		(Original Signature of Member)
CON	TH NGRESS SESSION	I. R
То а	Revitalization and Regu	States Code, by restating title V of the Railroad datory Reform Act of 1976 as a new chapter States Code, and to improve the United States
	IN THE HOU	SE OF REPRESENTATIVES
	IN THE HOU	SE OF WEITEBENTATIVES
${ m M}_{-}$		nced the following bill; which was referred to the nmittee on the Judiciary
	•	A BILL
To	amend title 49, U	Inited States Code, by restating title
	V of the Railroad	Revitalization and Regulatory Reform
	Act of 1976 as a	new chapter 224 of title 49, United
	States Code, and	to improve the United States Code.
1	Be it enacted b	by the Senate and House of Representa-
2	tives of the United S	States of America in Congress assembled,
3	SECTION 1. TABLE (	OF CONTENTS.
4	The table of co	ontents for this Act is as follows:
	Sec. 1. Table of contents.	

Sec. 2. Purposes; restatement does not change meaning or effect of existing

Sec. 3. Amendment of title 49, United States Code.

- Sec. 4. Conforming amendments.
- Sec. 5. Transitional and savings provisions.

Sec. 6. Repeals.

#### SEC. 2. PURPOSES; RESTATEMENT DOES NOT CHANGE

- 2 **MEANING OR EFFECT OF EXISTING LAW.**
- 3 (a) Purposes.—The purpose of this Act is to amend
- 4 title 49, United States Code, by restating title V of the
- 5 Railroad Revitalization and Regulatory Reform Act of
- 6 1976 (45 U.S.C. 821 et seq.) as a new chapter 224 of
- 7 title 49, United States Code, and to improve the United
- 8 States Code.
- 9 (b) Restatement Does Not Change Meaning or
- 10 EFFECT OF EXISTING LAW.—
- 11 (1) IN GENERAL.—The restatement of existing
- law enacted by this Act does not change the mean-
- ing or effect of the existing law. The restatement in-
- 14 corporates in title 49 provisions that were enacted as
- title V of the Railroad Revitalization and Regulatory
- 16 Reform Act of 1976 (45 U.S.C. 821 et seq.), updat-
- ing style and terminology, modernizing obsolete lan-
- guage, and improving organization and designations.
- 19 These changes serve to remove ambiguities, con-
- tradictions, and other imperfections, but they do not
- change the meaning or effect of the existing law or
- impair the precedential value of earlier judicial deci-
- sions or other interpretations.
- 24 (2) Rule of construction.—

1	(A) In General.—Notwithstanding the
2	plain meaning rule or other rules of statutory
3	construction, a change in wording made in the
4	restatement of existing law enacted by this Act
5	serves to clarify the existing law as indicated in
6	paragraph (1), but not to change the meaning
7	or effect of the existing law.
8	(B) REVISION NOTES.—Subparagraph (A)
9	applies whether or not a change in wording is
10	explained by a revision note appearing in a con-
11	gressional report accompanying this Act. Is
12	such a revision note does appear, a court shall
13	consider the revision note in interpreting the
14	change.
15	SEC. 3. AMENDMENT OF TITLE 49, UNITED STATES CODE.
16	(a) Table of Contents.—The table of contents for
17	subtitle V of title 49, United States Code, is amended by
18	inserting, under "PART B-ASSISTANCE", after the
19	item relating to chapter 223, the following:
	"224. RAILROAD REHABILITATION AND IMPROVEMENT FINANCING
20	(b) ENACTMENT OF CHAPTER.—Title 49, United
21	States Code, is amended by inserting after chapter 223

22 (and before chapter 227) the following:

# "Chapter 224—RAILROAD REHA-

# 2 **BILITATION AND IMPROVE-**

## 3 **MENT FINANCING**

	"Sec. "22401. Definitions. "22402. Direct loans and loan guarantees. "22403. Administration of direct loans and loan guarantees. "22404. Employee protection. "22405. Substantive criteria and standards.
4	"§ 22401. Definitions
5	"In this chapter:
6	"(1) Cost.—
7	"(A) IN GENERAL.—The term 'cost' means
8	the estimated long-term cost to the Government
9	of a direct loan or loan guarantee, or modifica-
10	tion of the direct loan or loan guarantee, cal-
11	culated on a net present value basis, excluding
12	administrative costs and any incidental effects
13	on governmental receipts or outlays.
14	"(B) Cost of direct loan.—
15	"(i) In general.—The cost of a di-
16	rect loan shall be the net present value, a
17	the time when the direct loan is disbursed
18	of the following estimated cash flows:
19	"(I) Loan disbursements.

"(II) Repayments of principal.

other payments by or to the Govern-

"(III) Payments of interest and

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1	ment over the life of the loan after ad-
2	justing for estimated defaults, prepay-
3	ments, fees, penalties, and other re-
4	coveries.
5	"(ii) Calculation.—Calculation of
6	the cost of a direct loan shall include the
7	effects of changes in loan terms resulting
8	from the exercise by the borrower of an op-
9	tion included in the loan contract.
10	"(C) Cost of Loan guarantee.—
11	"(i) In general.—The cost of a loan
12	guarantee shall be the net present value, at
13	the time when the guaranteed loan is dis-
14	bursed, of the following estimated cash
15	flows:
16	"(I) Payments by the Govern-
17	ment to cover defaults and delin-
18	quencies, interest subsidies, or other
19	payments.
20	"(II) Payments to the Govern-
21	ment, including origination and other
22	fees, penalties, and recoveries.
23	"(ii) Calculation.—Calculation of
24	the cost of a loan guarantee shall include
25	the effects of changes in loan terms result-

ing from the exercise by the guaranteed
lender of an option included in the loan
guarantee contract, or by the borrower of
an option included in the guaranteed loan
contract.

