AMENDMENT TO H.R. 4 OFFERED BY MR. SHUSTER OF PENNSYLVANIA

Page 8, strike lines 19 through 22 and insert the following:

1	(b) Authorized Expenditures.—Section
2	48101(c) of title 49, United States Code, is amended—
3	(1) in the subsection heading by striking "Auto-
4	mated Surface Observation System/Automated
5	Weather Observing System Upgrade" and inserting
6	"Authorized Expenditures"; and
7	(2) by striking "may be used for the implemen-
8	tation" and all that follows through the period at
9	the end and inserting the following: "may be used
10	for the following:
11	"(1) The implementation and use of upgrades
12	to the current automated surface observation sys-
13	tem/automated weather observing system, if the up-
14	grade is successfully demonstrated.
15	"(2) The acquisition and construction of remote
16	air traffic control towers (as defined in section 510
17	of the FAA Reauthorization Act of 2018).

1	"(3) The remediation and elimination of identi-
2	fied cybersecurity vulnerabilities in the air traffic
3	control system.
4	"(4) The construction of facilities dedicated to
5	improving the cybersecurity of the National Airspace
6	System.
7	"(5) Systems associated with the Data Commu-
8	nications program.
9	"(6) The infrastructure, sustainment, and the
10	elimination of the deferred maintenance backlog of
11	air navigation facilities and other facilities for which
12	the Federal Aviation Administration is responsible.
13	"(7) The modernization and digitization of the
14	Civil Aviation Registry.
15	"(8) The construction of necessary Priority 1
16	National Airspace System facilities.
17	"(9) Cost-beneficial construction, rehabilitation,
18	or retrofitting programs designed to reduce Federal
19	Aviation Administration facility operating costs.".
	Page 8, line 13, strike "\$2,920,000,000" and insert
"\$	3 330 000 000"

"\$3,330,000,000".

Page 8, line 14, strike "\$2,984,000,000" and insert "\$3,398,000,000".

- Page 8, line 15, strike "\$3,049,000,000" and insert "\$3,469,000,000".
- Page 8, line 16, strike "\$3,118,000,000" and insert "\$3,547,000,000".
- Page 8, line 17, strike "\$3,190,000,000" and insert "\$3,624,000,000".
- Page 8, line 18, strike "\$3,263,000,000" and insert "\$3,701,000,000".
- Page 9, line 5, strike "\$10,231,000,000" and insert "\$10,247,000,000".
- Page 9, line 6, strike "\$10,434,000,000" and insert "\$10,486,000,000".
- Page 9, line 7, strike "\$10,639,000,000" and insert "\$10,732,000,000".
- Page 9, line 8, strike "\$10,861,000,000" and insert "\$11,000,000,000".
- Page 9, line 10, strike "\$11,095,000,000" and insert "\$11,269,000,000".
- Page 9, line 12, strike "\$11,329,000,000" and insert "\$11,537,000,000".
 - Page 9, after line 13, insert the following:

1	(b) Authorized Expenditures.—Section
2	106(k)(2) of title 49, United States Code, is amended by
3	adding at the end the following:
4	"(D) Not more than the following amounts
5	for commercial space transportation activities:
6	"(i) \$22,587,000 for fiscal year 2018.
7	"(ii) \$33,038,000 for fiscal year 2019.
8	"(iii) \$43,500,000 for fiscal year
9	2020.
10	"(iv) \$54,970,000 for fiscal year
11	2021.
12	"(v) \$64,449,000 for fiscal year 2022.
13	"(vi) \$75,938,000 for fiscal year
14	2023.".
	Page 9, line 14, strike "(b)" and insert "(c)".
	At the end of subtitle C of title I, add the following:
15	SEC. 1 SUPPLEMENTAL DISCRETIONARY FUNDS.
16	Section 47115 of title 49, United States Code, is fur-
17	ther amended by adding at the end the following:
18	"(j) Supplemental Discretionary Funds.—
19	"(1) IN GENERAL.—The Secretary shall estab-
20	lish a program to provide grants, subject to the con-
21	ditions of this subsection, for any purpose for which
22	amounts are made available under section 48103

1	that the Secretary considers most appropriate to
2	carry out this subchapter.
3	"(2) Treatment of grants.—
4	"(A) IN GENERAL.—A grant made under
5	this subsection shall be treated as having been
6	made pursuant to the Secretary's authority
7	under section 47104(a) and from the Sec-
8	retary's discretionary fund under subsection (a)
9	of this section.
10	"(B) Exception.—Except as otherwise
11	provided in this subsection, grants made under
12	this subsection shall not be subject to sub-
13	section (c), section 47117(e), or any other ap-
14	portionment formula, special apportionment
15	category, or minimum percentage set forth in
16	this chapter.
17	"(3) Eligibility.—The Secretary may provide
18	grants under this subsection only for projects—
19	"(A) at a nonprimary airport that—
20	"(i) is classified as a regional, local,
21	or basic airport, as determined using the
22	Department of Transportation's most re-
23	cently published classification; and

1	"(ii) is not located within a Metropoli-
2	tan Statistical Area (as defined by the Of-
3	fice of Management and Budget);
4	"(B) at a nonhub, small hub, or medium
5	hub airport; or
6	"(C) at an airport receiving an exemption
7	under section 47134.
8	"(4) Federal share.—
9	"(A) In general.—Except as provided in
10	subparagraph (B), the Government's share of
11	allowable project costs under this subsection is
12	80 percent.
13	"(B) Submission.—In applying for a
14	grant under this subsection, an airport sponsor
15	that proposes a lower Government share of al-
16	lowable project costs than the share specified in
17	subparagraph (A) shall receive priority com-
18	mensurate with the reduction in such share.
19	Projects shall receive equal priority consider-
20	ation if such project—
21	"(i) has a proposed Government cost
22	share of 50 percent or less; or
23	"(ii) is at an airport receiving an ex-
24	emption under section 47134.
25	"(5) Authorization.—

1	"(A) In general.—There is authorized to
2	be appropriated to the Secretary to carry out
3	this subsection the following amounts:
4	"(i) \$1,020,000,000 for fiscal year
5	2019.
6	"(ii) \$1,041,000,000 for fiscal year
7	2020.
8	"(iii) \$1,064,000,000 for fiscal year
9	2021.
10	"(iv) \$1,087,000,000 for fiscal year
11	2022.
12	"(v) $1,110,000,000$ for fiscal year
13	2023.
14	"(B) Availability.—Sums authorized to
15	be appropriated under subparagraph (A) shall
16	remain available for 2 fiscal years.".
17	SEC. 1 SAFETY EQUIPMENT.
18	Section 47102(3)(B)(ii) of title 49, United States
19	Code, is amended by striking "and emergency call boxes,"
20	and inserting "emergency call boxes, and counter-UAS
21	systems (as defined in section 40102),".

Page 100, strike line 17 and all that follows through page 103, line 19.

