminal radar approach control (TRACON) at Palm
- 2 Beach International Airport.
- 3 (b) Replacement of Terminal Radar Approach
- 4 CONTROL AT PALM BEACH INTERNATIONAL AIRPORT.—
- 5 The Administrator shall take such action as may be nec-
- 6 essary to ensure that any air traffic control tower or facil-
- 7 ity placed into operation at Palm Beach International Air-
- 8 port after September 30, 2007, to replace an air traffic
- 9 control tower or facility placed into operation before Sep-
- 10 tember 30, 2007, includes an operating terminal radar ap-
- 11 proach control.
- 12 SEC. 823. STUDY AND REPORT ON ALLEVIATING CONGES-
- 13 **TION.**
- Not later than 6 months after the date of enactment
- 15 of this Act, the Comptroller General shall conduct a study
- 16 and submit a report to Congress regarding effective strat-
- 17 egies to alleviate congestion in the national airspace at air-
- 18 ports during peak travel times, by evaluating the effective-
- 19 ness of reducing flight schedules and staggering flights,
- 20 developing incentives for airlines to reduce the number of
- 21 flights offered, and instituting slots and quotas at air-
- 22 ports. In addition, the Comptroller General shall compare
- 23 the efficiency of implementing the strategies in the pre-
- 24 ceding sentence with redesigning airspace and evaluate
- 25 any legal obstacles to implementing such strategies.

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	SEC. 824.	AIRLINE	PERSONNEL	TRAINING	ENHANCEMENT.

- Not later than 180 days after the date of enactment
- 3 of this Act, the Secretary of Transportation shall issue
- 4 regulations under chapter 447 of title 49, United States
- 5 Code, that require air carriers to provide initial and an-
- 6 nual recurring training for flight attendants and gate at-
- 7 tendants regarding serving alcohol, dealing with disruptive
- 8 passengers, and recognizing intoxicated persons. The
- 9 training shall include situational training on methods of
- 10 handling an intoxicated person who is belligerent.
- 11 SEC. 825. STUDY ON FEASIBILITY OF DEVELOPMENT OF A
- 12 PUBLIC INTERNET WEB-BASED SEARCH EN-
- GINE ON WIND TURBINE INSTALLATION OB-
- 14 STRUCTION.
- 15 (a) STUDY.—The Administrator of the Federal Avia-
- 16 tion Administration shall carry out a study on the feasi-
- 17 bility of developing a publicly searchable, Internet Web-
- 18 based resource that provides information regarding the ac-
- 19 ceptable height and distance that wind turbines may be
- 20 installed in relation to aviation sites and the level of ob-
- 21 struction such turbines may present to such sites.
- 22 (b) Considerations.—In conducting the study, the
- 23 Administrator shall consult, if appropriate, with the Secre-
- 24 taries of the Army, Navy and Air Force, Homeland Secu-
- 25 rity, and Energy to coordinate the requirements of each
- 26 agency for future air space needs, determine what the ac-

- 1 ceptable risks are to existing infrastructure of each agen-
- 2 cy, and define the different levels of risk for such infra-
- 3 structure.
- 4 (c) Report.—Not later than 1 year after the date
- 5 of enactment of this Act, the Secretary shall submit a re-
- 6 port on the results of the study to the Committee on
- 7 Transportation and Infrastructure, Committee on Home-
- 8 land Security, Committee on Armed Services and Com-
- 9 mittee on Science and Technology in the House of Rep-
- 10 resentatives and the Committee on Commerce, Science
- 11 and Transportation, Committee on Government Affairs
- 12 and Homeland Security, and the Committee on Armed
- 13 Services in the Senate.

14 TITLE IX—FEDERAL AVIATION

15 RESEARCH AND DEVELOPMENT

- 16 SEC. 901. SHORT TITLE.
- 17 This title may be cited as the "Federal Aviation Re-
- 18 search and Development Reauthorization Act of 2007".
- 19 SEC. 902. DEFINITIONS.
- As used in this title, the following definition apply:
- 21 (1) Administrator.—The term "Adminis-
- trator" means the Administrator of the Federal
- 23 Aviation Administration.
- 24 (2) FAA.—The term "FAA" means the Fed-
- eral Aviation Administration.

