Union Calendar No. 206 H.R. 2881

110th CONGRESS 1st Session

[Report No. 110-331]

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.

IN THE HOUSE OF REPRESENTATIVES

JUNE 27, 2007

Mr. OBERSTAR (for himself, Mr. MICA, Mr. COSTELLO, Mr. PETRI, Mr. RA-HALL, Mr. YOUNG of Alaska, Mr. DEFAZIO, Ms. NORTON, Mr. NADLER, Ms. CORRINE BROWN of Florida, Mr. FILNER, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. CUMMINGS, Mrs. TAUSCHER, Mr. BOSWELL, Mr. HOLDEN, Mr. BAIRD, Mr. LARSEN of Washington, Mr. CAPUANO, Ms. CARSON, Mr. BISHOP of New York, Mr. HIGGINS, Mr. CARNAHAN, Mr. SALAZAR, Mrs. NAPOLITANO, Mr. LIPINSKI, Ms. MATSUI, Mr. SPACE, Ms. HIRONO, Mr. ARCURI, Mr. BRALEY of Iowa, Mr. HALL of New York, Mr. KAGEN, and Mr. COHEN) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

SEPTEMBER 17, 2007

Additional sponsors: Mr. WALZ of Minnesota, Mr. CLEAVER, Mr. BACA, Mr. HARE, and Mr. AL GREEN of Texas

SEPTEMBER 17, 2007

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed [Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on June 27, 2007]

A BILL

- 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.—

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. 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. Miscellaneous amendments.

TITLE II—AIR TRAFFIC CONTROL MODERNIZATION

Subtitle A—Next Generation Air Transportation System

- 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.

Subtitle B—Miscellaneous

- 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.

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 incursion reduction.
- Sec. 306. Improved pilot licenses.
- Sec. 307. Aircraft fuel tank safety improvement.
- Sec. 308. Flight crew fatigue.
- Sec. 309. OSHA standards.
- Sec. 310. Aircraft surveillance in mountainous areas.
- Sec. 311. Off-airport, low-altitude aircraft weather observation technology.

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.

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 engine and airframe technology 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. Production of alternative jet fuel technology for civil aircraft.

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. Center for excellence in aviation employment.
- Sec. 608. FAA air traffic controller staffing.
- Sec. 609. Assessment of training programs for air traffic controllers.
- Sec. 610. Collegiate training initiative study.

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. Transportation Security Administration centralized training facility feasibility study.
- 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. William P. Hobby Airport, Houston, Texas.

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 of
- 4 an amendment to, or a repeal of, a section or other provi-
- 5 sion, the reference shall be considered to be made to a section
- 6 or other provision of title 49, United States Code.

1 SEC. 3. EFFECTIVE DATE. 2 Except as otherwise expressly provided, this Act and 3 the amendments made by this Act shall apply only to fiscal 4 years beginning after September 30, 2007. TITLE I—AUTHORIZATIONS 5 Subtitle A—Funding of FAA 6 **Programs** 7 8 SEC. 101. AIRPORT PLANNING AND DEVELOPMENT AND 9 NOISE COMPATIBILITY PLANNING AND PRO-10 GRAMS. 11 (a) AUTHORIZATION.—Section 48103 is amended— 12 (1) by striking "September 30, 2003" and insert-13 ing "September 30, 2007"; and (2) by striking paragraphs (1) through (4) and 14 15 inserting the following: 16 "(1) \$3,800,000,000 for fiscal year 2008; 17 "(2) \$3,900,000,000 fiscal year 2009; 18 "(3) \$4,000,000,000 fiscal year 2010; and 19 "(4) \$4,100,000,000 fiscal year 2011.". 20 (b) OBLIGATIONAL AUTHORITY.—Section 47104(c) is amended by striking "September 30, 2007" and inserting 21 22 "September 30, 2011". 23 SEC. 102. AIR NAVIGATION FACILITIES AND EQUIPMENT. 24 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 48101(a) is amended by striking paragraphs (1) through 25 26 (4) and inserting the following:

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1	"(1) \$3,120,000,000 for fiscal year 2008.
2	"(2) \$3,246,000,000 for fiscal year 2009.
3	"(3) \$3,259,000,000 for fiscal year 2010.
4	"(4) \$3,353,000,000 for fiscal year 2011.".
5	(b) USE OF FUNDS.—Section 48101 is amended by

6 striking subsections (c) through (i) and inserting the fol-7 lowing:

8 "(c) WAKE VORTEX MITIGATION.—Of amounts appro-9 priated under subsection (a), such sums as may be nec-10 essary for each of fiscal years 2008 through 2011 may be 11 used for the development and analysis of wake vortex miti-12 gation, including advisory systems.

13 "(d) WEATHER HAZARDS.—

14 "(1) IN GENERAL.—Of amounts appropriated 15 under subsection (a), such sums as may be necessary 16 for each of fiscal years 2008 through 2011 may be 17 used for the development of in-flight and ground-based 18 weather threat mitigation systems, including ground 19 de-icing and anti-icing systems and other systems for 20 predicting, detecting, and mitigating the effects of cer-21 tain weather conditions on both airframes and en-22 gines.

23 "(2) SPECIFIC HAZARDS.—Weather conditions
24 referred to in paragraph (1) include—

1	"(A) ground-based icing threats such as ice
2	pellets and freezing drizzle;
3	``(B) oceanic weather, including convective
4	weather, and other hazards associated with oce-
5	anic operations (where commercial traffic is high
6	and only rudimentary satellite sensing is avail-
7	able) to reduce the hazards presented to commer-
8	cial aviation, including convective weather ice
9	crystal ingestion threats; and
10	"(C) en route turbulence prediction.
11	"(e) SAFETY MANAGEMENT SYSTEMS.—Of amounts
12	appropriated under subsection (a) and section $106(k)(1)$,
13	such sums as may be necessary for each of fiscal years 2008
14	through 2011 may be used to advance the development and
15	implementation of safety management systems.
16	"(f) RUNWAY INCURSION REDUCTION PROGRAMS.—Of
17	amounts appropriated under subsection (a), \$8,000,000 for
18	fiscal year 2008, \$10,000,000 for fiscal year 2009,
19	\$12,000,000 for fiscal year 2010, and \$12,000,000 for fiscal
20	year 2011 may be used for the development and implemen-
21	tation of runway incursion reduction programs.
22	"(g) RUNWAY STATUS LIGHTS.—Of amounts appro-
23	priated under subsection (a), \$15,000,000 for fiscal year

24 2008, \$27,000,000 for fiscal year 2009, \$12,000,000 for fis-

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1	cal year 2010, and \$20,000,000 for 2011 may be used for
2	the acquisition and installation of runway status lights.".
3	SEC. 103. FAA OPERATIONS.
4	(a) IN GENERAL.—Section 106(k)(1) is amended by
5	striking subparagraphs (A) through (D) and inserting the
6	following:
7	"(A) \$8,726,000,000 for fiscal year 2008;
8	"(B) \$8,978,000,000 for fiscal year 2009;
9	"(C) \$9,305,000,000 for fiscal year 2010;
10	and
11	"(D) \$9,590,000,000 for fiscal year 2011.".
12	(b) Authorized Expenditures.—Section 106(k)(2)
13	is amended—
14	(1) by striking subparagraphs (A), (B), (C), (D),
15	and (F) ;
16	(2) by redesignating subparagraphs (E) and (G)
17	as subparagraphs (A) and (B), respectively; and
18	(3) in subparagraphs (A) and (B) (as so redesig-
19	nated) by striking "2004 through 2007" and inserting
20	"2008 through 2011".
21	(c) AIRLINE DATA AND ANALYSIS.—There is author-
22	ized to be appropriated to the Secretary of Transportation
23	out of the Airport and Airway Trust Fund established by
24	section 9502 of the Internal Revenue Code of 1986 (26
25	U.S.C. 9502) to fund airline data collection and analysis

1 by the Bureau of Transportation Statistics in the Research and Innovative Technology Administration of the Depart-2 ment of Transportation— 3 4 (1) \$4,000,000 for fiscal year 2008; and 5 (2) \$6,000,000 for each of fiscal years 2009, 6 2010, and 2011. 7 SEC. 104. FUNDING FOR AVIATION PROGRAMS. 8 (a) AIRPORT AND AIRWAY TRUST FUND GUAR-ANTEE.—Section 48114(a)(1)(A) is amended to read as fol-9 10 lows: 11 "(A) IN GENERAL.—The total budget re-12 sources made available from the Airport and 13 Airway Trust Fund each fiscal year through fis-14 cal year 2011 pursuant to sections 48101, 48102, 15 48103, and 106(k) shall— "(i) in each of fiscal years 2008 and 16 17 2009, be equal to 95 percent of the estimated 18 level of receipts plus interest credited to the 19 Airport and Airway Trust Fund for that 20 fiscal year; and 21 "(ii) in each of fiscal years 2010 and 22 2011, be equal to the sum of— 23 "(I) 95 percent of the estimated level of receipts plus interest credited to 24

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	11
1	the Airport and Airway Trust Fund
2	for that fiscal year; and
3	"(II) the actual level of receipts
4	plus interest credited to the Airport
5	and Airway Trust Fund for the second
6	preceding fiscal year minus the total
7	amount made available for obligation
8	from the Airport and Airway Trust
9	Fund for the second preceding fiscal
10	year.
11	Such amounts may be used only for aviation in-
12	vestment programs listed in subsection (b).".
13	(b) Additional Authorizations of Appropria-
14	tions From the General Fund.—Section 48114(a)(2) is
15	amended by striking "2007" and inserting "2011".
16	(c) Estimated Level of Receipts Plus Interest
17	DEFINED.—Section 48114(b)(2) is amended—
18	(1) in the paragraph heading by striking
19	"Level" and inserting "ESTIMATED LEVEL"; and
20	(2) by striking "level of receipts plus interest"
21	and inserting "estimated level of receipts plus inter-
22	est".
23	(d) Enforcement of Guarantees.—Section
24	48114(c)(2) is amended by striking "2007" and inserting
25	"2011".

Subtitle B—Passenger Facility Charges

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3 SEC. 111. PFC AUTHORITY.

4 (a) PFC DEFINED.—Section 40117(a)(5) is amended
5 to read as follows:

6 "(5) PASSENGER FACILITY CHARGE.—The term
7 'passenger facility charge' means a charge or fee im8 posed under this section.".

9 (b) INCREASE IN PFC MAXIMUM LEVEL.—Section
10 40117(b)(4) is amended by striking "\$4.00 or \$4.50" and
11 inserting "\$4.00, \$4.50, \$5.00, \$6.00, or \$7.00".

12 (c) PILOT PROGRAM FOR PFC AT NONHUB AIR13 PORTS.—Section 40117(l) is amended—

14 (1) by striking paragraph (7); and

15 (2) by redesignating paragraph (8) as para16 graph (7).

17 (d) CORRECTION OF REFERENCES.—

18 (1) SECTION 40117.—Section 40117 is amend19 ed—

20 (A) in the section heading by striking
21 "fees" and inserting "charges";
22 (B) in the heading for subsection (e) by

striking "FEES" and inserting "CHARGES";

24 (C) in the heading for subsection (l) by
25 striking "FEE" and inserting "CHARGE";

1	(D) in the heading for a manual (z) of
1	(D) in the heading for paragraph (5) of
2	subsection (l) by striking "FEE" and inserting
3	"CHARGE";
4	(E) in the heading for subsection (m) by
5	striking "FEES" and inserting "CHARGES";
6	(F) in the heading for paragraph (1) of sub-
7	section (m) by striking "FEES" and inserting
8	"CHARGES";
9	(G) by striking "fee" each place it appears
10	(other than the second sentence of subsection
11	(g)(4)) and inserting "charge"; and
12	(H) by striking "fees" each place it appears
13	and inserting "charges".
14	(2) Other references.—Subtitle VII is
15	amended by striking "fee" and inserting "charge"
16	each place it appears in each of the following sections:
17	(A) Section 47106(f)(1).
18	(B) Section 47110(e)(5).
19	(C) Section 47114(f).
20	(D) Section $47134(g)(1)$.
21	(E) Section 47139(b).
22	(F) Section 47524(e).
23	(G) Section 47526(2).

2 (a) IN GENERAL.—Section 40117(a)(3) is amended by
3 adding at the end the following:

14

4 "(H) A project to construct secure bicycle
5 storage facilities that are to be used by pas6 sengers at the airport and that are in compli7 ance with applicable security standards.".

8 (b) REPORT TO CONGRESS.—Not later than one year 9 after the date of enactment of this Act, the Administrator 10 of the Federal Aviation Administration shall submit to 11 Congress a report on the progress being made by airports 12 to install bicycle parking for airport customers and airport 13 employees.

14 SEC. 113. NOISE COMPATIBILITY PROJECTS.

15 Section 40117(b) is amended by adding at the end the16 following:

17 "(7) NOISE MITIGATION FOR CERTAIN
18 SCHOOLS.—

19 "(A) IN GENERAL.—In addition to the uses 20 specified in paragraphs (1), (4), and (6), the 21 Secretary may authorize a passenger facility 22 charge imposed under paragraph (1) or (4) at a 23 large hub airport that is the subject of an 24 amended judgment and final order in condemna-25 tion filed on January 7, 1980, by the Superior 26 Court of the State of California for the county of

1	Los Angeles, to be used for a project to carry out
2	noise mitigation for a building, or for the re-
3	placement of a relocatable building with a per-
4	manent building, in the noise impacted area sur-
5	rounding the airport at which such building is
6	used primarily for educational purposes, not-
7	withstanding the air easement granted or any
8	terms to the contrary in such judgment and final
9	order, if—
10	"(i) the Secretary determines that the
11	building is adversely affected by airport
12	noise;
13	"(ii) the building is owned or char-
14	tered by the school district that was the
15	plaintiff in case number 986,442 or
16	986,446, which was resolved by such judg-
17	ment and final order;
18	"(iii) the project is for a school identi-
19	fied in one of the settlement agreements ef-
20	fective February 16, 2005, between the air-
21	port and each of the school districts;
22	"(iv) in the case of a project to replace
23	a relocatable building with a permanent
24	building, the eligible project costs are lim-
25	ited to the actual structural construction

1 costs necessary to mitigate aircraft noise in 2 instructional classrooms to an interior noise level meeting current standards of the Fed-3 4 eral Aviation Administration; and "(v) the project otherwise meets the re-5 6 quirements of this section for authorization 7 of a passenger facility charge. 8 "(B) ELIGIBLE PROJECT COSTS.—In sub-9 paragraph (A)(iv), the term 'eligible project costs' means the difference between the cost of 10 11 standard school construction and the cost of con-12 struction necessary to mitigate classroom noise 13 to the standards of the Federal Aviation Admin-14 istration.". 15 SEC. 114. INTERMODAL GROUND ACCESS PROJECT PILOT 16 PROGRAM. 17 Section 40117 is amended by adding at the end the 18 following: 19 "(n) PILOT PROGRAM FOR PFC ELIGIBILITY FOR 20 INTERMODAL GROUND ACCESS PROJECTS.—

21 "(1) PFC ELIGIBILITY.—Subject to the require22 ments of this subsection, the Secretary shall establish
23 a pilot program under which the Secretary may au24 thorize, at no more than 5 airports, a passenger facil25 ity charge imposed under subsection (b)(1) or (b)(4)

1	to be used to finance the eligible cost of an intermodal
2	ground access project.
3	"(2) INTERMODAL GROUND ACCESS PROJECT DE-
4	FINED.—In this section, the term 'intermodal ground
5	access project' means a project for constructing a local
6	facility owned or operated by an eligible agency that
7	is directly and substantially related to the movement
8	of passengers or property traveling in air transpor-
9	tation.
10	"(3) Eligible costs.—
11	"(A) IN GENERAL.—For purposes of para-
12	graph (1), the eligible cost of an intermodal
13	ground access project shall be the total cost of the
14	project multiplied by the ratio that—
15	"(i) the number of individuals pro-
16	jected to use the project to gain access to or
17	depart from the airport; bears to
18	"(ii) the total number of the individ-
19	uals projected to use the facility.
20	"(B) DETERMINATIONS REGARDING PRO-
21	JECTED PROJECT USE.—
22	"(i) IN GENERAL.—Except as provided
23	by clause (ii), the Secretary shall determine
24	the projected use of a project for purposes of

1 subparagraph (A) at the time the project is 2 approved under this subsection. "(*ii*) 3 Public TRANSPORTATION 4 PROJECTS.—In the case of a project approved under this section to be financed in 5 6 part using funds administered by the Fed-7 eral Transit Administration, the Secretary 8 shall use the travel forecasting model for the 9 project at the time such project is approved by the Federal Transit Administration to 10 11 enter preliminary engineering to determine 12 the projected use of the project for purposes 13 of subparagraph (A).". 14 SEC. 115. IMPACTS ON AIRPORTS OF ACCOMMODATING 15 **CONNECTING PASSENGERS.** 16 (a) STUDY.—Not later than 90 days after the date of

17 enactment of this Act, the Secretary of Transportation shall
18 initiate a study to evaluate—

19 (1) the impacts on airports of accommodating20 connecting passengers; and

(2) the treatment of airports at which the majority of passengers are connecting passengers under the
passenger facility charge program authorized by section 40117 of title 49, United States Code.

1	(b) CONTENTS OF STUDY.—In conducting the study,
2	the Secretary shall review, at a minimum, the following:
3	(1) the differences in facility needs, and the costs
4	for constructing, maintaining, and operating those fa-
5	cilities, for airports at which the majority of pas-
6	sengers are connecting passengers as compared to air-
7	ports at which the majority of passengers are origi-
8	nating and destination passengers;
9	(2) whether the costs to an airport of accommo-
10	dating additional connecting passengers differs from
11	the cost of accommodating additional originating and
12	destination passengers;
13	(3) for each airport charging a passenger facility
14	charge, the percentage of passenger facility charge rev-
15	enue attributable to connecting passengers and the
16	percentage of such revenue attributable to originating
17	and destination passengers;
18	(4) the potential effects on airport revenues of re-
19	quiring airports to charge different levels of passenger
20	facility charges on connecting passengers and origi-
21	nating and destination passengers; and
22	(5) the added costs to air carriers of collecting
23	passenger facility charges under a system in which
24	different levels of passenger facility charges are im-

1	posed on connecting passengers and originating and
2	destination passengers.
3	(c) Report to Congress.—
4	(1) IN GENERAL.—Not later than one year after
5	the date of initiation of the study, the Secretary shall
6	submit to Congress a report on the results of the
7	study.
8	(2) CONTENTS.—The report shall include—
9	(A) the findings of the Secretary on each of
10	the subjects listed in subsection (b); and
11	(B) recommendations, if any, of the Sec-
12	retary based on the results of the study for any
13	changes to the passenger facility charge program,
14	including recommendations as to whether dif-
15	ferent levels of passenger facility charges should
16	be imposed on connecting passengers and origi-
17	nating and destination passengers.
18	Subtitle C—Fees for FAA Services
19	SEC. 121. UPDATE ON OVERFLIGHTS.
20	(a) Establishment and Adjustment of Fees.—
21	Section 45301(b) is amended to read as follows:
22	"(b) Establishment and Adjustment of Fees.—
23	"(1) IN GENERAL.—In establishing and adjust-
24	ing fees under subsection (a), the Administrator shall
25	ensure that the fees are reasonably related to the Ad-

1 ministration's costs, as determined by the Adminis-2 trator, of providing the services rendered. Services for which costs may be recovered include the costs of air 3 4 traffic control, navigation, weather services, training, 5 and emergency services which are available to facili-6 tate safe transportation over the United States and 7 the costs of other services provided by the Adminis-8 trator, or by programs financed by the Administrator, 9 to flights that neither take off nor land in the United 10 States. The determination of such costs by the Admin-11 istrator, and the allocation of such costs by the Ad-12 ministrator to services provided, are not subject to ju-13 dicial review.

14 "(2) Adjustment of fees.—The Administrator 15 shall adjust the overflight fees established by sub-16 section (a)(1) by expedited rulemaking and begin col-17 lections under the adjusted fees by October 1, 2008. In 18 developing the adjusted overflight fees, the Adminis-19 trator may seek and consider the recommendations of-20 fered by an aviation rulemaking committee for over-21 flight fees that are provided to the Administrator by 22 June 1, 2008, and are intended to ensure that over-23 flight fees are reasonably related to the Administra-24 tor's costs of providing air traffic control and related 25 services to overflights.

1 "(3) AIRCRAFT ALTITUDE.—Nothing in this sec-2 tion shall require the Administrator to take into ac-3 count aircraft altitude in establishing any fee for air-4 craft operations in en route or oceanic airspace. "(4) COSTS DEFINED.—In this subsection, the 5 6 term 'costs' includes those costs associated with the 7 operation, maintenance, leasing costs, and overhead 8 expenses of the services provided and the facilities and 9 equipment used in such services, including the pro-10 jected costs for the period during which the services 11 will be provided.

12 "(5) PUBLICATION; COMMENT.—The Adminis-13 trator shall publish in the Federal Register any fee 14 schedule under this section, including any adjusted 15 overflight fee schedule, and the associated collection 16 process as an interim final rule, pursuant to which 17 public comment will be sought and a final rule 18 issued.".

19 (b) ADJUSTMENTS.—Section 45301 is amended by20 adding at the end the following:

21 "(e) ADJUSTMENTS.—In addition to adjustments
22 under subsection (b), the Administrator may periodically
23 adjust the fees established under this section.".

SEC. 122. REGISTRATION FEES.