At the end of subtitle A of title III, add the following:

1	SEC. 3 FAA AND NTSB REVIEW OF GENERAL AVIATION
2	SAFETY.
3	(a) Study Required.—Not later than 30 days after
4	the date of enactment of this Act, the Administrator of
5	the Federal Aviation Administration, in coordination with
6	the Chairman of the National Transportation Safety
7	Board, shall initiate a study of general aviation safety.
8	(b) STUDY CONTENTS.—The study required under
9	subsection (a) shall include—
10	(1) a review of all general aviation accidents
11	since 2000, including a review of—
12	(A) the number of such accidents;
13	(B) the number of injuries and fatalities,
14	including with respect to both occupants of air-
15	craft and individuals on the ground, as a result
16	of such accidents;
17	(C) the number of such accidents inves-
18	tigated by the National Transportation Safety
19	Board;
20	(D) the number of such accidents inves-
21	tigated by the Federal Aviation Administration;
22	and
23	(E) a summary of the factual findings and
24	probable cause determinations with respect to
25	such accidents;

1	(2) an assessment of the most common prob-
2	able cause determinations issued for general aviation
3	accidents since 2000;
4	(3) an assessment of the most common facts
5	analyzed by the Federal Aviation Administration and
6	the National Transportation Safety Board in the
7	course of investigations of general aviation accidents
8	since 2000, including operational details;
9	(4) a review of the safety recommendations of
10	the National Transportation Safety Board related to
11	general aviation accidents since 2000;
12	(5) an assessment of the responses of the Fed-
13	eral Aviation Administration and the general avia-
14	tion community to the safety recommendations of
15	the National Transportation Safety Board related to
16	general aviation accidents since 2000;
17	(6) an assessment of the most common general
18	aviation safety issues;
19	(7) a review of the total costs to the Federal
20	Government to conduct investigations of general
21	aviation accidents over the last 10 years; and
22	(8) other matters the Administrator or the
23	Chairman considers appropriate.
24	(c) RECOMMENDATIONS AND ACTIONS TO ADDRESS
25	GENERAL AVIATION SAFETY.—Based on the results of the

- 1 study required under subsection (a), the Administrator, in
- 2 consultation with the Chairman, shall make such rec-
- 3 ommendations, including with respect to regulations and
- 4 enforcement activities, as the Administrator considers nec-
- 5 essary to—
- 6 (1) address general aviation safety issues identi-
- 7 fied under the study;
- 8 (2) protect persons and property on the ground;
- 9 and
- 10 (3) improve the safety of general aviation oper-
- ators in the United States.
- 12 (d) AUTHORITY.—Notwithstanding any other provi-
- 13 sion of law, the Administrator shall have the authority to
- 14 undertake actions to address the recommendations made
- 15 under subsection (c).
- 16 (e) Report.—Not later than 1 year after the date
- 17 of enactment of this Act, the Administrator shall submit
- 18 to the Committee on Transportation and Infrastructure
- 19 of the House of Representatives and the Committee on
- 20 Commerce, Science, and Transportation of the Senate a
- 21 report on the results of the study required under sub-
- 22 section (a), including the recommendations described in
- 23 subsection (c).

1	(f) General Aviation Defined.—In this section,
2	the term "general aviation" means aircraft operation for
3	personal, recreational, or other noncommercial purposes.
4	SEC. 3 CALL TO ACTION AIRLINE ENGINE SAFETY RE-
5	VIEW.
6	(a) CALL TO ACTION AIRLINE ENGINE SAFETY RE-
7	VIEW.—Not later than 90 days after the date of enact-
8	ment of this Act, the Administrator of the Federal Avia-
9	tion Administration shall initiate a Call to Action safety
10	review on airline engine safety in order to bring stake-
11	holders together to share best practices and implement ac-
12	tions to address airline engine safety.
13	(b) CONTENTS.—The Call to Action safety review re-
14	quired pursuant to subsection (a) shall include—
15	(1) a review of Administration regulations,
16	guidance, and directives related to airline engines
17	during design and production, including the over-
18	sight of those processes;
19	(2) a review of Administration regulations,
20	guidance, and directives related to airline engine op-
21	eration and maintenance and the oversight of those
22	processes;
23	(3) a review of reportable accidents and inci-
24	dents involving airline engines during calendar years
25	2014 through 2018, including any identified contrib-

1	uting factors to the reportable accident or incident;
2	and
3	(4) a process for stakeholders, including inspec-
4	tors, manufacturers, maintenance providers, airlines,
5	and aviation safety experts, to provide feedback and
6	share best practices.
7	(c) Report and Recommendations.—Not later
8	than 90 days after the conclusion of the Call to Action
9	safety review pursuant to subsection (a), the Adminis-
10	trator shall submit to the Committee on Transportation
11	and Infrastructure of the House of Representatives and
12	the Committee on Commerce, Science, and Transportation
13	of the Senate a report on the results of the review and
14	any recommendations for actions or best practices to im-
15	prove airline engine safety.
16	SEC. 3 SPECIAL RULE FOR CERTAIN AIRCRAFT OPER-
17	ATIONS.
18	(a) In General.—Chapter 447 of title 49, United
19	States Code, as amended by this Act, is further amended
20	by adding at the end the following:
21	"§ 44737. Special rule for certain aircraft operations
22	"(a) In General.—The operator of an aircraft with
23	a special airworthiness certificate in the experimental cat-
24	egory may—

1	"(1) operate the aircraft for the purpose of con-
2	ducting a commercial space transportation support
3	flight; and
4	"(2) conduct such flight under such certificate
5	carrying persons or property for compensation or
6	hire notwithstanding any rule or term of a certificate
7	issued by the Administrator of the Federal Aviation
8	Administration that would prohibit flight for com-
9	pensation or hire.
10	"(b) Limited Applicability.—Subsection (a) shall
11	apply only to a commercial space transportation support
12	flight that satisfies each of the following:
13	"(1) The aircraft conducting the commercial
14	space transportation support flight—
15	"(A) takes flight and lands at a single site
16	that is licensed for operation under chapter 509
17	of title 51; and
18	"(B) is used only to simulate space flight
19	conditions in support of—
20	"(i) training for potential space flight
21	participants or crew (as those terms are
22	defined in chapter 509 of title 51); or
23	"(ii) the testing of hardware to be
24	used in space flight.

1	"(2) The operator of the commercial space
2	transportation support flight—
3	"(A) informs, in writing, any individual
4	serving as crew of the aircraft that the United
5	States Government has not certified the aircraft
6	as safe for carrying crew or passengers prior to
7	executing any contract or other arrangement to
8	employ that individual (or, in the case of an in-
9	dividual already employed as of the date of en-
10	actment of this section, prior to any commercial
11	space transportation support flight in which the
12	individual will participate as crew);
13	"(B) prior to receiving any compensation
14	for carrying any passengers on the aircraft—
15	"(i) informs, in writing, the pas-
16	sengers about the risks of the aircraft and
17	commercial space transportation support
18	flight, including the safety record for the
19	operator's fleet of similar vehicle types and
20	information sufficient to adequately de-
21	scribe the safety record for the vehicle type
22	regardless of operator; and
23	"(ii) informs, in writing, any pas-
24	senger that the United States Government

1	has not certified the aircraft as safe for
2	carrying crew or passengers;
3	"(C) provides any passenger an oppor-
4	tunity to ask questions orally to acquire a bet-
5	ter understanding of the safety record of the
6	aircraft and commercial space transportation
7	support flight; and
8	"(D) obtains written informed consent
9	from any individual serving as crew and all pas-
10	sengers of the commercial space transportation
11	support flight that—
12	"(i) identifies the specific aircraft the
13	consent covers;
14	"(ii) states that the individual under-
15	stands the risk and that the presence of
16	the individual on board the aircraft is vol-
17	untary; and
18	"(iii) is signed and dated by the indi-
19	vidual.
20	"(3) When the aircraft is also a launch vehicle,
21	reentry vehicle, or component of a launch or reentry
22	vehicle, the operator of the aircraft holds a license
23	or permit issued under chapter 509 of title 51 for
24	that vehicle or vehicle component.