1	(3) NASA.—The term "NASA" means the Na-
2	tional Aeronautics and Space Administration.
3	(4) NATIONAL RESEARCH COUNCIL.—The term
4	"National Research Council" means the National
5	Research Council of the National Academies of
6	Science and Engineering.
7	(5) NOAA.—The term "NOAA" means the Na-
8	tional Oceanic and Atmospheric Administration.
9	(6) NSF.—The term "NSF" means the Na-
10	tional Science Foundation.
11	(7) Secretary.—The term "Secretary" means
12	the Secretary of Transportation.
13	SEC. 903. INTERAGENCY RESEARCH INITIATIVE ON THE IM-
	SEC. 903. INTERAGENCY RESEARCH INITIATIVE ON THE IM- PACT OF AVIATION ON THE CLIMATE.
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13 14 15 16	PACT OF AVIATION ON THE CLIMATE.
141516	PACT OF AVIATION ON THE CLIMATE. (a) IN GENERAL.—The Administrator, in coordina-
14 15 16 17	PACT OF AVIATION ON THE CLIMATE. (a) IN GENERAL.—The Administrator, in coordination with NASA and the United States Climate Change
14 15 16 17	PACT OF AVIATION ON THE CLIMATE. (a) IN GENERAL.—The Administrator, in coordination with NASA and the United States Climate Change Science Program, shall establish a research initiative to
14 15 16 17 18	PACT OF AVIATION ON THE CLIMATE. (a) IN GENERAL.—The Administrator, in coordination with NASA and the United States Climate Change Science Program, shall establish a research initiative to assess the impact of aviation on the climate and, if war-
14 15 16 17 18	PACT OF AVIATION ON THE CLIMATE. (a) IN GENERAL.—The Administrator, in coordination with NASA and the United States Climate Change Science Program, shall establish a research initiative to assess the impact of aviation on the climate and, if warranted, to evaluate approaches to mitigate that impact.
14 15 16 17 18 19 20	pact of aviation on the climate. (a) In General.—The Administrator, in coordination with NASA and the United States Climate Change Science Program, shall establish a research initiative to assess the impact of aviation on the climate and, if warranted, to evaluate approaches to mitigate that impact. (b) Research Plan.—Not later than one year after
14 15 16 17 18 19 20 21	PACT OF AVIATION ON THE CLIMATE. (a) IN GENERAL.—The Administrator, in coordination with NASA and the United States Climate Change Science Program, shall establish a research initiative to assess the impact of aviation on the climate and, if warranted, to evaluate approaches to mitigate that impact. (b) RESEARCH PLAN.—Not later than one year after the date of enactment of this Act, the participating Federal

1 SEC. 904. RESEARCH PROGRAM ON RUNWAYS.

- 2 (a) Research Program.—The Administrator shall
- 3 maintain a program of research grants to universities and
- 4 nonprofit research foundations for research and tech-
- 5 nology demonstrations related to—
- 6 (1) improved runway surfaces; and
- 7 (2) engineered material restraining systems for
- 8 runways at both general aviation airports and air-
- 9 ports with commercial air carrier operations.
- 10 (b) AUTHORIZATION OF APPROPRIATIONS.—There is
- 11 authorized to be appropriated such sums as may be nec-
- 12 essary for each of the fiscal years 2008 through 2011 to
- 13 carry out this section.
- 14 SEC. 905. RESEARCH ON DESIGN FOR CERTIFICATION.
- 15 (a) Establishment of Program.—Not later than
- 16 6 months after the date of enactment of this Act, the
- 17 FAA, in consultation with other agencies as appropriate,
- 18 shall establish a research program on methods to improve
- 19 both confidence in and the timeliness of certification of
- 20 new technologies for their introduction into the national
- 21 airspace system.
- 22 (b) Research Plan.—Not later than 1 year after
- 23 the date of enactment of this Act, as part of the activity
- 24 described in subsection (a), the FAA shall develop a plan
- 25 for the research program that contains the objectives, pro-
- 26 posed tasks, milestones, and five-year budgetary profile.

- 1 (c) Review.—The Administrator shall have the Na-
- 2 tional Research Council conduct an independent review of
- 3 the research program plan and provide the results of that
- 4 review to the Committee on Science and Technology and
- 5 the Committee on Transportation and Infrastructure of
- 6 the House of Representatives and the Committee on Com-
- 7 merce, Science, and Transportation of the Senate not later
- 8 than 18 months after the date of enactment of this Act.
- 9 SEC. 906. CENTERS OF EXCELLENCE.
- 10 (a) GOVERNMENT'S SHARE OF COSTS.—Section
- 11 44513(f) is amended to read as follows:
- 12 "(f) GOVERNMENT'S SHARE OF COSTS.—The United
- 13 States Government's share of establishing and operating
- 14 the center and all related research activities that grant
- 15 recipients carry out shall not exceed 75 percent of the
- 16 costs. The United States Government's share of an indi-
- 17 vidual grant under this section shall not exceed 90 percent
- 18 of the costs.".
- 19 (b) Annual Report.—The Administrator shall
- 20 transmit annually to the Committee on Science and Tech-
- 21 nology and the Committee on Transportation and Infra-
- 22 structure of the House of Representatives and the Com-
- 23 mittee on Commerce, Science, and Transportation of the
- 24 Senate at the time of the President's budget request a re-
- 25 port that lists—