- "(D) Cost of Modification.—The cost of a modification is the difference between the current estimate of the net present value of the remaining cash flows under the terms of a direct loan or loan guarantee contract, and the current estimate of the net present value of the remaining cash flows under the terms of the contract, as modified.
- "(E) ESTIMATION OF NET PRESENT VAL-UES; DISCOUNT RATE.—In estimating net present values, the discount rate shall be the average interest rate on marketable Treasury securities of similar maturity to the cash flows of the direct loan or loan guarantee for which the estimate is being made.
- "(F) ESTIMATED COST; BASIS.—When funds are obligated for a direct loan or loan guarantee, the estimated cost shall be based on the current assumptions, adjusted to incor-

1	porate the terms of the loan contract, for the
2	fiscal year in which the funds are obligated.
3	"(2) Current.—The term 'current' has the
4	same meaning given the term in section 250(c)(9) of
5	the Balanced Budget and Emergency Deficit Control
6	Act of 1985 (2 U.S.C. 900(c)(9)).
7	"(3) Direct loan.—
8	"(A) IN GENERAL.—The term 'direct loan'
9	means a disbursement of funds by the Govern-
10	ment to a non-Federal borrower under a con-
11	tract that requires the repayment of the funds.
12	"(B) Inclusions.—The term 'direct loan'
13	includes the purchase of, or participation in, a
14	loan made by another lender and financing ar-
15	rangements that defer payment for more than
16	90 days, including the sale of a Government
17	asset on credit terms.
18	"(C) Exclusion.—The term 'direct loan'
19	does not include the acquisition of a federally
20	guaranteed loan in satisfaction of default
21	claims.
22	"(4) DIRECT LOAN OBLIGATION.—The term 'di-
23	rect loan obligation' means a binding agreement by
24	the Secretary to make a direct loan when specified
25	conditions are fulfilled by the borrower.

- 1 "(5) Intermodal.—The term 'intermodal'
  2 means of or relating to the connection between rail
  3 service and other modes of transportation, including
  4 all parts of facilities at which the connection is
  5 made.
  - "(6) Investment-grade rating' means a rating of BBB minus, Baa3, bbb minus, BBB(low), or higher assigned by a rating agency.
  - "(7) LOAN GUARANTEE.—The term 'loan guarantee' means any guarantee, insurance, or other pledge with respect to the payment of all or a part of the principal or interest on any debt obligation of a non-Federal borrower to a non-Federal lender, but does not include the insurance of deposits, shares, or other withdrawable accounts in financial institutions.
  - "(8) LOAN GUARANTEE COMMITMENT.—The term 'loan guarantee commitment' means a binding agreement by the Secretary to make a loan guarantee when specified conditions are fulfilled by the borrower, the lender, or any other party to the guarantee agreement.
  - "(9) MASTER CREDIT AGREEMENT.—The term 'master credit agreement' means an agreement to make 1 or more direct loans or loan guarantees at

1	future dates for a program of related projects on
2	terms acceptable to the Secretary.
3	"(10) Modification.—
4	"(A) In General.—The term 'modifica-
5	tion' means any Government action that alters
6	the estimated cost of an outstanding direct loan
7	(or direct loan obligation) or an outstanding
8	loan guarantee (or loan guarantee commitment)
9	from the current estimate of cash flows.
10	"(B) Inclusions.—The term 'modifica-
11	tion' includes—
12	"(i) the sale of loan assets, with or
13	without recourse, and the purchase of
14	guaranteed loans; and
15	"(ii) any action resulting from new
16	legislation, or from the exercise of adminis-
17	trative discretion under existing law, that
18	directly or indirectly alters the estimated
19	cost of outstanding direct loans (or direct
20	loan obligations) or loan guarantees (or
21	loan guarantee commitments) such as a
22	change in collection procedures.
23	"(11) Project obligation.—The term
24	'project obligation' means a note, bond, debenture
25	or other debt obligation issued by a borrower in con-

1	nection with the financing of a project, other than
2	a direct loan or loan guarantee under this chapter
3	"(12) Railroad.—The term 'railroad' has the
4	meaning given the term 'railroad carrier' in section
5	20102 of this title.
6	"(13) RATING AGENCY.—The term 'rating
7	agency' means a credit rating agency registered with
8	the Securities and Exchange Commission as a na-
9	tionally recognized statistical rating organization (as
10	defined in section 3(a) of the Securities Exchange
11	Act of 1934 (15 U.S.C. 78c(a))).
12	"(14) Secretary.—The term 'Secretary
13	means the Secretary of Transportation.
14	"(15) Substantial completion.—The term
15	'substantial completion' means—
16	"(A) the opening of a project to passenger
17	or freight traffic; or
18	"(B) a comparable event, as determined by
19	the Secretary and specified in the terms of the
20	direct loan or loan guarantee provided by the
21	Secretary.
22	"§ 22402. Direct loans and loan guarantees
23	"(a) General Authority.—The Secretary shall
24	provide direct loans and loan guarantees to—
25	"(1) State and local governments:

1	"(2) interstate compacts consented to by Con-
2	gress under section 410(a) of the Amtrak Reform
3	and Accountability Act of 1997 (Public Law 105-
4	134, 49 U.S.C. 24101 note);
5	"(3) government-sponsored authorities and cor-
6	porations;
7	"(4) railroads;
8	"(5) joint ventures that include at least 1 of the
9	entities described in paragraph (1), (2), (3), (4), or
10	(6); and
11	"(6) solely for the purpose of constructing a
12	rail connection between a plant or facility and a rail-
13	road, limited option freight shippers that own or op-
14	erate a plant or other facility.
15	"(b) Eligible Purposes.—
16	"(1) In general.—Direct loans and loan guar-
17	antees under this section shall be used to—
18	"(A)(i) acquire, improve, or rehabilitate
19	intermodal or rail equipment or facilities, in-
20	cluding track, components of track, bridges
21	yards, buildings, and shops; and
22	"(ii) finance costs related to the activities
23	described in clause (i), including pre-construc-
24	tion costs;

1	"(B) refinance outstanding debt incurred
2	for the purposes described in subparagraph (A)
3	or (C);
4	"(C) develop or establish new intermodal
5	or railroad facilities;
6	"(D) reimburse planning and design ex-
7	penses relating to activities described in sub-
8	paragraph (A) or (C); or
9	"(E) finance economic development, in-
10	cluding commercial and residential development,
11	and related infrastructure and activities, that—
12	"(i) incorporates private investment;
13	"(ii) is physically or functionally relat-
14	ed to a passenger rail station or multi-
15	modal station that includes rail service;
16	"(iii) has a high probability of the ap-
17	plicant commencing the contracting proc-
18	ess for construction not later than 90 days
19	after the date on which the direct loan or
20	loan guarantee is obligated for the project
21	under this chapter; and
22	"(iv) has a high probability of reduc-
23	ing the need for financial assistance under
24	any other Federal program for the relevant
25	passenger rail station or service by increas-