1

2 (a) IN GENERAL.—Chapter 453 is amended by adding
3 at the end the following:

4 "§45305. Registration, certification, and related fees

5 "(a) GENERAL AUTHORITY AND FEES.—The Adminis6 trator of the Federal Aviation Administration shall estab7 lish the following fees for services and activities of the Ad8 ministration:

9 "(1) \$130 for registering an aircraft.

10 "(2) \$45 for replacing an aircraft registration.

11 "(3) \$130 for issuing an original dealer's air12 craft certificate.

13 "(4) \$105 for issuing an aircraft certificate
14 (other than an original dealer's aircraft certificate).

15 "(5) \$80 for issuing a special registration num16 ber.

17 "(6) \$50 for issuing a renewal of a special reg18 istration number.

19 "(7) \$130 for recording a security interest in an
20 aircraft or aircraft part.

21 "(8) \$50 for issuing an airman certificate.
22 "(9) \$25 for issuing a replacement airman cer23 tificate.

24 "(10) \$42 for issuing an airman medical certifi25 cate.

1	"(11) \$100 for providing a legal opinion per-
2	taining to aircraft registration or recordation.
3	"(b) FEES CREDITED AS OFFSETTING COLLEC-
4	TIONS.—
5	"(1) IN GENERAL.—Notwithstanding section
6	3302 of title 31, any fee authorized to be collected
7	under this section shall, subject to appropriation
8	made in advance—
9	((A) be credited as offsetting collections to
10	the account that finances the activities and serv-
11	ices for which the fee is imposed;
12	``(B) be available for expenditure only to
13	pay the costs of activities and services for which
14	the fee is imposed; and
15	"(C) remain available until expended.
16	"(2) Continuing Appropriations.—The Ad-
17	ministrator may continue to assess, collect, and spend
18	fees established under this section during any period
19	in which the funding for the Federal Aviation Admin-
20	istration is provided under an Act providing con-
21	tinuing appropriations in lieu of the Administra-
22	tion's regular appropriations.
23	"(3) ADJUSTMENTS.—The Administrator shall
24	periodically adjust the fees established by subsection
25	(a) when cost data from the cost accounting system

1	developed pursuant to section 45303(e) reveal that the
2	cost of providing the service is higher or lower than
3	the cost data that were used to establish the fee then
4	in effect.".
5	(b) CLERICAL AMENDMENT.—The analysis for chapter
6	453 is amended by adding at the end the following:
	"45305. Registration, certification, and related fees.".
7	(c) Fees Involving Aircraft Not Providing Air
8	TRANSPORTATION.—Section 45302(e) is amended—
9	(1) by striking "A fee" and inserting the fol-
10	lowing:
11	"(1) IN GENERAL.—A fee"; and
12	(2) by adding at the end the following:
13	"(2) Effect of imposition of other fees.—
14	A fee may not be imposed for a service or activity
15	under this section during any period in which a fee
16	for the same service or activity is imposed under sec-
17	tion 45305.".
18	Subtitle D—AIP Modifications
19	SEC. 131. AMENDMENTS TO AIP DEFINITIONS.
20	(a) Airport Development.—Section 47102(3) is
21	amended—
22	(1) in subparagraph $(B)(iv)$ by striking "20"
23	and inserting "9"; and
24	(2) by adding at the end the following:

1	``(M) construction of mobile refueler parking
2	within a fuel farm at a nonprimary airport
3	meeting the requirements of section 112.8 of title
4	40, Code of Federal Regulations.
5	((N) terminal development under section
6	47119(a).
7	(O) acquiring and installing facilities and
8	equipment to provide air conditioning, heating,
9	or electric power from terminal-based, non-exclu-
10	sive use facilities to aircraft parked at a public
11	use airport for the purpose of reducing energy
12	use or harmful emissions as compared to the pro-
13	vision of such air conditioning, heating, or elec-
14	tric power from aircraft-based systems.".
15	(b) AIRPORT PLANNING.—Section 47102(5) is amend-
16	ed by inserting before the period at the end the following:
17	"and developing an environmental management system".
18	(c) General Aviation Airport.—Section 47102 is
19	amended—
20	(1) by redesignating paragraphs (23) through
21	(25) as paragraphs (25) through (27), respectively;
22	(2) by redesignating paragraphs (8) through (22)
23	as paragraphs (9) through (23), respectively; and
24	(3) by inserting after paragraph (7) the fol-
25	lowing:

"(8) 'general aviation airport' means a public 1 2 airport that is located in a State and that, as deter-3 mined by the Secretary— "(A) does not have scheduled service; or 4 5 "(B) has scheduled service with less that 6 2,500 passenger boardings each year.". 7 (d) Revenue Producing Aeronautical Support 8 FACILITIES.—Section 47102 is amended by inserting after paragraph (23) (as redesignated by subsection (c)(2) of this 9 section) the following: 10 11 "(24) 'revenue producing aeronautical support 12 facilities' means fuel farms, hangar buildings, self-13 service credit card aeronautical fueling systems, air-14 plane wash racks, major rehabilitation of a hangar 15 owned by a sponsor, or other aeronautical support facilities that the Secretary determines will increase the 16 17 revenue producing ability of the airport.". 18 (e) TERMINAL DEVELOPMENT.—Section 47102 is fur-19 ther amended by adding at the end the following: 20 "(28) 'terminal development' means— "(A) development of— 21 "(i) an airport passenger terminal 22 23 building, including terminal gates;

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

25 proving the reinvestment or transfer of proceeds under

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

inserting "otherwise specifically provided in this sec tion"; and

3 (2) by adding at the end the following:

4 "(e) SPECIAL RULE FOR TRANSITION FROM SMALL
5 HUB TO MEDIUM HUB STATUS.—If the status of a small
6 hub airport changes to a medium hub airport, the Govern7 ment's share of allowable project costs for the airport may
8 not exceed 90 percent for the first 2 fiscal years following
9 such change in hub status.

10 "(f) SPECIAL RULE FOR ECONOMICALLY DEPRESSED
11 COMMUNITIES.—The Government's share of allowable
12 project costs shall be 95 percent for a project at an airport
13 that—

14 "(1) is receiving subsidized air service under
15 subchapter II of chapter 417; and

"(2) is located in an area that meets one or more
of the criteria established in section 301(a) of the
Public Works and Economic Development Act of 1965
(42 U.S.C. 3161(a)), as determined by the Secretary
of Commerce.".

21 SEC. 134. AMENDMENTS TO ALLOWABLE COSTS.

22 (a) ALLOWABLE PROJECT COSTS.—Section
23 47110(b)(2) is amended—

24 (1) by striking "or" at the end of subparagraph
25 (C);

1	(2) by striking the semicolon at the end of sub-
2	paragraph (D) and inserting "; or"; and
3	(3) by adding at the end the following:
4	``(E) if the cost is for airport development and
5	is incurred before execution of the grant agreement,
6	but in the same fiscal year as execution of the grant
7	agreement, and if—
8	"(i) the cost was incurred before execution
9	of the grant agreement due to the short construc-
10	tion season in the vicinity of the airport;
11	"(ii) the cost is in accordance with an air-
12	port layout plan approved by the Secretary and
13	with all statutory and administrative require-
14	ments that would have been applicable to the
15	project if the project had been carried out after
16	execution of the grant agreement;
17	"(iii) the sponsor notifies the Secretary be-
18	fore authorizing work to commence on the
19	project; and
20	"(iv) the sponsor's decision to proceed with
21	the project in advance of execution of the grant
22	agreement does not affect the priority assigned to
23	the project by the Secretary for the allocation of
24	discretionary funds;".

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(b) Relocation of Airport-Owned Facilities.—
Section 47110(d) is amended to read as follows:
"(d) Relocation of Airport-Owned Facilities.—
The Secretary may determine that the costs of relocating
or replacing an airport-owned facility are allowable for an
airport development project at an airport only if—
"(1) the Government's share of such costs will be
paid with funds apportioned to the airport sponsor
under section 47114(c)(1) or 47114(d);
"(2) the Secretary determines that the relocation
or replacement is required due to a change in the Sec-
retary's design standards; and
"(3) the Secretary determines that the change is
beyond the control of the airport sponsor.".
(c) Nonprimary Airports.—Section 47110(h) is
amended—
(1) by inserting "construction of" before "rev-
enue producing"; and
(2) by striking ", including fuel farms and hang-
ars,".
SEC. 135. UNIFORM CERTIFICATION TRAINING FOR AIR-
PORT CONCESSIONS UNDER DISADVANTAGED
BUSINESS ENTERPRISE PROGRAM.
(a) IN GENERAL.—Section 47107(e) is amended—

1	(1) by redesignating paragraph (8) as para-
2	graph (9); and
3	(2) by inserting after paragraph (7) the fol-
4	lowing:
5	"(8) Mandatory training program for Air-
6	PORT CONCESSIONS.—
7	"(A) IN GENERAL.—Not later than one year
8	after the date of enactment of the FAA Reauthor-
9	ization Act of 2007, the Secretary shall establish
10	a mandatory training program for persons de-
11	scribed in subparagraph (C) on the certification
12	of whether a small business concern in airport
13	concessions qualifies as a small business concern
14	owned and controlled by a socially and economi-
15	cally disadvantaged individual for purposes of
16	paragraph (1).
17	"(B) IMPLEMENTATION.—The training pro-
18	gram may be implemented by one or more pri-
19	vate entities approved by the Secretary.
20	"(C) PARTICIPANTS.—A person referred to
21	in paragraph (1) is an official or agent of an
22	airport owner or operator who is required to
23	provide a written assurance under paragraph
24	(1) that the airport owner or operator will meet
25	the percentage goal of paragraph (1) or who is

1	responsible for determining whether or not a
2	small business concern in airport concessions
3	qualifies as a small business concern owned and
4	controlled by a socially and economically dis-
5	advantaged individual for purposes of paragraph
6	(1).
7	"(D) AUTHORIZATION OF APPROPRIA-
8	TIONS.—There are authorized to be appropriated
9	such sums as may be necessary to carry out this
10	paragraph.".
11	(b) REPORT.—Not later than 24 months after the date
12	of enactment of this Act, the Secretary shall submit to the
13	Committee on Transportation and Infrastructure of the
14	House of Representatives, the Committee on Commerce,
15	Science, and Transportation of the Senate, and other ap-
16	propriate committees of Congress a report on the results of
17	the training program conducted under the amendment
18	made by subsection (a).
19	SEC. 136. PREFERENCE FOR SMALL BUSINESS CONCERNS
20	OWNED AND CONTROLLED BY DISABLED VET-
21	ERANS.
22	Section 47112(c) is amended by adding at the end the
23	following:
24	"(3) A contract involving labor for carrying out an
25	airport development project under a grant agreement under

1	this subchapter must require that a preference be given to
2	the use of small business concerns (as defined in section 3
3	of the Small Business Act (15 U.S.C. 1632)) owned and
4	controlled by disabled veterans.".
5	SEC. 137. CALCULATION OF STATE APPORTIONMENT FUND.
6	Section 47114(d) is amended—
7	(1) in paragraph (2)—
8	(A) by striking "Except as provided in
9	paragraph (3), the Secretary" and inserting
10	"The Secretary"; and
11	(B) by striking "18.5 percent" and insert-
12	ing "10 percent"; and
13	(2) by striking paragraph (3) and inserting the
14	following:
15	"(3) Additional amount.—
16	"(A) IN GENERAL.—In addition to amounts
17	apportioned under paragraph (2) and subject to
18	subparagraph (B), the Secretary shall apportion
19	to each airport, excluding primary airports but
20	including reliever and nonprimary commercial
21	service airports, in States the lesser of—
22	"(i) \$150,000; or
23	"(ii) $\frac{1}{5}$ of the most recently published
24	estimate of the 5-year costs for airport im-
25	provement for the airport, as listed in the

1	national plan of integrated airport systems
2	developed by the Federal Aviation Adminis-
3	tration under section 47103.
4	"(B) REDUCTION.—In any fiscal year in
5	which the total amount made available for ap-
6	portionment under paragraph (2) is less than
7	\$300,000,000, the Secretary shall reduce, on a
8	prorated basis, the amount to be apportioned
9	under subparagraph (A) and make such reduc-
10	tion available to be apportioned under para-
11	graph (2), so as to apportion under paragraph
12	(2) a minimum of \$300,000,000.".
13	SEC. 138. REDUCING APPORTIONMENTS.
14	Section 47114(f)(1) is amended—
15	(1) by striking "and" at the end of subpara-
16	graph (A);
17	(2) in subparagraph (B)—
18	(A) by inserting "except as provided by sub-
19	paragraph (C)," before "in the case"; and
20	(B) by striking the period at the end and
21	inserting "; and"; and
22	(3) by adding at the end the following:
23	``(C) in the case of a charge of more than
24	\$4.50 imposed by the sponsor of an airport en-
25	planing at least one percent of the total number

1 of boardings each year in the United States, 100 2 percent of the projected revenues from the charge 3 in the fiscal year but not more than 100 percent 4 of the amount that otherwise would be appor-5 tioned under this section.". 6 SEC. 139. MINIMUM AMOUNT FOR DISCRETIONARY FUND. 7 Section 47115(q)(1) is amended by striking "sum 8 of—" and all that follows through the period at the end of subparagraph (B) and inserting "sum of \$520,000,000.". 9 10 SEC. 140. MARSHALL ISLANDS, MICRONESIA, AND PALAU. 11 Section 47115(j) is amended by striking "fiscal years" 2004 through 2007" and inserting "fiscal years 2008 12 through 2011". 13 14 SEC. 141. USE OF APPORTIONED AMOUNTS. 15 Section 47117(e)(1)(A) is amended— 16 (1) in the first sentence— 17 (A) by striking "35 percent" and inserting 18 "\$300,000,000"; 19 (B) by striking "and" after "47141,"; and

20 (C) by inserting before the period at the end
21 the following: ", and for water quality mitiga22 tion projects to comply with the Federal Water
23 Pollution Control Act (33 U.S.C. 1251 et seq.) as
24 approved in an environmental record of decision

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

1 share of the current fair market value of any 2 land acquired with an airport improvement 3 grant made to that airport, is repaid to the Sec-4 retary by the private owner. "(3) TREATMENT OF REPAYMENTS.—Repayments 5 6 referred to in paragraph (2)(C) shall be treated as a 7 recovery of prior year obligations.". 8 (b) APPLICABILITY TO GRANTS.—The amendments 9 made by subsection (a) shall apply to grants issued on or after October 1, 1996. 10 SEC. 143. AIRPORT PRIVATIZATION PILOT PROGRAM. 11 12 (a) APPROVAL REQUIREMENTS.—Section 47134 is 13 amended insubsections (b)(1)(A)(i). (b)(1)(A)(ii).(c)(4)(A), and (c)(4)(B) by striking "65 percent" each place 14 15 it appears and inserting "75 percent". (b) PROHIBITION ON RECEIPT OF FUNDS.— 16 17 (1) SECTION 47134.—Section 47134 is amended 18 by adding at the end the following: 19 "(n) PROHIBITION ON RECEIPT OF CERTAIN FUNDS.— An airport receiving an exemption under subsection (b) 20 21 shall be prohibited from receiving apportionments under 22 section 47114 or discretionary funds under section 47115.". 23 (2)CONFORMING AMENDMENTS.—Section 47134(q) is amended— 24

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 para-
11	graph (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 "\$5,000,000"
17	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 after
23	September 30, 2007.".

1 SEC. 146. EXTENSION OF GRANT AUTHORITY FOR COMPAT-2 **IBLE LAND USE PLANNING AND PROJECTS BY** 3 STATE AND LOCAL GOVERNMENTS. 4 Section 47141(f) is amended by striking "September 5 30, 2007" and inserting "September 30, 2011". SEC. 147. REPEAL OF LIMITATIONS ON METROPOLITAN 6 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 Aviation Reauthorization Act (117 Stat. 2518) is amended by strik-12 ing "October 1, 2007" and inserting "October 1, 2011". 13 SEC. 149. MISCELLANEOUS AMENDMENTS. 14 15 (a) Technical Changes to National Plan of In-TEGRATED AIRPORT SYSTEMS.—Section 47103 is amend-16 17 ed— 18 (1) in subsection (a)— 19 (A) by striking "each airport to—" and in-20 serting "the airport system to—"; 21 (B) in paragraph (1) by striking "system 22 in the particular area;" and inserting "system, 23 including connection to the surface transpor-24 tation network; and"; (C) in paragraph (2) by striking "; and" 25 26 and inserting a period; and

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

1	date of Operation Iraqi Freedom, and who was sepa-
2	rated from the armed forces under honorable condi-
3	tions."; and
4	(2) in paragraph (2) by striking "veterans and"
5	and inserting "veterans, Afghanistan-Iraq war vet-
6	erans, and".
7	(c) Consolidation of Terminal Development
8	Provisions.—Section 47119 is amended—
9	(1) by redesignating subsections (a), (b), (c) and
10	(d) as subsections (b), (c), (d) and (e), respectively;
11	and
12	(2) by inserting before subsection (b) (as so re-
13	designated) the following:
14	"(a) Terminal Development Projects.—
15	"(1) IN GENERAL.—The Secretary may approve
16	a project for terminal development (including
17	multimodal terminal development) in a nonrevenue-
18	producing public-use area of a commercial service
19	airport—
20	"(A) if the sponsor certifies that the airport,
21	on the date the grant application is submitted to
22	the Secretary, has—
23	"(i) all the safety equipment required
24	for certification of the airport under section
25	44706;

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

1	``(B) the sponsor certifies that any needed
2	airport development project affecting safety, secu-
3	rity, or capacity will not be deferred because of
4	the Secretary's approval.";
5	(3) in paragraphs (3) and (4)(A) of subsection
6	(b) (as redesignated by paragraph (1) of this sub-
7	section) by striking "section $47110(d)$ " and inserting
8	"subsection (a)"; and
9	(4) in paragraph (5) of subsection (b) (as redes-
10	ignated by paragraph (1) of this subsection) by strik-
11	ing "subsection (b)(1) and (2)" and inserting "sub-
12	sections $(c)(1)$ and $(c)(2)$ ";
13	(5) in paragraphs (2)(A), (3), and (4) of sub-
14	section (c) (as redesignated by paragraph (1) of this
15	subsection) by striking "section 47110(d) of this title"
16	and inserting "subsection (a)";
17	(6) in paragraph (2)(B) of subsection (c) (as re-
18	designated by paragraph (1) of this subsection) by
19	striking "section $47110(d)$ " and inserting "subsection
20	<i>(a)"</i> ;
21	(7) in subsection (c)(5) (as redesignated by para-
22	graph (1) of this subsection) by striking "section
23	47110(d)" and inserting "subsection (a)"; and
24	(8) by adding at the end the following:

1 "(f) Limitation on Discretionary Funds.—The
2 Secretary may distribute not more than \$20,000,000 from
3 the discretionary fund established under section 47115 for
4 terminal development projects at a nonhub airport or a
5 small hub airport that is eligible to receive discretionary
6 funds under section $47108(e)(3)$.".
7 (d) ANNUAL REPORT.—Section 47131(a) is amend-
8 <i>ed</i> —
9 (1) by striking "April 1" and inserting "June
10 1"; and
11 (2) by striking paragraphs (1) , (2) , (3) , and (4)
12 <i>and inserting the following:</i>
13 "(1) a summary of airport development and
14 planning completed;
15 <i>"(2) a summary of individual grants issued;</i>
16 "(3) an accounting of discretionary and appor-
17 tioned funds allocated;
18 <i>"(4) the allocation of appropriations; and".</i>
19 (e) CORRECTION TO EMISSION CREDITS PROVISION.—
20 Section 47139 is amended—
21 (1) in subsection (a) by striking " $47102(3)(F)$,";
22 <i>and</i>
23 (2) in subsection (b)—
24 (A) by striking " $47102(3)(F)$,"; and
25 (B) by striking " $47103(3)(F)$,".

(f) CONFORMING AMENDMENT TO CIVIL PENALTY As 2 SESSMENT AUTHORITY.—Section 46301(d)(2) is amended
 3 by inserting "46319," after "46318,".

4 (g) OTHER CONFORMING AMENDMENTS.—Sections
5 40117(a)(3)(B) and 47108(e)(3) are each amended by strik6 ing "section 47110(d)" each place it appears and inserting
7 "section 47119(a)".

8 (h) CORRECTION TO SURPLUS PROPERTY AUTHOR9 ITY.—Section 47151(e) is amended by striking "(other than
10 real property" and all that follows through "(10 U.S.C.
11 2687 note))".

(i) AIRPORT CAPACITY BENCHMARK REPORTS.—Sec13 tion 47175(2) is amended by striking "Airport Capacity
14 Benchmark Report 2001" and inserting "2001 and 2004
15 Airport Capacity Benchmark Reports or table 1 of the Fed16 eral Aviation Administration's most recent airport capac17 ity benchmark report".

18 TITLE II—AIR TRAFFIC CONTROL

19 **MODERNIZATION**

- 20 Subtitle A—Next Generation Air
- 21 **Transportation System**
- 22 SEC. 201. MISSION STATEMENT; SENSE OF CONGRESS.
- 23 (a) FINDINGS.—Congress finds the following:

(1) The United States faces a great national
 challenge as the Nation's aviation infrastructure is at
 a crossroads.

4 (2) The demand for aviation services, a critical 5 element of the United States economy, vital in sup-6 porting the quality of life of the people of the United 7 States, and critical in support of the Nation's defense 8 and national security, is growing at an ever increas-9 ing rate. At the same time, the ability of the United 10 States air transportation system to expand and 11 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 annually to
the United States gross domestic product.