1	(1) the research projects that have been initi-
2	ated by each Center of Excellence in the preceding
3	year;
4	(2) the amount of funding for each research
5	project and the funding source;
6	(3) the institutions participating in each project
7	and their shares of the overall funding for each re-
8	search project; and
9	(4) the level of cost-sharing for each research
10	project.
11	SEC. 907. AIRPORT COOPERATIVE RESEARCH PROGRAM.
12	Section 44511(f) is amended—
13	(1) in paragraph (1) by striking "establish a 4-
14	year pilot" and inserting "maintain an"; and
15	(2) in paragraph (4)—
16	(A) by striking "expiration of the pro-
17	gram" and inserting "expiration of the pilot
18	program"; and
19	(B) by striking "program, including rec-
20	ommendations as to the need for establishing a
21	permanent airport cooperative research pro-
22	gram" and inserting "program".
23	SEC. 908. UNMANNED AIRCRAFT SYSTEMS.
24	(a) Research Initiative.—Section 44504(b) is
25	amended—

1	(1) in paragraph (6) by striking "and" after
2	the semicolon;
3	(2) in paragraph (7) by striking the period at
4	the end and inserting "; and; and
5	(3) by adding at the end the following:
6	"(8) in conjunction with other Federal agencies,
7	as appropriate, to develop technologies and methods
8	to assess the risk of and prevent defects, failures,
9	and malfunctions of products, parts, and processes,
10	for use in all classes of unmanned aircraft systems
11	that could result in a catastrophic failure of the un-
12	manned aircraft that would endanger other aircraft
13	in the national airspace system.".
14	(b) Systems, Procedures, Facilities, and De-
15	VICES.—Section 44505(b) is amended—
16	(1) in paragraph (4) by striking "and" after
17	the semicolon;
18	(2) in paragraph (5)(C) by striking the period
19	at the end and inserting a semicolon; and
20	(3) by adding at the end the following:
21	"(6) to develop a better understanding of the
22	relationship between human factors and unmanned
23	aircraft systems safety; and
24	"(7) to develop dynamic simulation models for
25	integrating all classes of unmanned aircraft systems

1	into the national airspace system without any deg-
2	radation of existing levels of safety for all national
3	airspace system users.".
4	SEC. 909. RESEARCH GRANTS PROGRAM INVOLVING UN-
5	DERGRADUATE STUDENTS.
6	(a) In General.—The Administrator shall establish
7	a program to utilize colleges and universities, including
8	Historically Black Colleges and Universities, Hispanic
9	serving institutions, tribally controlled colleges and univer-
10	sities, and Alaska Native and Native Hawaiian serving in-
11	stitutions in conducting research by undergraduate stu-
12	dents on subjects of relevance to the FAA. Grants may
13	be awarded under this section for—
14	(1) research projects to be carried out primarily
15	by undergraduate students;
16	(2) research projects that combine under-
17	graduate research with other research supported by
18	the FAA;
19	(3) research on future training requirements re-
20	lated to projected changes in regulatory require-
21	ments for aircraft maintenance and power plant li-
22	censees; and
23	(4) research on the impact of new technologies
24	and procedures, particularly those related to aircraft
25	flight deck and air traffic management functions.

1	and on training requirements for pilots and air traf-
2	fic controllers.
3	(b) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated \$5,000,000 for each of the
5	fiscal years 2008 through 2011, for research grants under
6	this section.
7	SEC. 910. RESEARCH PROGRAM ON SPACE WEATHER AND
8	AVIATION.
9	(a) Establishment.—The Administrator shall, in
10	coordination with the National Science Foundation, Na-
11	tional Aeronautics and Space Administration, National
12	Oceanic and Atmospheric Administration, and other rel-
13	evant agencies, initiate a research program to—
14	(1) conduct or supervise research projects on
15	impacts of space weather to aviation, including com-
16	munication, navigation, avionic systems, and on air-
17	line passengers and personnel; and
18	(2) facilitate the transfer of technology from
19	space weather research programs to Federal agen-
20	cies with operational responsibilities and to the pri-
21	vate sector.
22	(b) Use of Grants or Cooperative Agree-

23 Ments.—The Administrator may use grants or coopera-

24 tive agreements in carrying out this section.

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- 1 (c) Authorization of Appropriations.—In addi-
- 2 tion to amounts authorized to be appropriated by the
- 3 amendments made by this Act, there is authorized to be
- 4 appropriated \$1,000,000 for each of the fiscal years 2008
- 5 through 2011 to carry out this section.
- 6 SEC. 911. AVIATION GAS RESEARCH AND DEVELOPMENT
- 7 **PROGRAM.**
- 8 (a) Continuation of Program.—The Adminis-
- 9 trator, in coordination with the NASA Administrator,
- 10 shall continue research and development activities into
- 11 technologies for modification of existing general aviation
- 12 piston engines to enable their safe operation using un-
- 13 leaded aviation fuel.
- 14 (b) ROADMAP.—Not later than 120 days after the
- 15 date of enactment of this Act, the Administrator shall de-
- 16 velop a research and development roadmap for the pro-
- 17 gram continued in subsection (a), containing the specific
- 18 research and development objectives and the anticipated
- 19 timetable for achieving the objectives.
- 20 (c) Report.—Not later than 130 days after the date
- 21 of enactment of this Act, the Administrator shall provide
- 22 the roadmap specified in subsection (b) to the Committee
- 23 on Science and Technology of the House of Representa-
- 24 tives and the Committee on Commerce, Science, and
- 25 Transportation of the Senate.