1	ing ridership, tenant lease payments, or
2	other activities that generate revenue ex-
3	ceeding costs.
4	"(2) Operating expenses not eligible.—
5	Direct loans and loan guarantees under this section
6	shall not be used for railroad operating expenses.
7	"(3) Sunset.—The Secretary may provide a
8	direct loan or loan guarantee under this section for
9	a project described in paragraph (1)(E) until Sep-
10	tember 30, 2021.
11	"(c) Priority Projects.—In granting applications
12	for direct loans or guaranteed loans under this section,
13	the Secretary shall give priority to projects that—
14	"(1) enhance public safety, including projects
15	for the installation of a positive train control system
16	(as defined in section 20157(i) of this title);
17	"(2) promote economic development;
18	"(3) enhance the environment;
19	"(4) enable United States companies to be more
20	competitive in international markets;
21	"(5) are endorsed by the plans prepared under
22	chapter 227 of this title or section 135 of title 23
23	by the State or States in which the projects are lo-
24	$\operatorname{cated};$

1	"(6) improve railroad stations and passenger
2	facilities and increase transit-oriented development;
3	"(7) preserve or enhance rail or intermodal
4	service to small communities or rural areas;
5	"(8) enhance service and capacity in the na-
6	tional rail system; or
7	"(9)(A) would materially alleviate rail capacity
8	problems that degrade the provision of service to
9	shippers; and
10	"(B) would fulfill a need in the national trans-
11	portation system.
12	"(d) Extent of Authority.—
13	"(1) Limitation on aggregate unpaid prin-
14	CIPAL AMOUNTS OF OBLIGATIONS.—The aggregate
15	unpaid principal amounts of obligations under direct
16	loans and loan guarantees made under this section
17	shall not exceed $$35,000,000,000$ at any 1 time.
18	"(2) Minimum amount for freight rail-
19	ROADS.—Of the amount under paragraph (1), not
20	less than \$7,000,000,000 shall be available solely for
21	projects primarily benefiting freight railroads other
22	than Class I carriers.
23	"(3) Proportion of unused amount.—The
24	Secretary shall not establish any limit on the propor-
25	tion of the unused amount authorized under this

subsection that may be used for 1 loan or loan guarantee.

### "(e) Rates of Interest.—

"(1) DIRECT LOANS.—The Secretary shall require interest to be paid on a direct loan made under this section at a rate not less than that necessary to recover the cost of making the loan.

"(2) Loan guarantees.—The Secretary shall not make a loan guarantee under this section if the interest rate for the loan exceeds that which the Secretary determines to be reasonable, taking into consideration the prevailing interest rates and customary fees incurred under similar obligations in the private capital market.

### "(f) Infrastructure Partners.—

#### "(1) AUTHORITY OF SECRETARY.—

"(A) IN GENERAL.—In lieu of or in combination with appropriations of budget authority to cover the costs of direct loans and loan guarantees as required under section 504(b)(1) of the Federal Credit Reform Act of 1990 (2 U.S.C. 661c(b)(1)), including the cost of a modification of a direct loan or loan guarantee, the Secretary may accept on behalf of an applicant for assistance under this section a commit-

1	ment from a non-Federal source, including a
2	State or local government or agency, or public
3	benefit corporation or public authority of a
4	State or local government, to fund, in whole or
5	in part, credit risk premiums and modification
6	costs with respect to the loan that is the subject
7	of the application or modification.
8	"(B) Limitation.—The aggregate of ap-
9	propriations of budget authority and credit risk
10	premiums described in this paragraph with re-
11	spect to a direct loan or loan guarantee shall
12	not be less than the cost of that direct loan or
13	loan guarantee.
14	"(2) Credit risk premium amount.—The
15	Secretary shall determine the amount required for
16	credit risk premiums under this subsection on the
17	basis of—
18	"(A) the circumstances of the applicant
19	including the amount of collateral offered, it
20	any;
21	"(B) the proposed schedule of loan dis-
22	bursements;
23	"(C) historical data on the repayment his-
24	tory of similar borrowers;

1	"(D) consultation with the Congressional
2	Budget Office; and
3	"(E) any other factors the Secretary con-
4	siders relevant.
5	"(3) Creditworthiness.—An applicant may
6	propose, and the Secretary shall accept, as a basis
7	for determining the amount of the credit risk pre-
8	mium under paragraph (2) any of the following in
9	addition to the value of any tangible asset:
10	"(A) The net present value of a future
11	stream of State or local subsidy income or other
12	dedicated revenues to secure the direct loan or
13	loan guarantee.
14	"(B) Adequate coverage requirements to
15	ensure repayment, on a non-recourse basis,
16	from cash flows generated by the project or any
17	other dedicated revenue source, including—
18	"(i) tolls;
19	"(ii) user fees; and
20	"(iii) payments owing to the obligor
21	under a public-private partnership.
22	"(C) An investment-grade rating on the di-
23	rect loan or loan guarantee, as applicable, ex-
24	cept that if the total amount of the direct loan
25	or loan guarantee is greater than \$75,000,000,

1	the applicant shall have an investment-grade
2	rating from at least 2 rating agencies on the di-
3	rect loan or loan guarantee.
4	"(4) Payment of Premiums.—Credit risk pre-
5	miums under this subsection shall be paid to the
6	Secretary before the disbursement of loan amounts
7	(and in the case of a modification, before the modi-
8	fication is executed), to the extent appropriations
9	are not available to the Secretary to meet the costs
10	of direct loans and loan guarantees, including costs
11	of modifications of direct loans and loan guarantees.
12	"(g) Prerequisites for Assistance.—The Sec-
13	retary shall not make a direct loan or loan guarantee
14	under this section unless the Secretary has made a finding
15	in writing that—
16	"(1) repayment of the obligation is required to
17	be made within a term of not more than the lesser
18	of—
19	"(A) 35 years after the date of substantial
20	completion of the project; or
21	"(B) the estimated useful life of the rail
22	equipment or facilities to be acquired, rehabili-
23	tated, improved, developed, or established;

