111TH CONGRESS 1ST SESSION H.R. 2125

To direct the Secretary of Transportation to carry out programs and activities to improve highway safety.

IN THE HOUSE OF REPRESENTATIVES

April 27, 2009

A BILL

To direct the Secretary of Transportation to carry out programs and activities to improve highway safety.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Surface Transpor-5 tation Safety Act of 2009".

6 SEC. 2. WORKER INJURY PREVENTION AND FREE FLOW OF 7 VEHICULAR TRAFFIC.

8 The Secretary of Transportation shall modify regula-9 tions issued pursuant to section 1402 of the Safe, Ac-10 countable, Flexible, Efficient Transportation Equity Act:

Mr. RAHALL (for himself, Ms. CORRINE BROWN of Florida, and Mr. GER-LACH) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A Legacy for Users (23 U.S.C. 401 note; 119 Stat. 1227)
 to allow fire services personnel that are subject to the reg ulations to wear apparel meeting the high visibility re quirements set forth in NFPA 1971–2007 (Standard on
 Protective Ensembles for Structural Fire Fighting and
 Proximity Fire Fighting) in lieu of apparel meeting the
 requirements set forth in ANSI/ISEA 107–2004.

8 SEC. 3. POSITIVE PROTECTIVE DEVICES.

9 Not later than 60 days after the date of enactment
10 of this Act, the Secretary of Transportation shall modify
11 section 630.1108(a) of title 23, Code of Federal Regula12 tions, to ensure that—

(1) at a minimum, positive protective measures
are used to separate workers on highway construction projects from motorized traffic in all work zones
conducted under traffic in areas that offer workers
no means of escape, including tunnels and bridges,
unless an engineering analysis determines otherwise;

(2) temporary longitudinal traffic barriers are
used to protect workers on highway construction
projects in stationary work zones lasting 2 weeks or
more when the project design speed is 45 miles per
hour or greater and the nature of the work requires
workers to be within one lane-width from the edge
of a live travel lane, unless—

1 (A) an engineering analysis determines 2 otherwise; or

(B) the project is located in a State with a population density of 20 or fewer persons per square mile, outside of an urbanized area, and on a roadway with an annual average daily traffic load that is less than 100 vehicles per hour; and

9 (3) when positive protective devices are nec-10 essary for highway construction projects, such de-11 vices are paid for on a unit pay basis, unless doing so would create a conflict with innovative con-12 13 tracting approaches such as design-build or a per-14 formance-based contract where the contractor is 15 paid to assume a certain risk allocation and payment 16 is generally made on a lump sum basis.

17 SEC. 4. USE OF PATENTED OR PROPRIETARY ITEMS TO

18 FURTHER STATE STRATEGIC HIGHWAY SAFE19 TY PLANS.

20 Section 112 of title 23, United States Code, is21 amended by adding at the end the following:

22 "(h) USE OF PATENTED OR PROPRIETARY ITEMS TO
23 FURTHER STATE STRATEGIC HIGHWAY SAFETY
24 PLANS.—

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1	"(1) Approval of use of federal funds.—
2	The Secretary shall approve the use of Federal
3	funds made available to carry out this chapter by a
4	State in the payment of patented or proprietary
5	items if the State transportation department cer-
6	tifies, based on the documented analysis and profes-
7	sional judgment of qualified State transportation of-
8	ficials, that—
9	"(A) the patented or proprietary item will
10	contribute to the accomplishment of one or
11	more goals set forth in the State's strategic
12	highway safety plan;
13	"(B) no equally suitable alternative item
14	exists;
15	"(C) any specified patented or proprietary
16	item will be clearly identified as a patented or
17	proprietary item in bid documents; and
18	"(D) any patented or proprietary item
19	specified pursuant to the certification will be
20	available in sufficient quantity to complete any
21	project identified in bid documents.
22	"(2) Relationship to other laws.—The au-
23	thority to utilize patented or proprietary items pro-
24	vided in paragraph (1) is in addition to authority to
25	utilize such products that exists under this section

and under section 635.411 of title 23, Code of Fed eral Regulations, as in effect on March 2, 2009. The
 Secretary may not revise such regulation to reduce
 authority to utilize patented or proprietary items.".
 SEC. 5. MINIMUM LEVEL OF RETROREFLECTIVITY FOR
 PAVEMENT MARKINGS.

Not later than October 1, 2010, the Secretary of
Transportation shall revise the Manual on Uniform Traffic Control Devices to include a standard for a minimum
level of retroreflectivity that must be maintained for pavement markings. Such standard shall apply to all roads
open to public travel.