16 (4) The United States air transportation system
17 continues to drive economic growth in the United
18 States and will continue to be a major economic driv19 er 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-

1	term development of a scalable and more flexible air
2	transportation system without compromising the un-
3	precedented safety record of United States aviation.
4	(6) The benefits of the NextGen System, in terms
5	of promoting economic growth and development, are
6	enormous.
7	(7) The NextGen System will guide the path of
8	the United States air transportation system in the
9	challenging years ahead.
10	(b) Sense of Congress.—It is the sense of Congress
11	that—
12	(1) modernizing the air transportation system is
13	a national priority and the United States must make
14	a commitment to revitalizing this essential component
15	of the Nation's transportation infrastructure;
16	(2) one fundamental requirement for the success
17	of the NextGen System is strong leadership and suffi-
18	cient resources;
19	(3) the Joint Planning and Development Office
20	of the Federal Aviation Administration and the Next
21	Generation Air Transportation System Senior Policy
22	Committee, each established by Congress in 2003, will
23	lead and facilitate this important national mission to
24	ensure that the programs and capabilities of the
25	NextGen System are carefully integrated and aligned;

1	(4) Government agencies and industry must
2	work together, carefully integrating and aligning
3	their work to meet the needs of the NextGen System
4	in the development of budgets, programs, planning,
5	and research;
6	(5) the Department of Transportation, the Fed-
7	eral Aviation Administration, the Department of De-
8	fense, the Department of Homeland Security, the De-
9	partment of Commerce, and the National Aeronautics
10	and Space Administration must work in cooperation
11	and make transformational improvements to the
12	United States air transportation infrastructure a pri-
13	ority; and
14	(6) due to the critical importance of the NextGen
15	System to the economic and national security of the
16	United States, partner departments and agencies
17	must be provided with the resources required to com-
18	plete the implementation of the NextGen System.
19	SEC. 202. NEXT GENERATION AIR TRANSPORTATION SYS-
20	
	TEM JOINT PLANNING AND DEVELOPMENT
21	TEM JOINT PLANNING AND DEVELOPMENT OFFICE.
21 22	
	OFFICE.
22	OFFICE. (a) Establishment.—

1	ization Act (49 U.S.C. 40101 note; 117 Stat. 2582)
2	is amended—
3	(A) by redesignating paragraphs (2), (3),
4	and (4) as paragraphs (3), (4), and (5), respec-
5	tively; and
6	(B) by inserting after paragraph (1) the fol-
7	lowing:
8	"(2) The director of the Office shall be the Associate
9	Administrator for the Next Generation Air Transportation
10	System, who shall be appointed by the Administrator of the
11	Federal Aviation Administration. The Associate Adminis-
12	trator shall report to the Administrator.".
13	(2) Cooperation with other federal agen-
14	CIES.—Section 709(a)(4) of such Act (as redesignated
15	by paragraph (1) of this subsection) is amended—
16	(A) by striking "(4)" and inserting
17	"(4)(A)"; and
18	(B) by adding at the end the following:
19	"(B) The Secretary of Defense, the Administrator of
20	the National Aeronautics and Space Administration, the
21	Secretary of Commerce, the Secretary of Homeland Secu-
22	rity, and the head of any other Federal agency from which
23	the Secretary of Transportation requests assistance under
24	subparagraph (A) shall designate a senior official in the
25	agency to be responsible for—

1	"(i) carrying out the activities of the agency re-
2	lating to the Next Generation Air Transportation
3	System in coordination with the Office, including the
4	execution of all aspects of the work of the agency in
5	developing and implementing the integrated work
6	plan described in subsection (b)(5);
7	"(ii) serving as a liaison for the agency in ac-
8	tivities of the agency relating to the Next Generation
9	Air Transportation System and coordinating with
10	other Federal agencies involved in activities relating
11	to the System; and
12	"(iii) ensuring that the agency meets its obliga-
13	tions as set forth in any memorandum of under-
14	standing executed by or on behalf of the agency relat-
15	ing to the Next Generation Air Transportation Sys-
16	tem.
17	(C) The head of a Federal agency referred to in sub-
18	paragraph (B) shall ensure that—
19	((i) the responsibilities of the agency relating to
20	the Next Generation Air Transportation System are
21	clearly communicated to the senior official of the
22	agency designated under subparagraph (B) ; and
23	"(ii) the performance of the senior official in
24	carrying out the responsibilities of the agency relating
25	to the Next Generation Air Transportation System is

1	reflected in the official's annual performance evalua-
2	tions and compensation.".
3	(3) Coordination with omb.—Section 709(a)
4	of such Act (117 Stat. 2582) is further amended by
5	adding at the end the following:
6	"(6)(A) The Office shall work with the Director of the
7	Office of Management and Budget to develop a process
8	whereby the Director will identify projects related to the
9	Next Generation Air Transportation System across the
10	agencies referred to in paragraph (4)(A) and consider the
11	Next Generation Air Transportation System as a unified,
12	cross-agency program.
12	"(P) The Director to the maximum extent practicable

13 "(B) The Director, to the maximum extent practicable,
14 shall—

15 "(i) oversee the development of the integrated
16 plan under subsection (a)(3)(A);

17 *"(ii) ensure that—*

"(I) each Federal agency covered by the
plan has sufficient funds requested in the President's budget, as submitted under section
1105(a) of title 31, United States Code, for each
fiscal year covered by the plan to carry out its
responsibilities under the plan; and

1	``(II) the development and implementation
2	of the Next Generation Air Transportation Sys-
3	tem remains on schedule; and
4	"(iii) identify and justify as part of the Presi-
5	dent's budget submission any inconsistencies between
6	the plan and amounts requested in the budget.
7	"(7) The Associate Administrator of the Next Genera-
8	tion Air Transportation System shall be a voting member
9	of the Joint Resources Council of the Federal Aviation Ad-
10	ministration.".
11	(b) INTEGRATED PLAN.—Section 709(b) of such Act
12	(117 Stat. 2583) is amended—
13	(1) in the matter preceding paragraph (1) by
14	striking "beyond those currently included in the Fed-
15	eral Aviation Administration's operational evolution
16	plan";
17	(2) by striking "and" at the end of paragraph
18	(3);
19	(3) by striking the period at the end of para-
20	graph (4) and inserting "; and"; and
21	(4) by adding at the end the following:
22	"(5) a multiagency integrated work plan for the
23	Next Generation Air Transportation System that in-
24	cludes—

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

tures on a year-by-year basis, including a state-

1	ment of each Federal agency or entity's responsi-
2	bility for costs and available resources, for each
3	stage of development from the basic research
4	stage through the demonstration and implemen-
5	tation phase; and
6	(E) a clear explanation of how each step
7	in the development of the Next Generation Air
8	Transportation System will lead to the following
9	step and of the implications of not successfully
10	completing a step in the time period described in
11	the integrated work plan.".
12	(c) Operational Evolution Partnership.—Sec-
13	tion 709(d) of such Act (117 Stat. 2584) is amended to read
14	as follows:
15	"(d) Operational Evolution Partnership.—The
16	Administrator of the Federal Aviation Administration shall
17	develop and publish annually the document known as the
18	'Operational Evolution Partnership', or any successor docu-
19	ment, that provides a detailed description of how the agency
20	is implementing the Next Generation Air Transportation
21	System.".
22	(d) AUTHORIZATION OF APPROPRIATIONS.—Section
23	709(e) of such Act (117 Stat. 2584) is amended by striking

24 "2010" and inserting "2011".

1SEC. 203. NEXT GENERATION AIR TRANSPORTATION SEN-2IOR POLICY COMMITTEE.

3 (a) MEETINGS.—Section 710(a) of Vision 100—Cen-4 tury of Aviation Reauthorization Act (49 U.S.C. 40101 5 note; 117 Stat. 2584) is amended by inserting before the 6 period at the end the following "and shall meet at least 7 twice each year".

8 (b) ANNUAL REPORT.—Section 710 of such Act (117
9 Stat. 2584) is amended by adding at the end the following:
10 "(e) ANNUAL REPORT.—

11 "(1) SUBMISSION TO CONGRESS.—Not later than 12 one year after the date of enactment of this subsection, 13 and annually thereafter on the date of submission of 14 the President's budget request to Congress under sec-15 tion 1105(a) of title 31, United States Code, the Sec-16 retary shall submit to the Committee on Transpor-17 tation and Infrastructure and the Committee on 18 Science of the House of Representatives and the Com-19 mittee on Commerce, Science, and Transportation of 20 the Senate a report summarizing the progress made 21 in carrying out the integrated work plan required by 22 section 709(b)(5) and any changes in that plan. 23 "(2) CONTENTS.—The report shall include—

24 "(A) a copy of the updated integrated work
25 plan;

1	``(B) a description of the progress made in
2	carrying out the integrated work plan and any
3	changes in that plan, including any changes
4	based on funding shortfalls and limitations set
5	by the Office of Management and Budget;
6	"(C) a detailed description of—
7	"(i) the success or failure of each item
8	of the integrated work plan for the previous
9	year and relevant information as to why
10	any milestone was not met; and
11	"(ii) the impact of not meeting the
12	milestone and what actions will be taken in
13	the future to account for the failure to com-
14	plete the milestone; and
15	``(D) an explanation of any change to fu-
16	ture years in the integrated work plan and the
17	reasons for such change.".
18	SEC. 204. AUTOMATIC DEPENDENT SURVEILLANCE-BROAD-
19	CAST SERVICES.
20	(a) Report on FAA Program and Schedule.—
21	(1) IN GENERAL.—The Administrator of the Fed-
22	eral Aviation Administration shall prepare a report
23	detailing the program and schedule for integrating
24	automatic dependent surveillance-broadcast (in this

1	section referred to as "ADS-B") technology into the
2	national airspace system.
3	(2) CONTENTS.—The report shall include—
4	(A) a description of segment 1 and segment
5	2 activity to acquire ADS–B services;
6	(B) a description of plans for implementa-
7	tion of advanced operational procedures and
8	ADS-B air-to-air applications; and
9	(C) a discussion of protections that the Ad-
10	ministration will require as part of any contract
11	or program in the event of a contractor's default,
12	bankruptcy, acquisition by another entity, or
13	any other event jeopardizing the uninterrupted
14	provision of ADS–B services.
15	(3) SUBMISSION TO CONGRESS.—Not later than
16	90 days after the date of enactment of this Act, the
17	Administrator shall submit to the Committee on
18	Transportation and Infrastructure of the House of
19	Representatives and the Committee on Commerce,
20	Science, and Transportation of the Senate the report
21	prepared under paragraph (1).
22	(b) Requirements of FAA Contracts for ADS-
23	B Services.—Any contract entered into by the Adminis-
24	trator with an entity to acquire ADS-B services shall con-
25	tain terms and conditions that—

1	(1) require approval by the Administrator before
2	the contract may be assigned to or assumed by an-
3	other entity, including any successor entity, sub-
4	sidiary of the contractor, or other corporate entity;
5	(2) provide that the assets, equipment, hardware,
6	and software used in the performance of the contract
7	be designated as critical national infrastructure for
8	national security and related purposes;
9	(3) require the contractor to provide continued
10	broadcast services for a reasonable period, as deter-
11	mined by the Administrator, until the provision of
12	such services can be transferred to another vendor or
13	to the Government in the event of a termination of the
14	contract;
15	(4) require the contractor to provide continued
16	broadcast services for a reasonable period, as deter-
17	mined by the Administrator, until the provision of
18	such services can be transferred to another vendor or
19	to the Government in the event of material non-
20	performance, as determined by the Administrator;
21	and
22	(5) permit the Government to acquire or utilize
23	for a reasonable period, as determined by the Admin-
24	istrator, the assets, equipment, hardware, and soft-

ware necessary to ensure the continued and uninter-

25

1	rupted provision of ADS-B services and to have
2	ready access to such assets, equipment, hardware, and
3	software through its own personnel, agents, or others,
4	if the Administrator provides reasonable compensa-
5	tion for such acquisition or utilization.
6	(c) Review by DOT Inspector General.—
7	(1) IN GENERAL.—The Inspector General of the
8	Department of Transportation shall conduct a review
9	concerning the Federal Aviation Administration's
10	award and oversight of any contract entered into by
11	the Administration to provide ADS–B services for the
12	national airspace system.
13	(2) CONTENTS.—The review shall include, at a
14	minimum—
15	(A) an examination of how program risks
16	are being managed;
17	(B) an assessment of expected benefits at-
18	tributable to the deployment of ADS-B services,
19	including the implementation of advanced oper-
20	ational procedures and air-to-air applications as
21	well as to the extent to which ground radar will
22	be retained;
23	(C) a determination of whether the Admin-
24	istration has established sufficient mechanisms to
25	ensure that all design, acquisition, operation,

1	and maintenance requirements have been met by
2	the contractor;
3	(D) an assessment of whether the Adminis-
4	tration and any contractors are meeting cost,
5	schedule, and performance milestones, as meas-
6	ured against the original baseline of the Admin-
7	istration's program for providing ADS-B serv-
8	ices;
9	(E) an assessment of whether security issues
10	are being adequately addressed in the overall de-
11	sign and implementation of the ADS-B system;
12	and
13	(F) any other matters or aspects relating to
14	contract implementation and oversight that the
15	Inspector General determines merit attention.
16	(3) Reports to congress.—The Inspector
17	General shall periodically, on at least an annual
18	basis, submit to the Committee on Transportation
19	and Infrastructure of the House of Representatives
20	and the Committee on Commerce, Science, and Trans-
21	portation of the Senate a report on the results of the
22	review conducted under this subsection.

1SEC. 205. INCLUSION OF STAKEHOLDERS IN AIR TRAFFIC2CONTROL MODERNIZATION PROJECTS.

3 (a) IN GENERAL.—The Administrator of the Federal Aviation Administration shall establish a process for in-4 5 cluding in the planning, development, and deployment of air traffic control modernization projects (including the 6 7 Next Generation Air Transportation System) and collabo-8 rating with qualified employees selected by each exclusive 9 collective bargaining representative of employees of the Administration who are likely to be impacted by such plan-10 11 ning, development, and deployment.

12 (b) PARTICIPATION.—

13 (1) BARGAINING OBLIGATIONS AND RIGHTS.— 14 Participation in the process described in subsection 15 (a) shall not be construed as a waiver of any baraaining 16 obligations orrights under section 40122(a)(1) or 40122(q)(2)(C) of title 49, United 17 18 States Code.

(2) CAPACITY AND COMPENSATION.—Exclusive
collective bargaining representatives and selected employees participating in the process described in subsection (a) shall—

23 (A) serve in a collaborative and advisory
24 capacity; and

25 (B) receive appropriate travel and per diem
26 expenses in accordance with the travel policies of

3 (c) REPORT.—Not later than 180 days after the date
4 of enactment of this Act, the Administrator shall submit
5 to the Committee on Transportation and Infrastructure of
6 the House of Representatives and the Committee on Com7 merce, Science, and Transportation of the Senate a report
8 on the implementation of this section.

9 SEC. 206. GAO REVIEW OF CHALLENGES ASSOCIATED WITH 10 TRANSFORMING TO THE NEXT GENERATION 11 AIR TRANSPORTATION SYSTEM.

(a) IN GENERAL.—The Comptroller General shall conduct a review of the progress and challenges associated with
transforming the Nation's air traffic control system into the
Next Generation Air Transportation System (in this section
referred to as the "NextGen System").

17 (b) REVIEW.—The review shall include the following: 18 (1) An evaluation of the continued implementa-19 tion and institutionalization of the processes that are 20 key to the ability of the Air Traffic Organization to 21 effectively maintain management structures and sys-22 tems acquisitions procedures utilized under the cur-23 rent air traffic control modernization program as a 24 basis for the NextGen System.

1	(2) An assessment of the progress and challenges
2	associated with collaboration and contributions of the
3	partner agencies working with the Joint Planning
4	and Development Office of the Federal Aviation Ad-
5	ministration (in this section referred to as the
6	"JPDO") in planning and implementing the NextGen
7	System.
8	(3) The progress and challenges associated with
9	coordinating government and industry stakeholders in
10	activities relating to the NextGen System, including
11	an assessment of the contributions of the NextGen In-
12	stitute.
13	(4) An assessment of planning and implementa-
14	tion of the NextGen System against established sched-
15	ules, milestones, and budgets.
16	(5) An evaluation of the recently modified orga-
17	nizational structure of the JPDO.
18	(6) An examination of transition planning by
19	the Air Traffic Organization and the JPDO.
20	(7) Any other matters or aspects of planning and
21	coordination of the NextGen System by the Federal
22	Aviation Administration and the JPDO that the
23	Comptroller General determines appropriate.
24	(c) Reports.—

-	
2	later than one year after the date of enactment of this
3	Act, the Comptroller General shall determine the pri-
4	ority of topics to be reviewed under this section and
5	report such priorities to the Committee on Transpor-
6	tation and Infrastructure of the House of Representa-
7	tives and the Committee on Commerce, Science, and
8	Transportation of the Senate.
9	(2) Periodic reports to congress on re-
10	SULTS OF THE REVIEW.—The Comptroller General
11	shall periodically submit to the committees referred to
12	in paragraph (1) a report on the results of the review
13	conducted under this section.
14	SEC. 207. GAO REVIEW OF NEXT GENERATION AIR TRANS-
15	PORTATION SYSTEM ACQUISITION AND PRO-
16	CEDURES DEVELOPMENT.
17	(a) Study.—The Comptroller General shall conduct a
18	review of the progress made and challenges related to the
19	acquisition of designated technologies and the development

19 acquisition of designated technologies and the development 20 of procedures for the Next Generation Air Transportation 21 System (in this section referred to as the "NextGen Sys-22 *tem"*).

(b) Specific Systems Review.—The review shall in-23 24 clude, at a minimum, an examination of the acquisition

(1) Report to congress on priorities.—Not

1

costs, schedule, and other relevant considerations for the fol lowing systems:

3 (1) En Route Automation Modernization
4 (ERAM).

5 (2) Standard Terminal Automation Replacement
6 System/Common Automated Radar Terminal System
7 (STARS/CARTS).

8 (3) Automatic Dependent Surveillance-Broadcast
9 (ADS-B).

10(4) System Wide Information Management11(SWIM).

12 (5) Traffic Flow Management Modernization
13 (TFM-M).

14 (c) REVIEW.—The review shall include, at a min-15 imum, an assessment of the progress and challenges related to the development of standards, regulations, and proce-16 dures that will be necessary to implement the NextGen Sys-17 tem, including required navigation performance, area navi-18 gation, the airspace management program, and other pro-19 grams and procedures that the Comptroller General identi-20 21 fies as relevant to the transformation of the air traffic sys-22 tem.

23 (d) PERIODIC REPORTS TO CONGRESS ON RESULTS OF
24 THE REVIEW.—The Comptroller General shall periodically
25 submit to the Committee on Transportation and Infrastruc-

ture of the House of Representatives and the Committee on
 Commerce, Science, and Transportation of the Senate a re port on the results of the review conducted under this sec tion.

5 SEC. 208. DOT INSPECTOR GENERAL REVIEW OF OPER6 ATIONAL AND APPROACH PROCEDURES BY A 7 THIRD PARTY.

8 (a) REVIEW.—The Inspector General of the Depart-9 ment of Transportation shall conduct a review regarding 10 the effectiveness of the oversight activities conducted by the 11 Federal Aviation Administration in connection with any 12 agreement with or delegation of authority to a third party 13 for the development of flight procedures for the national air-14 space system.

(b) ASSESSMENTS.—The Inspector General shall include, at a minimum, in the review—

(1) an assessment of the extent to which the Federal Aviation Administration is relying or intends to
rely on a third party for the development of new procedures and a determination of whether the Administration has established sufficient mechanisms and
staffing to provide safety oversight of a third party;
and

24 (2) an assessment regarding whether the Admin25 istration has sufficient existing personnel and tech-

nical resources or mechanisms to develop such flight
 procedures in a safe and efficient manner to meet the
 demands of the national airspace system without the
 use of third party resources.

5 (c) REPORT.—Not later than one year after the date 6 of enactment of this Act, the Inspector General shall submit 7 to the Committee on Transportation and Infrastructure of 8 the House of Representatives and the Committee on Com-9 merce, Science, and Transportation of the Senate a report 10 on the results of the review conducted under this section, 11 including the assessments described in subsection (b).

12sec. 209. Expert review of enterprise architecture13FOR NEXT GENERATION AIR TRANSPOR-

14 TATION SYSTEM.

(a) REVIEW.—The Administrator of the Federal Aviation Administration shall enter into an arrangement with
the National Research Council to review the enterprise architecture for the Next Generation Air Transportation System.

20 (b) CONTENTS.—At a minimum, the review to be con21 ducted under subsection (a) shall—

(1) highlight the technical activities, including
human-system design, organizational design, and
other safety and human factor aspects of the system,
that will be necessary to successfully transition cur-

1	rent and planned modernization programs to the fu-
2	ture system envisioned by the Joint Planning and De-
3	velopment Office of the Administration;
4	(2) assess technical, cost, and schedule risk for
5	the software development that will be necessary to
6	achieve the expected benefits from a highly automated
7	air traffic management system and the implications
8	for ongoing modernization projects; and
9	(3) include judgments on how risks with automa-
10	tion efforts for the Next Generation Air Transpor-
11	tation System can be mitigated based on the experi-
12	ences of other public or private entities in developing
13	complex, software-intensive systems.
14	(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 conducted pursuant to subsection (a).