- 1 "(2) the direct loan or loan guarantee is justi-2 fied by the present and probable future demand for 3 rail services or intermodal facilities;
  - "(3) the applicant has given reasonable assurances that the facilities or equipment to be acquired, rehabilitated, improved, developed, or established with the proceeds of the obligation will be economically and efficiently utilized;
  - "(4) the obligation can reasonably be repaid, using an appropriate combination of credit risk premiums and collateral offered by the applicant to protect the Federal Government; and
  - "(5) the purposes of the direct loan or loan guarantee are consistent with subsection (b).
  - "(h) Conditions of Assistance.—
  - "(1) IN GENERAL.—The Secretary shall, before granting assistance under this section, require the applicant to agree to such terms and conditions as are sufficient, in the judgment of the Secretary, to ensure that, as long as any principal or interest is due and payable on the obligation, the applicant, and any railroad or railroad partner for whose benefit the assistance is intended—

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1	"(A) will not use any funds or assets from
2	railroad or intermodal operations for purposes
3	not related to the operations, if the use—
4	"(i) would impair the ability of the
5	applicant, railroad, or railroad partner to
6	provide rail or intermodal services in an ef-
7	ficient and economic manner; or
8	"(ii) would adversely affect the ability
9	of the applicant, railroad, or railroad part-
10	ner to perform any obligation entered into
11	by the applicant under this section;
12	"(B) will, consistent with its capital re-
13	sources, maintain its capital program, equip-
14	ment, facilities, and operations on a continuing
15	basis; and
16	"(C) will not make any discretionary divi-
17	dend payments that unreasonably conflict with
18	the purposes stated in subsection (b).
19	"(2) Collateral and request for assist-
20	ANCE FROM ANOTHER SOURCE NOT REQUIRED.—
21	"(A) Collateral.—
22	"(i) In General.—The Secretary
23	shall not require an applicant for a direct
24	loan or loan guarantee under this section
25	to provide collateral.

1	"(ii) Valuation.—Any collateral pro-
2	vided or enhanced after being provided
3	shall be valued as a going concern after
4	giving effect to the present value of im-
5	provements contemplated by the comple-
6	tion and operation of the project, if appli-
7	cable.
8	"(B) Request for assistance from an-
9	OTHER SOURCE.—The Secretary shall not re-
10	quire an applicant for a direct loan or loan
11	guarantee under this section to have previously
12	sought the financial assistance requested from
13	another source.
14	"(3) REQUIRED COMPLIANCE.—The Secretary
15	shall require recipients of direct loans or loan guar-
16	antees under this section to comply with—
17	"(A) the standards of section 24312 of this
18	title, as in effect on September 1, 2002, with
19	respect to the project in the same manner that
20	Amtrak is required to comply with the stand-
21	ards for construction work financed under an
22	agreement made under section 24308(a) of this
23	title; and
24	"(B) the protective arrangements estab-
25	lished under section 22404 of this title, with re-

1 spect to employees affected by actions taken in 2 connection with the project to be financed by 3 the direct loan or loan guarantee. "(4) MATCHING FUNDS.—The Secretary shall 4 5 require each recipient of a direct loan or loan guar-6 antee under this section for a project described in 7 subsection (b)(1)(E) to provide a non-Federal match 8 of not less than 25 percent of the total amount ex-9 pended by the recipient for the project. "(i) Application Processing Procedures.— 10 "(1) APPLICATION STATUS NOTICES.—Not later 11 12 than 30 days after the date on which the Secretary 13 receives an application under this section, or addi-14 tional information and material under paragraph 15 (2)(B), the Secretary shall provide the applicant 16 written notice as to whether the application is com-17 plete or incomplete. 18 "(2) Incomplete applications.—If the Sec-19 retary determines that an application is incomplete, 20 the Secretary shall— "(A) provide the applicant with a descrip-21 22 tion of all of the specific information or mate-23 rial that is needed to complete the application, 24 including any information required by an inde-

pendent financial analyst; and

1	"(B) allow the applicant to resubmit the
2	application with the information and material
3	described under subparagraph (A) to complete
4	the application.
5	"(3) Application approvals and dis-
6	APPROVALS.—
7	"(A) In General.—Not later than 60
8	days after the date on which the Secretary noti-
9	fies an applicant that an application is complete
10	under paragraph (1), the Secretary shall pro-
11	vide the applicant written notice as to whether
12	the Secretary has approved or disapproved the
13	application.
14	"(B) ACTIONS BY THE OFFICE OF MAN-
15	AGEMENT AND BUDGET.—In order to enable
16	compliance with the time limit under subpara-
17	graph (A), the Office of Management and
18	Budget shall take any action required with re-
19	spect to the application within that 60-day pe-
20	riod.
21	"(4) Expedited processing.—The Secretary
22	shall implement procedures and measures to econo-
23	mize the time and cost involved in obtaining an ap-
24	proval or a disapproval of an application for a direct
25	loan or loan guarantee under this chapter.

1	"(5) Dashboard.—The Secretary shall post on
2	the Department of Transportation's internet website
3	a monthly report that includes, for each applica-
4	tion—
5	"(A) the applicant type;
6	"(B) the location of the project;
7	"(C) a brief description of the project, in-
8	cluding its purpose;
9	"(D) the requested direct loan or loan
10	guarantee amount;
11	"(E) the date on which the Secretary pro-
12	vided application status notice under paragraph
13	(1); and
14	"(F) the date that the Secretary provided
15	notice of approval or disapproval under para-
16	graph (3).
17	"(j) Repayment Schedules.—
18	"(1) IN GENERAL.—The Secretary shall estab-
19	lish a repayment schedule requiring payments to
20	commence not later than 5 years after the date of
21	substantial completion.
22	"(2) Accrual.—Interest shall accrue as of the
23	date of disbursement, and shall be amortized over
24	the remaining term of the loan beginning at the time
25	the payments begin.