13 SEC. 6. HIGHWAY SAFETY IMPROVEMENT PROGRAM.

(a) HIGHWAY SIGNS AND PAVEMENT MARKINGS.—
15 Section 148(a)(3)(B)(xi) of title 23, United States Code,
16 is amended to read as follows:

17 "(xi) Installation, replacement, and 18 upgrade of highway signs and pavement 19 markings, including any upgrade of mate-20 rials and the implementation of any assess-21 ment or management method designed to 22 State-established performance meet a 23 standard, Federal regulation, or require-24 ment contained in the Manual on Uniform

Traffic Control Devices relating to min- imum levels of retroreflectivity.".
imum levels of retroreflectivity "
(b) Maintaining Minimum Levels of
Retroreflectivity.—
(1) DEFINITION.—Section 148(a) of such title
is amended by adding at the end the following:
"(7) Project to maintain minimum levels
OF RETROREFLECTIVITY.—The term 'project to
maintain minimum levels of retroreflectivity' means
a project undertaken pursuant to the provisions of
the Manual on Uniform Traffic Control Devices re-
quiring public agencies to use an assessment or
management method that is designed to maintain
highway sign or pavement marking retroreflectivity
at or above prescribed minimum levels.".
(2) ELIGIBLE PROJECTS.—Section $148(d)(1)$ of
such title is amended—
(A) by striking "or" at the end of subpara-
graph (A);
(B) by redesignating subparagraph (B) as
subparagraph (C); and
(C) by inserting after subparagraph (A)
the following:
"(B) any project to maintain minimum lev-

or not such project is included in the State
 strategic highway safety plan; or".
 (3) INCREASED FEDERAL SHARE.—The first
 sentence of section 120(c)(1) is amended by insert ing "maintaining minimum levels of retroreflectivity
 of highway signs or pavement markings," after "sig nalization,".

8 SEC. 7. ROADWAY SAFETY IMPROVEMENT PROGRAM FOR 9 OLDER DRIVERS AND PEDESTRIANS.

10 (a) IN GENERAL.—The Secretary of Transportation 11 shall carry out a program to improve traffic signs and pavement markings in all States (as such term is defined 12 13 in section 101 of title 23, United States Code) in a manner consistent with the recommendations included in the pub-14 15 lication of the Federal Highway Administration entitled 16 "Guidelines and Recommendations to Accommodate Older 17 Drivers and Pedestrians (FHWA-RD-01-103)" and dated October 2001. 18

(b) APPORTIONMENT OF FUNDS.—On October 1 of
each fiscal year, the Secretary shall apportion sums authorized to be appropriated to carry out this section for
such fiscal year among the several States using the overall
formula share for each State for fiscal year 2009 for all
funds subject to section 105 of title 23, United States

Code, including equity bonus funds, obtained after appli cation of such section 105 for such fiscal year.

3 (c) FEDERAL SHARE.—The Federal share of the cost
4 of a project carried out under this section shall be deter5 mined in accordance with section 120 of title 23, United
6 States Code.

7 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
8 authorized to be appropriated out of the Highway Trust
9 Fund (other than the Mass Transit Account) \$90,000,000
10 to carry out this section for each of fiscal years 2010
11 through 2014.

12 (e) APPLICABILITY OF TITLE 23.—Funds made 13 available to carry out this section shall be available for 14 obligation in the same manner as if such funds were ap-15 portioned under chapter 1 of title 23, United States Code.

16 SEC. 8. RAIL-HIGHWAY GRADE CROSSINGS.

17 (a) TRANSPARENCY OF STATE SURVEY AND SCHED-18 ULE OF RAILWAY-HIGHWAY GRADE CROSSINGS.—

(1) SURVEY AND SCHEDULE OF PROJECTS.—
Section 130(d) of title 23, United States Code, is
amended by adding at the end the following: "Each
State shall make surveys and schedules compiled
under this subsection available to the public through
the Internet Web site of the State.".

(2) EFFECTIVE DATE.—The amendment made
 by paragraph (1) shall take effect on the date that
 is 180 days after the date of enactment of this sub section.
 (b) AUTHORIZATION OF APPROPRIATIONS.—There is

6 authorized to be appropriated out of the Highway Trust
7 Fund (other than the Mass Transit Account) to carry out
8 section 130 of title 23, United States Code, \$220,000,000
9 for each of fiscal years 2010 through 2014.

10 (c) CONFORMING AMENDMENTS.—Section 130 of
11 title 23, United States Code, is amended—

12 (1) in subsection (e)(1) by striking the first13 sentence; and

14 (2) in subsections (f)(1) and (f)(3) by striking
15 "set aside" and inserting "made available".