18 SEC. 210. NEXTGEN TECHNOLOGY TESTBED.

19 Of amounts appropriated under section 48101(a) of 20 title 49, United States Code, the Administrator of the Fed-21 eral Aviation Administration shall use such sums as may 22 be necessary for each of the fiscal years 2008 through 2011 23 to contribute to the establishment by a public-private part-24 nership (including a university component with significant 25 aviation expertise in air traffic management, simulation,

meteorology, and engineering and aviation business) an 1 2 airport-based testing site for existing Next Generation Air Transport System technologies. The Administrator shall en-3 4 sure that next generation air traffic control integrated sys-5 tems developed by private industries are installed at the site 6 for demonstration, operational research, and evaluation by 7 the Administration. The testing site shall serve a mix of 8 general aviation and commercial traffic. Subtitle B—Miscellaneous 9 10 SEC. 211. CLARIFICATION OF AUTHORITY TO ENTER INTO 11 **REIMBURSABLE AGREEMENTS.** 12 Section 106(m) is amended in the last sentence by inserting "with or" before "without reimbursement". 13 14 SEC. 212. DEFINITION OF AIR NAVIGATION FACILITY. 15 Section 40102(a)(4) is amended— 16 (1) by redesignating subparagraph (D) as sub-17 paragraph (E); 18 (2) by striking subparagraphs (B) and (C) and 19 inserting the following: 20 "(B) runway lighting and airport surface 21 visual and other navigation aids: 22 "(C) aeronautical and meteorological infor-23

1	``(D) communication, navigation, or sur-
2	veillance equipment for air-to-ground or air-to-
3	air applications;";
4	(3) in subparagraph (E) (as redesignated by
5	paragraph (1) of this section)—
6	(A) by striking "another structure" and in-
7	serting "any structure, equipment,"; and
8	(B) by striking the period at the end and
9	inserting "; and"; and
10	(4) by adding at the end the following:
11	``(F) buildings, equipment, and systems
12	dedicated to the national airspace system.".
13	SEC. 213. IMPROVED MANAGEMENT OF PROPERTY INVEN-
15	
14	TORY.
14 15	TORY.
14 15 16	TORY. Section $40110(a)(2)$ is amended by striking "com-
14 15 16	TORY. Section 40110(a)(2) is amended by striking "com- pensation" and inserting "compensation, and the amount
14 15 16 17 18	TORY. Section 40110(a)(2) is amended by striking "com- pensation" and inserting "compensation, and the amount received shall be credited as an offsetting collection to the
14 15 16 17 18 19	TORY. Section 40110(a)(2) is amended by striking "com- pensation" and inserting "compensation, and the amount received shall be credited as an offsetting collection to the account from which the amount was expended and shall re-
14 15 16 17	TORY. Section 40110(a)(2) is amended by striking "com- pensation" and inserting "compensation, and the amount received shall be credited as an offsetting collection to the account from which the amount was expended and shall re- main available until expended".
 14 15 16 17 18 19 20 	TORY. Section 40110(a)(2) is amended by striking "com- pensation" and inserting "compensation, and the amount received shall be credited as an offsetting collection to the account from which the amount was expended and shall re- main available until expended". SEC. 214. CLARIFICATION TO ACQUISITION REFORM AU-
 14 15 16 17 18 19 20 21 	TORY.Section 40110(a)(2) is amended by striking "com-pensation" and inserting "compensation, and the amountpensation and the amountreceived shall be credited as an offsetting collection to theaccount from which the amount was expended and shall re-main available until expended".SEC. 214. CLARIFICATION TO ACQUISITION REFORM AU-THORITY.
 14 15 16 17 18 19 20 21 22 	TORY. Section 40110(a)(2) is amended by striking "com- pensation" and inserting "compensation, and the amount received shall be credited as an offsetting collection to the account from which the amount was expended and shall re- main available until expended". SEC. 214. CLARIFICATION TO ACQUISITION REFORM AU- THORITY. Section 40110(c) is amended—

1	(3) by redesignating paragraph (5) as para-
2	graph (4).
3	SEC. 215. ASSISTANCE TO FOREIGN AVIATION AUTHORI-
4	TIES.
5	Section 40113(e) is amended—
6	(1) in paragraph (1)—
7	(A) by inserting "public and private" before
8	"foreign aviation authorities"; and
9	(B) by striking the period at the end of the
10	first sentence and inserting "or efficiency. The
11	Administrator may participate in, and submit
12	offers in response to, competitions to provide
13	such services and may contract with foreign
14	aviation authorities to provide such services con-
15	sistent with section $106(l)(6)$. Notwithstanding
16	any other provision of law or policy, the Admin-
17	istrator may accept payments received under
18	this subsection in arrears."; and
19	(2) in paragraph (3) by striking "credited" and
20	all that follows through the period at the end and in-
21	serting "credited as an offsetting collection to the ac-
22	count from which the expenses were incurred in pro-
23	viding such services and shall remain available until
24	expended.".

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1 SEC. 216. FRONT LINE MANAGER STAFFING.

2	(a) STUDY.—Not later than 90 days after the date of
3	enactment of this Act, the Administrator of the Federal
4	Aviation Administration shall initiate a study on front line
5	manager staffing requirements in air traffic control facili-
6	ties.
7	(b) Considerations.—In conducting the study, the
8	Administrator shall take into consideration—
9	(1) the number of supervisory positions of oper-
10	ation requiring watch coverage in each air traffic
11	control facility;
12	(2) coverage requirements in relation to traffic
13	demand;
14	(3) facility type;
15	(4) complexity of traffic and managerial respon-
16	sibilities;
17	(5) proficiency and training requirements; and
18	(6) such other factors as the Administrator con-
19	siders appropriate.
20	(c) DETERMINATIONS.—The Administrator shall
21	transmit any determinations made as a result of the study
22	to the Chief Operating Officer for the air traffic control sys-
23	tem.
24	(d) REPORT.—Not later than one year after the date
25	of enactment of this Act, the Administrator shall submit

26 to the Committee on Transportation and Infrastructure of •HR 2881 RH the House of Representatives and the Committee on Com merce, Science, and Transportation of the Senate a report
 on the results of the study and a description of any deter minations submitted to the Chief Operating Officer under
 subsection (c).

6 SEC. 217. FLIGHT SERVICE STATIONS.

7 (a) ESTABLISHMENT OF MONITORING SYSTEM.—Not
8 later than 60 days after the date of enactment of this Act,
9 the Administrator of the Federal Aviation Administration
10 shall develop and implement a monitoring system for flight
11 service specialist staffing and training under service con12 tracts for flight service stations.

(b) COMPONENTS.—At a minimum, the monitoring
system shall include mechanisms to monitor—

15 (1) flight specialist staffing plans for individual
16 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 services, including any certification and training necessary to meet user demand; and

23 (4) system outages, excessive hold times, dropped
24 calls, poor quality briefings, and any other safety or

3 (c) REPORT TO CONGRESS.—Not later than 90 days
4 after the date of enactment of this Act, the Administrator
5 shall submit to the Committee on Transportation and In6 frastructure of the House of Representatives and the Com7 mittee on Commerce, Science, and Transportation of the
8 Senate a report containing—

9 (1) a description of monitoring system;

(2) if the Administrator determines that contractual 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 Administrator will have in place to provide uninterrupted
flight service station services in the event of—

- 20 (A) material non-performance of the con21 tract;
- (B) a vendor's default, bankruptcy, or acquisition by another entity; or

1	(C) any other event that could jeopardize
2	the uninterrupted provision of flight service sta-
3	tion services.
4	TITLE III—SAFETY
5	Subtitle A—General Provisions
6	SEC. 301. AGE STANDARDS FOR PILOTS.
7	(a) IN GENERAL.—Chapter 447 is amended by adding
8	at the end the following:
9	"§44729. Age standards for pilots
10	"(a) IN GENERAL.—Subject to the limitation in sub-
11	section (c), a pilot may serve in multicrew covered oper-
12	ations until attaining 65 years of age.
13	"(b) Covered Operations Defined.—In this sec-
14	tion, the term 'covered operations' means operations under
15	part 121 of title 14, Code of Federal Regulations.
16	"(c) Limitation for International Flights.—
17	"(1) Applicability of icao standard.—A
18	pilot who has attained 60 years of age may serve as
19	pilot-in-command in covered operations between the
20	United States and another country only if there is
21	another pilot in the flight deck crew who has not yet
22	attained 60 years of age.
23	"(2) SUNSET OF LIMITATION.—Paragraph (1)
24	shall cease to be effective on such date as the Conven-
25	tion on Intermetional Chinil Anistion manifer 11 at a

25 tion on International Civil Aviation provides that a

pilot who has attained 60 years of age may serve as

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2 pilot-in-command in international commercial oper-3 ations without regard to whether there is another 4 pilot in the flight deck crew who has not attained age 5 60. 6 "(d) SUNSET OF AGE-60 RETIREMENT RULE.—On 7 and after the date of enactment of this section, section 8 121.383(c) of title 14, Code of Federal Regulations, shall 9 cease to be effective. 10 "(e) APPLICABILITY.— 11 "(1) NONRETROACTIVITY.—No person who has 12 attained 60 years of age before the date of enactment 13 of this section may serve as a pilot for an air carrier 14 engaged in covered operations unless— 15 "(A) such person is in the employment of 16 that air carrier in such operations on such date 17 of enactment as a required flight deck crew mem-18 ber; or 19 "(B) such person is newly hired by an air 20 carrier as a pilot on or after such date of enact-21 ment without credit for prior seniority or prior 22 longevity for benefits or other terms related to 23 length of service prior to the date of rehire under 24 any labor agreement or employment policies of the air carrier. 25

1 "(2) PROTECTION FOR COMPLIANCE.—An action 2 taken in conformance with this section, taken in con-3 formance with a regulation issued to carry out this 4 section, or taken prior to the date of enactment of this 5 section in conformance with section 121.383(c) of title 6 14, Code of Federal Regulations (as in effect before 7 such date of enactment), may not serve as a basis for 8 liability or relief in a proceeding before any court or 9 agency of the United States or of any State or local-10 ity.

"(f) Amendments to Labor Agreements and Ben-11 12 EFIT PLANS.—Any amendment to a labor agreement or benefit plan of an air carrier that is required to conform 13 with the requirements of this section or a regulation issued 14 15 to carry out this section, and is applicable to pilots represented for collective bargaining, shall be made by agree-16 17 ment of the air carrier and the designated bargaining representative of the pilots of the air carrier. 18

19 "(g) MEDICAL STANDARDS AND RECORDS.—

20 "(1) MEDICAL EXAMINATIONS AND STAND-21 ARDS.—Except as provided by paragraph (2), a per-22 son serving as a pilot for an air carrier engaged in 23 covered operations shall not be subject to different 24 medical standards, or different, greater, or more fre-25 quent medical examinations, on account of age unless

1	the Secretary determines (based on data received or
2	studies published after the date of enactment of this
3	section) that different medical standards, or different,
4	greater, or more frequent medical examinations, are
5	needed to ensure an adequate level of safety in flight.
6	"(2) DURATION OF FIRST-CLASS MEDICAL CER-
7	TIFICATE.—No person who has attained 60 years of
8	age may serve as a pilot of an air carrier engaged in
9	covered operations unless the person has a first-class
10	medical certificate. Such a certificate shall expire on
11	the last day of the 6-month period following the date
12	of examination shown on the certificate.
13	"(h) SAFETY.—
14	"(1) TRAINING.—Each air carrier engaged in
15	covered operations shall continue to use pilot training
16	and qualification programs approved by the Federal
17	Aviation Administration, with specific emphasis on
18	initial and recurrent training and qualification of

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.

22 "(2) LINE EVALUATIONS.—Not later than 6
23 months after the date of enactment of this section, and
24 every 6 months thereafter, an air carrier engaged in
25 covered operations shall evaluate the performance of

each pilot of the air carrier who has attained 60 1 2 years of age through a line check of such pilot. Notwithstanding the preceding sentence, an air carrier 3 4 shall not be required to conduct for a 6-month period a line check under this paragraph of a pilot serving 5 6 as second in command if the pilot has undergone a 7 regularly scheduled simulator evaluation during that 8 period.

"(3) GAO REPORT.—Not later than 24 months 9 10 after the date of enactment of this section, the Comp-11 troller General shall submit to the Committee on 12 Transportation and Infrastructure of the House of 13 Representatives and the Committee on Commerce. 14 Science, and Transportation of the Senate a report 15 concerning the effect, if any, on aviation safety of the 16 modification to pilot age standards made by sub-17 section (a).".

18 (b) CLERICAL AMENDMENT.—The analysis for such

19 chapter is amended by adding at the end the following:"44729. Age standards for pilots.".

20 SEC. 302. JUDICIAL REVIEW OF DENIAL OF AIRMAN CER21 TIFICATES.

(a) JUDICIAL REVIEW OF NTSB DECISIONS.—Section
44703(d) is amended by adding at the end the following:
"(3) JUDICIAL REVIEW.—A person who is substantially affected by an order of the Board under
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2	trator decides that an order of the Board will have a
3	significant adverse impact on carrying out this sub-
4	title, may seek judicial review of the order under sec-
5	tion 46110. The Administrator shall be made a party
6	to the judicial review proceedings. The findings of fact
7	of the Board in any such case are conclusive if sup-
8	ported by substantial evidence.".
9	(b) Conforming Amendment.—Section 1153(c) is
10	amended by striking "section 44709 or" and inserting "sec-
11	tion 44703(d), 44709, or".
12	SEC. 303. RELEASE OF DATA RELATING TO ABANDONED
13	TYPE CERTIFICATES AND SUPPLEMENTAL
13 14	TYPE CERTIFICATES AND SUPPLEMENTAL TYPE CERTIFICATES.
14	TYPE CERTIFICATES.
14 15	TYPE CERTIFICATES. (a) Release of Data.—Section 44704(a) is amended
14 15 16	TYPE CERTIFICATES. (a) RELEASE OF DATA.—Section 44704(a) is amended by adding at the end the following:
14 15 16 17	TYPE CERTIFICATES. (a) RELEASE OF DATA.—Section 44704(a) is amended by adding at the end the following: "(5) RELEASE OF DATA.—
14 15 16 17 18	TYPE CERTIFICATES. (a) RELEASE OF DATA.—Section 44704(a) is amended by adding at the end the following: "(5) RELEASE OF DATA.— "(A) IN GENERAL.—Notwithstanding any
14 15 16 17 18 19	TYPE CERTIFICATES. (a) RELEASE OF DATA.—Section 44704(a) is amended by adding at the end the following: "(5) RELEASE OF DATA.— "(A) IN GENERAL.—Notwithstanding any other provision of law, the Administrator may
 14 15 16 17 18 19 20 	TYPE CERTIFICATES. (a) RELEASE OF DATA.—Section 44704(a) is amended by adding at the end the following: "(5) RELEASE OF DATA.— "(A) IN GENERAL.—Notwithstanding any other provision of law, the Administrator may make available upon request to a person seeking
 14 15 16 17 18 19 20 21 	TYPE CERTIFICATES.(a) RELEASE OF DATA.—Section 44704(a) is amendedby adding at the end the following:"(5) RELEASE OF DATA.—"(A) IN GENERAL.—Notwithstanding anyother provision of law, the Administrator maymake available upon request to a person seekingto maintain the airworthiness of an aircraft, en-
 14 15 16 17 18 19 20 21 22 	TYPE CERTIFICATES.(a) RELEASE OF DATA.—Section 44704(a) is amendedby adding at the end the following:"(5) RELEASE OF DATA.—"(A) IN GENERAL.—Notwithstanding anyother provision of law, the Administrator maymake available upon request to a person seekingto maintain the airworthiness of an aircraft, en-gine, propeller, or appliance, engineering data in
 14 15 16 17 18 19 20 21 22 23 	TYPE CERTIFICATES.(a) RELEASE OF DATA.—Section 44704(a) is amendedby adding at the end the following:"(5) RELEASE OF DATA.—"(A) IN GENERAL.—Notwithstanding anyother provision of law, the Administrator maymake available upon request to a person seekingto maintain the airworthiness of an aircraft, en-gine, propeller, or appliance, engineering data inthe possession of the Administration relating to

1	ance, without the consent of the owner of record,
2	if the Administrator determines that—
3	((i) the certificate containing the re-
4	quested data has been inactive for 3 or more
5	years;
6	"(ii) after using due diligence, the Ad-
7	ministrator is unable to find the owner of
8	record, or the owner of record's heir, of the
9	type certificate or supplemental certificate;
10	and
11	"(iii) making such data available will
12	enhance aviation safety.
13	"(B) Engineering data defined.—In
14	this section, the term 'engineering data' as used
15	with respect to an aircraft, engine, propeller, or
16	appliance means type design drawing and speci-
17	fications for the entire aircraft, engine, propeller,
18	or appliance or change to the aircraft, engine,
19	propeller, or appliance, including the original
20	design data, and any associated supplier data
21	for individual parts or components approved as
22	part of the particular certificate for the aircraft
23	engine, propeller, or appliance.".
24	(b) Design Organization Certificates.—Section
25	44704(e)(1) is amended by striking "Beginning 7 years

after the date of enactment of this subsection," and inserting
 "Beginning January 1, 2013,".

3 SEC. 304. INSPECTION OF FOREIGN REPAIR STATIONS.

4 (a) IN GENERAL.—Chapter 447 (as amended by sec5 tion 301 of this Act) is further amended by adding at the
6 end the following:

7 "§44730. Inspection of foreign repair stations

8 "Not later than one year after the date of enactment 9 of this section, and annually thereafter, the Administrator 10 of the Federal Aviation Administration shall submit to Congress a certification that each foreign repair station 11 that is certified by the Administrator under part 145 of 12 title 14, Code of Federal Regulations, and performs work 13 on air carrier aircraft or components has been inspected 14 15 by safety inspectors of the Administration not fewer than 2 times in the preceding calendar year.". 16

17 (b) CLERICAL AMENDMENT.—The analysis for such
18 chapter is amended by adding at the end the following:
"44730. Inspection of foreign repair stations.".

19 SEC. 305. RUNWAY INCURSION REDUCTION.

Not later than December 31, 2008, the Administrator
of the Federal Aviation Administration shall submit to
Congress a report containing a plan for the installation and
deployment of systems the Administration is installing to
alert controllers or flight crews, or both, of potential runway
incursions. The plan shall be integrated into the annual
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1 Operational Evolution Partnership document of the Admin-

2 istration or any successor document.

3 SEC. 306. IMPROVED PILOT LICENSES.

4 (a) IN GENERAL.—Not later than 6 months after the
5 date of enactment of this Act, the Administrator of the Fed6 eral Aviation Administration shall begin to issue improved
7 pilot licenses consistent with the requirements of title 49,
8 United States Code, and title 14, Code of Federal Regula9 tions.

10 (b) REQUIREMENTS.—Improved pilots licenses issued
11 under subsection (a) shall—

12 (1) be resistant to tampering, alteration, and
13 counterfeiting;

14 (2) include a photograph of the individual to
15 whom the license is issued; and

(3) be capable of accommodating a digital photograph, a biometric identifier, or any other unique
identifier that the Administrator considers necessary.
(c) TAMPERING.—To the extent practical, the Administrator shall develop methods to determine or reveal whether any component or security feature of a license issued
under subsection (a) has been tampered, altered, or counterfeited.

(d) USE OF DESIGNEES.—The Administrator may use
 designees to carry out subsection (a) to the extent feasible
 in order to minimize the burdens on pilots.

4 (e) REPORT.—Not later than 9 months after the date
5 of enactment of this Act and every 6 months thereafter until
6 September 30, 2011, the Administrator shall submit to the
7 Committee on Transportation and Infrastructure of the
8 House of Representatives and the Committee on Commerce,
9 Science, and Transportation of the Senate a report on the
10 issuance of improved pilot licenses under this section.

11 SEC. 307. AIRCRAFT FUEL TANK SAFETY IMPROVEMENT.

Not later than December 31, 2007, the Administrator
of the Federal Aviation Administration shall issue a final
rule regarding the reduction of fuel tank flammability in
transport category aircraft.

16 SEC. 308. FLIGHT CREW FATIGUE.

(a) IN GENERAL.—Not later than 3 months after the
date of enactment of this Act, the Administrator of the Federal Aviation Administration shall conclude arrangements
with the National Academy of Sciences for a study of pilot
fatigue.

(b) STUDY.—The study shall include consideration
of—

24 (1) research on pilot fatigue, sleep, and circa25 dian rhythms;

(2) sleep and rest requirements of pilots rec ommended by the National Aeronautics and Space
 Administration and the National Transportation
 Safety Board; and
 (3) Federal Aviation Administration and inter-

6 national standards regarding flight limitations and
7 rest for pilots.

8 (c) REPORT.—Not later than 18 months after initi-9 ating the study, the National Academy of Sciences shall 10 submit to the Administrator a report containing its findings and recommendations regarding the study under sub-11 sections (a) and (b), including recommendations with re-12 spect to Federal Aviation Administration regulations gov-13 erning flight time limitations and rest requirements for pi-14 15 lots.

(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.

(e) IMPLEMENTATION OF FLIGHT ATTENDANT FATIGUE STUDY RECOMMENDATIONS.—Not later than 60 days
after the date of enactment of this Act, the Administrator
shall initiate a process for the Civil Aerospace Medical In-

stitute to carry out its recommendations for further study
 of the issue of flight attendant fatigue and to submit not
 later than March 31, 2009, to Congress a report on such
 process, including an analysis of the following:

5 (1) A survey of field operations of flight attend6 ants.

7 (2) A study of incident reports regarding flight
8 attendant fatigue.

9 (3) Field research on the effects of such fatigue.
10 (4) A validation of models for assessing flight at11 tendant fatigue, international policies, and practices
12 regarding flight limitations and rest of flight attend13 ants, and the potential benefits of training flight at14 tendants regarding such fatigue.