1	"(3) Deferred payments.—
2	"(A) IN GENERAL.—If, at any time after
3	the date of substantial completion, the obligor
4	is unable to pay the scheduled loan repayments
5	of principal and interest on a direct loan pro-
6	vided under this section, the Secretary, subject
7	to subparagraph (B), may allow, for a maxi-
8	mum aggregate time of 1 year over the dura-
9	tion of the direct loan, the obligor to add un-
10	paid principal and interest to the outstanding
11	balance of the direct loan.
12	"(B) Interest.—A payment deferred
13	under subparagraph (A) shall—
14	"(i) continue to accrue interest under
15	paragraph (2) until the loan is fully repaid;
16	and
17	"(ii) be scheduled to be amortized
18	over the remaining term of the loan.
19	"(4) Prepayments.—
20	"(A) USE OF EXCESS REVENUES.—With
21	respect to a direct loan provided by the Sec-
22	retary under this section, any excess revenues
23	that remain after satisfying scheduled debt
24	service requirements on the project obligations
25	and direct loan and all deposit requirements

1 under the terms of any trust agreement, bond 2 similar resolution, oragreement securing 3 project obligations may be applied annually to 4 prepay the direct loan without penalty. 5 "(B) Use of proceeds of refinanc-6 ING.—The direct loan may be prepaid at any 7 time without penalty from the proceeds of refi-8 nancing from non-Federal funding sources. 9 "(k) SALE OF DIRECT LOANS.— 10 "(1) In General.—Subject to paragraph (2) 11 and as soon as practicable after substantial comple-12 tion of a project, the Secretary, after notifying the 13 obligor, may sell to another entity or reoffer into the 14 capital markets a direct loan for the project if the 15 Secretary determines that the sale or reoffering has 16 a high probability of being made on favorable terms. 17 "(2) Consent of obligor.—In making a sale 18 or reoffering under paragraph (1), the Secretary 19 shall not change the original terms and conditions of 20 the secured loan without the prior written consent of 21 the obligor. 22 "(1) Nonsubordination.— "(1) IN GENERAL.—Except as provided in para-23

graph (2), a direct loan provided by the Secretary

under this section shall not be subordinated to the

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1	claims of any holder of project obligations in the
2	event of bankruptcy, insolvency, or liquidation of the
3	obligor.
4	"(2) Preexisting indentures.—
5	"(A) In General.—The Secretary may
6	waive the requirement under paragraph (1) for
7	a public agency borrower that is financing on-
8	going capital programs and has outstanding
9	senior bonds under a preexisting indenture if—
10	"(i) the direct loan is rated in the A
11	category or higher;
12	"(ii) the direct loan is secured and
13	payable from pledged revenues not affected
14	by project performance, such as a tax-
15	based revenue pledge or a system-backed
16	pledge of project revenues; and
17	"(iii) the program share, under this
18	chapter, of eligible project costs is 50 per-
19	cent or less.
20	"(B) Limitation.—The Secretary may
21	impose limitations for the waiver of the non-
22	subordination requirement under this para-
23	graph if the Secretary determines that the limi-
24	tations would be in the financial interest of the
25	Federal Government.

1	"(m) Master Credit Agreements.—
2	"(1) In general.—Subject to paragraph (2)
3	and to subsection (d), the Secretary may enter into
4	a master credit agreement that is contingent on all
5	of the conditions for the provision of a direct loan
6	or loan guarantee, as applicable, under this chapter
7	and other applicable requirements being satisfied
8	prior to the issuance of the direct loan or loan guar-
9	antee.
10	"(2) Conditions.—Each master credit agree-
11	ment shall—
12	"(A) establish the maximum amount and
13	general terms and conditions of each applicable
14	direct loan or loan guarantee;
15	"(B) identify 1 or more dedicated non-
16	Federal revenue sources that will secure the re-
17	payment of each applicable direct loan or loan
18	guarantee;
19	"(C) provide for the obligation of funds for
20	the direct loans or loan guarantees contingent
21	on the meeting of all requirements, and after all
22	requirements have been met, for the projects
23	subject to the master credit agreement; and
24	"(D) provide 1 or more dates, as deter-
25	mined by the Secretary, before which the mas-

- 29 1 ter credit agreement results in the issuance of 2 each of the direct loans or loan guarantees or 3 in the release of the master credit agreement. 4 "§ 22403. Administration of direct loans and loan 5 guarantees 6 "(a) APPLICATIONS.—The Secretary shall prescribe the form and contents required of applications for assist-8 ance under section 22402 of this title, to enable the Secretary to determine the eligibility of the applicant's pro-10 posal, and shall establish terms and conditions for direct loans and loan guarantees made under that section, including a program guide, a standard term sheet, and spe-
- 14 "(b) Full Faith and Credit.—All guarantees en-
- 15 tered into by the Secretary under section 22402 of this
- 16 title shall constitute general obligations of the United
- 17 States of America backed by the full faith and credit of
- 18 the United States of America.

cific timetables.

- 19 "(c) Assignment of Loan Guarantees.—The
- 20 holder of a loan guarantee made under section 22402 of
- 21 this title may assign the loan guarantee in whole or in
- 22 part, subject to such requirements as the Secretary may
- 23 prescribe.
- 24 "(d) Modifications.—The Secretary may approve
- 25 the modification of any term or condition of a direct loan,

1 loan guarantee, direct loan obligation, or loan guarantee commitment, including the rate of interest, time of pay-3 ment of interest or principal, or security requirements, if the Secretary finds in writing that— 5 "(1) the modification is equitable and is in the 6 overall best interests of the United States; 7 "(2) consent has been obtained from the appli-8 cant and, in the case of a loan guarantee or loan 9 guarantee commitment, the holder of the obligation; 10 and 11 "(3) the modification cost has been covered 12 under section 22402(f) of this title. "(e) Compliance.—The Secretary shall ensure com-13 pliance, by an applicant, any other party to the loan, and 14 15 any railroad or railroad partner for whose benefit assistance is intended, with the provisions of this chapter, regu-16 lations issued under this chapter, and the terms and conditions of the direct loan or loan guarantee, including 18 19 through regular periodic inspections. 20 "(f) Commercial Validity.— "(1) In general.—For purposes of claims by 21 22 any party other than the Secretary, a loan guarantee 23 or loan guarantee commitment shall be conclusive

evidence that the underlying obligation is in compli-

ance with the provisions of this chapter, and that

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the obligation has been approved and is legal as to principal, interest, and other terms.

"(2) Valid and incontestable in the hands of a holder of the guarantee or commitment, including the original lender or any other holder, as of the date when the Secretary granted the application for the guarantee or commitment, except as to fraud or material misrepresentation by the holder.