1	"(4) Any other requirements that the Adminis-
2	trator may prescribe to permit a commercial space
3	transportation support flight under this section.
4	"(c) Rules of Construction.—
5	"(1) Section 44711(a)(1) shall not apply to a
6	person conducting a commercial space transpor-
7	tation support flight under this section only to the
8	extent that a term of the experimental certificate
9	under which the person is operating the aircraft pro-
10	hibits the carriage of persons or property for com-
11	pensation or hire.
12	"(2) Nothing in this section shall be construed
13	to limit the authority of the Administrator to exempt
14	a person from a regulatory prohibition on the car-
15	riage of persons or property for compensation or
16	hire subject to terms and conditions other than
17	those described in this section.".
18	(b) Clerical Amendment.—The analysis for chap-
19	ter 447 of title 49, United States Code, as amended by
20	this Act, is further amended by adding at the end the fol-
21	lowing:
	// / -

"44737. Special rule for certain aircraft operations.".

At the end of subtitle B of title III, add the following:

1 SEC. 3 . DEFINITIONS. 2 Section 40102(a) of title 49, United States Code, is 3 amended by adding at the end the following: 4 "(48) 'counter-UAS system' means a system or 5 device capable of lawfully and safely disabling, dis-6 rupting, or seizing control of an unmanned aircraft 7 or unmanned aircraft system. 8 "(49) 'public unmanned aircraft system' means 9 an unmanned aircraft system that meets the quali-10 fications and conditions required for operation of a 11 public aircraft. 12 "(50) 'small unmanned aircraft' means an un-13 manned aircraft weighing less than 55 pounds, in-14 cluding everything that is on board or otherwise at-15 tached to the aircraft. 16 "(51) 'unmanned aircraft' means an aircraft 17 that is operated without the possibility of direct 18 human intervention from within or on the aircraft. 19 "(52) 'unmanned aircraft system' means an un-20 manned aircraft and associated elements (including 21 communication links and the components that con-22 trol the unmanned aircraft) that are required for the pilot in command to operate safely and efficiently in 23 24 the national airspace system. "(53) 'UTM' means an unmanned aircraft traf-25 fic management system or service.". 26

Page 176, strike line 9 (and redesignate accordingly).

Page 176, after line 12, insert the following:

- 1 (3) 3 representatives, to be appointed by the
- 2 Secretary, to represent the various segments of the
- air ambulance industry.

At the end of subtitle A of title IV, insert the following:

- 4 SEC. 4 . ENHANCED TRAINING OF FLIGHT ATTENDANTS.
- 5 Section 44734(a) of title 49, United States Code, is
- 6 amended—
- 7 (1) in paragraph (3) by striking "and" at the
- 8 end;
- 9 (2) in paragraph (4) by striking the period at
- the end and inserting "; and"; and
- 11 (3) by adding at the end the following:
- 12 "(5) dealing with allegations of sexual mis-
- conduct.".
- 14 SEC. 4 . ADDRESSING SEXUAL MISCONDUCT ON
- 15 FLIGHTS.
- 16 (a) Establishment of Working Group.—The
- 17 Secretary of Transportation shall establish a sexual mis-
- 18 conduct incident working group composed of aviation in-
- 19 dustry stakeholders, relevant Federal agencies, national

- 1 organizations that specialize in providing services to vic-
- 2 tims of sexual misconduct, labor organizations that rep-
- 3 resent relevant aviation employees, and State and local law
- 4 enforcement agencies.
- 5 (b) Purpose of Working Group.—The purpose of
- 6 the working group shall be to develop best practices for—
- 7 (1) addressing sexual misconduct on flights;
- 8 (2) airline employee training; and
- 9 (3) protocols for law enforcement notification.
- 10 (c) Report.—Not later than 1 year after the date
- 11 of enactment of this Act, the working group shall submit
- 12 a report describing the best practices developed pursuant
- 13 to subsection (b) to the Secretary, the Committee on
- 14 Transportation and Infrastructure of the House of Rep-
- 15 resentatives, and the Committee on Commerce, Science,
- 16 and Transportation of the Senate.
- 17 (d) Sunset.—The working group established pursu-
- 18 ant to subsection (a) shall terminate 60 days after the
- 19 submission of the report pursuant to subsection (c).

At the end of subtitle B of title IV, insert the following:

1	SEC. 4 AIRLINE PASSENGERS WITH DISABILITIES BILL
2	OF RIGHTS.
3	(a) In General.—Chapter 423 of title 49, United
4	States Code, as amended by this Act, is further amended
5	by adding at the end the following:
6	"§ 42305. Airline Passengers With Disabilities Bill of
7	Rights
8	"(a) In General.—The Secretary of Transportation
9	shall develop a document, to be known as the 'Airline Pas-
10	sengers With Disabilities Bill of Rights', that describes in
11	plain language—
12	"(1) the basic responsibilities of covered car-
13	riers, including their employees and contractors,
14	under section 41705; and
15	"(2) the protections of air passengers with dis-
16	abilities under section 41705.
17	"(b) CONTENT.—In developing the Bill of Rights, the
18	Secretary shall include, at a minimum, plain language de-
19	scriptions of responsibilities and protections provided in
20	law related to—
21	"(1) the right of passengers with disabilities to
22	be treated with dignity and respect;
23	"(2) the right of passengers with disabilities to
24	receive timely assistance, if requested, from properly
25	trained personnel of covered carriers and their con-
26	tractors;

1	"(3) the right of passengers with disabilities to
2	travel with and stow wheelchairs, mobility aids, and
3	other assistive devices, including necessary medica-
4	tions and medical supplies;
5	"(4) the right of passengers with disabilities to
6	receive seating accommodations, if requested, to ac-
7	commodate a disability;
8	"(5) the right of passengers with disabilities to
9	speak with a complaint resolution officer or to file
10	a complaint with a covered carrier or the Depart-
11	ment of Transportation; and
12	"(6) the right of passengers with disabilities to
13	communications in an accessible format as required
14	under Federal regulations.
15	"(c) Rule of Construction.—The development of
16	the Bill of Rights may not be construed as expanding or
17	restricting the rights available to passengers with disabil-
18	ities on the day before the date of enactment of this sec-
19	tion pursuant to any statute or regulation.
20	"(d) Consultations.—In developing the Bill of
21	Rights, the Secretary shall consult with appropriate stake-
22	holders, including disability organizations and covered car-
23	riers.
24	"(e) DISPLAY.—Each covered carrier shall include
25	the Bill of Rights—

1	"(1) on a publicly available internet website of
2	the covered carrier; and
3	"(2) in any pre-flight notification or commu-
4	nication provided to a passenger who alerts the cov-
5	ered carrier in advance of the need for accommoda-
6	tions relating to a disability.
7	"(f) Training.—Covered carriers shall submit to the
8	Secretary plans to ensure that their employees and con-
9	tractors receive training on the responsibilities and protec-
10	tions described in the Bill of Rights. The Secretary shall
11	review such plans to ensure the plans address the matters
12	described in subsection (b).
13	"(g) Definitions.—In this section, the following
14	definitions apply:
15	"(1) BILL OF RIGHTS.—The term 'Bill of
16	Rights' means the 'Airline Passengers With Disabil-
17	ities Bill of Rights' developed under subsection (a).
18	"(2) COVERED CARRIER.—The term 'covered
19	carrier' means an air carrier or foreign air carrier,
20	as those terms are defined in section 40102(a).".
21	(b) Clerical Amendment.—The analysis for chap-
22	ter 423 of title 49, United States Code, as amended by
23	this Act, is further amended by adding at the end the fol-
24	lowing:

"42305. Airline Passengers With Disabilities Bill of Rights.".