1	(d) AUTHORIZATION OF APPROPRIATIONS.—There is
2	authorized to be appropriated \$750,000 for each of the
3	fiscal years 2008 through 2010 to carry out this section.
4	SEC. 912. RESEARCH REVIEWS AND ASSESSMENTS.
5	(a) Review of FAA's Energy- and Environment-
6	Related Research Programs.—
7	(1) Study.—The Administrator shall enter into
8	an arrangement with the National Research Council
9	for a review of the FAA's energy- and environment-
10	related research programs. The review shall assess
11	whether—
12	(A) the programs have well-defined,
13	prioritized, and appropriate research objectives;
14	(B) the programs are properly coordinated
15	with the energy- and environment-related re-
16	search programs of NASA, NOAA, and other
17	relevant agencies;
18	(C) the programs have allocated appro-
19	priate resources to each of the research objec-
20	tives; and
21	(D) there exist suitable mechanisms for
22	transitioning the research results into the
23	FAA's operational technologies and procedures
24	and certification activities.

1	(2) Report.—A report containing the results
2	of the review shall be provided to the Committee on
3	Science and Technology of the House of Representa-
4	tives and the Committee on Commerce, Science, and
5	Transportation of the Senate within 18 months of
6	the enactment of this Act.
7	(b) Assessment of the Impact of Space Weath-
8	ER ON AVIATION.—
9	(1) Study.—The Administrator shall enter into
10	an arrangement with the National Research Council
11	for a study of the impacts of space weather on the
12	current and future United States aviation industry,
13	and in particular, to examine the risks for Over-The-
14	Pole (OTP) and Ultra-Long-Range (ULR) oper-
15	ations. The study shall—
16	(A) examine space weather impacts on at
17	least the following areas: communications, navi-
18	gation, avionics, and human health in flight;
19	(B) assess the benefits of space weather in-
20	formation and services to reduce aviation costs
21	and maintain safety;
22	(C) provide recommendations on how
23	NASA, NOAA, and the NSF can most effec-
24	tively carry out research and monitoring activi-
25	ties related to space weather and aviation; and

1	(D) provide recommendations on how to
2	integrate space weather information into the
3	Next Generation Air Transportation System.
4	(2) Report.—A report containing the results
5	of the study shall be provided to the Committee on
6	Science and Technology of the House of Representa-
7	tives and the Committee on Commerce, Science, and
8	Transportation of the Senate not later than 1 year
9	after the date of enactment of this Act.
10	SEC. 913. REVIEW OF FAA'S AVIATION SAFETY-RELATED RE-
11	SEARCH PROGRAMS.
12	(a) Review.—The Administrator shall enter into an
13	arrangement with the National Research Council for an
14	independent review of the FAA's aviation safety-related
15	research programs. The review shall assess whether—
16	(1) the programs have well-defined, prioritized,
17	and appropriate research objectives;
18	(2) the programs are properly coordinated with
19	the safety research programs of NASA and other
20	relevant Federal agencies;
21	(3) the programs have allocated appropriate re-
22	sources to each of the research objectives; and
23	(4) there exist suitable mechanisms for
24	transitioning the research results from the programs

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

- 1 (16) Safe Flight 21—Alaska Capstone.
- 2 (c) Report.—Not later than 14 months after the
- 3 date of enactment of this Act, the Administrator shall sub-
- 4 mit to Congress a report on the results of the review.
- 5 (d) Authorization of Appropriations.—In addi-
- 6 tion to amounts authorized to be appropriated by the
- 7 amendments made by this Act, there is authorized to be
- 8 appropriated \$700,000 for fiscal year 2008 to carry out
- 9 this section.
- 10 SEC. 914. RESEARCH PROGRAM ON ALTERNATIVE JET
- 11 FUEL TECHNOLOGY FOR CIVIL AIRCRAFT.
- 12 (a) Establishment of Research Program.—
- 13 Using amounts made available under section 48102(a) of
- 14 title 49, United States Code, the Secretary of Transpor-
- 15 tation shall establish a research program related to devel-
- 16 oping jet fuel from alternative sources (such as coal, nat-
- 17 ural gas, biomass, ethanol, butanol, and hydrogen)
- 18 through grants or other measures authorized under sec-
- 19 tion 106(l)(6) of such title, including reimbursable agree-
- 20 ments with other Federal agencies.
- 21 (b) Participation by Educational and Re-
- 22 SEARCH INSTITUTIONS.—In conducting the program, the
- 23 Secretary shall provide for participation by educational
- 24 and research institutions that have existing facilities and