#### "(g) Default.—

- "(1) IN GENERAL.—The Secretary shall prescribe regulations setting forth procedures in the event of default on a loan made or guaranteed under section 22402 of this title.
- "(2) Loan guarantees.—The Secretary shall ensure that each loan guarantee made under section 22402 of this title contains terms and conditions that provide that—
- "(A) if a payment of principal or interest under the loan is in default for more than 30 days, the Secretary shall pay to the holder of the obligation, or the holder's agent, the amount of unpaid guaranteed interest;

1	"(B) if the default has continued for more
2	than 90 days, the Secretary shall pay to the
3	holder of the obligation, or the holder's agent,
4	90 percent of the unpaid guaranteed principal;
5	"(C) after final resolution of the default,
6	through liquidation or otherwise, the Secretary
7	shall pay to the holder of the obligation, or the
8	holder's agent, any remaining amounts guaran-
9	teed but that were not recovered through the
10	default's resolution;
11	"(D) the Secretary shall not be required to
12	make any payment under subparagraphs (A)
13	through (C) if the Secretary finds, before the
14	expiration of the periods described in the sub-
15	paragraphs, that the default has been remedied;
16	and
17	"(E) the holder of the obligation shall not
18	receive payment or be entitled to retain pay-
19	ment in a total amount that, together with all
20	other recoveries (including any recovery based
21	upon a security interest in equipment or facili-
22	ties) exceeds the actual loss of the holder.
23	"(h) Rights of the Secretary.—
24	"(1) Subrogation.—If the Secretary makes
25	payment to a holder, or a holder's agent, under sub-

- section (g) in connection with a loan guarantee made under section 22402 of this title, the Secretary shall be subrogated to all of the rights of the holder with respect to the obligor under the loan.
- "(2) DISPOSITION OF PROPERTY.—The Sec-5 6 retary may complete, recondition, reconstruct, ren-7 ovate, repair, maintain, operate, charter, rent, sell, 8 or otherwise dispose of any property or other inter-9 ests obtained pursuant to this section. The Secretary 10 shall not be subject to any Federal or State regulatory requirements when carrying out this para-12 graph.

### "(i) ACTION AGAINST OBLIGOR.—

- "(1) IN GENERAL.—The Secretary may bring a civil action in an appropriate Federal court in the name of the United States in the event of a default on a direct loan made under section 22402 of this title, or in the name of the United States or of the holder of the obligation in the event of a default on a loan guaranteed under section 22402 of this title.
- "(2) RECORDS AND EVIDENCE.—The holder of a guarantee shall make available to the Secretary all records and evidence necessary to prosecute the civil action.

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"(3) Property as satisfaction of sums 1 2 OWED.—The Secretary may accept property in full or partial satisfaction of any sums owed as a result 3 of a default. 4 "(4) Excess amount.— 5 "(A) PAYMENT TO OBLIGOR.—If the Sec-6 7 retary receives, through the sale or other dis-8 position of the property described in paragraph 9 (3), an excess amount described in subpara-10 graph (B), the Secretary shall pay to the obli-11 gor the excess amount. 12 "(B) AMOUNT.—An excess amount under 13 this subparagraph is an amount that exceeds 14 the aggregate of— "(i) the amount paid to the holder of 15 16 a guarantee under subsection (g); and 17 "(ii) any other cost to the United 18 States of remedying the default. 19 "(j) Breach of Conditions.—The Attorney Gen-20 eral shall commence a civil action in an appropriate Fed-21 eral court to enjoin any activity that the Secretary finds is in violation of this chapter, regulations issued under this 23 chapter, or any conditions that were agreed to, and to secure any other appropriate relief.

1	"(k) Attachment.—No attachment or execution
2	may be issued against the Secretary, or any property in
3	the control of the Secretary, prior to the entry of final
4	judgment to that effect in any State, Federal, or other
5	court.
6	"(l) Charges and Loan Servicing.—
7	"(1) Purposes.—The Secretary may collect
8	from each applicant, obligor, or loan party a reason-
9	able charge for—
10	"(A) the cost of evaluating the application,
11	amendments, modifications, and waivers, in-
12	cluding for evaluating project viability, appli-
13	cant creditworthiness, and the appraisal of the
14	value of the equipment or facilities for which
15	the direct loan or loan guarantee is sought, and
16	for making necessary determinations and find-
17	ings;
18	"(B) the cost of award management and
19	project management oversight;
20	"(C) the cost of services from expert firms,
21	including counsel, and independent financial ad-
22	visors to assist in the underwriting, auditing,
23	servicing, and exercise of rights with respect to
24	direct loans and loan guarantees; and

1	"(D) the cost of all other expenses in-
2	curred as a result of a breach of any term or
3	condition or any event of default on a direct
4	loan or loan guarantee.
5	"(2) Charge different amounts.—The Sec-
6	retary may charge different amounts under this sub-
7	section based on the different costs incurred under
8	paragraph (1).
9	"(3) Servicer.—
10	"(A) In General.—The Secretary may
11	appoint a financial entity to assist the Secretary
12	in servicing a direct loan or loan guarantee
13	under this chapter.
14	"(B) Duties.—A servicer appointed under
15	subparagraph (A) shall act as the agent of the
16	Secretary in servicing a direct loan or loan
17	guarantee under this chapter.
18	"(C) Fees.—A servicer appointed under
19	subparagraph (A) shall receive a servicing fee
20	from the obligor or other loan party, subject to
21	approval by the Secretary.
22	"(4) National surface transportation
23	AND INNOVATIVE FINANCE BUREAU ACCOUNT.—
24	Amounts collected under this subsection shall—

1	"(A) be credited directly to the National		
2	Surface Transportation and Innovative Bureau		
3	account; and		
4	"(B) remain available until expended to		
5	pay for the costs described in this subsection.		
6	"(m) Fees and Charges.—Except as provided in		
7	this chapter, the Secretary shall not assess any fees, in		
8	8 cluding user fees, or charges in connection with a direc		
9	loan or loan guarantee provided under section 22402 o		
10	this title.		
11	"§ 22404. Employee protection		
12	"(a) In General.—		
13	"(1) Fair and equitable arrangements.—		
14	Fair and equitable arrangements shall be provided,		
15	in accordance with this section, to protect the inter-		
16	ests of any employees who may be affected by ac-		
17	tions taken pursuant to authorizations or approval		
18	obtained under this chapter.		
19	"(2) Arrangements by agreements.—The		
20	arrangements under paragraph (1) shall be deter-		
21	mined by the execution of an agreement between the		
22	representatives of the railroads and the representa-		
23	tives of their employees within 120 days after Feb		
24	ruary 5, 1976.		

"(3) Prescribed arrangements.—In the ab-1 2 sence of an executed agreement under paragraph 3 (2), the Secretary of Labor shall prescribe the applicable protective arrangements within 150 days after 5 February 5, 1976. "(b) Terms.— 6 7 "(1) Applicability to existing employ-8 EES.—The arrangements required by subsection (a) 9 shall apply to each employee who has an employment 10 relationship with a railroad on the date on which the 11 railroad first applies for applicable financial assist-12 ance under this chapter. "(2) Inclusions.—The arrangements shall in-13 14 clude such provisions as may be necessary for the 15 negotiation and execution of agreements as to the manner in which the protective arrangements shall 16 17 be applied, including notice requirements. 18 "(3) Execution prior to implementation 19 OF WORK.—The agreements shall be executed prior 20 to implementation of work funded from financial as-21 sistance under this chapter. 22 "(4) Arbitration.— "(A) IN GENERAL.—If such an agreement 23 24 is not reached within 30 days after the date on 25 which an application for the assistance is ap-

1	proved, either party to the dispute may submit
2	the issue for final and binding arbitration.
3	"(B) Decision.—
4	"(i) When decision is to be ren-
5	DERED.—The decision on any such arbi-
6	tration shall be rendered within 30 days
7	after the submission.
8	"(ii) Effect.—The arbitration deci-
9	sion—
10	"(I) shall not modify the protec-
11	tion afforded in the protective ar-
12	rangements established pursuant to
13	this section;
14	"(II) shall be final and binding
15	on the parties to the arbitration; and
16	"(III) shall become a part of the
17	agreement.
18	"(5) OTHER INCLUSIONS.—The arrangements
19	shall also include such provisions as may be nec-
20	essary—
21	"(A) for the preservation of compensation
22	(including subsequent general wage increases,
23	vacation allowances, and monthly compensation
24	guarantees), rights, privileges, and benefits (in-
25	cluding fringe benefits such as pensions, hos-

pitalization, and vacations, under the same conditions and so long as the benefits continue to be accorded to other employees of the employing railroad in active service or on furlough, as the case may be) to the employees under existing collective-bargaining agreements or otherwise;

"(B) to provide for final and binding arbitration of any dispute that cannot be settled by the parties, with respect to the interpretation, application, or enforcement of the provisions of the protective arrangements;

"(C) to provide that an employee who is unable to secure employment by the exercise of the employee's seniority rights, as a result of actions taken with financial assistance obtained under this chapter, shall be offered reassignment and, where necessary, retraining to fill a position comparable to the position held at the time of the adverse effect and for which the employee is, or by training and retraining can become, physically and mentally qualified, so long as the offer is not in contravention of collective bargaining agreements relating to the provisions in this paragraph; and

- 1 "(D) to provide that the protection af-2 forded pursuant to this section shall not be ap-3 plicable to employees benefited solely as a result 4 of the work that is financed by funds provided
- of the work that is financed by funds provided pursuant to this chapter.

  "(c) Subcontracting.—The arrangements that are required to be negotiated by the parties or prescribed by the Secretary of Labor, pursuant to subsections (a) and (b), shall include provisions regulating subcontracting by the railroads of work that is financed by funds provided pursuant to this chapter.

## 12 "§ 22405. Substantive criteria and standards

- 13 "The Secretary shall publish in the Federal Register
- 14 and post on the Department of Transportation website the
- 15 substantive criteria and standards used by the Secretary
- 16 to determine whether to approve or disapprove applica-
- 17 tions submitted under section 22402 of this title. The Sec-
- 18 retary shall ensure adequate procedures and guidelines are
- 19 in place to permit the filing of complete applications with-
- 20 in 30 days of the publication.".

## 21 SEC. 4. CONFORMING AMENDMENTS.

- 22 (a) Title 16.—Section 8(d) of the National Trails
- 23 System Act (16 U.S.C. 1247) is amended by striking "the
- 24 Railroad Revitalization and Regulatory Reform Act of
- 25 1976" and inserting "the Railroad Revitalization and Reg-

- 1 ulatory Reform Act of 1976 (45 U.S.C. 801 et seq.) and
- 2 chapter 224 of title 49, United States Code".
- 3 (b) Title 23.—Section 11315(c) of the Passenger
- 4 Rail Reform and Investment Act of 2015 (Public Law
- 5 114–94, 23 U.S.C. 322 note) is amended by striking "sec-
- 6 tions 502 and 503 of the Railroad Revitalization and Reg-
- 7 ulatory Reform Act of 1976" and inserting "sections
- 8 22402 and 22403 of title 49, United States Code".
- 9 (c) TITLE 45.—
- 10 (1) Section 101 of the Railroad Revitalization
- and Regulatory Reform Act of 1976 (45 U.S.C.
- 12 801) is amended by striking, in subsection (a) (in
- the matter before paragraph (1)), the words "in this
- 14 Act" and inserting "in this Act and in chapter 224
- of title 49, United States Code,".
- 16 (2) Section 101 of the Railroad Revitalization
- and Regulatory Reform Act of 1976 (45 U.S.C.
- 18 801) is amended by striking, in subsection (b) (in
- the matter before paragraph (1)), the words "in this
- Act" and inserting "in this Act and in chapter 224
- of title 49, United States Code,".
- 22 (3) Section 11607(b) of the Railroad Infra-
- structure Financing Improvement Act (Public Law
- 24 114–94, 45 U.S.C. 821 note) is amended by striking
- 25 "All provisions under sections 502 through 504 of

- 1 the Railroad Revitalization and Regulatory Reform
- 2 Act of 1976 (45 U.S.C. 801 et seq.)" and inserting
- 3 "All provisions under sections 22402 through 22404
- 4 of title 49, United States Code,".
- 5 (4) Section 11610(b) of the Railroad Infra-
- 6 structure Financing Improvement Act (Public Law
- 7 114–94, 45 U.S.C. 821 note) is amended by striking
- 8 "section 502(f) of the Railroad Revitalization and
- 9 Regulatory Reform Act of 1976 (45 U.S.C. 822(f)),"
- and inserting "section 22402(f) of title 49, United
- 11 States Code,".
- 12 (5) Section 7203(b)(2) of the Transportation
- Equity Act for the 21st Century (Public Law 105–
- 14 178, 45 U.S.C. 821 note) is amended by striking
- 15 "title V of the Railroad Revitalization and Regu-
- 16 latory Reform Act of 1976 (45 U.S.C. 821 et seq.)"
- and inserting "chapter 224 of title 49, United States
- 18 Code,".
- 19 (6) Section 212(d)(1) of Hamm Alert Maritime
- Safety Act of 2018 (Public Law 115–265, title II,
- 45 U.S.C. 822 note) is amended, in the matter be-
- fore subparagraph (A), by striking "for purposes of
- section 502(f)(4) of the Railroad Revitalization and
- Regulatory Reform Act of 1976 (45 U.S.C.

- 1 822(f)(4))" and inserting "for purposes of section 2 22402 of title 49, United States Code".
- 3 (7) Section 15(f) of the Milwaukee Railroad Re-4 structuring Act (45 U.S.C. 914(f)) is amended by 5 striking "Section 516 of the Railroad Revitalization 6 and Regulatory Reform Act of 1976 (45 U.S.C. 7 836)" and inserting "Section 22404 of title 49, 8 United States Code,".
- 9 (8) Section 104(b)(1) of the Rock Island Rail10 road Transition and Employee Assistance Act (45
  11 U.S.C. 1003(b)(1)) is amended by striking "title V
  12 of the Railroad Revitalization and Regulatory Re13 form Act of 1976 (45 U.S.C. 821 et seq.)" and in14 serting "chapter 224 of title 49, United States
  15 Code,".
  - (9) Section 104(b)(2) of the Rock Island Railroad Transition and Employee Assistance Act (45 U.S.C. 1003(b)(2)) is amended by striking "title V of the Railroad Revitalization and Regulatory Reform Act of 1976, and section 516 of such Act (45 U.S.C. 836)" and inserting "chapter 224 of title 49, United States Code, and section 22404 of title 49, United States Code,".
- 24 (d) Title 49.—

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1	(1) Section 116(d)(1)(B) of title 49, United
2	States Code, is amended by striking "sections 501
3	through 503 of the Railroad Revitalization and Reg-
4	ulatory Reform Act of 1976 (45 U.S.C. 821–823)"
5	and inserting "sections 22401 through 22403 of this
6	title".
7	(2) Section 306(b) of title 49, United States
8	Code, is amended—
9	(A) by striking "chapter 221 or 249 of this
10	title," and inserting "chapter 221, 224, or 249
11	of this title or"; and
12	(B) by striking ", or title V of the Railroad
13	Revitalization and Regulatory Reform Act of
14	1976 (45 U.S.C. 821 et seq.)".
15	(3) Section 11311(d) of the Passenger Rail Re-
16	form and Investment Act of 2015 (Public Law 114–
17	94, 49 U.S.C. 20101 note) is amended by striking
18	", and section 502 of the Railroad Revitalization
19	and Regulatory Reform Act of 1976 (45 U.S.C.
20	822)".
21	(4) Section 22905(c)(2)(B) of title 49, United
22	States Code, is amended by striking "section 504 of
23	the Railroad Revitalization and Regulatory Reform
24	Act of 1976 (45 U.S.C. 836)" and inserting "section
25	22404 of this title".

- 1 (5) Section 205(g) of the Passenger Rail Investment and Improvement Act of 2008 (Public Law 110–432, div. B, 49 U.S.C. 24101 note) is amended by striking "title V of the Railroad Revitalization and Regulatory Reform Act of 1976 (45 U.S.C. 821 et seq.)" and inserting "chapter 224 of title 49, United States Code".
- 8 (6) Section 24903(a)(6) of title 49, United 9 States Code, is amended by striking "and the Rail-10 road Revitalization and Regulatory Reform Act of 11 1976 (45 U.S.C. 801 et seq.)" and inserting ", the 12 Railroad Revitalization and Regulatory Reform Act 13 of 1976 (45 U.S.C. 801 et seq.), and chapter 224 14 of this title".
- 15 (7) Section 24903(c)(2) of title 49, United 16 States Code, is amended by striking "and the Rail-17 road Revitalization and Regulatory Reform Act of 18 1976 (45 U.S.C. 801 et seq.)" and inserting ", the 19 Railroad Revitalization and Regulatory Reform Act 20 of 1976 (45 U.S.C. 801 et seq.), and chapter 224 21 of this title".

## 22 SEC. 5. TRANSITIONAL AND SAVINGS PROVISIONS.

- 23 (a) Definitions.—In this section:
- 24 (1) RESTATED PROVISION.—The term "restated provision" means a provision of chapter 224 of title

- 1 49, United States Code, that is enacted by section
- 2 3.
- 3 (2) Source Provision.—The term "source
- 4 provision" means a provision of law that is replaced
- 5 by a restated provision.
- 6 (b) Cutoff Date.—The restated provisions replace
- 7 certain provisions of law enacted on or before December
- 8 23, 2020. If a law enacted after that date amends or re-
- 9 peals a source provision, that law is deemed to amend or
- 10 repeal, as the case may be, the corresponding restated pro-
- 11 vision. If a law enacted after that date is otherwise incon-
- 12 sistent with a restated provision or a provision of this Act,
- 13 that law supersedes the restated provision or provision of
- 14 this Act to the extent of the inconsistency.
- 15 (c) Original Date of Enactment Unchanged.—
- 16 A restated provision is deemed to have been enacted on
- 17 the date of enactment of the corresponding source provi-
- 18 sion.
- 19 (d) References to Restated Provisions.—A
- 20 reference to a restated provision is deemed to refer to the
- 21 corresponding source provision.
- 22 (e) References to Source Provisions.—A ref-
- 23 erence to a source provision, including a reference in a
- 24 regulation, order, or other law, is deemed to refer to the
- 25 corresponding restated provision.

- 1 (f) REGULATIONS, ORDERS, AND OTHER ADMINIS-
- 2 TRATIVE ACTIONS.—A regulation, order, or other admin-
- 3 istrative action in effect under a source provision con-
- 4 tinues in effect under the corresponding restated provi-
- 5 sion.
- 6 (g) Actions Taken and Offenses Committed.—
- 7 An action taken or an offense committed under a source
- 8 provision is deemed to have been taken or committed
- 9 under the corresponding restated provision.

## 10 SEC. 6. REPEALS.

- 11 The following provisions of law are repealed, except
- 12 with respect to rights and duties that matured, penalties
- 13 that were incurred, or proceedings that were begun before
- 14 the date of enactment of this Act:

Schedule of Laws Repealed

Act	Section	United States Code Former Classification
Public Law 94–210 (Railroad Revitalization and Regulatory Reform Act of 1976)	501	45 U.S.C. 821. 45 U.S.C. 822. 45 U.S.C. 823. 45 U.S.C. 836.
Public Law 109–59 (Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users or SAFETEA-LU)	9003(j)	45 U.S.C. 822 note.