1	SEC. 4 CIVIL PENALTIES RELATING TO HARM TO PAS-
2	SENGERS WITH DISABILITIES.
3	Section 46301(a) of title 49, United States Code, is
4	further amended by adding at the end the following:
5	"(7) Penalties Relating to Harm to Pas-
6	SENGERS WITH DISABILITIES.—
7	"(A) Penalty for bodily harm or damage
8	TO WHEELCHAIR OR OTHER MOBILITY AID.—The
9	amount of a civil penalty assessed under this section
10	for a violation of section 41705 may be increased
11	above the otherwise applicable maximum amount
12	under this section to an amount not to exceed 3
13	times the maximum civil penalty otherwise allowed if
14	the violation involves—
15	"(i) injury to a passenger with a disability;
16	or
17	"(ii) damage to the passenger's wheelchair
18	or other mobility aid.
19	"(B) Separate offences.—Notwithstanding
20	paragraph (2), a separate violation of section 41705
21	occurs for each act of discrimination prohibited by
22	that section.".
23	SEC. 4 HARMONIZATION OF SERVICE ANIMAL STAND-
24	ARDS.
25	(a) Rulemaking.—The Secretary of Transportation
26	shall conduct a rulemaking proceeding—

1	(1) to define the term "service animal" for pur-
2	poses of air transportation; and
3	(2) to develop minimum standards for what is
4	required for service and emotional support animals
5	carried in aircraft cabins.
6	(b) Considerations.—In conducting the rule-
7	making under subsection (a), the Secretary shall consider,
8	at a minimum—
9	(1) whether to align the definition of "service
10	animal" with the definition of that term in regula-
11	tions of the Department of Justice implementing the
12	Americans with Disabilities Act of 1990 (Public Law
13	101–336);
14	(2) reasonable measures to ensure pets are not
15	claimed as service animals, such as—
16	(A) whether to require photo identification
17	for a service animal identifying the type of ani-
18	mal, the breed of animal, and the service the
19	animal provides to the passenger;
20	(B) whether to require documentation indi-
21	cating whether or not a service animal was
22	trained by the owner or an approved training
23	organization;
24	(C) whether to require, from a licensed
25	physician, documentation indicating the miti-

1	gating task or tasks a service animal provides
2	to its owner; and
3	(D) whether to allow a passenger to be ac-
4	companied by more than 1 service animal;
5	(3) reasonable measures to ensure the safety of
6	all passengers, such as—
7	(A) whether to require health and vaccina-
8	tion records for a service animal; and
9	(B) whether to require third-party proof of
10	behavioral training for a service animal;
11	(4) the impact additional requirements on serv-
12	ice animals could have on access to air transpor-
13	tation for passengers with disabilities; and
14	(5) if impacts on access to air transportation
15	for passengers with disabilities are found, ways to
16	eliminate or mitigate those impacts.
17	(c) Final Rule.—Not later than 18 months after
18	the date of enactment of this Act, the Secretary shall issue
19	a final rule pursuant to the rulemaking conducted under
20	this section.

Page 188, strike lines 1 through 15.

Page 188, beginning on line 21, strike "inserting" and all that follows through the period at the end and insert "inserting '\$155,000,000 for fiscal year 2018, \$158,000,000 for fiscal year 2019, \$161,000,000 for fis-

cal year 2020, \$165,000,000 for fiscal year 2021, \$168,000,000 for fiscal year 2022, and \$172,000,000 for fiscal year 2023'.".

Page 197, line 3, strike "Section" and insert the following:

1 (a) Purpose and Input.—Section

Page 197, after line 17, insert the following:

2 MILITARY OPERATIONS EXCLUSION.—Section 804 of the FAA Modernization and Reform Act of 2012 (49 U.S.C. 44501 note) is amended— 4 5 (1) by redesignating subsection (e) as sub-6 section (f); and 7 (2) by inserting after subsection (d) the fol-8 lowing: 9 "(e) MILITARY OPERATIONS EXCLUSION.— 10 "(1) IN GENERAL.—The Administrator may not 11 realign or consolidate a combined TRACON and 12 tower with radar facility of the FAA under this sec-13 tion if, in 2015, the total annual military operations 14 at the facility comprised at least 40 percent of the 15 total annual TRACON operations at the facility. 16 "(2) TRACON DEFINED.—In this subsection, 17 the term 'TRACON' means terminal radar approach 18 control.".

Page 230, strike lines 12 and 13 and insert the following: "United States Code, is amended by striking 'and' and all that follows through 'administrative' and inserting 'and administrative'.".

Page 243, line 20, strike "(48)" and insert "(54)".

Page 244, line 6, strike "44737" and insert "44738".

Page 244, in the matter following line 18, strike "44737" and insert "44738".

At the end of title V, add the following:

1 SEC. 5 . FAA EMPLOYEES IN GUAM.

2 (a) In General.—The Secretary of Transportation shall enter into an agreement with the Secretary of De-3 fense— 4 5 (1) to allow Federal Aviation Administration 6 employees assigned to Guam, their spouses, and 7 their dependent children access to Department of 8 Defense hospitals located in Guam on a space avail-9 able basis; and 10 (2) to provide for payments by the Federal 11 Aviation Administration to the Department of De-12 fense for the administrative costs associated with— 13 (A) enrolling Federal Aviation Administra-

tion employees assigned to Guam, their spouses,

14

1	and their dependent children in any Depart-
2	ment of Defense system necessary to allow ac-
3	cess pursuant to paragraph (1); and
4	(B) billing an insurance company for any
5	medical costs incurred as a result of Federal
6	Aviation Administration employees, their
7	spouses, or their dependent children accessing
8	and receiving medical treatment or services at
9	a Department of Defense hospital located in
10	Guam.
11	(b) Funds Subject to Appropriations.—Funds
12	for payments by the Federal Aviation Administration de-
13	scribed in subsection (a)(2) are subject to the availability
14	of amounts specifically provided in advance for that pur-
15	pose in appropriations Acts.
16	SEC. 5 CLARIFICATION OF REQUIREMENTS FOR LIVING
17	HISTORY FLIGHTS.
18	(a) In General.—Notwithstanding any other law or
19	regulation, in administering sections 61.113(c), 91.9,
20	91.315, 91.319(a)(1), 91.319(a)(2), 119.5(g), and
21	119.21(a) of title 14, Code of Federal Regulations (or any
22	successor regulations), the Administrator of the Federal
23	Aviation Administration shall allow an aircraft owner or

1	flight operated by a living history flight experience pro-
2	vider, if the aircraft owner or operator has—
3	(1) volunteered to provide such transportation;
4	and
5	(2) notified any individual that will be on the
6	flight, at the time of inquiry about the flight, that
7	the flight operation is for charitable purposes and is
8	not subject to the same requirements as a commer-
9	cial flight.
10	(b) Conditions To Ensure Public Safety.—The
11	Administrator, consistent with current standards of the
12	Administration for such operations, shall impose minimum
13	standards with respect to training and flight hours for op-
14	erations conducted by an owner or operator of an aircraft
15	providing living history flight experience operations, in-
16	cluding mandating that the pilot in command of such air-
17	craft hold a commercial pilot certificate with instrument
18	rating and be current and qualified with respect to all rat-
19	ings or authorizations applicable to the specific aircraft
20	being flown to ensure the safety of flight operations de-
21	scribed in subsection (a).
22	(e) Living History Flight Experience Pro-
23	VIDER DEFINED.—In this section, the term "living history
24	flight experience provider" means an aircraft owner, air-
25	craft operator, or organization that provides, arranges, or