1	experience in the development and deployment of tech-
2	nology for alternative jet fuels.
3	(c) Designation of Institute as a Center of
4	EXCELLENCE.—Not later than 6 months after the date
5	of enactment of this Act, the Administrator of the Federal
6	Aviation Administration shall designate an institution de-
7	scribed in subsection (a) as a Center of Excellence for Al-
8	ternative Jet Fuel Research.
9	SEC. 915. CENTER FOR EXCELLENCE IN AVIATION EMPLOY-
10	MENT.
11	(a) Establishment.—The Administrator shall es-
12	tablish a Center for Excellence in Aviation Employment
13	(in this section referred to as the "Center").
14	(b) APPLIED RESEARCH AND TRAINING.—The Cen-
15	ter shall conduct applied research and training on—
16	(1) human performance in the air transpor-
17	tation environment;
18	(2) air transportation personnel, including air
19	traffic controllers, pilots, and technicians; and
20	(3) any other aviation human resource issues
21	pertinent to developing and maintaining a safe and
22	efficient air transportation system.
23	(c) Duties.—The Center shall—
24	(1) in conjunction with the Collegiate Training
25	Initiative and other air traffic controller training

- programs, develop, implement, and evaluate a comprehensive, best-practices based training program for air traffic controllers;
 - (2) work with the Office of Human Resource Management of the FAA as that office develops and implements a strategic recruitment and marketing program to help the FAA compete for the best qualified employees and incorporate an employee value proposition process that results in attracting a broad-based and diverse aviation workforce in mission critical positions, including air traffic controller, aviation safety inspector, airway transportation safety specialist, and engineer;
 - (3) through industry surveys and other research methodologies and in partnership with the "Taskforce on the Future of the Aerospace Workforce" and the Secretary of Labor, establish a baseline of general aviation employment statistics for purposes of projecting and anticipating future workforce needs and demonstrating the economic impact of general aviation employment;
 - (4) conduct a comprehensive analysis of the airframe and powerplant technician certification process and employment trends for maintenance repair

1	organization facilities, certificated repair stations,
2	and general aviation maintenance organizations;
3	(5) establish a best practices model in aviation
4	maintenance technician school environments; and
5	(6) establish a workforce retraining program to
6	allow for transition of recently unemployed and high-
7	ly skilled mechanics into aviation employment.
8	(d) Authorization of Appropriations.—There
9	are authorized to be appropriated to the Administrator
10	such sums as may be necessary to carry out this section.
11	Such sums shall remain available until expended.
12	TITLE X—AIRPORT AND AIRWAY
13	TRUST FUND FINANCING
14	SEC. 1001. SHORT TITLE.
15	
	This title may be cited as the "Airport and Airway
16	This title may be cited as the "Airport and Airway Trust Fund Financing Act of 2007".
16	Trust Fund Financing Act of 2007".
16 17	Trust Fund Financing Act of 2007". SEC. 1002. EXTENSION AND MODIFICATION OF TAXES
16 17 18	Trust Fund Financing Act of 2007". SEC. 1002. EXTENSION AND MODIFICATION OF TAXES FUNDING AIRPORT AND AIRWAY TRUST
16 17 18	Trust Fund Financing Act of 2007". SEC. 1002. EXTENSION AND MODIFICATION OF TAXES FUNDING AIRPORT AND AIRWAY TRUST FUND.
16 17 18 19 20	Trust Fund Financing Act of 2007". SEC. 1002. EXTENSION AND MODIFICATION OF TAXES FUNDING AIRPORT AND AIRWAY TRUST FUND. (a) RATE OF TAX ON AVIATION-GRADE KEROSENE
16 17 18 19 20 21	Trust Fund Financing Act of 2007". SEC. 1002. EXTENSION AND MODIFICATION OF TAXES FUNDING AIRPORT AND AIRWAY TRUST FUND. (a) RATE OF TAX ON AVIATION-GRADE KEROSENE AND AVIATION GASOLINE.—
16 17 18 19 20 21	Trust Fund Financing Act of 2007". SEC. 1002. EXTENSION AND MODIFICATION OF TAXES FUNDING AIRPORT AND AIRWAY TRUST FUND. (a) RATE OF TAX ON AVIATION-GRADE KEROSENE AND AVIATION GASOLINE.— (1) AVIATION-GRADE KEROSENE.—Subpara-

1	by striking the period at the end of clause (iii) and
2	inserting ", and", and by adding at the end the fol-
3	lowing new clause:
4	"(iv) in the case of aviation-grade ker-
5	osene, 35.9 cents per gallon.".
6	(2) Aviation gasoline.—Clause (ii) of section
7	4081(a)(2)(A) of such Code is amended by striking
8	"19.3 cents" and inserting "24.1 cents".
9	(3) Fuel removed directly into fuel
10	TANK OF AIRPLANE USED IN NONCOMMERCIAL AVIA-
11	TION.—Subparagraph (C) of section 4081(a)(2) of
12	such Code is amended to read as follows:
13	"(C) Taxes imposed on fuel used in
14	COMMERCIAL AVIATION.—In the case of avia-
15	tion-grade kerosene which is removed from any
16	refinery or terminal directly into the fuel tank
17	of an aircraft for use in commercial aviation by
18	a person registered for such use under section
19	4101, the rate of tax under subparagraph
20	(A)(iv) shall be 4.3 cents per gallon.".
21	(4) Conforming amendments.—
22	(A) Clause (iii) of section 4081(a)(2)(A) of
23	such Code is amended by inserting "other than
24	aviation-grade kerosene" after "kerosene".

1	(B) The following provisions of such Code
2	are each amended by striking "kerosene" and
3	inserting "aviation-grade kerosene":
4	(i) Section 4081(a)(3)(A)(ii).
5	(ii) Section 4081(a)(3)(A)(iv).
6	(iii) Section 4081(a)(3)(D).
7	(C) Section 4081(a)(3)(D) of such Code is
8	amended—
9	(i) by striking "paragraph (2)(C)(i)"
10	in clause (i) and inserting "paragraph
11	(2)(C)", and
12	(ii) by striking "paragraph (2)(C)(ii)"
13	in clause (ii) and inserting "paragraph
14	(2)(A)(iv)".
15	(D) Section 4081(a)(4) of such Code is
16	amended in the heading by striking "KER-
17	OSENE" and inserting "AVIATION-GRADE KER-
18	OSENE".
19	(E) Section 4081(d)(2) of such Code is
20	amended by inserting ", (a)(2)(A)(iv)," after
21	"subsections (a)(2)(A)(ii)".
22	(b) Extension.—
23	(1) Fuels taxes.—Paragraph (2) of section
24	4081(d) of such Code is amended by striking "gal-

1	lon—" and all that follows and inserting "gallon
2	after September 30, 2011".
3	(2) Taxes on transportation of persons
4	AND PROPERTY.—
5	(A) Persons.—Clause (ii) of section
6	4261(j)(1)(A) of such Code is amended by
7	striking "September 30, 2007" and inserting
8	"September 30, 2011".
9	(B) Property.—Clause (ii) of section
10	4271(d)(1)(A) of such Code is amended by
11	striking "September 30, 2007" and inserting
12	"September 30, 2011".
13	(c) Exemption for Aviation-Grade Kerosene
14	REMOVED INTO AN AIRCRAFT.—Subsection (e) of section
15	4082 of such Code is amended—
16	(1) by striking "kerosene" and inserting "avia-
17	tion-grade kerosene",
18	(2) by striking "section $4081(a)(2)(A)(iii)$ " and
19	inserting "section 4081(a)(2)(A)(iv)", and
20	(3) by striking "Kerosene" in the heading
21	and inserting "Aviation-Grade Kerosene".
22	(d) RETAIL TAX ON AVIATION FUEL.—
23	(1) Exemption for previously taxed
24	FUEL.—Paragraph (2) of section 4041(c) of such
25	Code is amended by inserting "at the rate specified

1	in subsection (a)(2)(A)(iv) thereof" after "section
2	4081".
3	(2) Rate of tax.—Paragraph (3) of section
4	4041(c) of such Code is amended to read as follows:
5	"(3) Rate of tax.—The rate of tax imposed
6	by this subsection shall be the rate of tax in effect
7	under section 4081(a)(2)(A)(iv) (4.3 cents per gallon
8	with respect to any sale or use for commercial avia-
9	tion).".
10	(e) Refunds Relating to Aviation-Grade Ker-
11	OSENE.—
12	(1) Kerosene used in commercial avia-
13	TION.—Clause (ii) of section 6427(l)(4)(A) of such
14	Code is amended by striking "specified in section
15	4041(c) or 4081(a)(2)(A)(iii), as the case may be,"
16	and inserting "so imposed".
17	(2) Kerosene used in aviation.—Paragraph
18	(4) of section 6427(l) of such Code is amended—
19	(A) by striking subparagraph (B) and re-
20	designating subparagraph (C) as subparagraph
21	(B), and
22	(B) by amending subparagraph (B), as re-
23	designated by subparagraph (A), to read as fol-
24	lows:

1	"(B) Payments to ultimate, reg-
2	ISTERED VENDOR.—With respect to any ker-
3	osene used in aviation (other than kerosene to
4	which paragraph (6) applies), if the ultimate
5	purchaser of such kerosene waives (at such time
6	and in such form and manner as the Secretary
7	shall prescribe) the right to payment under
8	paragraph (1) and assigns such right to the ul-
9	timate vendor, then the Secretary shall pay
10	(without interest) the amount which would be
11	paid under paragraph (1) to such ultimate ven-
12	dor, but only if such ultimate vendor—
13	"(i) is registered under section 4101,
14	and
15	"(ii) meets the requirements of sub-
16	paragraph (A), (B), or (D) of section
17	6416(a)(1).".
18	(3) Aviation-grade kerosene not used in
19	AVIATION.—Subsection (l) of section 6427 of such
20	Code is amended by redesignating paragraph (5) as
21	paragraph (6) and by inserting after paragraph (4)
22	the following new paragraph:
23	"(5) Refunds for aviation-grade ker-
24	OSENE NOT USED IN AVIATION.—If tax has been im-
25	posed under section 4081 at the rate specified in