(f) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated such sums as necessary to
carry out this section.

18 SEC. 309. OSHA STANDARDS.

19 (a) IN GENERAL.—The Administrator of the FAA
20 shall—

(1) not later than 6 months after the date of enactment of this Act, establish milestones, in consultation with the Administrator of the OSHA, to complete
work begun under the August 2000 memorandum of
understanding between the FAA and OSHA and to

1	address issues needing further action identified in the
2	joint report of the FAA and OSHA in December
3	2000; and

4 (2) not later than 24 months after the date of en5 actment of this Act, issue a policy statement to set
6 forth the circumstances in which requirements of
7 OSHA may be applied to crewmembers while working
8 in an aircraft cabin.

9 (b) CONTENTS OF POLICY STATEMENT.—

10 (1) ESTABLISHMENT OF COORDINATING BODY.— 11 The policy statement to be developed under subsection 12 (a)(2) shall provide for the establishment of a coordi-13 nating body, similar to the aviation safety and health 14 joint team established pursuant to the August 2000 15 memorandum of understanding between the FAA and 16 OSHA, that includes representatives designated by the 17 FAA and OSHA—

- 18 (A) to examine the applicability of current
 19 and proposed regulations of OSHA for applica20 tion and enforcement by the FAA;
- (B) to recommend policies for facilitating
 the training of inspectors of the FAA; and
 (C) to make recommendations that will govern the inspection and enforcement by the FAA

1	of occupational safety and health standards on
2	board an aircraft providing air transportation.
3	(2) FAA STANDARDS.—The policy statement to
4	be developed under subsection $(a)(2)$ shall ensure that
5	standards adopted by the FAA set forth clearly—
6	(A) the circumstances under which an em-
7	ployer is required to take action to address occu-
8	pational safety and health hazards;
9	(B) the measures required of an employer
10	under the standard; and
11	(C) the compliance obligations of an em-
12	ployer under the standard.
13	(c) Report to Congress.—Not later than 6 months
14	after the date of enactment of this Act, the Administrator
15	of the FAA shall submit to Congress a report describing the
16	$milestones \ established \ under \ subsection \ (a)(1).$
17	(d) DEFINITIONS.—In this section, the following defi-
18	nitions apply:
19	(1) FAA.—The term "FAA" means the Federal
20	Aviation Administration.
21	(2) OSHA.—The term "OSHA" means the "Oc-
22	cupational Safety and Health Administration".

3 (a) ESTABLISHMENT.—The Administrator of the Fed4 eral Aviation Administration may establish a pilot pro5 gram to improve safety and efficiency by providing surveil6 lance for aircraft flying outside of radar coverage in moun7 tainous areas.

8 (b) AUTHORIZATION OF APPROPRIATIONS.—There is 9 authorized to be appropriated such sums as may be nec-10 essary to carry out this section. Such sums shall remain 11 available until expended.

12 SEC. 311. OFF-AIRPORT, LOW-ALTITUDE AIRCRAFT WEATH 13 ER OBSERVATION TECHNOLOGY.

(a) STUDY.—The Administrator of the Federal Aviation Administration shall conduct a review of off-airport,
low-altitude aircraft weather observation technologies.

(b) SPECIFIC REVIEW.—The review shall include, at
a minimum, an examination of off-airport, low-altitude
weather reporting needs, an assessment of technical alternatives (including automated weather observation stations),
an investment analysis, and recommendations for improving weather reporting.

(c) REPORT.—Not later than one year after the date
of enactment of this Act, the Administrator shall submit
to Congress a report containing the results of the review.

Subtitle B—Unmanned Aircraft 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 sys-11 tems 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 commercial unmanned aircraft systems into the 17 18 *national airspace system;* 19 (B) provide recommendations for the rule-

- 20 making to be conducted under subsection (b) 21 to—
- (i) define the acceptable standards for
 operations and certification of commercial
 unmanned aircraft systems;

- 1 (ii) ensure that any commercial un-2 manned aircraft system includes a detect, sense, and avoid capability; and 3 4 (iii) develop standards and requirements for the operator or programmer of a 5 6 commercial unmanned aircraft system, including standards and requirements for reg-7 8 *istration and licensing;* 9 (C) recommend how best to enhance the technologies and subsystems necessary to effect 10 11 the safe and routine operations of commercial 12 unmanned aircraft systems in the national air-
- 14 (D) recommend how a phased-in approach
 15 to the integration of commercial unmanned air16 craft systems into the national airspace system
 17 can best be achieved and a timeline upon which
 18 such a phase-in shall occur.

space system: and

19 (3) DEADLINE.—The plan to be developed under
20 paragraph (1) shall provide for the safe integration of
21 commercial unmanned aircraft systems into the na22 tional airspace system as soon as possible, but not
23 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 Sec-

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retary shall submit to the Committee on Transpor tation and Infrastructure of the House of Representa tives and the Committee on Commerce, Science, and
 Transportation of the Senate a copy of the plan devel oped under paragraph (1).

6 (b) RULEMAKING.—Not later than 18 months after the 7 date on which the integration plan is submitted to Congress 8 under subsection (a)(4), the Administrator of the Federal 9 Aviation Administration shall publish in the Federal Reg-10 ister a notice of proposed rulemaking to implement the rec-11 ommendations of the integration plan.

(c) AUTHORIZATION.—There are authorized to be appropriated such sums as may be necessary to carry out this
section.

15 SEC. 322. SPECIAL RULES FOR CERTAIN UNMANNED AIR16 CRAFT SYSTEMS.

(a) IN GENERAL.—Notwithstanding the requirements
of sections 321 and 323, and not later than 6 months after
the date of enactment of this Act, the Secretary shall determine if certain unmanned aircraft systems may operate
safely in the national airspace system before completion of
the plan and rulemaking required by section 321 or the
guidance required by section 323.

(b) ASSESSMENT OF UNMANNED AIRCRAFT SYS TEMS.—In making the determination under subsection (a),
 the Secretary shall determine, at a minimum—

4 (1) which types of unmanned aircraft systems, if
5 any, as a result of their size, weight, speed, oper6 ational capability, proximity to airports and popu7 lation areas, and operation within visual line-of-sight
8 do not create a hazard to users of the national air9 space system or the public or pose a threat to na10 tional security; and

(2) whether a certificate of authorization or an
airworthiness certification under section 44704 of
title 49, United States Code, is required for the operation of unmanned aircraft systems identified under
paragraph (1).

16 (c) REQUIREMENTS FOR SAFE OPERATION.—If the 17 Secretary determines under this section that certain un-18 manned aircraft systems may operate safely in the national 19 airspace system, the Secretary shall establish requirements 20 for the safe operation of such aircraft systems in the na-21 tional airspace system.

22 SEC. 323. PUBLIC UNMANNED AIRCRAFT SYSTEMS.

Not later than 9 months after the date of enactment
of this Act, the Secretary shall issue guidance regarding the
operation of public unmanned aircraft systems to—

1	(1) expedite the issuance of a certificate of au-
2	thorization process;
3	(2) provide for a collaborative process with pub-
4	lic agencies to allow for an incremental expansion of
5	access to the national airspace system as technology
6	matures and the necessary safety analysis and data
7	become available and until standards are completed
8	and technology issues are resolved; and
9	(3) facilitate the capability of public agencies to
10	develop and use test ranges, subject to operating re-
11	strictions required by the Federal Aviation Adminis-
12	tration, to test and operate unmanned aircraft sys-
13	tems.
14	SEC. 324. DEFINITIONS.
15	In this subtitle, the following definitions apply:
16	(1) Certificate of Authorization.—The term
17	"certificate of authorization" means a Federal Avia-
18	tion Administration grant of approval for a specific
19	flight operation.
20	(2) Detect, sense, and avoid capability.—
21	The term "detect, sense, and avoid capability" means
22	the technical capability to perform separation assur-

24 *eral Aviation Administration.*

ance and collision avoidance, as defined by the Fed-

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1	(3) Public unmanned aircraft system.—The
2	term "public unmanned aircraft system" means an
3	unmanned aircraft system that meets the qualifica-
4	tions and conditions required for operation of a pub-
5	lic aircraft, as defined by section 40102 of title 49,
6	United States Code.
7	(4) Secretary.—The term "Secretary" means
8	the Secretary of Transportation.
9	(5) TEST RANGE.—The term "test range" means
10	a defined geographic area where research and develop-
11	ment are conducted.
12	(6) UNMANNED AIRCRAFT.—The term "un-
13	manned aircraft" means an aircraft that is operated
14	without the possibility of direct human intervention
15	from within or on the aircraft.
16	(7) UNMANNED AIRCRAFT SYSTEM.—The term
17	"unmanned aircraft system" means an unmanned
18	aircraft and associated elements (such as communica-
19	tion links and a ground control station) that are re-
20	quired to operate safely and efficiently in the national
21	airspace system.

TITLE IV—AIR SERVICE IMPROVEMENTS

3 SEC. 401. MONTHLY AIR CARRIER REPORTS.

1

2

4 (a) IN GENERAL.—Section 41708 is amended by add5 ing at the end the following:

6 "(c) Diverted and Cancelled Flights.—

7 "(1) MONTHLY REPORTS.—The Secretary shall 8 require an air carrier referred to in paragraph (2) to 9 file with the Secretary a monthly report on each flight of the air carrier that is diverted from its scheduled 10 11 destination to another airport and each flight of the 12 air carrier that departs the gate at the airport at 13 which the flight originates but is cancelled before 14 wheels-off time.

15 "(2) APPLICABILITY.—An air carrier that is re16 quired to file a monthly airline service quality per17 formance report under subsection (b) shall be subject
18 to the requirement of paragraph (1).

19 "(3) CONTENTS.—A monthly report filed by an
20 air carrier under paragraph (1) shall include, at a
21 minimum, the following information:

22 "(A) For a diverted flight—

23 "(i) the flight number of the diverted
24 flight;

1	((ii) the scheduled destination of the
2	flight;
3	"(iii) the date and time of the flight;
4	"(iv) the airport to which the flight
5	was diverted;
6	"(v) wheels-on time at the diverted air-
7	port;
8	"(vi) the time, if any, passengers
9	deplaned the aircraft at the diverted air-
10	port; and
11	"(vii) if the flight arrives at the sched-
12	uled destination airport—
13	((I) the gate-departure time at the
14	diverted airport;
15	"(II) the wheels-off time at the di-
16	verted airport;
17	"(III) the wheels-on time at the
18	scheduled arrival airport; and
19	"(IV) the gate arrival time at the
20	scheduled arrival airport.
21	"(B) For flights cancelled after gate depar-
22	ture—
23	"(i) the flight number of the cancelled
24	flight;

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1	"(ii) the scheduled origin and destina-
2	tion airports of the cancelled flight;
3	"(iii) the date and time of the can-
4	celled flight;
5	"(iv) the gate-departure time of the
6	cancelled flight; and
7	(v) the time the aircraft returned to
8	the gate.
9	"(4) PUBLICATION.—The Secretary shall compile
10	the information provided in the monthly reports filed
11	pursuant to paragraph (1) in a single monthly report
12	and publish such report on the Web site of the De-
13	partment of Transportation.".
14	(b) EFFECTIVE DATE.—The Secretary of Transpor-
15	tation shall require monthly reports pursuant to the amend-
16	ment made by subsection (a) beginning not later than 90
17	days after the date of enactment of this Act.
18	SEC. 402. FLIGHT OPERATIONS AT REAGAN NATIONAL AIR-
19	PORT.
20	(a) Beyond Perimeter Exemptions.—Section
21	41718(a) is amended by striking "24" and inserting "34".
22	(b) LIMITATIONS.—Section 41718(c)(2) is amended by
23	striking "3 operations" and inserting "5 operations".
24	(c) Allocation of Beyond-Perimeter Exemp-
25	TIONS.—Section 41718(c) is amended —

1	(1) by redesignating paragraphs (3) and (4) as
2	(4) and (5), respectively; and
3	(2) by inserting after paragraph (2) the fol-
4	lowing:
5	"(3) Slots.—The Administrator of the Federal
6	Aviation Administration shall reduce the hourly air
7	carrier slot quota for Ronald Reagan Washington Na-
8	tional Airport in section 93.123(a) of title 14, Code
9	of Federal Regulations, by a total of 10 slots that are
10	available for allocation. Such reductions shall be
11	taken in the 6:00 a.m., 10:00 p.m., or 11:00 p.m.
12	hours, as determined by the Administrator, in order
13	to grant exemptions under subsection (a).".
14	(d) Scheduling Priority.—Section 41718 is amend-
15	ed—
16	(1) by redesignating subsections (e) and (f) as
17	subsections (f) and (g), respectively; and
18	(2) by inserting after subsection (d) the fol-
19	lowing:
20	"(e) Scheduling Priority.—Operations conducted
21	by new entrant air carriers and limited incumbent air car-
22	riers shall be afforded a scheduling priority over operations
23	conducted by other air carriers granted exemptions pursu-
24	ant to this section, with the highest scheduling priority to
25	be afforded to beyond-perimeter operations conducted by

2 *riers.*".

1 new entrant air carriers and limited incumbent air car-

3	
-	SEC. 403. EAS CONTRACT GUIDELINES.
4	Section 41737(a)(1) is amended—
5	(1) by striking "and" at the end of subpara-
6	graph(B);
7	(2) in subparagraph (C) by striking "provided."
8	and inserting "provided;"; and
9	(3) by adding at the end the following:
10	``(D) include provisions under which the Sec-
11	retary may encourage an air carrier to improve air
12	service for which compensation is being paid under
13	this subchapter by incorporating financial incentives
14	in an essential air service contract based on specified
15	performance goals; and
16	``(E) include provisions under which the Sec-
17	retary may execute a long-term essential air service
18	contract to encourage an air carrier to provide air
19	service to an eligible place if it would be in the public
20	interest to do so.".
21	SEC. 404. ESSENTIAL AIR SERVICE REFORM.
22	(a) AUTHORIZATION OF APPROPRIATIONS.—Section
23	41742(a)(2) is amended by striking "\$77,000,000" and in-
24	serting ``\$83,000,000''.
25	(b) DISTRIBUTION OF EXCESS FUNDS.—
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1	(1) IN GENERAL.—Section 41742(a) is amended
2	by adding at the end the following:
3	"(4) DISTRIBUTION OF EXCESS FUNDS.—Of the
4	funds, if any, credited to the account established
5	under section 45303 in a fiscal year that exceed the
6	\$50,000,000 made available for such fiscal year under
7	paragraph (1)—
8	"(A) one-half shall be made available imme-
9	diately for obligation and expenditure to carry
10	out section 41743; and
11	"(B) one-half shall be made available imme-
12	diately for obligation and expenditure to carry
13	out subsection (b).".
14	(2) Conforming Amendment.—Section
15	41742(b) is amended—
16	(A) in the first sentence by striking "mon-
17	eys credited" and all that follows before "shall be
18	used" and inserting "amounts made available
19	under subsection $(a)(4)(B)$ "; and
20	(B) in the second sentence by striking "any
21	amounts from those fees" and inserting "any of
22	such amounts".
23	SEC. 405. SMALL COMMUNITY AIR SERVICE.
24	(a) PRIORITIES.—Section 41743(c)(5) is amended—

1	(1) by striking "and" at the end of subpara-
2	graph (D);
3	(2) in subparagraph (E) by striking "fashion."
4	and inserting "fashion; and"; and
5	(3) by adding at the end the following:
6	``(F) multiple communities cooperate to sub-
7	mit a regional or multistate application to im-
8	prove air service.".
9	(b) EXTENSION OF AUTHORIZATION.—Section
10	41743(e)(2) is amended by striking "2008" and inserting
11	"2011".
12	SEC. 406. AIR PASSENGER SERVICE IMPROVEMENTS.
13	(a) IN GENERAL.—Subtitle VII is amended by insert-
14	ing after chapter 421 the following:
15	"CHAPTER 423—AIR PASSENGER SERVICE
16	IMPROVEMENTS

"Sec. "42301. Emergency contingency plans. "42302. Consumer complaints. "42303. Use of insecticides in passenger aircraft.

17 "§ 42301. Emergency contingency plans

18 "(a) SUBMISSION OF AIR CARRIER AND AIRPORT
19 PLANS.—Not later than 90 days after the date of enactment
20 of this section, each air carrier providing covered air trans21 portation at a large hub airport or medium hub airport
22 and each operator of a large hub airport or medium hub
23 airport shall submit to the Secretary of Transportation for

1	review and approval an emergency contingency plan in ac-
2	cordance with the requirements of this section.
3	"(b) Covered Air Transportation Defined.—In
4	this section, the term 'covered air transportation' means
5	scheduled passenger air transportation provided by an air
6	carrier using aircraft with more than 60 seats.
7	"(c) Air Carrier Plans.—
8	"(1) Plans for individual airports.—An air
9	carrier shall submit an emergency contingency plan
10	under subsection (a) for—
11	``(A) each large hub airport and medium
12	hub airport at which the carrier provides covered
13	air transportation; and
14	``(B) each large hub airport and medium
15	hub airport at which the carrier has flights for
16	which it has primary responsibility for inven-
17	tory control.
18	"(2) Contents.—An emergency contingency
19	plan submitted by an air carrier for an airport under
20	subsection (a) shall contain a description of how the
21	air carrier will—
22	"(A) provide food, water, restroom facilities,
23	cabin ventilation, and access to medical treat-
24	ment for passengers onboard an aircraft at the

1 airport that is on the ground for an extended pe-2 riod of time without access to the terminal; and 3 "(B) share facilities and make gates avail-4 able at the airport in an emergency. 5 "(d) AIRPORT PLANS.—An emergency contingency 6 plan submitted by an airport operator under subsection (a) 7 shall contain a description of how the airport operator, to 8 the maximum extent practicable, will provide for the sharing of facilities and make gates available at the airport in 9 10 an emergency.

11 *"(e) UPDATES.*—

12 "(1) AIR CARRIERS.—An air carrier shall up13 date the emergency contingency plan submitted by the
14 air carrier under subsection (a) every 3 years and
15 submit the update to the Secretary for review and ap16 proval.

17 "(2) AIRPORTS.—An airport operator shall up18 date the emergency contingency plan submitted by the
19 airport operator under subsection (a) every 5 years
20 and submit the update to the Secretary for review
21 and approval.

22 "(f) APPROVAL.—The Secretary shall review and ap-23 prove emergency contingency plans submitted under sub-24 section (a) and updates submitted under subsection (e) to 25 ensure that the plans and updates will effectively address emergencies and provide for the health and safety of pas sengers.

3 "§42302. Consumer complaints

4 "(a) CONSUMER COMPLAINTS HOTLINE TELEPHONE
5 NUMBER.—The Secretary of Transportation shall establish
6 a consumer complaints hotline telephone number for the use
7 of passengers in air transportation.

8 "(b) PUBLIC NOTICE.—The Secretary shall notify the
9 public of the telephone number established under subsection
10 (a).

"(c) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated such sums as may be necessary to carry out this section. Such sums shall remain
available until expended.

15 "§42303. Use of insecticides in passenger aircraft

16 "No air carrier, foreign air carrier, or ticket agent 17 may sell in the United States a ticket for air transportation 18 for a flight on which an insecticide is planned to be used 19 in the aircraft while passengers are on board the aircraft 20 unless the air carrier, foreign air carrier, or ticket agent 21 selling the ticket first informs the person purchasing the 22 ticket of the planned use of the insecticide, including the 23 name of the insecticide.".

1 (b) CLERICAL AMENDMENT.—The analysis for subtitle 2 VII is amended by inserting after the item relating to chap-3 ter 421 the following: 4 (c) PENALTIES.—Section 46301 is amended in subsections (a)(1)(A) and (c)(1)(A) by inserting "chapter 423," 5 6 after "chapter 421,". 7 (d) APPLICABILITY OF REQUIREMENTS.—Except as 8 otherwise specifically provided, the requirements of chapter 9 423 of title 49, United States Code, as added by this section, shall begin to apply 60 days after the date of enactment 10 of this Act. 11 SEC. 407. CONTENTS OF COMPETITION PLANS. 12 13 Section 47106(f)(2) is amended— 14 (1) by striking "patterns of air service,"; 15 (2) by inserting "and" before "whether"; and (3) by striking ", and airfare levels" and all 16 17 that follows before the period. 18 SEC. 408. EXTENSION OF COMPETITIVE ACCESS REPORTS. 19 Section 47107(s)(3) is amended by striking "2008" 20 and inserting "2012". 21 SEC. 409. CONTRACT TOWER PROGRAM. 22 (a) Cost-Benefit Requirement.—Section 47124(b) 23 is amended— (1) by striking "(1) The Secretary" and insert-24 25 ing the following:

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1	"(1) Contract tower program.—
2	"(A) Continuation and extension.—The
3	Secretary";
4	(2) by adding at the end of paragraph (1) the
5	following:
6	"(B) Special Rule.—If the Secretary de-
7	termines that a tower already operating under
8	the program continued under this paragraph has
9	a benefit to cost ratio of less than 1.0, the airport
10	sponsor or State or local government having ju-
11	risdiction over the airport shall not be required
12	to pay the portion of the costs that exceeds the
13	benefit for a period of 18 months after such de-
14	termination is made.
15	"(C) Use of excess funds.—If the Sec-
16	retary finds that all or part of an amount made
17	available to carry out the program continued
18	under this paragraph is not required during a
19	fiscal year, the Secretary may use, during such
20	fiscal year, the amount not so required to carry
21	out the program established under paragraph
22	(3)."; and
23	(3) by striking "(2) The Secretary" and insert-
24	ing the following:
25	"(2) GENERAL AUTHORITY.—The Secretary".