1	otherwise fosters living history flight experiences for the
2	purpose of fulfilling its mission.
3	SEC. 5 FAA ORGANIZATIONAL REFORM.
4	(a) Chief Operating Officer.—Section 106(r) of
5	title 49, United States Code, is amended—
6	(1) in paragraph (1)—
7	(A) by striking subparagraphs (A) and (B)
8	and inserting the following:
9	"(A) HIRING.—There shall be a Chief Op-
10	erating Officer for the air traffic control system
11	to be appointed by the Secretary. The Chief
12	Operating Officer shall report directly to the
13	Secretary and shall be subject to the authority
14	of the Secretary.
15	"(B) MINIMUM QUALIFICATIONS.—The
16	Chief Operating Officer shall have—
17	"(i) at least 10 years of demonstrated
18	ability in organizational leadership of a
19	large private-sector organization; and
20	"(ii) knowledge of or experience in
21	aviation."; and
22	(B) in subparagraph (D) by striking "Ad-
23	ministrator" each place it appears and inserting
24	"Secretary";
25	(2) in paragraph (2)—

1	(A) in subparagraph (A) by striking "Ad-
2	ministrator" and inserting "Secretary"; and
3	(B) in subparagraph (B) by striking "Ad-
4	ministrator's" and inserting "Secretary's";
5	(3) in paragraph (3) by striking "The Adminis-
6	trator" and inserting "The Secretary"; and
7	(4) in paragraph (5) by striking "Adminis-
8	trator" each place it appears and inserting "Sec-
9	retary".
10	(b) CHIEF TECHNOLOGY OFFICER.—
11	(1) In general.—Section 106(s) of title 49,
12	United States Code, is amended to read as follows:
13	"(s) Chief Technology Officer.—
14	"(1) In general.—
15	"(A) APPOINTMENT.—There shall be a
16	Chief Technology Officer appointed by the
17	Chief Operating Officer, with the approval of
18	the Secretary. The Chief Technology Officer
19	shall report directly to the Chief Operating Of-
20	ficer and shall be subject to the authority of the
21	Chief Operating Officer.
22	"(B) MINIMUM QUALIFICATIONS.—The
23	Chief Technology Officer shall have—

1	"(i) at least 10 years experience in en-
2	gineering management or another relevant
3	technical management field; and
4	"(ii) knowledge of or experience in the
5	aviation industry.
6	"(C) Removal.—The Chief Technology
7	Officer shall serve at the pleasure of the Chief
8	Operating Officer.
9	"(D) RESTRICTION.—The Chief Tech-
10	nology Officer may not also be the Deputy Ad-
11	ministrator.
12	"(2) Responsibilities.—The responsibilities
13	of the Chief Technology Officer shall include—
14	"(A) ensuring the proper operation, main-
15	tenance, and cybersecurity of technology sys-
16	tems relating to the air traffic control system
17	across all program offices of the Administra-
18	tion;
19	"(B) coordinating the implementation, op-
20	eration, maintenance, and cybersecurity of tech-
21	nology programs relating to the air traffic con-
22	trol system with the aerospace industry and
23	other Federal agencies;
24	"(C) reviewing and providing advice to the
25	Secretary, the Administrator, and the Chief Op-

1	erating Officer on the Administration's budget,
2	cost accounting system, and benefit-cost anal-
3	yses with respect to technology programs relat-
4	ing to the air traffic control system;
5	"(D) consulting with the Administrator on
6	the Capital Investment Plan of the Administra-
7	tion prior to its submission to Congress;
8	"(E) developing an annual air traffic con-
9	trol system technology operation and mainte-
10	nance plan that is consistent with the annual
11	performance targets established under para-
12	graph (4); and
13	"(F) ensuring that the air traffic control
14	system architecture remains, to the maximum
15	extent practicable, flexible enough to incor-
16	porate future technological advances developed
17	and directly procured by aircraft operators.
18	"(3) Compensation.—
19	"(A) IN GENERAL.—The Chief Technology
20	Officer shall be paid at an annual rate of basic
21	pay to be determined by the Secretary, in con-
22	sultation with the Chief Operating Officer. The
23	annual rate may not exceed the annual com-
24	pensation paid under section 102 of title 3. The
25	Chief Technology Officer shall be subject to the

1	postemployment provisions of section 207 of
2	title 18 as if the position of Chief Technology
3	Officer were described in section
4	207(c)(2)(A)(i) of that title.
5	"(B) Bonus.—In addition to the annual
6	rate of basic pay authorized by subparagraph
7	(A), the Chief Technology Officer may receive a
8	bonus for any calendar year not to exceed 30
9	percent of the annual rate of basic pay, based
10	upon the Secretary's evaluation of the Chief
11	Technology Officer's performance in relation to
12	the performance targets established under para-
13	graph (4).
14	"(4) Annual Performance Targets.—
15	"(A) IN GENERAL.—The Secretary and the
16	Chief Operating Officer, in consultation with
17	the Chief Technology Officer, shall establish
18	measurable annual performance targets for the
19	Chief Technology Officer in key operational
20	areas.
21	"(B) Report.—The Secretary shall trans-
22	mit to the Committee on Transportation and
23	Infrastructure of the House of Representatives
24	and the Committee on Commerce, Science, and
25	Transportation of the Senate a report describ-

1	ing the annual performance targets established
2	under subparagraph (A).
3	"(5) ANNUAL PERFORMANCE REPORT.—The
4	Chief Technology Officer shall prepare and transmit
5	to the Secretary of Transportation, the Committee
6	on Transportation and Infrastructure of the House
7	of Representatives, and the Committee on Com-
8	merce, Science, and Transportation of the Senate an
9	annual report containing—
10	"(A) detailed descriptions and metrics of
11	how successful the Chief Technology Officer
12	was in meeting the annual performance targets
13	established under paragraph (4); and
14	"(B) other information as may be re-
15	quested by the Secretary and the Chief Oper-
16	ating Officer.".
17	(2) Conforming amendments.—
18	(A) Section 709(a)(3)(L) of the Vision
19	100–Century of Aviation Reauthorization Act
20	(49 U.S.C. 40101 note) is amended by striking
21	"Chief NextGen Officer" and inserting "Chief
22	Technology Officer".
23	(B) Section 804(a)(4)(A) of the FAA Mod-
24	ernization and Reform Act of 2012 (49 U.S.C.
25	44501 note) is amended by striking "Chief

1	NextGen Officer" and inserting "Chief Tech-
2	nology Officer''.
3	SEC. 5 INTRA-AGENCY COORDINATION.
4	Not later than 120 days after the date of enactment
5	of this Act, the Secretary of Transportation shall direct
6	the Administrator of the Federal Aviation Administration
7	and the Chief Operating Officer of the Air Traffic Organi-
8	zation to implement policies that—
9	(1) designate the Associate Administrator for
10	Commercial Space Transportation as the primary li-
11	aison between the commercial space transportation
12	industry and the Administration;
13	(2) recognize the necessity of, and set forth
14	processes for, launch license and permit holder co-
15	ordination with the Air Traffic Organization on mat-
16	ters including—
17	(A) the use of air navigation facilities;
18	(B) airspace safety; and
19	(C) planning of commercial space launch
20	and launch support activities;
21	(3) designate a single point of contact within
22	the Air Traffic Organization who is responsible
23	for—

1	(A) maintaining letters of agreement be-
2	tween a launch license or permit holder and a
3	Federal Aviation Administration facility;
4	(B) making such letters of agreement
5	available to the Associate Administrator for
6	Commercial Space Transportation;
7	(C) ensuring that a facility that has en-
8	tered into such a letter of agreement is aware
9	of and fulfills its responsibilities under the let-
10	ter; and
11	(D) liaising between the Air Traffic Orga-
12	nization and the Associate Administrator for
13	Commercial Space Transportation on any mat-
14	ter relating to such a letter of agreement; and
15	(4) require the Associate Administrator for
16	Commercial Space Transportation to facilitate, upon
17	the request of a launch license or permit holder—
18	(A) coordination between a launch license
19	and permit holder and the Air Traffic Organi-
20	zation; and
21	(B) the negotiation of letters of agreement
22	between a launch license or permit holder and
23	a Federal Aviation Administration facility or
24	the Air Traffic Organization.