1	section $4081(a)(2)(A)(iv)$ and the fuel is used other
2	than in an aircraft, the Secretary shall pay (without
3	interest) to the ultimate purchaser of such fuel an
4	amount equal to the amount of tax imposed on such
5	fuel reduced by the amount of tax that would be im-
6	posed under section 4041 if no tax under section
7	4081 had been imposed.".
8	(4) Conforming amendments.—
9	(A) Section 6427(i)(4) of such Code is
10	amended—
11	(i) by striking "(4)(C)" the first two
12	places it occurs and inserting "(4)(B)",
13	and
14	(ii) by striking ", (l)(4)(C)(ii), and"
15	and inserting "and".
16	(B) Section 4082(d)(2)(B) of such Code is
17	amended by striking "6427(l)(5)(B)" and in-
18	serting "6427(l)(6)(B)".
19	(f) AIRPORT AND AIRWAY TRUST FUND.—
20	(1) Extension of trust fund authori-
21	TIES.—
22	(A) Expenditures from trust fund.—
23	Paragraph (1) of section 9502(d) of such Code
24	is amended—

1	(i) in the matter preceding subpara-
2	graph (A) by striking "October 1, 2007"
3	and inserting "October 1, 2011", and
4	(ii) in subparagraph (A) by inserting
5	"or the FAA Reauthorization Act of 2007"
6	before the semicolon at the end.
7	(B) Limitation on transfers to trust
8	FUND.—Paragraph (2) of section 9502(f) of
9	such Code is amended by striking "October 1,
10	2007" and inserting "October 1, 2011".
11	(2) Transfers to trust fund.—Subpara-
12	graph (C) of section 9502(b)(1) of such Code is
13	amended to read as follows:
14	"(C) section 4081 with respect to aviation
15	gasoline and aviation-grade kerosene, and".
16	(3) Transfers on account of certain re-
17	FUNDS.—
18	(A) In general.—Subsection (d) of sec-
19	tion 9502 of such Code is amended—
20	(i) in paragraph (2) by striking
21	"(other than subsection (l)(4) thereof)",
22	and
23	(ii) in paragraph (3) by striking
24	"(other than payments made by reason of
25	paragraph (4) of section 6427(1))".

1	(B) Conforming amendments.—
2	(i) Section 9503(b)(4) of such Code is
3	amended by striking "or" at the end of
4	subparagraph (C), by striking the period
5	at the end of subparagraph (D) and insert-
6	ing a comma, and by inserting after sub-
7	paragraph (D) the following:
8	"(E) section 4081 to the extent attrib-
9	utable to the rate specified in clause (ii) or (iv)
10	of section $4081(a)(2)(A)$, or
11	"(F) section 4041(c).".
12	(ii) Section 9503(c) of such Code is
13	amended by striking the last paragraph
14	(relating to transfers from the Trust Fund
15	for certain aviation fuel taxes).
16	(iii) Section 9502(a) of such Code is
17	amended by striking ", section
18	9503(c)(7),".
19	(4) Transfers on account of aviation-
20	GRADE KEROSENE NOT USED IN AVIATION.—Section
21	9502(d) of such Code is amended by adding at the
22	end the following new paragraph:
23	"(7) Transfers from airport and airway
24	TRUST FUND ON ACCOUNT OF AVIATION-GRADE
25	KEROSENE NOT USED IN AVIATION.—The Secretary

1	of the Treasury shall pay from time to time from the
2	Airport and Airway Trust Fund into the Highway
3	Trust Fund amounts as determined by the Secretary
4	of the Treasury equivalent to amounts transferred to
5	the Airport and Airway Trust Fund with respect to
6	aviation-grade kerosene not used in aviation.".
7	(5) Expenditures for air traffic control
8	MODERNIZATION.—Section 9502(d) of such Code, as
9	amended by this title, is amended by adding at the
10	end the following new paragraph:
11	"(8) Expenditures for air traffic con-
12	TROL MODERNIZATION.—The following amounts
13	may be used only for making expenditures to carry
14	out air traffic control modernization:
15	"(A) So much of the amounts appropriated
16	under subsection (b)(1)(C) as the Secretary es-
17	timates are attributable to—
18	"(i) 14.1 cents per gallon of the tax
19	imposed at the rate specified in section
20	4081(a)(2)(A)(iv) in the case of aviation-
21	grade kerosene used other than in commer-
22	cial aviation (as defined in section
23	4083(b)), and
24	"(ii) 4.8 cents per gallon of the tax
25	imposed at the rate specified in section

1	4081(a)(2)(A)(ii) in the case of aviation
2	gasoline used other than in commercial
3	aviation (as so defined).
4	"(B) Any amounts credited to the Airport
5	and Airway Trust Fund under section 9602(b)
6	with respect to amounts described in this para-
7	graph.".
8	(g) Effective Date.—
9	(1) Modifications.—Except as provided in
10	paragraph (2), the amendments made by this section
11	shall apply to fuels removed, entered, or sold after
12	December 31, 2007.
13	(2) Extensions.—The amendments made by
14	subsections (b) and $(f)(1)$ shall take effect on the
15	date of the enactment of this Act.
16	(h) Floor Stocks Tax.—
17	(1) Imposition of Tax.—In the case of avia-
18	tion fuel which is held on January 1, 2008, by any
19	person, there is hereby imposed a floor stocks tax on
20	aviation fuel equal to—
21	(A) the tax which would have been imposed
22	before such date on such fuel had the amend-
23	ments made by this section been in effect at all
24	times before such date, reduced by
25	(B) the sum of—

1	(i) the tax imposed before such date
2	on such fuel under section 4081 of the In-
3	ternal Revenue Code of 1986, as in effect
4	on such date, and
5	(ii) in the case of kerosene held exclu-
6	sively for such person's own use, the
7	amount which such person would (but for
8	this clause) reasonably expect (as of such
9	date) to be paid as a refund under section
10	6427(1) of such Code with respect to such
11	kerosene.
12	(2) Liability for tax and method of pay-
13	MENT.—
14	(A) LIABILITY FOR TAX.—A person hold-
15	ing aviation fuel on January 1, 2008, shall be
16	liable for such tax.
17	(B) Time and method of payment.—
18	The tax imposed by paragraph (1) shall be paid
19	on April 30, 2008, and in such manner as the
20	Secretary of the Treasury shall prescribe.
21	(3) Transfer of floor stock tax reve-
22	NUES TO TRUST FUNDS.—For purposes of deter-
23	mining the amount transferred to the Airport and
24	Airway Trust Fund, the tax imposed by this sub-
25	section shall be treated as imposed by the provision

1	of section 4081 of the Internal Revenue Code of
2	1986 which applies with respect to the aviation fuel
3	involved.
4	(4) Definitions.—For purposes of this sub-
5	section—
6	(A) AVIATION FUEL.—The term "aviation
7	fuel" means aviation-grade kerosene and avia-
8	tion gasoline, as such terms are used within the
9	meaning of section 4081 of the Internal Rev-
10	enue Code of 1986.
11	(B) Held by a person.—Aviation fuel
12	shall be considered as held by a person if title
13	thereto has passed to such person (whether or
14	not delivery to the person has been made).
15	(C) Secretary.—The term "Secretary"
16	means the Secretary of the Treasury or the
17	Secretary's delegate.
18	(5) Exception for exempt uses.—The tax
19	imposed by paragraph (1) shall not apply to any
20	aviation fuel held by any person exclusively for any
21	use to the extent a credit or refund of the tax is al-
22	lowable under the Internal Revenue Code of 1986
23	for such use.
24	(6) Exception for certain amounts of
25	FUEL.—

1	(A) In general.—No tax shall be im-
2	posed by paragraph (1) on any aviation fuel
3	held on January 1, 2008, by any person if the
4	aggregate amount of such aviation fuel held by
5	such person on such date does not exceed 2,000
6	gallons. The preceding sentence shall apply only
7	if such person submits to the Secretary (at the
8	time and in the manner required by the Sec-
9	retary) such information as the Secretary shall
10	require for purposes of this subparagraph.
11	(B) Exempt fuel.—For purposes of sub-
12	paragraph (A), there shall not be taken into ac-
13	count any aviation fuel held by any person
14	which is exempt from the tax imposed by para-
15	graph (1) by reason of paragraph (6).
16	(C) CONTROLLED GROUPS.—For purposes
17	of this subsection—
18	(i) Corporations.—
19	(I) In general.—All persons
20	treated as a controlled group shall be
21	treated as 1 person.
22	(II) CONTROLLED GROUP.—The
23	term "controlled group" has the
24	meaning given to such term by sub-
25	section (a) of section 1563 of such

1	Code; except that for such purposes
2	the phrase "more than 50 percent"
3	shall be substituted for the phrase "at
4	least 80 percent" each place it ap-
5	pears in such subsection.
6	(ii) Nonincorporated persons
7	UNDER COMMON CONTROL.—Under regula-
8	tions prescribed by the Secretary, prin-
9	ciples similar to the principles of subpara-
10	graph (A) shall apply to a group of per-
11	sons under common control if 1 or more of
12	such persons is not a corporation.
13	(7) Other laws applicable.—All provisions
14	of law, including penalties, applicable with respect to
15	the taxes imposed by section 4081 of such Code on
16	the aviation fuel involved shall, insofar as applicable
17	and not inconsistent with the provisions of this sub-
18	section, apply with respect to the floor stock taxes
19	imposed by paragraph (1) to the same extent as if
20	such taxes were imposed by such section.
	Passed the House of Representatives September 20,
	2007.
	Attest: LORRAINE C. MILLER,

Clerk.

Calendar No. 383

110TH CONGRESS H. R. 2881

AN ACT

To amend title 49, United States Code, to authorize appropriations for the Federal Aviation Administration for fiscal years 2008 through 2011, to improve aviation safety and capacity, to provide stable funding for the national aviation system, and for other purposes.

September 24, 2007

Received; read twice and placed on the calendar