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1	(b) Contract Air Traffic Control Tower Cost-
2	Sharing Program.—
3	(1) FUNDING.—Section $47124(b)(3)(E)$ is
4	amended—
5	(A) by striking "and"; and
6	(B) by inserting ", \$8,500,000 for fiscal
7	year 2008, \$9,000,000 for fiscal year 2009,
8	\$9,500,000 for fiscal year 2010, and \$10,000,000
9	for fiscal year 2011" after "2007".
10	(2) Use of excess funds.—Section
11	47124(b)(3) is amended—
12	(A) by redesignating subparagraph (E) (as
13	amended by paragraph (1) of this subsection) as
14	subparagraph (F); and
15	(B) by inserting after subparagraph (D) the
16	following:
17	"(E) Use of excess funds.—If the Sec-
18	retary finds that all or part of an amount made
19	available under this subparagraph is not re-
20	quired during a fiscal year to carry out this
21	paragraph, the Secretary may use, during such
22	fiscal year, the amount not so required to carry
23	out the program continued under paragraph
24	(1).".

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(c) FEDERAL SHARE.—Section 47124(b)(4)(C) is
 amended by striking "\$1,500,000" and inserting
 "\$2,000,000".

4 (d) SAFETY AUDITS.—Section 47124 is amended by
5 adding at the end the following:

6 "(c) SAFETY AUDITS.—The Secretary shall establish
7 uniform standards and requirements for safety assessments
8 of air traffic control towers that receive funding under this
9 section.".

10 SEC. 410. AIRFARES FOR MEMBERS OF THE ARMED FORCES.

11 (a) FINDINGS.—Congress finds that—

(1) the Armed Forces is comprised of approximately 1,400,000 members who are stationed on active duty at more than 6,000 military bases in 146
different countries;

(2) the United States is indebted to the members
of the Armed Forces, many of whom are in grave
danger due to their engagement in, or exposure to,
combat;

20 (3) military service, especially in the current
21 war against terrorism, often requires members of the
22 Armed Forces to be separated from their families on
23 short notice, for long periods of time, and under very
24 stressful conditions;

1	(4) the unique demands of military service often
2	preclude members of the Armed Forces from pur-
3	chasing discounted advance airline tickets in order to
4	visit their loved ones at home; and
5	(5) it is the patriotic duty of the people of the
6	United States to support the members of the Armed
7	Forces who are defending the Nation's interests
8	around the world at great personal sacrifice.
9	(b) Sense of Congress.—It is the sense of Congress
10	that each United States air carrier should—
11	(1) establish for all members of the Armed Forces
12	on active duty reduced air fares that are comparable
13	to the lowest airfare for ticketed flights; and
14	(2) offer flexible terms that allow members of the
15	Armed Forces on active duty to purchase, modify, or
16	cancel tickets without time restrictions, fees, and pen-
17	alties.
18	SEC. 411. MEDICAL OXYGEN AND PORTABLE RESPIRATORY
19	ASSISTIVE DEVICES.
20	Not later than December 31, 2007, the Secretary of
21	Transportation shall issue a final rule regarding the car-
22	riage and use of passenger-owned portable electronic res-
23	piratory assistive devices and carrier-supplied medical oxy-
24	gen devices aboard commercial flights to improve accom-

1	modations in air travel for passengers with respiratory dis-
2	abilities.
3	TITLE V—ENVIRONMENTAL
4	STEWARDSHIP AND STREAM-
5	LINING
6	SEC. 501. AMENDMENTS TO AIR TOUR MANAGEMENT PRO-
7	GRAM.
8	Section 40128 is amended—
9	(1) in subsection $(a)(1)(C)$ by inserting "or vol-
10	untary agreement under subsection $(b)(7)$ " before "for
11	the park";
12	(2) in subsection (a) by adding at the end the
13	following:
14	"(5) EXEMPTION.—
15	"(A) IN GENERAL.—Notwithstanding para-
16	graph (1), a national park that has 50 or fewer
17	commercial air tour flights a year shall be ex-
18	empt from the requirements of this section, ex-
19	cept as provided in subparagraph (B).
20	"(B) WITHDRAWAL OF EXEMPTION.—If the
21	Director determines that an air tour manage-
22	ment plan or voluntary agreement is necessary
23	to protect park resources and values or park vis-
24	itor use and enjoyment, the Director shall with-

1	draw the exemption of a park under subpara-
2	graph (A).
3	"(C) LIST OF PARKS.—The Director shall
4	inform the Administrator, in writing, of each de-
5	termination under subparagraph (B). The Direc-
6	tor and Administrator shall publish an annual
7	list of national parks that are covered by the ex-
8	emption provided by this paragraph.
9	"(D) ANNUAL REPORT.—A commercial air
10	tour operator conducting commercial air tours
11	in a national park that is exempt from the re-
12	quirements of this section shall submit to the Ad-
13	ministrator and the Director an annual report
14	regarding the number of commercial air tour
15	flights it conducts each year in such park.";
16	(3) in subsection (b) by adding at the end the
17	following:
18	"(7) Voluntary agreements.—
19	"(A) IN GENERAL.—As an alternative to an
20	air tour management plan, the Director and the
21	Administrator may enter into a voluntary agree-
22	ment with a commercial air tour operator (in-
23	cluding a new entrant applicant and an oper-
24	ator that has interim operating authority) that
25	has applied to conduct air tour operations over

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

1	graph. After such opportunity for public review
2	and consultation, the voluntary agreement may
3	be implemented without further administrative
4	or environmental process beyond that described
5	in this subsection.
6	"(D) TERMINATION.—A voluntary agree-
7	ment under this paragraph may be terminated
8	at any time at the discretion of the Director or
9	the Administrator if the Director determines that
10	the agreement is not adequately protecting park
11	resources or visitor experiences or the Adminis-
12	trator determines that the agreement is adversely
13	affecting aviation safety or the national aviation
14	system. If a voluntary agreement for a national
15	park is terminated, the operators shall conform
16	to the requirements for interim operating author-
17	ity under subsection (c) until an air tour man-
18	agement plan for the park is in effect.";
19	(4) in subsection (c) by striking paragraph
20	(2)(I) and inserting the following:
21	"(I) may allow for modifications of the in-
22	terim operating authority without further envi-
23	ronmental review beyond that described in this
24	section if—

1	"(i) adequate information regarding
2	the operator's existing and proposed oper-
3	ations under the interim operating author-
4	ity is provided to the Administrator and the
5	Director;
6	"(ii) the Administrator determines that
7	there would be no adverse impact on avia-
8	tion safety or the air traffic control system;
9	and
10	"(iii) the Director agrees with the
11	modification, based on the Director's profes-
12	sional expertise regarding the protection of
13	the park resources and values and visitor
14	use and enjoyment.";
15	(5) in subsection $(c)(3)(A)$ by striking "if the
16	Administrator determines" and all that follows
17	through the period at the end and inserting "without
18	further environmental process beyond that described
19	in this paragraph if—
20	"(i) adequate information on the oper-
21	ator's proposed operations is provided to the
22	Administrator and the Director by the oper-
23	ator making the request;
24	"(ii) the Administrator agrees that
25	there would be no adverse impact on avia-

1	tion safety or the air traffic control system;
2	and
3	"(iii) the Director agrees, based on the
4	Director's professional expertise regarding
5	the protection of park resources and values
6	and visitor use and enjoyment."; and
7	(6) by redesignating subsections (d), (e), and (f)
8	as subsections (e), (f), and (g), respectively; and
9	(7) by inserting after subsection (c) the fol-
10	lowing:
11	"(d) Commercial Air Tour Operator Reports.—
12	"(1) REPORT.—Each commercial air tour oper-
13	ator providing a commercial air tour over a national
14	park under interim operating authority granted
15	under subsection (c) or in accordance with an air
16	tour management plan under subsection (b) shall sub-
17	mit a report to the Administrator and Director re-
18	garding the number of its commercial air tour oper-
19	ations over each national park and such other infor-
20	mation as the Administrator and Director may re-
21	quest in order to facilitate administering the provi-
22	sions of this section.
23	"(2) Report submission.—Not later than 3
24	months after the date of enactment of the FAA Reau-
25	thorization Act of 2007, the Administrator and Direc-

tor shall jointly issue an initial request for reports
 under this subsection. The reports shall be submitted
 to the Administrator and Director on a frequency and
 in a format prescribed by the Administrator and Di rector.".

6 SEC. 502. STATE BLOCK GRANT PROGRAM.

7 (a) GENERAL REQUIREMENTS.—Section 47128(a) is
8 amended—

9 (1) in the first sentence by striking "prescribe
10 regulations" and inserting "issue guidance"; and

(2) in the second sentence by striking "regulations" and inserting "guidance".

13 (b)**APPLICATIONS** Selection.—Section AND 47128(b)(4) is amended by inserting before the semicolon 14 15 the following: ", including the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), State and local 16 environmental policy acts, Executive Orders, agency regula-17 tions and guidance, and other Federal environmental re-18 19 quirements".

20 (c) ENVIRONMENTAL ANALYSIS AND COORDINATION
21 REQUIREMENTS.—Section 47128 is amended by adding at
22 the end the following:

23 "(d) ENVIRONMENTAL ANALYSIS AND COORDINATION
24 REQUIREMENTS.—A Federal agency, other than the Federal
25 Aviation Administration, that is responsible for issuing an

1	approval, license, or permit to ensure compliance with a
2	Federal environmental requirement applicable to a project
3	or activity to be carried out by a State using amounts from
4	a block grant made under this section shall—
5	"(1) coordinate and consult with the State;
6	"(2) use the environmental analysis prepared by
7	the State for the project or activity if such analysis
8	is adequate; and
9	"(3) supplement such analysis, as necessary, to
10	meet applicable Federal requirements.".
11	SEC. 503. AIRPORT FUNDING OF SPECIAL STUDIES OR RE-
12	VIEWS.
13	Section 47173(a) is amended by striking "services of
13 14	Section 47173(a) is amended by striking "services of consultants in order to" and all that follows through the
14	consultants in order to" and all that follows through the
14 15	consultants in order to" and all that follows through the period at the end and inserting "services of consultants—
14 15 16	consultants in order to" and all that follows through the period at the end and inserting "services of consultants— "(1) to facilitate the timely processing, review,
14 15 16 17	consultants in order to" and all that follows through the period at the end and inserting "services of consultants— "(1) to facilitate the timely processing, review, and completion of environmental activities associated
14 15 16 17 18	consultants in order to" and all that follows through the period at the end and inserting "services of consultants— "(1) to facilitate the timely processing, review, and completion of environmental activities associated with an airport development project;
14 15 16 17 18 19	consultants in order to" and all that follows through the period at the end and inserting "services of consultants— "(1) to facilitate the timely processing, review, and completion of environmental activities associated with an airport development project; "(2) to conduct special environmental studies re-
 14 15 16 17 18 19 20 	consultants in order to" and all that follows through the period at the end and inserting "services of consultants— "(1) to facilitate the timely processing, review, and completion of environmental activities associated with an airport development project; "(2) to conduct special environmental studies re- lated to an airport project funded with Federal funds;
 14 15 16 17 18 19 20 21 	consultants in order to" and all that follows through the period at the end and inserting "services of consultants— "(1) to facilitate the timely processing, review, and completion of environmental activities associated with an airport development project; "(2) to conduct special environmental studies re- lated to an airport project funded with Federal funds; "(3) to conduct special studies or reviews to sup-

"(4) to conduct special studies or reviews to sup port environmental mitigation in a record of decision
 or finding of no significant impact by the Federal
 Aviation Administration.".

5 SEC. 504. GRANT ELIGIBILITY FOR ASSESSMENT OF FLIGHT
6 PROCEDURES.

7 Section 47504 is amended by adding at the end the8 following:

9 "(e) GRANTS FOR ASSESSMENT OF FLIGHT PROCE-10 DURES.—

11 "(1) IN GENERAL.—In accordance with sub-12 section (c)(1), the Secretary may make a grant to an 13 airport operator to assist in completing environ-14 mental review and assessment activities for proposals 15 to implement flight procedures at such airport that 16 have been approved as part of an airport noise com-17 patibility program under subsection (b).

18 "(2) ADDITIONAL STAFF.—The Administrator 19 may accept funds from an airport operator, including 20 funds provided to the operator under paragraph (1), 21 to hire additional staff or obtain the services of con-22 sultants in order to facilitate the timely processing, 23 review, and completion of environmental activities as-24 sociated with proposals to implement flight proce-25 dures at such airport that have been approved as part

1	of an airport noise compatibility program under sub-
2	section (b).
3	"(3) Receipts credited as offsetting col-
4	LECTIONS.—Notwithstanding section 3302 of title 31,
5	any funds accepted under this section—
6	"(A) shall be credited as offsetting collec-
7	tions to the account that finances the activities
8	and services for which the funds are accepted;
9	((B) shall be available for expenditure only
10	to pay the costs of activities and services for
11	which the funds are accepted; and
12	``(C) shall remain available until ex-
13	pended.".
14	SEC. 505. CLEEN ENGINE AND AIRFRAME TECHNOLOGY
15	PARTNERSHIP.
16	(a) Cooperative Agreement.—Subchapter I of
17	chapter 475 is amended by adding at the end the following:
18	<i>"§47511. CLEEN engine and airframe technology</i>
19	partnership
20	"(a) IN GENERAL.—The Administrator of the Federal
21	Aviation Administration shall enter into a cooperative
22	agreement, using a competitive process, with an institution,
23	entity, or consortium to carry out a program for the devel-
24	opment, maturing, and certification of CLEEN engine and

"(b) CLEEN ENGINE AND AIRFRAME TECHNOLOGY
 DEFINED.—In this section, the term 'CLEEN engine and
 airframe technology' means continuous lower energy, emis sions, and noise engine and airframe technology.

5 "(c) PERFORMANCE OBJECTIVE.—The Administrator
6 shall establish the following performance objectives for the
7 program, to be achieved by September 30, 2015:

8 "(1) Development of certifiable aircraft tech-9 nology that reduces greenhouse gas emissions by in-10 creasing aircraft fuel efficiency by 25 percent relative 11 to 1997 subsonic jet aircraft technology.

12 "(2) Development of certifiable engine technology
13 that reduces landing and takeoff cycle nitrogen oxide
14 emissions by 50 percent, without increasing other gas15 eous or particle emissions, over the International
16 Civil Aviation Organization standard adopted in
17 2004.

18 "(3) Development of certifiable aircraft tech19 nology that reduces noise levels by 10 decibels at each
20 of the 3 certification points relative to 1997 subsonic
21 jet aircraft technology.

"(4) Determination of the feasibility of the use of
alternative fuels in aircraft systems, including 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 commer-
5	cial 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 Ad-
14	ministrator shall publish an annual report on the program
15	established under this section until completion of the pro-
16	gram.".
17	(b) Clerical Amendment.—The analysis for such
18	subchapter is amended by adding at the end the following:
	"47511. CLEEN engine and airframe technology partnership.".
19	SEC. 506. PROHIBITION ON OPERATING CERTAIN AIRCRAFT
20	WEIGHING 75,000 POUNDS OR LESS NOT COM-
21	PLYING WITH STAGE 3 NOISE LEVELS.
22	(a) IN GENERAL.—Subchapter II of chapter 475 is
23	amended by adding at the end the following:

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 subsection
5	(b), (c), or (d), after December 31, 2012, a person may not
6	operate a civil subsonic jet airplane with a maximum
7	weight of 75,000 pounds or less, and for which an air-
8	worthiness certificate other than an experimental certificate
9	has been issued, to or from an airport in the United States
10	unless the Secretary of Transportation finds that the air-
11	craft complies with stage 3 noise levels.
12	"(b) EXCEPTION.—Subsection (a) shall not apply to
13	aircraft operated only outside the 48 contiguous States.

"(c) EXCEPTIONS.—The Secretary may allow tem-14 15 porary operation of an airplane otherwise prohibited from operation under subsection (a) to or from an airport in the 16 contiguous United States by granting a special flight au-17 18 thorization for one or more of the following circumstances: "(1) To sell, lease, or use the aircraft outside the 19 20 48 contiguous States. 21 "(2) To scrap the aircraft.

22 "(3) To obtain modifications to the aircraft to
23 meet stage 3 noise levels.

24 "(4) To perform scheduled heavy maintenance or

25 significant modifications on the aircraft at a mainte-

26 nance facility located in the contiguous 48 States.

1	"(5) To deliver the aircraft to an operator leas-
2	ing the aircraft from the owner or return the aircraft
3	to the lessor.
4	"(6) To prepare, park, or store the aircraft in
5	anticipation of any of the activities described in
6	paragraphs (1) through (5).
7	"(7) To provide transport of persons and goods
8	in the relief of emergency situations.
9	"(8) To divert the aircraft to an alternative air
10	port in the 48 contiguous States on account of weath-
11	er, mechanical, fuel, air traffic control, or other safety
12	reasons while conducting a flight in order to perform
13	any of the activities described in paragraphs (1)
14	through (7).
15	"(d) Statutory Construction.—Nothing in the sec-
16	tion may be construed as interfering with, nullifying, or
17	otherwise affecting determinations made by the Federal
18	Aviation Administration, or to be made by the Administra-
19	tion, with respect to applications under part 161 of title
20	14, Code of Federal Regulations, that were pending on the
21	date of enactment of this section.".
22	(b) Conforming Amendments.—
23	(1) Section 47531 is amended—
24	(A) in the section heading by striking " for
25	violating sections 47528–47530"; and

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

receives funds made available under this section may be
 considered an eligible airport-related project for purposes
 of section 40117 of such title.

4 (d) SELECTION CRITERIA.—In selecting among appli5 cants for participation in the program, the Secretary shall
6 give priority consideration to applicants proposing to carry
7 out environmental mitigation demonstration projects that
8 will—

9 (1) achieve the greatest reductions in aircraft 10 noise, airport emissions, or airport water quality im-11 pacts either on an absolute basis or on a per dollar 12 of funds expended basis; and

13 (2) be implemented by an eligible consortium.

(e) FEDERAL SHARE.—Notwithstanding any provision of subchapter I of chapter 471 of such title, the United
States Government share of allowable project costs of an environmental mitigation demonstration project carried out
under this section shall be 50 percent.

(f) MAXIMUM AMOUNT.—The Secretary may not make
grants for a single environmental mitigation demonstration
project under this section in a total amount that exceeds
\$2,500,000.

(g) PUBLICATION OF INFORMATION.—The Secretary
may develop and publish information on the results of environmental mitigation demonstration projects carried out

1	under this section, including information identifying best
2	practices for reducing or mitigating aviation impacts on
3	noise, air quality, or water quality in the vicinity of air-
4	ports.
5	(h) DEFINITIONS.—In this section, the following defi-
6	nitions apply:
7	(1) ELIGIBLE CONSORTIUM.—The term "eligible
8	consortium" means a consortium of 2 or more of the
9	following entities:
10	(A) A business incorporated in the United
11	States.
12	(B) A public or private educational or re-
13	search organization located in the United States.
14	(C) An entity of a State or local govern-
15	ment.
16	(D) A Federal laboratory.
17	(2) Environmental mitigation demonstra-
18	TION PROJECT.—The term "environmental mitigation
19	demonstration project" means a project that—
20	(A) demonstrates at a public-use airport en-
21	vironmental mitigation techniques or tech-
22	nologies with associated benefits, which have al-
23	ready been proven in laboratory demonstrations;

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

25 airports at which to conduct the pilot program, the Sec-

retary shall give priority consideration to airports at which
 improvements in ground control efficiencies are likely to
 achieve the greatest fuel savings or air quality or other envi ronmental benefits, as measured by the amount of reduced
 fuel, reduced emissions, or other environmental benefits per
 dollar of funds expended under the pilot program.

7 (c) MAXIMUM AMOUNT.—Not more than a total of
8 \$5,000,000 may be expended under the pilot program at
9 any single public-use airport.

10 (d) REPORT TO CONGRESS.—Not later than 3 years 11 after the date of the enactment of this section, the Secretary 12 shall submit to the Committee on Transportation and In-13 frastructure of the House of Representatives and the Com-14 mittee on Commerce, Science, and Transportation of the 15 Senate a report containing—

(1) an evaluation of the effectiveness of the pilot
program, including an assessment of the tools, methodologies, and procedures that provided the greatest
fuel savings and air quality and other environmental
benefits, and any impacts on safety, capacity, or efficiency of the air traffic control system or the airports
at which affected aircraft were operating;

23 (2) an identification of anticipated benefits from
24 implementation of the tools, methodologies, and proce-

dures developed under the pilot program at other air ports;

3 (3) a plan for implementing the tools, methodolo4 gies, and procedures developed under the pilot pro5 gram at other airports or the Secretary's reasons for
6 not implementing such measures at other airports;
7 and

8 (4) such other information as the Secretary con9 siders appropriate.

10 SEC. 509. HIGH PERFORMANCE AND SUSTAINABLE AIR11TRAFFIC CONTROL FACILITIES.

12 (a) IN GENERAL.—The Administrator of the Federal Aviation Administration shall implement, to the maximum 13 extent practicable, sustainable practices for the incorpora-14 15 tion of energy-efficient design, equipment, systems, and other measures in the construction and major renovation 16 of air traffic control facilities of the Administration in 17 order to reduce energy consumption and improve the envi-18 19 ronmental performance of such facilities.

(b) AUTHORIZATION.—Of amounts appropriated
under section 48101(a) of title 49, United States Code, such
sums as may be necessary may be used to carry out this
section.

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2 ENGINE NOISE AND EMISSIONS STANDARDS.