1	SEC. 5 FAA CIVIL AVIATION REGISTRY UPGRADE.
2	(a) In General.—Not later than 3 years after the
3	date of enactment of this Act, the Administrator of the
4	Federal Aviation Administration shall complete covered
5	upgrades of the Administration's Civil Aviation Registry
6	(in this section referred to as the "Registry").
7	(b) COVERED UPGRADE DEFINED.—In this section,
8	the term "covered upgrades" means—
9	(1) the digitization of nondigital Registry infor-
10	mation, including paper documents, microfilm im-
11	ages, and photographs, from an analog or nondigital
12	format to a digital format;
13	(2) the digitalization of Registry manual and
14	paper-based processes, business operations, and
15	functions by leveraging digital technologies and a
16	broader use of digitized data;
17	(3) the implementation of systems allowing a
18	member of the public to submit any information or
19	form to the Registry and conduct any transaction
20	with the Registry by electronic or other remote
21	means; and
22	(4) allowing more efficient, broader, and remote
23	access to the Registry.

25 (a) shall apply to the entire Civil Aviation Registry, includ-

- 1 ing the Aircraft Registration Branch and the Airmen Cer-
- 2 tification Branch.
- 3 (d) Manual Surcharge.—Chapter 453 of title 49,
- 4 United States Code, is amended by adding at the end the
- 5 following:

6 "§ 45306. Manual surcharge

- 7 "(a) IN GENERAL.—Not later 6 months after the
- 8 date of enactment of the FAA Reauthorization Act of
- 9 2018, the Administrator shall impose and collect a sur-
- 10 charge on a Civil Aviation Registry transaction that—
- "(1) is conducted in person at the Civil Avia-
- tion Registry;
- "(2) could be conducted, as determined by the
- 14 Administrator, with the same or greater level of effi-
- ciency by electronic or other remote means; and
- 16 "(3) is not related to research or other non-
- 17 commercial activities.
- 18 "(b) Maximum Surcharge.—A surcharge imposed
- 19 and collected under subsection (a) shall not exceed twice
- 20 the maximum fee the Administrator is authorized to
- 21 charge for the registration of an aircraft, not used to pro-
- 22 vide air transportation, after the transfer of ownership
- 23 under section 45302(b)(2).
- 24 "(c) Credit to Account and Availability.—
- 25 Monies collected from a surcharge imposed under sub-

section (a) shall be treated as monies collected under section 45302 and subject to the terms and conditions set forth in section 45302(d).". 3 4 (e) Report.—Not later than 1 year after date of en-5 actment of this Act, and annually thereafter until the covered upgrades required under subsection (a) are complete, 6 the Administrator shall submit a report to the Committee 8 on Transportation and Infrastructure of the House of Representatives, and the Committee on Commerce, 10 Science, and Transportation of the Senate describing— 11 (1) the schedule for the covered upgrades to the 12 Registry; 13 (2) the office responsible for the implementa-14 tion of the such covered upgrades; 15 (3) the metrics being used to measure progress 16 in implementing the covered upgrades; and 17 (4) the status of the covered upgrades as of the 18 date of the report. 19 SEC. 5 . REGULATORY STREAMLINING. 20 Not later than 1 year after the date of enactment 21 of this Act, the Administrator of the Federal Aviation Ad-22 ministration shall issue a final regulation revising section 23 121.333(c)(3) of title 14, Code of Federal Regulations, to apply only to flight altitudes above flight level 410.

1	SEC. 5 ADMINISTRATIVE SERVICES FRANCHISE FUND.
2	(a) In General.—Not later than 30 days after the
3	date of enactment of this section, the inspector general
4	of the Department of Transportation shall initiate an
5	audit of the Administrative Services Franchise Fund of
6	the FAA (in this section referred to as the "Franchise
7	Fund'').
8	(b) Considerations.—In conducting the audit pur-
9	suant to subsection (a), the inspector general shall—
10	(1) review the history, intended purpose, and
11	objectives of the Franchise Fund;
12	(2) describe and assess each program, service,
13	or activity that uses the Franchise Fund, includ-
14	ing—
15	(A) the agencies or government bodies that
16	use each program, service, or activity;
17	(B) the number of employees, including
18	full-time equivalents and contractors, associated
19	with each program, service, or activity;
20	(C) the costs associated with the employees
21	described in subparagraph (B) and the extent
22	to which such costs are covered by Federal ap-
23	propriations or Franchise Fund revenue;
24	(D) the revenue, expenses, and profits or
25	losses associated with each program, service, or
26	activity;

1	(E) overhead rates associated with each
2	program, service, or activity; and
3	(F) a breakdown of the revenue collected
4	from services provided to the FAA, Department
5	of Transportation, other Federal entities, and
6	non-Federal entities;
7	(3) assess the FAA's governance and oversight
8	of the Franchise Fund and the programs, service,
9	and activities that use the Franchise Fund, includ-
10	ing the use of internal and publicly available per-
11	formance metrics;
12	(4) evaluate the current and historical unobli-
13	gated and unexpended balances of the Franchise
14	Fund; and
15	(5) assess the degree to which FAA policies and
16	controls associated with the Franchise Fund con-
17	form with generally accepted accounting principles,
18	Federal policies, best practices, or other guidance re-
19	lating to revolving funds.
20	(c) Report.—Not later than 180 days after the date
21	of initiation of the audit described in subsection (a), the
22	Inspector General shall submit to the Committee on
23	Transportation and Infrastructure of the House of Rep-
24	resentatives and the Committee on Commerce, Science,

1	and Transportation of the Senate a report on the results
2	of the audit, including findings and recommendations.
3	(d) Definition.—In this section, the term "FAA"
4	means the Federal Aviation Administration.
5	SEC. 5 REPORT ON AIR TRAFFIC CONTROL MOD-
6	ERNIZATION.
7	(a) FAA REPORT.—Not later than 180 days after the
8	date of enactment of this Act, the Chief Operating Officer
9	of the Federal Aviation Administration shall submit to the
10	Committee on Transportation and Infrastructure of the
11	House of Representatives and the Committee on Com-
12	merce, Science, and Transportation of the Senate a report
13	describing the multiyear effort of the Administration to
14	modernize the air transportation system (in this section
15	referred to as the "modernization effort"), including—
16	(1) the number of years that the modernization
17	effort has been underway as of the date of the re-
18	port;
19	(2) the total amount of money expended on the
20	modernization effort as of the date of the report (in-
21	cluding a description of how that amount was cal-
22	$\operatorname{culated});$
23	(3) the net present value of the benefits re-
24	ported from aircraft operators resulting from the