16SEC. 9. REVIEW OF SAFETY OF RAIL-HIGHWAY GRADE17CROSSINGS.

(a) IN GENERAL.—The Secretary of Transportation
shall conduct a comprehensive review of the safety of all
rail-highway grade crossings in the United States.

(b) METHOD.—In reviewing the safety of a rail-highway grade crossing under subsection (a), the Secretary
shall—

24 (1) assess, at a minimum, safety conditions, av25 erage daily traffic, proximity to schools, past acci-

dents, fatalities, and possible safety improvements;
 and

3 (2) determine the best method for making the 4 crossing safer, including closings, grade separations, 5 installation of protective devices, and other methods. 6 (c) PRIORITY LIST.—Based on the information col-7 lected in conducting the comprehensive review under sub-8 section (a), the Secretary shall compile, maintain, and 9 submit to Congress a list of the 10 rail-highway grade 10 crossings in each State that have the greatest need for 11 safety improvements.

12 (d) INCLUSION IN RAIL-HIGHWAY GRADE CROSSING 13 DATABASE.—The Secretary shall include the information collected in conducting the comprehensive review under 14 15 subsection (a), and the priority list submitted under subsection (c), in the national database on the safety of rail-16 17 highway grade crossings required under section 20168(a) of title 49, United States Code, as added by section 10 18 19 of this Act.

20 (e) UPDATE.—The Secretary shall update the com21 prehensive review under subsection (a) at least once every
22 4 years.

23 (f) AVAILABILITY OF INFORMATION.—The Secretary24 shall make priority lists and databases compiled under this

section available to the public through the Internet Web
 site of the Department of Transportation.

3 (g) LIMITATION ON USE OF DATA IN JUDICIAL PRO-4 CEEDINGS.—Notwithstanding any other provision of law, 5 any report, review, survey, schedule, list, data, or information or document of any kind compiled or collected pursu-6 7 ant to this section, including for the purpose of identi-8 fying, evaluating, or planning the safety enhancement of 9 a potential accident site or railway-highway crossing pur-10 suant to this section shall not be subject to discovery or 11 admitted into evidence in a Federal or State court pro-12 ceeding or considered for other purposes in any action for 13 damages arising from any occurrence at a location mentioned or addressed in such report, review, survey, sched-14 15 ule, list, or data.

16 SEC. 10. RAIL-HIGHWAY GRADE CROSSING SAFETY.

17 (a) RAIL-HIGHWAY GRADE CROSSING SAFETY.—
18 Subchapter II of chapter 201 of title 49, United States
19 Code, is amended by adding at the end the following:

20 "§ 20168. Rail-highway grade crossing safety informa21 tion

"(a) ESTABLISHMENT OF DATABASE.—The Secretary of Transportation shall establish and maintain a
national database of information on the safety of rail-highway grade crossings in the United States.

"(b) ACCIDENT AND INCIDENT REPORTS TO BE IN CLUDED IN DATABASE.—The Secretary shall include in
 the database under subsection (a) information from inci dent reports filed with the Federal Railroad Administra tion regarding accidents and other safety-related incidents
 that have occurred at rail-highway grade crossings.".

7 (b) CLERICAL AMENDMENT.—The analysis for sub8 chapter II of such chapter is amended by adding at the
9 end the following:

"20168. Rail-highway grade crossing safety information.".

10 SEC. 11. RURAL STATE INITIATIVE.

11 (a) IN GENERAL.—To address the problem of a sig-12 nificant portion of traffic fatalities occurring on highways in rural areas, the Secretary of Transportation shall, for 13 14 each fiscal year beginning with fiscal year 2010, allocate 15 \$20,000,000 to each State with a population density of less than 20 persons per square mile (based on the most 16 17 recent decentennial census) for use by such States for projects, programs, and activities that are eligible for as-18 19 sistance under section 148 of title 23, United States Code, 20and not located in an urbanized area (as defined in section 21134(b)(6) of such title).

(b) TREATMENT OF FUNDS.—Such allocations shall
not be considered an apportionment within the meaning
of section 105 of such title or considered a "specific program" within the meaning of such section 105.

(c) FEDERAL SHARE.—The Federal share of the cost
 of a project carried out under this section shall be deter mined in accordance with section 120 of such title.

4 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
5 authorized to be appropriated out of the Highway Trust
6 Fund (other than the Mass Transit Account) such sums
7 as may be necessary to carry out this section for each of
8 fiscal years 2010 through 2014.

9 (e) APPLICABILITY OF TITLE 23.—Except as pro-10 vided by subsection (b), funds made available to carry out 11 this section shall be available for obligation in the same 12 manner as if such funds were apportioned under chapter 13 1 of title 23, United States Code.