3 (a) INDEPENDENT REVIEW.—The Administrator of the FAA shall make appropriate arrangements for the National 4 5 Academy of Public Administration or another qualified independent entity to review, in consultation with the FAA 6 7 and the EPA, whether it is desirable to locate the regulatory 8 responsibility for the establishment of engine noise and 9 emissions standards for civil aircraft within one of the 10 agencies.

(b) CONSIDERATIONS.—The review shall be conducted
so as to take into account—

13 (1) the interrelationships between aircraft engine
14 noise and emissions;

15 (2) the need for aircraft engine noise and emis16 sions to be evaluated and addressed in an integrated
17 and comprehensive manner;

18 (3) the scientific expertise of the FAA and the
19 EPA to evaluate aircraft engine emissions and noise
20 impacts on the environment;

21 (4) expertise to interface environmental perform22 ance with ensuring the highest safe and reliable en23 gine performance of aircraft in flight;

24 (5) consistency of the regulatory responsibility
25 with other missions of the FAA and the EPA;

1	(6) past effectiveness of the FAA and the EPA in
2	carrying out the aviation environmental responsibil-
3	ities assigned to the agency; and
4	(7) the international responsibility to represent
5	the United States with respect to both engine noise
6	and emissions standards for civil aircraft
7	(c) Report to Congress.—Not later than 6 months
8	after the date of enactment of this Act, the Administrator
9	of the FAA shall submit to Congress a report on the results
10	of the review. The report shall include any recommenda-
11	tions developed as a result of the review and, if a transfer
12	of responsibilities is recommended, a description of the steps
13	and timeline for implementation of the transfer.
14	(d) DEFINITIONS.—In this section, the following defi-
15	nitions apply:
16	(1) EPA.—The term "EPA" means the Environ-
17	mental Protection Agency.
18	(2) FAA.—The term "FAA" means the Federal
19	Aviation Administration.
20	SEC. 511. PRODUCTION OF ALTERNATIVE JET FUEL TECH-
21	NOLOGY FOR CIVIL AIRCRAFT.
22	(a) ESTABLISHMENT OF RESEARCH PROGRAM.—
23	Using amounts made available under section 48102(a) of
24	title 49, United States Code, the Secretary of Transpor-
25	tation shall establish a research program related to devel-

oping jet fuel from alternative sources (such as coal, natural
 gas, biomass, ethanol, butanol, and hydrogen) through
 grants or other measures authorized under section 106(l)(6)
 of such title, including reimbursable agreements with other
 Federal agencies.

6 (b) PARTICIPATION BY EDUCATIONAL AND RESEARCH 7 INSTITUTIONS.—In conducting the program, the Secretary 8 provide for participation by educational and research insti-9 tutions that have existing facilities and experience in the 10 development and deployment of technology for alternative 11 jet fuels.

12 (c) DESIGNATION OF INSTITUTE AS A CENTER OF EX-13 CELLENCE.—Not later than 6 months after the date of en-14 actment of this Act, the Administrator of the Federal Avia-15 tion Administration shall designate an institution de-16 scribed in subsection (a) as a Center of Excellence for Alter-17 native Jet Fuel Research.

18 TITLE VI—FAA EMPLOYEES AND 19 ORGANIZATION

20 SEC. 601. FEDERAL AVIATION ADMINISTRATION PER-

21 SONNEL MANAGEMENT SYSTEM.

22 (a) DISPUTE RESOLUTION.—Section 40122(a) is
23 amended—

24 (1) by redesignating paragraphs (3) and (4) as
25 paragraphs (5) and (6), respectively; and

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

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

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

1	"(3) RATIFICATION OF AGREEMENTS.—Upon
2	reaching a voluntary agreement or at the conclusion
3	of the binding arbitration under paragraph $(2)(B)$,
4	the final agreement, except for those matters decided
5	by an arbitration board, shall be subject to ratifica-
6	tion by the exclusive bargaining representative of the
7	employees, if so requested by the bargaining represent-
8	ative, and approval by the head of the agency in ac-
9	cordance with the provisions referred to in subsection
10	(g)(2)(C).
11	"(4) ENFORCEMENT.—
12	"(A) ENFORCEMENT ACTIONS IN UNITED
13	STATES COURTS.—Each United States district
14	court and each United States court of a place
15	subject to the jurisdiction of the United States
16	shall have jurisdiction of enforcement actions
17	brought under this section. Such an action may
18	be brought in any judicial district in the State
19	in which the violation of this section is alleged
20	to have been committed, the judicial district in
21	which the Federal Aviation Administration has
22	its principal office, or the District of Columbia.
23	"(B) ATTORNEY FEES.—The court may as-
24	sess against the Federal Aviation Administration
25	reasonable attorney fees and other litigation costs

reasonably incurred in any case under this sec tion in which the complainant has substantially
 prevailed.".

4 (b) APPLICATION.—On and after the date of enactment of this Act, any changes implemented by the Administrator 5 of the Federal Aviation Administration on and after July 6 7 10, 2005, under section 40122(a) of title 49, United States 8 Code (as in effect on the day before such date of enactment), 9 without the agreement of the exclusive bargaining represent-10 ative of the employees of the Administration certified under section 7111 of title 5, United States Code, shall be null 11 and void and the parties shall be governed by their last 12 13 mutual agreement before the implementation of such changes. The Administrator and the bargaining representa-14 15 tive shall resume negotiations promptly, and, subject to subsection (c), their last mutual agreement shall be in effect 16 until a new contract is adopted by the Administrator and 17 the bargaining representative. If an agreement is not 18 reached within 45 days after the date on which negotiations 19 resume, the Administrator and the bargaining representa-20 21 tive shall submit their issues in controversy to the Federal 22 Service Impasses Panel in accordance with section 7119 of 23 title 5, United States Code, for binding arbitration in ac-24 cordance 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).

3 (c) SAVINGS CLAUSE.—All cost of living adjustments 4 and other pay increases, lump sum payments to employees, 5 and leave and other benefit accruals implemented as part 6 of the changes referred to in subsection (b) may not be re-7 versed unless such reversal is part of the calculation of back 8 pay under subsection (d). The Administrator shall waive 9 any overpayment paid to, and not collect any funds for such overpayment, from former employees of the Adminis-10 11 tration who received lump sum payments prior to their separation from the Administration. 12

13 (d) BACK PAY.—

14 (1) IN GENERAL.—Employees subject to changes 15 referred to in subsection (b) that are determined to be 16 null and void under subsection (b) shall be eligible for 17 pay that the employees would have received under the 18 last mutual agreement between the Administrator and 19 the exclusive bargaining representative of such em-20 ployees before the date of enactment of this Act and 21 any changes were implemented without agreement of 22 the bargaining representative. The Administrator 23 shall pay the employees such pay subject to the avail-24 ability of amounts appropriated to carry out this sub-25 section. If the appropriated funds do not cover all

claims of the employees for such pay, the Adminis trator and the bargaining representative, pursuant to
 negotiations conducted in accordance with section
 40122(a) of title 49, United States Code (as amended
 by subsection (a) of this section), shall determine the
 allocation of the appropriated funds among the em ployees on a pro rata basis.

8 (2) AUTHORIZATION OF APPROPRIATIONS.—
9 There is authorized to be appropriated \$20,000,000 to
10 carry out this subsection.

11 (e) INTERIM AGREEMENT.—If the Administrator and 12 the exclusive bargaining representative of the employees 13 subject to the changes referred to in subsection (b) reach a final and binding agreement with respect to such changes 14 15 before the date of enactment of this Act, such agreement shall supersede any changes implemented by the Adminis-16 trator under section 40122(a) of title 49. United States 17 Code (as in effect on the day before such date of enactment), 18 19 without the agreement of the bargaining representative, and 20 subsections (b) and (c) shall not take effect.

21 SEC. 602. MSPB REMEDIAL AUTHORITY FOR FAA EMPLOY22 EES.

23 Section 40122(g)(3) of title 49, United States Code, is
24 amended by adding at the end the following: "Notwith25 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 shall
7	conduct a study on the training of the airway trans-
8	portation systems specialists of the Federal Aviation
9	Administration (in this section referred to as "FAA
10	systems specialists").
11	(2) CONTENTS.—The study shall—
12	(A) include an analysis of the type of train-
13	ing provided to FAA systems specialists;
14	(B) include an analysis of the type of train-
15	ing that FAA systems specialists need to be pro-
16	ficient on the maintenance of latest technologies;
17	(C) include a description of actions that the
18	Administration has undertaken to ensure that
19	FAA systems specialists receive up-to-date train-
20	ing on the latest technologies;
21	(D) identify the amount and cost of FAA
22	systems specialists training provided by vendors;
23	(E) identify the amount and cost of FAA
24	systems specialists training provided by the Ad-

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

1	proper maintenance and certification of the national
2	airspace system.
3	(2) CONTENTS.—The study shall be conducted so
4	as to provide the following:
5	(A) A suggested method of modifying FAA
6	systems specialists staffing models for applica-
7	tion to current local conditions or applying some
8	other approach to developing an objective staff-
9	ing standard.
10	(B) The approximate cost and length of
11	time for developing such models.
12	(3) REPORT.—Not later than one year after the
13	initiation of the arrangements under subsection (a),
14	the National Academy of Sciences shall submit to
15	Congress a report on the results of the study.
16	SEC. 604. DESIGNEE PROGRAM.
17	(a) REPORT.—Not later than 18 months after the date
18	of enactment of this Act, the Comptroller General shall sub-
19	mit to the Committee on Transportation and Infrastructure
20	of the House of Representatives and the Committee on Com-
21	merce, Science, and Transportation of the Senate a report
22	on the status of recommendations made by the Government
23	Accountability Office in its October 2004 report, "Aviation
24	Safety: FAA Needs to Strengthen Management of Its Des-
25	ignee Programs" (GAO–05–40).

1	(b) CONTENTS.—The report shall include—
2	(1) an assessment of the extent to which the Fed-
3	eral Aviation Administration has responded to rec-
4	ommendations of the Government Accountability Of-
5	fice referred to in subsection (a);
6	(2) an identification of improvements, if any,
7	that have been made to the designee programs referred
8	to in the report of the Office as a result of such rec-
9	ommendations; and
10	(3) an identification of further action that is
11	needed to implement such recommendations, improve
12	the Administration's management control of the des-
13	ignee programs, and increase assurance that designees
14	meet the Administration's performance standards.
15	SEC. 605. STAFFING MODEL FOR AVIATION SAFETY INSPEC-
16	TORS.
17	(a) IN GENERAL.—Not later than October 31, 2009,
18	the Administrator of the Federal Aviation Administration
19	shall develop a staffing model for aviation safety inspectors.
20	In developing the model, the Administrator shall follow the
21	recommendations outlined in the 2007 study released by the
22	National Academy of Sciences entitled "Staffing Standards
23	for Aviation Safety Inspectors" and consult with interested
24	persons, including the exclusive collective bargaining rep-
25	resentative of the aviation safety inspectors.

1	(b) AUTHORIZATION OF APPROPRIATIONS.—There are
2	authorized to be appropriated such sums as may be nec-
3	essary to carry out this section.
4	SEC. 606. SAFETY CRITICAL STAFFING.
5	(a) Aviation Safety Inspectors.—The Adminis-
6	trator of the Federal Aviation Administration shall increase
7	the number of aviation safety inspectors in the Flight
8	Standards Service to not less than—
9	(1) full-time equivalent positions in fiscal
10	year 2008;
11	(2) full-time equivalent positions in fiscal
12	year 2009;
13	(3) full-time equivalent positions in fiscal
14	year 2010; and
15	(4) full-time equivalent positions in fiscal
16	year 2011.
17	(b) OPERATIONAL SUPPORT.—The Administrator shall
18	increase the number of safety technical specialists and oper-
19	ational support positions in the Flight Standards Service
20	to the levels necessary, as determined by the Administrator,
21	to ensure the most efficient and cost-effective use of the avia-
22	tion safety inspectors authorized by subsection (a).
23	(c) AUTHORIZATION OF APPROPRIATIONS.—In addi-
24	tion to amounts authorized by section 106(k) of title 49,

United States Code, there is authorized to be appropriated
 to carry out subsections (a) and (b)—

- 3 (1) \$58,000,000 for fiscal year 2008;
- 4 (2) \$134,000,000 for fiscal year 2009;
- 5 (3) \$170,000,000 for fiscal year 2010; and
- 6 (4) \$208,000,000 for fiscal year 2011.

7 Such sums shall remain available until expended.

8 (d) Implementation of Staffing Standards.— 9 Notwithstanding any other provision of this section, upon 10 completion of the flight standards service staffing model pursuant to section 604 of this Act, and validation of the 11 model by the Administrator, there are authorized to be ap-12 13 propriated such sums as may be necessary to support the number of aviation safety inspectors, safety technical spe-14 15 cialists, and operation support positions that such model determines are required to meet the responsibilities of the 16 Flight Standards Service. 17

18 SEC. 607. CENTER FOR EXCELLENCE IN AVIATION EMPLOY-

19 *MENT*.

(a) ESTABLISHMENT.—The Administrator of the Federal Aviation Administration shall establish a Center for
Excellence in Aviation Employment (in this section referred
to as the "Center").

(b) APPLIED RESEARCH AND TRAINING.—The Center
shall conduct applied research and training on—

1	(1) human performance in the air transportation
2	environment;
3	(2) air transportation personnel, including air
4	traffic controllers, pilots, and technicians; and
5	(3) any other aviation human resource issues
6	pertinent to developing and maintaining a safe and
7	efficient air transportation system.
8	(c) DUTIES.—The Center shall—
9	(1) in conjunction with the Collegiate Training
10	Initiative and other air traffic controller training
11	programs, develop, implement, and evaluate a com-
12	prehensive, best-practices based training program for
13	air traffic controllers;
14	(2) work with the Office of Human Resource
15	Management of the Administration as that office de-
16	velops and implements a strategic recruitment and
17	marketing program to help the Administration com-
18	pete for the best qualified employees and incorporate
19	an employee value proposition process that results in
20	attracting a broad-based and diverse aviation work-
21	force in mission critical positions, including air traf-
22	fic controller, aviation safety inspector, airway trans-
23	portation safety specialist, and engineer;
24	(3) through industry surveys and other research

24 (3) through industry surveys and other research
25 methodologies and in partnership with the "Taskforce

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1	on the Future of the Aerospace Workforce" and the
2	Secretary of Labor, establish a baseline of general
3	aviation employment statistics for purposes of pro-
4	jecting and anticipating future workforce needs and
5	demonstrating the economic impact of general avia-
6	tion employment;
7	(4) conduct a comprehensive analysis of the air-
8	frame and powerplant technician certification process
9	and employment trends for maintenance repair orga-
10	nization facilities, certificated repair stations, and
11	general aviation maintenance organizations;
12	(5) establish a best practices model in aviation
13	maintenance technician school environments; and
14	(6) establish a workforce retraining program to
15	allow for transition of recently unemployed and high-
16	ly skilled mechanics into aviation employment.
17	(d) AUTHORIZATION OF APPROPRIATIONS.—There are
18	authorized to be appropriated to the Administrator such
19	sums as may be necessary to carry out this section. Such
20	sums shall remain available until expended.
21	SEC. 608. FAA AIR TRAFFIC CONTROLLER STAFFING.
22	(a) Study by National Academy of Sciences.—
23	Not later than 90 days after the date of enactment of this
24	Act, the Administrator of the Federal Aviation Administra-
25	tion shall ontor into appropriate arrangements with the Na

25 tion shall enter into appropriate arrangements with the Na-

tional Academy of Sciences to conduct a study of the as sumptions and methods used by the Federal Aviation Ad ministration (in this section referred to as the "FAA") to
 estimate staffing needs for FAA air traffic controllers to en sure the safe operation of the national airspace system.

6 (b) CONSULTATION.—In conducting the study, the Na-7 tional Academy of Sciences shall consult with the exclusive 8 bargaining representative of employees of the FAA certified 9 under section 7111 of title 5, United States Code, the Administrator of the Federal Aviation Administration, and 10 representatives of the Civil Aeronautical Medical Institute. 11 12 (c) CONTENTS.—The study shall include an examina-13 tion of representative information on human factors, traffic activity, and the technology and equipment used in air traf-14 15 fic control.

16 (d) RECOMMENDATIONS AND ESTIMATES.—In con17 ducting the study, the National Academy of Sciences shall
18 develop—

19 (1) recommendations for the development by the
20 FAA of objective staffing standards to maintain the
21 safety and efficiency of the national airspace system
22 with current and future projected air traffic levels;
23 and

24 (2) estimates of cost and schedule for the develop25 ment of such standards by the FAA or its contractors.

1 (e) REPORT.—Not later than 18 months after the date 2 of enactment of this Act, the National Academy of Sciences shall submit to the Committee on Transportation and In-3 4 frastructure of the House of Representatives and the Com-5 mittee on Commerce, Science, and Transportation of the Senate a report on the results of the study. 6 7 SEC. 609. ASSESSMENT OF TRAINING PROGRAMS FOR AIR 8 TRAFFIC CONTROLLERS. 9 (a) Study.—The Administrator of the Federal Aviation Administration shall conduct a study to assess the ade-10 quacy of training programs for air traffic controllers. 11 12 (b) CONTENTS.—The study shall include— 13 (1) a review of the current training system for 14 air traffic controllers: 15 (2) an analysis of the competencies required of 16 air traffic controllers for successful performance in the 17 current air traffic control environment: 18 (3) an analysis of competencies required of air 19 traffic controllers as the Federal Aviation Adminis-20 tration transitions to the Next Generation Air Trans-21 portation System; and 22 (4) an analysis of various training approaches 23 available to satisfy the controller competencies identi-

24 fied under paragraphs (2) and (3).

(c) REPORT.—Not later than 180 days after the date
 of enactment of this Act, the Administrator shall submit
 to the Committee on Transportation and Infrastructure of
 the House of Representatives and the Committee on Com merce, Science, and Transportation of the Senate a report
 on the results of the study.

7 SEC. 610. COLLEGIATE TRAINING INITIATIVE STUDY.

8 (a) STUDY.—The Administrator of the Federal Avia-9 tion Administration shall conduct a study on training op-10 tions for graduates of the Collegiate Training Initiative program conducted under section 44506(c) of title 49 11 United States Code. The study shall analyze the impact of 12 13 providing as an alternative to the current training provided at the Mike Monroney Aeronautical Center of the Adminis-14 15 tration a new controller orientation session for graduates of such programs at the Mike Monroney Aeronautical Cen-16 ter followed by on-the-job training for newly hired air traf-17 fic controllers who are graduates of such program and shall 18 19 include—

20 (1) the cost effectiveness of such an alternative
21 training approach; and

(2) the effect that such an alternative training
approach would have on the overall quality of training received by graduates of such programs.

(b) REPORT.—Not later than 180 days after the date
 of enactment of this Act, the Administrator shall submit
 to the Committee on Transportation and Infrastructure of
 the House of Representatives and to the Committee on Com merce, Science, and Transportation of the Senate a report
 on the results of the study.

7 TITLE VII—AVIATION 8 INSURANCE

9 SEC. 701. GENERAL AUTHORITY.

(a) EXTENSION OF POLICIES.—Section 44302(f)(1) is
amended—

(1) by striking "August 31, 2006" and inserting
"September 30, 2011"; and

14 (2) by striking "December 31, 2006" and insert15 ing "September 30, 2017".

16 (b) SUCCESSOR PROGRAM.—Section 44302(f) is
17 amended by adding at the end the following:

18 "(3) SUCCESSOR PROGRAM.—

19 "(A) IN GENERAL.—After December 31,
20 2017, coverage for the risks specified in a policy
21 that has been extended under paragraph (1) shall
22 be provided in an airline industry sponsored
23 risk retention or other risk-sharing arrangement
24 approved by the Secretary.

25 "(B) TRANSFER OF PREMIUMS.—

1	"(i) In General.—On December 31,
2	2017, and except as provided in clause (ii),
3	premiums that are collected by the Sec-
4	retary from the airline industry after Sep-
5	tember 22, 2001, for any policy under this
6	subsection, and interest earned thereon, as
7	determined by the Secretary, shall be trans-
8	ferred to an airline industry sponsored risk
9	retention or other risk-sharing arrangement
10	approved by the Secretary.
11	"(ii) Determination of amount
12	TRANSFERRED.—The amount transferred
13	pursuant to clause (i) shall be less—
14	``(I) the amount of any claims
15	paid out on such policies from Sep-
16	tember 22, 2001, through December 31,
17	2017;
18	"(II) the amount of any claims
19	pending under such policies as of De-
20	cember 31, 2017; and
21	"(III) the cost, as determined by
22	the Secretary, of administering the
23	provision of insurance policies under
24	this chapter from September 22, 2001,
25	through December 31, 2017.".

2 PARTY LIABILITY OF AIR CARRIERS ARISING 3 OUT OF ACTS OF TERRORISM.

1

4 Section 44303(b) is amended by striking "December
5 31, 2006" and inserting "December 31, 2012".

6 SEC. 703. CLARIFICATION OF REINSURANCE AUTHORITY.

7 Section 44304 is amended in the second sentence by
8 striking "the carrier" and inserting "any insurance car9 rier".

10 SEC. 704. USE OF INDEPENDENT CLAIMS ADJUSTERS.

Section 44308(c)(1) is amended in the second sentence
by striking "agent" and inserting "agent, or a claims adjuster who is independent of the underwriting agent,".