1	money expended on the modernization effort as of
2	the date of the report;
3	(4) a definition for the Next Generation Air
4	Transportation System (in this section referred to as
5	"NextGen"), including a description of any changes
6	to that definition that occurred between 2003 and
7	the date of the report;
8	(5) the net present value of the money ex-
9	pended on NextGen as of the date of the report if
10	such money had been deposited into a Government
11	trust fund instead of being expended on NextGen;
12	(6) a description of the benefits promised and
13	benefits delivered with respect to NextGen as of the
14	date of the report;
15	(7) any changes to the benefits promised with
16	respect to NextGen between the date on which
17	NextGen began and the date of the report;
18	(8) a description of each program or project
19	that comprises NextGen, including—
20	(A) when the program or project was initi-
21	ated;
22	(B) the total budget for the program or
23	project;
24	(C) the initial budget for the program or
25	project;

1	(D) the acquisition program baseline for
2	the program or project;
3	(E) whether the program or project has
4	ever breached the acquisition program baseline
5	and, if so, a description of when, why, and how
6	the breach was resolved;
7	(F) whether the program or project has
8	been re-baselined or divided into smaller seg-
9	ments and, if so, a description of when, why,
10	and the impact to the cost of the program or
11	project;
12	(G) the initial schedule for the program or
13	project;
14	(H) whether the program or project was
15	delayed and, if so, a description of how long,
16	why, and the impact to the cost of the program
17	or project;
18	(I) whether the Administration changed
19	any contract term or deliverable for the pro-
20	gram or project and, if so, a description of the
21	change, why it happened, and the impact to the
22	cost of the program or project;
23	(J) benefits promised with respect to the
24	program or project at initiation;

1	(K) benefits delivered with respect to the
2	program or project as of the date of the report;
3	(L) whether the program or project was
4	cancelled and, if so, a description of why and
5	when;
6	(M) for cancelled programs or projects,
7	whether there were any costs associated with
8	the decision to cancel and, if so, a description
9	of the amount of the costs (including for both
10	the Administration and the private sector);
11	(N) the metrics, milestones, and deadlines
12	set for the program or project and how the Ad-
13	ministration tracked and ensured compliance
14	with those metrics, milestones, and deadlines;
15	(O) how the Administration conducted
16	oversight of the program or project and any re-
17	lated stakeholder collaboration efforts; and
18	(P) the status of the program or project as
19	of the date of the report;
20	(9) the date upon which, or milestone by which,
21	the Administration anticipates NextGen will be com-
22	plete; and
23	(10) any lessons learned during the NextGen
24	effort, and whether, how, and to what effect those
25	lessons have been applied.

1	(b) Inspector General Report.—Not later than
2	270 days after the date on which the report required
3	under subsection (a) is submitted, the inspector general
4	of the Department of Transportation shall review the re-
5	port and submit to the Committee on Transportation and
6	Infrastructure of the House of Representatives and the
7	Committee on Commerce, Science, and Transportation of
8	the Senate a statement of the inspector general that—
9	(1) determines the accuracy of the information
10	reported;
11	(2) describes any concerns with the accuracy of
12	the information reported;
13	(3) summarizes concerns raised by the inspector
14	general, the Government Accountability Office, and
15	other sources with respect to the Administration's
16	implementation and oversight of NextGen since the
17	date on which NextGen began;
18	(4) describes—
19	(A) any pertinent recommendations made
20	by the inspector general related to the Adminis-
21	tration's implementation and oversight of
22	NextGen since the date on which NextGen
23	began; and
24	(B) whether and how the Administration
25	addressed the recommendations: and

1	(5) provides any other information that the in-
2	spector general determines is appropriate.
3	SEC. 5 AUTOMATIC DEPENDENT SURVEILLANCE-
4	BROADCAST.
5	Section 211(b) of the FAA Modernization and Re-
6	form Act (49 U.S.C. 40101 note) is repealed. The Admin-
7	istrator of the Federal Aviation Administration shall en-
8	sure that any regulation issued pursuant to such sub-
9	section has no force or effect.
10	SEC. 5 YOUTH ACCESS TO AMERICAN JOBS IN AVIA-
11	TION TASK FORCE.
12	(a) In General.—Not later than 90 days after the
13	date of enactment of this Act, the Administrator of the
14	Federal Aviation Administration shall establish a Youth
15	Access to American Jobs in Aviation Task Force (in this
16	section referred to as the "Task Force").
17	(b) Duties.—Not later than 12 months after its es-
18	tablishment under subsection (a), the Task Force shall de-
19	velop and submit to the Administrator recommendations
20	and strategies for the Administration to—
21	(1) facilitate and encourage high school stu-
22	dents in the United States, beginning in their junior
23	year, to enroll in and complete career and technical
24	education courses, including STEM, that would pre-
25	pare them to enroll in a course of study related to

1	an aviation career at an institution of higher edu-
2	cation, including a community college or trade
3	school;
4	(2) facilitate and encourage the students de-
5	scribed in paragraph (1) to enroll in a course of
6	study related to an aviation career, including avia-
7	tion manufacturing, engineering and maintenance,
8	at an institution of higher education, including a
9	community college or trade school; and
10	(3) identify and develop pathways for students
11	who complete a course of study described in para-
12	graph (2) to secure registered apprenticeships, work-
13	force development programs, or careers in the avia-
14	tion industry of the United States.
15	(c) Considerations.—When developing rec-
16	ommendations and strategies under subsection (b), the
17	Task Force shall—
18	(1) identify industry trends that encourage or
19	discourage youth in the United States from pursuing
20	careers in aviation;
21	(2) consider how the Administration; air car-
22	riers; aircraft, powerplant, and avionics manufactur-
23	ers; aircraft repair stations; and other aviation
24	stakeholders can coordinate efforts to support youth
25	in pursuing careers in aviation;

1	(3) identify methods of enhancing aviation ap-
2	prenticeships, job skills training, mentorship, edu-
3	cation, and outreach programs that are exclusive to
4	youth in the United States; and
5	(4) identify potential sources of government and
6	private sector funding, including grants and scholar-
7	ships, that may be used to carry out the rec-
8	ommendations and strategies described in subsection
9	(b) and to support youth in pursuing careers in avia-
10	tion.
11	(d) Report.—Not later than 30 days after submis-
12	sion of the recommendations and strategies under sub-
13	section (b), the Task Force shall submit to the Committee
14	on Transportation and Infrastructure in the House of
15	Representatives and the Committee on Commerce
16	Science, and Transportation of the Senate a report out-
17	lining such recommendations and strategies.
18	(e) Composition of Task Force.—The Adminis-
19	trator shall appoint members of the Task Force, including
20	representatives from the following:
21	(1) Air carriers.
22	(2) Aircraft, powerplant, and avionics manufac-
23	turers.
24	(3) Aircraft repair stations.
25	(4) Local educational agencies or high schools

1	(5) Institutions of higher education, including
2	community colleges and aviation trade schools.
3	(6) Such other aviation and educational stake-
4	holders and experts as the Administrator considers
5	appropriate.
6	(f) Period of Appointment.—Members shall be
7	appointed to the Task Force for the duration of the exist-
8	ence of the Task Force.
9	(g) Compensation.—Task Force members shall
10	serve without compensation.
11	(h) Sunset.—The Task Force shall terminate upon
12	the submittal of the report pursuant to subsection (d).
13	(i) Definition of STEM.—The term "STEM"
14	means—
15	(1) science, technology, engineering, and mathe-
16	matics; and
17	(2) other career and technical education sub-
18	jects that build on the subjects described in para-
19	graph (1).
20	SEC. 5 AIRPORT INVESTMENT PARTNERSHIP PRO-
21	GRAM.
22	(a) In General.—Section 47134 of title 49, United
23	States Code, is amended—

1	(1) by striking the section heading and insert-
2	ing "Airport investment partnership pro-
3	gram'';
4	(2) in subsection (b), by striking ", with respect
5	to not more than 10 airports,";
6	(3) in subsection (b)(2), by striking "The Sec-
7	retary may grant an exemption to a sponsor" and
8	inserting "If the Secretary grants an exemption to
9	a sponsor pursuant to paragraph (1), the Secretary
10	shall grant an exemption to the sponsor";
11	(4) in subsection (b)(3), by striking "The Sec-
12	retary may grant an exemption to a purchaser or
13	lessee" and inserting "If the Secretary grants an ex-
14	emption to a sponsor pursuant to paragraph (1), the
15	Secretary shall grant an exemption to the cor-
16	responding purchaser or lessee";
17	(5) by striking subsection (d) and inserting the
18	following:
19	"(d) Program Participation.—
20	"(1) Multiple airports.—The Secretary may
21	consider applications under this section submitted by
22	a public airport sponsor for multiple airports under
23	the control of the sponsor.

1	"(2) Partial Privatization.—A purchaser or
2	lessee may be an entity in which a sponsor has an
3	interest."; and
4	(6) by striking subsections (l) and (m) and in-
5	serting the following:
6	"(l) Predevelopment Limitation.—A grant to an
7	airport sponsor under this subchapter for predevelopment
8	planning costs relating to the preparation of an applica-
9	tion or proposed application under this section may not
10	exceed \$750,000 per application or proposed application.".
11	(b) Airport Development.—Section 47102(3) of
12	title 49, United States Code, is amended by adding at the
13	end the following:
14	"(P) predevelopment planning, including
15	financial, legal, or procurement consulting serv-
16	ices, related to an application or proposed appli-
17	cation for an exemption under section 47134.".
18	(c) Clerical Amendment.—The analysis for chap-
19	ter 471 of title 49, United States Code, is amended by
20	striking the item relating to section 47134 and inserting
21	the following:
	"47134. Airport investment partnership program.".
22	SEC. 5 REVIEW AND REFORM OF FAA PERFORMANCE
23	MANAGEMENT SYSTEM.
24	(a) Establishment of Advisory Panel.—Not
25	later than 90 days after the date of enactment of this sec-

1	tion, the Secretary of Transportation shall establish an ad-
2	visory panel comprising no more than 7 independent, non-
3	governmental experts in budget, finance, or personnel
4	management to review and evaluate the effectiveness of
5	the FAA's personnel management system and perform-
6	ance management program for employees not covered by
7	collective bargaining agreements.
8	(b) REVIEW, EVALUATION, AND RECOMMENDA-
9	TIONS.—The advisory panel shall, at a minimum—
10	(1) review all appropriate FAA orders, policies,
11	procedures, guidance, and the Human Resources
12	Policy Manual;
13	(2) review any applicable reports regarding
14	FAA's personnel management system, including re-
15	ports of the Department of Transportation Office of
16	Inspector General, Government Accountability Of-
17	fice, and National Academy of Public Administra-
18	tion, and determine the status of recommendations
19	made in those reports;
20	(3) review the personnel management system of
21	any other agency or governmental entity with a simi-
22	lar system to the FAA for best practices with regard
23	to personnel management;
24	(4) assess the unique personnel authorities
25	granted to the FAA, determine whether the FAA

1	has taken full advantage of those authorities, and
2	identify those authorities the FAA has not fully
3	taken advantage of;
4	(5) review and determine the overall effective-
5	ness of the FAA's compensation, bonus pay, per-
6	formance metrics, and evaluation processes for em-
7	ployees not covered by collective bargaining agree-
8	ments;
9	(6) review whether existing performance metrics
10	and bonus pay practices align with the FAA's mis-
11	sion and significantly improve the FAA's provision
12	of air traffic services, implementation of air traffic
13	control modernization initiatives, and accomplish-
14	ment of other FAA operational objectives;
15	(7) identify the highest, lowest, and average
16	complete compensation for each position of employ-
17	ees not covered by collective bargaining agreements
18	(8) survey interested parties and stakeholders
19	including representatives of the aviation industry,
20	for their views and recommendations regarding im-
21	provements to the FAA's personnel management
22	system and performance management program;
23	(9) develop recommendations to address the
24	findings of the work done pursuant to paragraphs
25	(1) through (7), and to address views and rec-

1	ommendations raised by interested parties pursuant
2	to paragraph (8); and
3	(10) develop recommendations to improve the
4	FAA's personnel management system and perform-
5	ance management program, including the compensa-
6	tion, bonus pay, performance metrics, and evaluation
7	processes, for employees not covered by collective
8	bargaining agreements.
9	(c) Report.—Not later than 1 year after initiating
10	the review and evaluation pursuant to subsection (a), the
11	advisory panel shall submit a report on the results of the
12	review and evaluation and its recommendations to the Sec-
13	retary, the Administrator, the Committee on Transpor-
14	tation and Infrastructure of the House of Representatives,
15	and the Committee on Commerce, Science, and Transpor-
16	tation of the Senate.
17	(d) Report to Congress.—Not later than 3
18	months after submittal of the report pursuant to sub-
19	section (c), the Administrator shall transmit to the Com-
20	mittee on Transportation and Infrastructure of the House
21	of Representatives and the Committee on Commerce,
22	Science, and Transportation of the Senate a report sum-
23	marizing the findings of the advisory panel that—
24	(1) contains an explanation of how the Admin-
25	istrator will implement the recommendations of the

1	advisory panel and measure the effectiveness of the
2	recommendations; and
3	(2) specifies any recommendations that the Ad-
4	ministrator will not implement and the reasons for
5	not implementing such recommendations.
6	(e) Authority.—Notwithstanding any other provi-
7	sion of law, the Administrator has the authority to put
8	in place any recommendations of the advisory panel.
9	(f) Sunset.—The advisory panel shall terminate on
10	the date that is 60 days after the transmittal of the report
11	pursuant to subsection (d).
12	(g) Definition.—In this section, the term "FAA"
13	means the Federal Aviation Administration.
14	SEC. 5 CONTRACT WEATHER OBSERVERS.
15	Section 2306(b) of the FAA Extension, Safety, and
16	Security Act of 2016 (Public Law 114–190; 130 State
17	641) is amended by striking "2018" and inserting
18	"2023".
19	SEC. 5 REGIONS AND CENTERS.
20	(a) In General.—Section 44507 of title 49, United
21	States Code, is amended—
22	(1) by striking the section heading and insert-
23	ing "Regions and centers";
24	(2) by striking "The Civil Aeromedical Insti-
25	tute" and inserting the following:

- 1 "(a) CIVIL AEROMEDICAL INSTITUTE.—The Civil
- 2 Aeromedical Institute"; and
- 3 (3) by adding at the end the following:
- 4 "(b) William J. Hughes Technical Center.—
- 5 The Secretary of Transportation shall define the roles and
- 6 responsibilities of the William J. Hughes Technical Center
- 7 in a manner that is consistent with the defined roles and
- 8 responsibilities of the Civil Aeromedical Institute under
- 9 subsection (a).".
- 10 (b) CLERICAL AMENDMENT.—The analysis for chap-
- 11 ter 445 of title 49, United States Code, is amended by
- 12 striking the item relating to section 44507 and inserting
- 13 the following:

"44507. Regions and centers.".