14 SEC. 705. EXTENSION OF PROGRAM AUTHORITY.

15 Section 44310 is amended by striking "March 30,
16 2008" and inserting "September 30, 2017".

17 TITLE VIII—MISCELLANEOUS

18 SEC. 801. AIR CARRIER CITIZENSHIP.

19 Section 40102(a)(15) is amended by adding at the end20 the following:

21 "For purposes of subparagraph (C), an air carrier
22 shall not be deemed to be under the actual control of
23 citizens of the United States unless citizens of the
24 United States control all matters pertaining to the
25 business and structure of the air carrier, including
26 operational matters such as marketing, branding, fleet

composition, route selection, pricing, and labor rela tions.".

3 SEC. 802. DISCLOSURE OF DATA TO FEDERAL AGENCIES IN 4 INTEREST OF NATIONAL SECURITY.

5 Section 40119(b) is amended by adding at the end the6 following:

7 "(3) Limitation on Applicability of freedom OF INFORMATION ACT.—Section 552 of title 5, United 8 9 States Code, shall not apply to disclosures that the 10 Administrator of the Federal Aviation Administra-11 tion may make from the systems of records of the Ad-12 ministration to any Federal law enforcement, intel-13 ligence, protective service, immigration, or national 14 security official in order to assist the official receiving 15 the information in the performance of official du-16 ties.".

17SEC. 803. FAA ACCESS TO CRIMINAL HISTORY RECORDS18AND DATABASE SYSTEMS.

19 (a) IN GENERAL.—Chapter 401 is amended by adding20 at the end the following:

21 "\$40130. FAA access to criminal history records or
22 databases systems

23 "(a) Access to Records or Databases Sys24 tems.—

1	"(1) Access to information.—Notwith-
2	standing section 534 of title 28, and regulations
3	issued to implement such section, the Administrator
4	of the Federal Aviation Administration may access a
5	system of documented criminal justice information
6	maintained by the Department of Justice or by a
7	State but may do so only for the purpose of carrying
8	out civil and administrative responsibilities of the
9	Administration to protect the safety and security of
10	the national airspace system or to support the mis-
11	sions of the Department of Justice, the Department of
12	Homeland Security, and other law enforcement agen-
13	cies.
14	"(2) Release of information.— In accessing
15	a system referred to in paragraph (1), the Adminis-
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16 trator shall be subject to the same conditions and pro17 cedures established by the Department of Justice or
18 the State for other governmental agencies with access
19 to the system.

20 "(3) LIMITATION.—The Administrator may not
21 use the access authorized under paragraph (1) to con22 duct criminal investigations.

23 "(b) DESIGNATED EMPLOYEES.—The Administrator
24 shall designate, by order, employees of the Administration

3 "(1) have access to and receive criminal history, 4 driver, vehicle, and other law enforcement informa-5 tion contained in the law enforcement databases of the 6 Department of Justice, or any jurisdiction of a State, 7 in the same manner as a police officer employed by 8 a State or local authority of that State who is cer-9 tified or commissioned under the laws of that State; 10 "(2) use any radio, data link, or warning system 11 of the Federal Government, and of any jurisdiction in 12 a State, that provides information about wanted per-13 sons, be-on-the-lookout notices, warrant status, or 14 other officer safety information to which a police offi-15 cer employed by a State or local authority in that 16 State who is certified or commission under the laws 17 of that State has access and in the same manner as 18 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.

"(c) System of Documented Criminal Justice In-1 2 FORMATION DEFINED.—In this section, the term 'system of 3 documented criminal justice information' means any law 4 enforcement database, system, or communication containing information concerning identification, criminal 5 history, arrests, convictions, arrest warrants, wanted or 6 7 missing persons, including the National Crime Information 8 Center and its incorporated criminal history databases and the National Law Enforcement Telecommunications Sys-9 10 *tem.*". 11 (b) CLERICAL AMENDMENT.—The analysis for chapter 401 is amended by adding at the end the following: 12 "40130. FAA access to criminal history records or databases systems.". 13 SEC. 804. CLARIFICATION OF AIR CARRIER FEE DISPUTES. 14 (a) IN GENERAL.—Section 47129 is amended— 15 (1) in the section heading by striking "air car-16 rier" and inserting "carrier"; 17 (2) in subsection (a) by striking "(as defined in 18 section 40102 of this title)" and inserting "(as such 19 terms are defined in section 40102)"; 20 (3) in the heading for subsection (d) by striking 21 "AIR CARRIER" and inserting "AIR CARRIER AND 22 FOREIGN AIR CARRIER"; 23 (4) in the heading for paragraph (2) of subsection (d) by striking "AIR CARRIER" and inserting 24 "AIR CARRIER AND FOREIGN AIR CARRIER": 25

1	(5) by striking "air carriers" each place it ap-
2	pears and inserting "air carriers or foreign air car-
3	riers";
4	(6) by striking "air carrier" each place it ap-
5	pears and inserting "air carrier or foreign air car-
6	rier"; and
7	(7) by striking "air carrier's" each place it ap-
8	pears and inserting "air carrier's or foreign air car-
9	rier's".
10	(b) CLERICAL AMENDMENT.—The analysis for chapter
11	471 is amended by striking the item relating to section
12	47129 and inserting the following:
	"47129. Resolution of airport-carrier disputes concerning airport fees.".
13	SEC. 805. STUDY ON NATIONAL PLAN OF INTEGRATED AIR-
13 14	SEC. 805. STUDY ON NATIONAL PLAN OF INTEGRATED AIR- PORT SYSTEMS.
14	PORT SYSTEMS.
14 15	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the
14 15 16	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor-
14 15 16 17	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor- tation shall initiate a study to evaluate the formulation of
14 15 16 17 18	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor- tation shall initiate a study to evaluate the formulation of the National Plan of Integrated Airport Systems (in this
14 15 16 17 18 19	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor- tation shall initiate a study to evaluate the formulation of the National Plan of Integrated Airport Systems (in this section referred to as the "plan") under section 47103 of
 14 15 16 17 18 19 20 	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor- tation shall initiate a study to evaluate the formulation of the National Plan of Integrated Airport Systems (in this section referred to as the "plan") under section 47103 of title 49, United States Code.
 14 15 16 17 18 19 20 21 	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor- tation shall initiate a study to evaluate the formulation of the National Plan of Integrated Airport Systems (in this section referred to as the "plan") under section 47103 of title 49, United States Code. (b) CONTENTS OF STUDY.—The study shall include a
 14 15 16 17 18 19 20 21 22 	PORT SYSTEMS. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transpor- tation shall initiate a study to evaluate the formulation of the National Plan of Integrated Airport Systems (in this section referred to as the "plan") under section 47103 of title 49, United States Code. (b) CONTENTS OF STUDY.—The study shall include a review of the following:

1	(2) The changes in airport capital needs between
2	fiscal years 2001 and 2007, as reported in the plan,
3	as compared with the amounts apportioned or other-
4	wise made available to individual airports over the
5	same period of time.
6	(3) A comparison of the amounts received by air-
7	ports under the airport improvement program in air-
8	port apportionments, State apportionments, and dis-
9	cretionary grants during such fiscal years with cap-
10	ital needs as reported in the plan.
11	(4) The effect of transfers of airport apportion-
12	ments under title 49, United States Code.
13	(5) Any other matters pertaining to the plan
14	that the Secretary determines appropriate.
15	(c) Report to Congress.—
16	(1) SUBMISSION.—Not later than 36 months
17	after the date of initiation of the study, the Secretary
18	shall submit to the Committee on Transportation and
19	Infrastructure of the House of Representatives and the
20	Committee on Commerce, Science, and Transpor-
21	tation of the Senate a report on the results of the
22	study.
23	(2) CONTENTS.—The report shall include—
24	(A) the findings of the Secretary on each of
25	the subjects listed in subsection (b);

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1	(B) recommendations for any changes to
2	policies and procedures for formulating the plan;
3	and
4	(C) recommendations for any changes to the
5	methods of determining the amounts to be appor-
6	tioned or otherwise made available to individual
7	airports.
8	SEC. 806. EXPRESS CARRIER EMPLOYEE PROTECTION.
9	(a) IN GENERAL.—Section 201 of the Railway Labor
10	Act (45 U.S.C. 181) is amended—
11	(1) by striking "All" and inserting "(a) IN GEN-
12	ERAL.—All";
13	(2) by inserting "and every express carrier"
14	after "common carrier by air"; and
15	(3) by adding at the end the following:
16	"(b) Special Rules for Express Carriers.—
17	"(1) IN GENERAL.—An employee of an express
18	carrier shall be covered by this Act only if that em-
19	ployee is in a position that is eligible for certification
20	under part 61, 63, or 65 of title 14, Code of Federal
21	Regulations, and only if that employee performs du-
22	ties for the express carrier that are eligible for such
23	certification. All other employees of an express carrier
24	shall be covered by the provisions of the National
25	Labor Relations Act (29 U.S.C. 151 et seq.).

1	"(2) AIR CARRIER STATUS.—Any person that is
2	an express carrier shall be governed by paragraph (1)
3	notwithstanding any finding that the person is also
4	a common carrier by air.
5	"(3) EXPRESS CARRIER DEFINED.—In this sec-
6	tion the term 'ammage equinion' means and person (on

tion, the term 'express carrier' means any person (or
persons affiliated through common control or ownership) whose primary business is the express shipment
of freight or packages through an integrated network
of air and surface transportation.".

(b) CONFORMING AMENDMENT.—Section 1 of such Act
(45 U.S.C. 151) is amended in the first paragraph by striking ", any express company that would have been subject
to subtitle IV of title 49, United States Code, as of December
31, 1995,,".

16SEC. 807. CONSOLIDATION AND REALIGNMENT OF FAA FA-17CILITIES.

(a) ESTABLISHMENT OF WORKING GROUP.—Not later
than 9 months after the date of enactment of this Act, the
Secretary of Transportation shall establish within the FAA
a working group to develop criteria and make recommendations for the realignment of services and facilities of the
FAA to assist in the transition to next generation facilities
and to help reduce capital, operating, maintenance, and ad-

1	ministrative costs in instances in which cost reductions can
2	be implemented without adversely affecting safety.
3	(b) Membership.—The working group shall be com-
4	posed of, at a minimum—
5	(1) the Administrator of the FAA;
6	(2) 2 representatives of air carriers;
7	(3) 2 representatives of the general aviation com-
8	munity;
9	(4) 2 representatives of labor unions representing
10	employees who work at field facilities of the FAA; and
11	(5) 2 representatives of the airport community.
12	(c) Report to Congress Containing Recommenda-
13	tions of the Working Group.—
14	(1) SUBMISSION.—Not later than 6 months after
15	convening the working group, the Administrator shall
16	submit to the Committee on Transportation and In-
17	frastructure of the House of Representatives and the
18	Committee on Commerce, Science, and Transpor-
19	tation of the Senate a report containing the criteria
20	and recommendations developed by the working group
21	under this section.
22	(2) CONTENTS.—The report shall include a jus-
23	tification for each recommendation to consolidate or
24	realign a facility or service and a description of the

costs and savings associated with the consolidation or
 realignment.

3 (d) Public Notice and Comment.—The Administrator shall publish the report submitted under subsection 4 5 (c) in the Federal Register and allow 45 days for the submission of public comments. In addition, the Administrator 6 7 upon request shall hold a public hearing in a community 8 that would be affected by a recommendation in the report. 9 (e) OBJECTIONS.—Any interested person may file with 10 the Administrator a written objection to a recommendation of the working group. 11

12 (f) Report to Congress Containing Recommenda-13 TIONS OF THE ADMINISTRATOR.—Not later than 60 days after the last day of the period for public comment under 14 15 subsection (d), the Administrator shall submit to the committees referred to in subsection (c)(1) a report containing 16 the recommendations of the Administrator on realignment 17 of services and facilities of the FAA and copies of any public 18 comments and objections received by the Administrator 19 20 under this section.

(g) LIMITATION ON IMPLEMENTATION OF REALIGNMENTS AND CONSOLIDATIONS.—The Administrator may
not realign or consolidate any services or facilities of the
FAA before the Administrator has submitted the report
under subsection (f).

1 (h) FAA DEFINED.—In this section, the term "FAA" 2 means the Federal Aviation Administration. 3 SEC. 808. TRANSPORTATION SECURITY ADMINISTRATION 4 CENTRALIZED TRAINING FACILITY FEASI-5 BILITY STUDY. 6 (a) STUDY.—The Secretary of Homeland Security 7 shall carry out a study on the feasibility of establishing a 8 centralized training center for advanced security training 9 by the Transportation Security Administration. 10 (b) CONSIDERATIONS.—In conducting the study, the Secretary shall take into consideration the benefits, cost, 11 equipment, and building requirements for a training center 12 13 and whether the benefits of establishing a center would be an efficient process for training transportation security of-14

15 ficers.

16 (c) REPORT.—Not later than one year after the date 17 of enactment of this Act, the Secretary shall submit to the 18 Committee on Transportation and Infrastructure and the 19 Committee on Homeland Security of the House of Rep-20 resentatives and the Committee on Commerce, Science, and 21 Transportation of the Senate a report on the results of the 22 study.

SEC. 809. GAO STUDY ON COOPERATION OF AIRLINE INDUS TRY IN INTERNATIONAL CHILD ABDUCTION CASES.

4 (a) STUDY.—The Comptroller General shall conduct a 5 study to help determine how the Federal Aviation Administration (in this section referred to as the "FAA") could bet-6 7 ter ensure the collaboration and cooperation of air carriers 8 and foreign air carriers providing air transportation and 9 relevant Federal agencies to develop and enforce child safety control for adults traveling internationally with children. 10 11 (b) CONTENTS.—In conducting the study, the Comp-

12 troller General shall examine—

(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;

24 (3) any effective practices, procedures, or lessons
25 learned from the assessment of current practices and
26 procedures of air carriers, foreign air carriers, and
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1	operators of other transportation modes that could
2	improve the ability of the aviation community to en-
3	sure the safety of children traveling internationally
4	with adults and, as appropriate, enhance the capa-
5	bility of air carriers and foreign air carriers to co-
6	operate in the investigations of international child
7	abduction cases; and
8	(4) any liability issues associated with providing
9	assistance in such investigations.
10	(c) REPORT.—Not later than one year after the date
11	of the enactment of this Act, the Comptroller General shall
12	submit to Congress a report on the results of the study.
13	SEC. 810. LOST NATION AIRPORT, OHIO.
13 14	SEC. 810. LOST NATION AIRPORT, OHIO. (a) Approval of Sale.—The Secretary of Transpor-
14 15	(a) APPROVAL OF SALE.—The Secretary of Transpor-
14 15	(a) APPROVAL OF SALE.—The Secretary of Transpor- tation may approve the sale of Lost Nation Airport from
14 15 16	(a) APPROVAL OF SALE.—The Secretary of Transpor- tation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if—
14 15 16 17	 (a) APPROVAL OF SALE.—The Secretary of Transportation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if— (1) Lake County meets all applicable require-
14 15 16 17 18	 (a) APPROVAL OF SALE.—The Secretary of Transportation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if— (1) Lake County meets all applicable requirements for sponsorship of the airport; and
14 15 16 17 18 19	 (a) APPROVAL OF SALE.—The Secretary of Transportation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if— (1) Lake County meets all applicable requirements for sponsorship of the airport; and (2) Lake County agrees to assume the obligations
 14 15 16 17 18 19 20 	 (a) APPROVAL OF SALE.—The Secretary of Transportation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if— Lake County meets all applicable requirements for sponsorship of the airport; and Lake County agrees to assume the obligations and assurances of the grant agreements relating to the
 14 15 16 17 18 19 20 21 	 (a) APPROVAL OF SALE.—The Secretary of Transportation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if— Lake County meets all applicable requirements for sponsorship of the airport; and Lake County agrees to assume the obligations and assurances of the grant agreements relating to the airport executed by the city of Willoughby under
 14 15 16 17 18 19 20 21 22 	 (a) APPROVAL OF SALE.—The Secretary of Transportation may approve the sale of Lost Nation Airport from the city of Willoughby, Ohio, to Lake County, Ohio, if— (1) Lake County meets all applicable requirements for sponsorship of the airport; and (2) Lake County agrees to assume the obligations and assurances of the grant agreements relating to the airport executed by the city of Willoughby under chapter 471 of title 49, United States Code, and to

1 (b) TREATMENT OF PROCEEDS FROM SALE.—The Sec-2 retary may grant to the city of Willoughby an exemption from the provisions of sections 47107 and 47133 of such 3 4 title, any grant obligations of the city of Willoughby, and 5 regulations and policies of the Federal Aviation Administration to the extent necessary to allow the city of 6 7 Willoughby to use the proceeds from the sale approved under 8 subsection (a) for any purpose authorized by the city of Willoughby. 9

10 SEC. 811. POLLOCK MUNICIPAL AIRPORT, LOUISIANA.

11 (a) FINDINGS.—Congress finds that—

(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 current or future
needs of the national aviation system; and

19 (2) closing the airport will not adversely affect
20 aviation safety, aviation capacity, or air commerce.
21 (b) REQUEST FOR CLOSURE.—

(1) APPROVAL.—Notwithstanding any other provision of law, requirement, or agreement and subject
to the requirements of this section, the Administrator
of the Federal Aviation Administration shall—

1	(A) approve a request from the town of Pol-
2	lock, Louisiana, to close the airport as a public
3	airport; and

4 (B) release the town from any term, condi-5 tion, reservation, or restriction contained in a 6 surplus property conveyance or transfer docu-7 ment, and from any order or finding by the De-8 partment of Transportation on the use and re-9 payment of airport revenue applicable to the air-10 port, that would otherwise prevent the closure of 11 the airport and redevelopment of the facilities to 12 nonaeronautical uses.

(2) CONTINUED AIRPORT OPERATION PRIOR TO
APPROVAL.—The town of Pollock shall continue to operate and maintain the airport until the Administrator grants the town's request for closure of the airport.

(3) USE OF PROCEEDS FROM SALE OF AIRPORT.—Upon the approval of the request to close the
airport, the town of Pollock shall obtain fair market
value for the sale of the airport property and shall
immediately upon receipt transfer all such proceeds
from the sale of the airport property to the sponsor
of a public airport designated by the Administrator

to be used for the development or improvement of such
 airport.

3 (4) RELOCATION OF AIRCRAFT.—Before closure
4 of the airport, the town of Pollock shall provide ade5 quate time for any airport-based aircraft to relocate.
6 SEC. 812. HUMAN INTERVENTION AND MOTIVATION STUDY
7 PROGRAM.

8 (a) IN GENERAL.—Not later than 6 months after the 9 date of enactment of this Act, the Administrator of the Fed-10 eral Aviation Administration shall develop a human inter-11 vention and motivation study program for flight crew-12 members involved in air carrier operations in the United 13 States under part 121 of title 14, Code of Federal Regula-14 tions.

(b) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated to carry out this section such
sums as may be necessary for each of fiscal years 2008
through 2011. Such sums shall remain available until expended.

20sec. 813. WASHINGTON, D.C., AIR DEFENSE IDENTIFICA-21TION ZONE.

(a) SUBMISSION OF PLAN TO CONGRESS.—Not later
than 90 days after the date of enactment of this Act, the
Administrator of the Federal Aviation Administration, in
coordination with Secretary of Homeland Security and

Secretary of Defense, shall submit to the Committee on
 Transportation and Infrastructure of the House of Rep resentatives and the Committee on Commerce, Science, and
 Transportation of the Senate a plan for the Washington,
 D.C., Air Defense Identification Zone.

6 (b) CONTENTS OF PLAN.—The plan shall outline spe-7 cific changes to the Washington, D.C., Air Defense Identi-8 fication Zone that will decrease operational impacts and 9 improve general aviation access to airports in the National 10 Capital Region that are currently impacted by the zone.

11 SEC. 814. MERRILL FIELD AIRPORT, ANCHORAGE, ALASKA.

12 (a) IN GENERAL.—Notwithstanding any other provi-13 sion of law, including the Federal Airport Act (as in effect on August 8, 1958), the United States releases, without 14 15 monetary consideration, all restrictions, conditions, and limitations on the use, encumbrance, or conveyance of cer-16 tain land located in the municipality of Anchorage, Alaska, 17 more particularly described as Tracts 22 and 24 of the 18 Fourth Addition to the Town Site of Anchorage, Alaska, 19 as shown on the plat of U.S. Survey No. 1456, accepted 20 21 June 13, 1923, on file in the Bureau of Land Management, 22 Department of Interior.

(b) GRANTS.—Notwithstanding any other provision of
24 law, the municipality of Anchorage shall be released from
25 the repayment of any outstanding grant obligations owed

by the municipality to the Federal Aviation Administration
 with respect to any land described in subsection (a) that
 is subsequently conveyed to or used by the Department of
 Transportation and Public Facilities of the State of Alaska
 for the construction or reconstruction of a federally sub sidized highway project.

7 SEC. 815. WILLIAM P. HOBBY AIRPORT, HOUSTON, TEXAS.

8 It is the sense of Congress that the Nation—

9 (1) supports the goals and ideals of the 1940 Air
10 Terminal Museum located at William P. Hobby Air11 port in the city of Houston, Texas;

(2) congratulates the city of Houston and the
13 1940 Air Terminal Museum on the 80-year history of
14 William P. Hobby Airport and the vital role of the
15 airport in Houston's and the Nation's transportation
16 infrastructure; and

17 (3) recognizes the 1940 Air Terminal Museum
18 for its importance to the Nation in the preservation
19 and presentation of civil aviation heritage and recog20 nizes the importance of civil aviation to the Nation's
21 history and economy.

Union Calendar No. 206

110TH CONGRESS H. R. 2881

[Report No. 110-331]

A BILL

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 17, 2007

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed