### AMENDMENT TO

## RULES COMMITTEE PRINT 118-11

# OFFERED BY MR. PERRY OF PENNSYLVANIA

At the end of the bill, add the following:

# 1 TITLE XIII—ATC CORPORATION

2	SEC. 1301. PURPOSES.
3	It is declared to be the purpose of Congress in this
4	title to transfer operation of air traffic services currently
5	provided by the Federal Aviation Administration to a sep-
6	arate not-for-profit corporate entity to provide for the
7	more efficient operation and improvement of air traffic
8	services.

# Subtitle A—Establishment of ATC Corporation

- 11 SEC. 1311. ATC CORPORATION.
- 12 (a) IN GENERAL.—Title 49, United States Code, is
- 13 amended by adding at the end the following:

# **"Subtitle XI—ATC Corporation**

Sec.
90101
90301
90501
90701
90901

# 1 "CHAPTER 901—GENERAL PROVISIONS

"Sec. "90101. Definitions.

# 2 **"§ 90101. Definitions**

3 "(a) IN GENERAL.—In this subtitle, the following definitions apply: 4 5 "(1) Administrator.—The term 'Adminis-6 trator' means the Administrator of the FAA. 7 "(2) AIR TRAFFIC SERVICES.—The term 'air 8 traffic services' means services used for the moni-9 toring, directing, control, and guidance of aircraft or 10 flows of aircraft and for the safe conduct of flight, 11 including communications, navigation, and surveil-12 lance services and provision of aeronautical informa-13 tion. 14 "(3) AIR TRAFFIC SERVICES USER.—The term 15 'air traffic services user' means any individual or en-16 tity using air traffic services provided by the Cor-17 poration within United States airspace or inter-18 national airspace delegated to the United States. "(4) Board.—The term 'Board' means the 19 20 Board of Directors of the Corporation. "(5) CEO.—The term 'CEO' means the Chief 21

Executive Officer of the Corporation.

22

1	"(6) Charge; fee.—The terms 'charge' and
2	'fee' mean any rate, charge, fee, or other service
3	charge for the use of air traffic services.
4	"(7) Corporation.—The term 'Corporation'
5	means the ATC Corporation established under this
6	subtitle.
7	"(8) Date of transfer.—The term 'date of
8	transfer' means the date on which the Corporation
9	assumes operational control of air traffic services
10	from the FAA pursuant to this subtitle, which shall
11	be October 1, 2026.
12	"(9) Director.—The term 'Director' means a
13	Director of the Board.
14	"(10) FAA.—The term 'FAA' means the Fed-
15	eral Aviation Administration.
16	"(11) Interim Ceo.—The term 'Interim CEO'
17	means the Interim Chief Executive Officer of the
18	Corporation.
19	"(12) Mainline air carrier.—The term
20	'mainline air carrier' means an air carrier that oper-
21	ates under part 121 of title 14, Code of Federal
22	Regulations, and has primary responsibility for in-
23	ventory control of the carrier's flights.

"(13) 1 Nominating MEMBER.—The term 2 'Nominating Member' means a Nominating Member of the Corporation. 3 "(14) 4 SECRETARY.—The term 'Secretary' 5 means the Secretary of Transportation. 6 "(b) Applicability of Other Definitions.—Except with respect to the terms specifically defined in this 8 subtitle, the definitions contained in section 40102(a) shall apply to the terms used in this subtitle. "CHAPTER 903—ESTABLISHMENT OF COR-PORATION; TRANSFER OF AIR TRAF-11 FIC SERVICES 12 "Sec. "90301. Establishment of Corporation. "90302. Transfer of air traffic services. "90303. Role of Secretary in transferring air traffic services to Corporation. "90304. Status and applicable laws. "90305. Nominating Membership. "90306. Board of Directors. "90307. Committees of Board; independent auditors. "90308. Advisory Board. "90309. Officers and their responsibilities. "90310. Authority of Corporation. "90311. Charges and fees for air traffic services. "90312. Preemption of authority over air traffic services. "90313. Actions by and against Corporation. "90314. Air traffic services for Federal agencies. "90315. Transfer of Federal personnel to Corporation. "90316. Transfer of facilities to Corporation. "90317. Approval of transferred air navigation facilities and other equipment. "90318. Use of spectrum systems and data. "§ 90301. Establishment of Corporation

- 14 "(a) Federal Charter.—There is established a
- federally chartered, not-for-profit corporation to be known

- 5 as the 'ATC Corporation', which shall be incorporated in a State of its choosing. 3 "(b) Corporation Name.— 4 "(1) In General.—The Corporation may con-5 duct its business and affairs, and otherwise hold itself out, as the 'ATC Corporation' in any jurisdic-6 7 tion. 8 "(2)EXCLUSIVE RIGHT.—The Corporation shall have the exclusive right to use the name 'ATC 9 10 Corporation'. 11 "§ 90302. Transfer of air traffic services 12 "(a) IN GENERAL.—The Secretary shall transfer operational control over air traffic services within United 13 States airspace and international airspace delegated to the 14 15 United States to the Corporation on the date of transfer in a systematic and orderly manner that ensures con-16 tinuity of safe air traffic services. 17 18 "(b) Management and Operation of Air Traf-FIC SERVICES.—Subject to section 90501, the Corpora-19
- 20 tion may establish and carry out plans for the manage-
- 21 ment and operation of air traffic services within United
- 22 States airspace and international airspace delegated to the
- 23 United States.
- 24 "(c) Entities Authorized To Provide Air Traf-
- 25 FIC SERVICES AFTER DATE OF TRANSFER.—After the

1	date of transfer, no entity, other than the Corporation,
2	is authorized or permitted to provide air traffic services
3	within United States airspace or international airspace
4	delegated to the United States, except for—
5	"(1) the Department of Defense, as directed by
6	the President;
7	"(2) entities to which the United States has
8	delegated certain air traffic service responsibilities;
9	and
10	"(3) entities with which the Corporation has
11	contracted for the provision of air traffic services.
12	"§ 90303. Role of Secretary in transferring air traffic
12 13	"§ 90303. Role of Secretary in transferring air traffic services to Corporation
13	services to Corporation
13 14 15	services to Corporation  "(a) In General.—As appropriate, and except as
13 14 15 16	services to Corporation  "(a) In General.—As appropriate, and except as otherwise provided, the Secretary shall manage and exe-
13 14 15 16 17	services to Corporation  "(a) In General.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic
13 14 15 16 17	services to Corporation  "(a) IN GENERAL.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic services pursuant to section 90302(a) and any related
13 14 15 16 17 18	services to Corporation  "(a) In General.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic services pursuant to section 90302(a) and any related transition processes and procedures.
13 14 15 16 17 18	services to Corporation  "(a) In General.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic services pursuant to section 90302(a) and any related transition processes and procedures.  "(b) Nondelegation.—Except as otherwise pro-
13 14 15 16 17 18 19 20 21	services to Corporation  "(a) IN GENERAL.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic services pursuant to section 90302(a) and any related transition processes and procedures.  "(b) Nondelegation.—Except as otherwise provided, the Secretary may not delegate any of the authority
13 14 15 16 17 18 19 20 21	services to Corporation  "(a) In General.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic services pursuant to section 90302(a) and any related transition processes and procedures.  "(b) Nondelegation.—Except as otherwise provided, the Secretary may not delegate any of the authority or requirements under this subtitle to the Administrator.  "§ 90304. Status and applicable laws
13 14 15 16 17 18 19 20 21 22 23	services to Corporation  "(a) In General.—As appropriate, and except as otherwise provided, the Secretary shall manage and execute the transfer of operational control over air traffic services pursuant to section 90302(a) and any related transition processes and procedures.  "(b) Nondelegation.—Except as otherwise provided, the Secretary may not delegate any of the authority or requirements under this subtitle to the Administrator.  "§ 90304. Status and applicable laws

1	"(b) Liability.—The United States Government
2	shall not be liable for the actions or inactions of the Cor-
3	poration.
4	"(c) Not-For-Profit Corporation.—The Cor-
5	poration shall maintain its status as a not-for-profit cor-
6	poration exempt from taxation under the Internal Revenue
7	Code of 1986.
8	"(d) No Federal Guarantee.—Any debt assumed
9	by the Corporation shall not have an implied or explicit
10	Federal guarantee.
11	"§ 90305. Nominating Membership
12	"(a) Nominating Membership.—The Nominating
13	Membership of the Corporation shall be composed of the
14	following Nominating Members:
15	"(1) A representative of the Federal Govern-
16	ment, who shall be the Secretary.
17	"(2) Individuals appointed as follows:
18	"(A) An individual appointed by the prin-
19	cipal organization representing mainline air car-
20	riers.
21	"(B) An individual appointed by the prin-
22	cipal organization representing noncommercial
23	owners and recreational operators of general
24	aviation aircraft.

1	"(C) An individual appointed by the prin-
2	cipal organization engaged in collective bar-
3	gaining on behalf of air traffic controllers em-
4	ployed by the Corporation.
5	"(D) An individual appointed by the prin-
6	cipal organization representing the largest cer-
7	tified collective bargaining representative of air-
8	line pilots.
9	"(b) Determination of Principal Organiza-
10	TIONS.—
11	"(1) Before date of transfer.—Before the
12	date of transfer, and not later than 30 days after
13	the date of enactment of this subtitle, the Secretary
14	shall determine the principal organizations referred
15	to in subsection $(a)(2)$ .
16	"(2) After date of transfer.—On and
17	after the date of transfer, the Board shall determine
18	the principal organizations referred to in subsection
19	(a)(2) in accordance with the bylaws of the Corpora-
20	tion.
21	"(c) Terms.—Each Nominating Member appointed
22	under subsection (a)(2) shall serve at the pleasure of the
23	principal organization that appointed the Nominating
24	Member.
25	"(d) Qualifications.—

1	"(1) In General.—Only a citizen of the
2	United States may be appointed as a Nominating
3	Member.
4	"(2) Prohibitions.—An individual may not
5	serve as a Nominating Member under subsection
6	(a)(2) if the individual is—
7	"(A) an officer or employee of the Cor-
8	poration;
9	"(B) a Member of Congress or an elected
10	official serving in a State, local, or tribal gov-
11	ernment; or
12	"(C) an officer or employee of the Federal
13	Government or any State, local, or tribal gov-
14	ernment.
15	"(e) Principal Organization Engaged in Col-
16	LECTIVE BARGAINING ON BEHALF OF AIR TRAFFIC CON-
17	TROLLERS EMPLOYED BY CORPORATION.—For purposes
18	of this section and section 90306, before the date of trans-
19	fer, the term 'principal organization engaged in collective
20	bargaining on behalf of air traffic controllers employed by
21	the Corporation' means the principal organization engaged
22	in collective bargaining on behalf of air traffic controllers
23	employed by the FAA.

# 1 "§ 90306. Board of Directors 2 "(a) AUTHORITY.—The powers of the Corporation 3 shall be vested in a Board of Directors that governs the Corporation. 4 5 "(b) Composition of Board of Directors.—The 6 Board shall be composed of the following Directors: 7 "(1) The CEO. 8 "(2) 2 Directors appointed by the Secretary. 9 "(3) 4 Directors nominated by the Nominating 10 Member appointed by the principal organization rep-11 resenting mainline air carriers. 12 "(4) 2 Directors nominated by the Nominating 13 Member appointed by the principal organization rep-14 resenting noncommercial owners and recreational op-15 erators of general aviation aircraft. 16 "(5) 1 Director nominated by the Nominating 17 Member appointed by the principal organization en-18 gaged in collective bargaining on behalf of air traffic 19 controllers employed by the Corporation. 20 "(6) 1 Director nominated by the Nominating 21 Member appointed by the principal organization rep-22 resenting the largest certified collective bargaining 23 representative of airline pilots. 24 "(c) Nominations and Appointments.—

"(1) APPROVAL OF INITIAL NOMINATIONS.—

Before the date on which all of the Directors have

25

26

1	been approved for the first time or the date of trans-
2	fer, whichever occurs first, nominations made under
3	subsection (b) shall be subject to the approval of the
4	Directors appointed by the Secretary under sub-
5	section $(b)(2)$ .
6	"(2) Approval of subsequent nomina-
7	TIONS.—Except as provided by paragraph (3)(B), on
8	and after the date on which all of the Directors have
9	been approved for the first time or the date of trans-
10	fer, whichever occurs first, all nominations made
11	under subsection (b) shall be subject to the approval
12	of the Board.
13	"(3) Directors appointed by secretary.—
14	"(A) DEADLINE FOR INITIAL APPOINT-
15	MENTS.—The Secretary shall appoint the initial
16	Directors under subsection (b)(2) not later than
17	30 days after the date of enactment of this sub-
18	title.
19	"(B) Approval not required.—None of
20	the Directors appointed by the Secretary under
21	subsection (b)(2) shall be subject to approval by
22	the Board.
23	"(d) FIDUCIARY DUTIES.—The fiduciary duties of all
24	Directors shall be to the Corporation.
25	"(e) Qualifications.—

1	"(1) In General.—Only a citizen of the
2	United States may be appointed or nominated as a
3	Director.
4	"(2) Prohibitions.—An individual may not
5	serve as a Director if the individual is—
6	"(A) an officer, agent, or employee of the
7	Corporation (other than the CEO);
8	"(B) a Member of Congress or an elected
9	official serving in a State, local, or tribal gov-
10	ernment;
11	"(C) an officer or employee of the Federal
12	Government or any State, local, or tribal gov-
13	ernment;
14	"(D) a director, officer, trustee, agent, or
15	employee of—
16	"(i) a bargaining agent that rep-
17	resents employees of the Corporation; or
18	"(ii) an entity that has a material in-
19	terest as a supplier, client, or user of the
20	Corporation's services unless the Board
21	unanimously determines, with the concur-
22	rence in writing of a majority of the Nomi-
23	nating Members, that such material inter-
24	est would not be likely to adversely affect
25	in a material way the individual's ability to

1	discharge the individual's obligations as a
2	Director; or
3	"(E) a director, officer, agent, or employee
4	of one of the principal organizations determined
5	under section 90305(b).
6	"(f) Chairperson.—The Chairperson of the Board
7	shall—
8	"(1) be selected from among the Directors
9	(other than the CEO) by a majority vote of the Di-
10	rectors; and
11	"(2) subject to subsection (g), serve until re-
12	placed by a majority vote of the Directors.
13	"(g) Terms.—
14	"(1) Initial terms.—The term of each Direc-
15	tor appointed, or nominated and approved, before
16	the date of transfer (other than the CEO) shall ex-
17	pire on the last day before the date of transfer.
18	"(2) Subsequent terms.—The term of each
19	Director appointed, or nominated and approved, on
20	or after the date of transfer (other than the CEO)
21	shall be 3 years, except as provided by paragraph
22	(3).
23	"(3) Staggering.—The Board shall stagger
24	the duration of the terms of the initial Directors ap-
25	pointed, or nominated and approved, on or after the

1	date of transfer to promote the stability of the
2	Board.
3	"(h) Vacancies.—
4	"(1) Manner of nominations and appoint-
5	MENTS.—A vacancy on the Board shall be filled in
6	the manner in which the original appointment or
7	nomination and approval was made.
8	"(2) Service until successor takes of-
9	FICE.—A Director may serve after the expiration of
10	the Director's term until a successor has taken of-
11	fice.
12	"(i) Quorum.—
13	"(1) In general.—A quorum of the Board,
14	consisting of a majority of the Directors, shall be re-
15	quired to conduct any business of the Board.
16	"(2) APPROVAL OF BOARD ACTIONS.—Except
17	as otherwise provided, the threshold for approving
18	Board actions shall be as set forth in the bylaws.
19	"(j) Removal of Directors.—A Director may be
20	removed in accordance with the bylaws of the Corporation.
21	"(k) Meetings.—
22	"(1) In General.—The Board shall meet at
23	the call of the Chairperson (or as otherwise provided
24	in the bylaws) and, at a minimum, on a quarterly
25	basis.

1	"(2) Responsibilities.—The Board shall be
2	responsible for actions of the Corporation, including
3	the following matters:
4	"(A) Adoption of an annual budget.
5	"(B) Approval of a strategic plan and up-
6	dates thereto.
7	"(C) Authorization for issuance of indebt-
8	edness.
9	"(D) Assessment, modification, and collec-
10	tion of charges and fees to air traffic services
11	users.
12	"(E) Hiring of the Interim CEO and CEO.
13	"(F) Adoption and amendment of the by-
14	laws of the Corporation.
15	"(l) Annual Financial Report.—Not later than 1
16	year after the date of transfer, and annually thereafter,
17	the Corporation shall publish a report on the activities of
18	the Corporation during the prior year. The annual report
19	shall also contain financial and operational performance
20	information regarding the Corporation and shall be made
21	publicly available. The Corporation shall ensure that any
22	propriety information that may be contained in the annual
23	report is not made public.

1	"§ 90307. Committees of Board; independent auditors
2	"(a) Committees of Board.—The Board shall es-
3	tablish and maintain a Safety Committee and such other
4	committees as the Board determines are necessary or ap-
5	propriate to carry out the responsibilities of the Board ef-
6	fectively. Such committees shall be composed solely of Di-
7	rectors.
8	"(b) Independent Auditors.—The Board shall re-
9	tain independent auditors to conduct annual audits of the
10	Corporation's financial statements and internal controls.
11	"§ 90308. Advisory Board
12	"(a) Establishment.—There shall be an Advisory
13	Board of the Corporation.
14	"(b) Duties.—The Advisory Board—
15	"(1) shall conduct such activities as the Board
16	determines appropriate; and
17	"(2) may, on its own initiative, study, report,
18	and make recommendations to the Board on matters
19	relating to the Corporation's provision of air traffic
20	services and associated safety considerations.
21	"(c) Membership.—
22	"(1) Number.—The Advisory Board shall con-
23	sist of not more than 15 individuals representing in-
24	terested entities.

1	"(2) Representatives.—The members of the
2	Advisory Board shall include, at a minimum, rep-
3	resentatives of the following:
4	"(A) Commercial service airports.
5	"(B) Owners, operators, and users of gen-
6	eral aviation aircraft used exclusively in further-
7	ance of business enterprises.
8	"(C) Aerospace manufacturers.
9	"(D) Operators of commercial unmanned
10	aircraft systems.
11	"(E) Appropriate labor organizations.
12	"(F) The Department of Defense.
13	"(G) Small communities.
14	"(d) STRUCTURE; TERMS.—The membership and
15	structure of the Advisory Board, including the duration
16	that individuals may serve on the Advisory Board, shall
17	be determined by the Board in accordance with the bylaws
18	of the Corporation.
19	"§ 90309. Officers and their responsibilities
20	
	"(a) Chief Executive Officer.—
21	"(a) Chief Executive Officer.— "(1) Hiring.—
<ul><li>21</li><li>22</li></ul>	
	"(1) Hiring.—

1	"(B) QUALIFICATIONS.—The CEO shall be
2	an individual who is a citizen of the United
3	States and who, by reason of professional back-
4	ground and experience, is especially qualified to
5	manage the Corporation.
6	"(2) Duties.—The CEO shall—
7	"(A) be responsible for the management
8	and direction of the Corporation, including its
9	officers and employees, and for the exercise of
10	all powers and responsibilities of the Corpora-
11	tion;
12	"(B) establish Corporation offices and de-
13	fine the responsibilities and duties of the of-
14	fices, with full authority to organize the Cor-
15	poration as required; and
16	"(C) designate an officer of the Corpora-
17	tion who is vested with the authority to act in
18	the capacity of the CEO if the CEO is absent
19	or incapacitated.
20	"(3) Scope of Authority.—
21	"(A) IN GENERAL.—The CEO shall be
22	subject to the policy guidance of the Board, re-
23	port to the Board, and serve at the pleasure of
24	the Board.

1	"(B) AUTHORITY OF BOARD.—The Board
2	may modify or revoke actions of the CEO pur-
3	suant to procedures set forth in the bylaws of
4	the Corporation.
5	"(4) Other officers and employees.—
6	"(A) IN GENERAL.—The CEO shall ap-
7	point such other officers and employees of the
8	Corporation as the CEO determines appro-
9	priate.
10	"(B) Delegation of functions.—The
11	CEO may delegate to the other officers and em-
12	ployees of the Corporation any of the functions
13	of the Corporation.
14	"(b) Interim CEO.—
15	"(1) Hiring.—Not later than 90 days after the
16	date of the Secretary's initial determination of the
17	principal organizations under section 90305(b)(1),
18	the Board shall hire an Interim Chief Executive Of-
19	ficer who meets the qualifications specified in sub-
20	section $(a)(1)(B)$ .
21	"(2) Authority and term.—
22	"(A) AUTHORITY.—The Interim CEO
23	shall—
24	"(i) exercise the same authority as the
25	CEO, including serving on the Board;

1	"(ii) carry out the same duties as the
2	CEO; and
3	"(iii) be subject to the same prohibi-
4	tions and limitations as the CEO.
5	"(B) TERM.—The Interim CEO shall serve
6	until the Board hires a CEO.
7	"(3) STATUTORY CONSTRUCTION.—Nothing in
8	this subsection may be construed to restrict the abil-
9	ity of the Board to hire the individual serving as the
10	Interim CEO to be the CEO.
11	"§ 90310. Authority of Corporation
12	"(a) General Authority.—Except as otherwise
13	provided in this subtitle, the Corporation—
14	"(1) shall have perpetual succession in its cor-
15	porate name unless dissolved by law;
16	"(2) may adopt and use a corporate seal;
17	"(3) may own, lease, use, improve, and dispose
18	of such property as the Corporation considers nec-
19	essary to carry out the purposes of the Corporation;
20	"(4) may contract with other parties;
21	"(5) may sue or be sued;
22	"(6) may be held liable under civil and criminal
23	law:

1	"(7) may indemnify the Directors, including the
2	Interim CEO or CEO, and other officers, agents,
3	and employees of the Corporation; and
4	"(8) shall have such other corporate powers as
5	are necessary or appropriate to carry out the pur-
6	poses of this subtitle and of the Corporation.
7	"(b) Prohibition.—The Corporation may not issue
8	or sell equity shares in the Corporation.
9	"§ 90311. Charges and fees for air traffic services
10	"(a) Assessment and Collection of Charges
11	AND FEES.—Beginning on the date of transfer, and sub-
12	ject to section 90502, the Corporation may assess and col-
13	lect charges and fees from any air traffic services user for
14	air traffic services provided by the Corporation in United
15	States airspace or international airspace delegated to the
16	United States.
17	"(b) Publication and Board Approval of Pro-
18	POSALS.—
19	"(1) Publication.—The Corporation shall
20	publish any proposed charge or fee under subsection
21	(a) and any changes thereto.
22	"(2) Board approval.—The Board shall—
23	"(A) approve any proposed charge or fee
24	under subsection (a) and any changes thereto;
25	and

1	"(B) carry out the approval in a form and
2	manner accessible to the public and aircraft op-
3	erators using United States airspace or inter-
4	national airspace delegated to the United
5	States.
6	"(c) Charging Principles and Methodology.—
7	The Corporation shall comply with the following charging
8	principles when proposing a charge or fee under sub-
9	section (a):
10	"(1) Charges and fees shall be consistent with
11	the International Civil Aviation Organization's Poli-
12	cies on Charges for Air Navigation Services, Ninth
13	Edition, 2012.
14	"(2) Charges and fees for certain categories of
15	users may be charged on a flat-fee basis so long as
16	the charge or fee is otherwise consistent with the
17	charging principles described in paragraph (1).
18	"(3) Charges and fees may not be imposed for
19	operations of aircraft owned or operated by the
20	Armed Forces or described in section 40125(c).
21	"(4) Charges and fees may not be imposed for
22	air traffic services provided with respect to—
23	"(A) aircraft operations of piston engine
24	aircraft: or

1	"(B) noncommercial aircraft operations of
2	turbine engine aircraft.
3	"(5) Charges and fees may not be imposed for
4	operations of air taxis in remote locations.
5	"(6) Charges and fees may not violate any
6	international obligation of the United States.
7	"(d) Access to Airspace.—Neither the amount of
8	charges and fees paid nor the applicability of subsection
9	(c)(4) shall be determinant of access to airspace.
10	"(e) Payment of Charges and Fees.—
11	"(1) In general.—An operator using air traf-
12	fic services in United States airspace or inter-
13	national airspace delegated to the United States
14	shall pay a charge or fee assessed by the Corpora-
15	tion under subsection (a) for services rendered and
16	any interest and penalties assessed under paragraph
17	(2).
18	"(2) Late payment or nonpayment.—The
19	Corporation may assess and collect interest and pen-
20	alties for late payment or nonpayment of a charge
21	or fee assessed by the Corporation under subsection
22	(a).
23	"(3) Private right of action.—The Cor-
24	poration may file suit in any district court of the
25	United States having jurisdiction over the parties.

1	without respect to the amount in controversy and
2	without regard to the citizenship of the parties, to
3	enforce this subsection not later than 2 years after
4	the date on which a claim accrues. A claim accrues,
5	under this paragraph, upon the rendering of the rel-
6	evant air traffic services by the Corporation.
7	"(f) Publication of Fee Schedule.—The Cor-
8	poration shall publish a schedule of charges and fees to
9	be assessed under subsection (a) and interest and pen-
10	alties to be assessed under subsection (e)(2), including any
11	changes thereto—
12	"(1) at least 90 days before initiating the col-
13	lection of the charges, fees, interest, or penalties
14	pursuant to the schedule or change thereto; and
15	"(2) in a form and manner accessible to air-
16	craft operators using United States airspace or
17	international airspace delegated to the United
18	States.
19	"(g) Initial Schedule.—
20	"(1) Publication of initial schedule.—
21	The Corporation shall publish the initial schedule
22	under subsection (f)—
23	"(A) at least 180 days before the date of
24	transfer; and

1	"(B) in a form and manner accessible to
2	aircraft operators using United States airspace
3	or international airspace delegated to the
4	United States.
5	"(2) DISPUTE RESOLUTION REQUIREMENTS
6	FOR INITIAL SCHEDULE.—The requirements of sec-
7	tion 90502 shall apply if a written complaint is filed
8	with the Secretary for a determination of reason-
9	ableness with respect to the initial schedule.
10	"(h) Definitions.—In this section, the following
11	definitions apply:
12	"(1) AIRCRAFT OPERATION.—The term 'air-
13	craft operation' means the movement of an aircraft
14	beginning with the take-off of the aircraft and end-
15	ing with the landing of the aircraft.
16	"(2) Gas turbine engine.—The term 'gas
17	turbine engine' means a turboprop, turbofan, or tur-
18	bojet aircraft engine.
19	"(3) Noncommercial aircraft oper-
20	ATION.—The term 'noncommercial aircraft oper-
21	ation' means an aircraft operation that does not in-
22	volve the transportation of passengers, cargo, or
23	mail for remuneration or hire.
24	"(4) Operations of Air Taxis.—The term
25	'operations of air taxis' means the commuter or on-

1	demand operations of a person who holds or is re-
2	quired to hold an air carrier certificate or operating
3	certificate under part 119 of title 14, Code of Fed-
4	eral Regulations, or helicopter air ambulance oper-
5	ations as defined in section $135.601(b)(1)$ of title
6	14, Code of Federal Regulations.
7	"(5) PISTON ENGINE AIRCRAFT.—The term
8	'piston engine aircraft' means an aircraft that has 1
9	or more piston-powered engines connected to 1 or
10	more propellers, which provide thrust to move the
11	aircraft on the ground and through the air.
12	"(6) Remote location.—The term 'remote lo-
13	cation' means a location in the United States where
14	alternatives to transportation by air taxi are unavail-
15	able or infeasible, as determined by the Secretary.
16	"(7) Turbine engine aircraft.—The term
17	'turbine engine aircraft' means any aircraft that uti-
18	lizes a gas turbine engine as a means of propulsion.
19	"§ 90312. Preemption of authority over air traffic
20	services
21	"(a) State Defined.—In this section, the term
22	'State' means a State, the District of Columbia, and a ter-
23	ritory or possession of the United States.
24	"(b) Preemption.—A State, political subdivision of

1	enact or enforce a law, regulation, or other provision hav-
2	ing the force and effect of law related to air traffic serv-
3	ices.
4	"(c) Airport Owner or Operator.—Subsection
5	(b) may not be construed to limit a State, political subdivi-
6	sion of a State, or political authority of at least 2 States
7	that owns or operates a landing area from carrying out
8	its proprietary powers and rights over the landing area.
9	"§ 90313. Actions by and against Corporation
10	"(a) Jurisdiction for Legal Actions Gen-
11	ERALLY.—
12	"(1) Jurisdiction of united states dis-
13	TRICT COURTS.—The United States district courts
14	shall have original jurisdiction over all actions
15	brought by or against the Corporation, except as
16	otherwise provided in this subtitle.
17	"(2) Removal of actions in state
18	COURTS.—Any action brought in a State court to
19	which the Corporation is a party shall be removed
20	to the appropriate United States district court under
21	the provisions of chapter 89 of title 28.
22	"(b) Testimony of Corporation Employees.—
23	"(1) In general.—Except with the consent of
24	the chief legal officer of the Corporation, employees
25	of the Corporation may not provide expert opinion or

1	expert testimony in civil litigation related to the Cor-
2	poration.
3	"(2) Exceptions.—The Corporation may pre-
4	scribe the circumstances, if any, under which em-
5	ployees of the Corporation may provide expert opin-
6	ion or expert testimony in civil litigation related to
7	the Corporation.
8	"§ 90314. Air traffic services for Federal agencies
9	"Before the date of transfer, the Secretary shall es-
10	tablish processes, requirements, procedures, and regula-
11	tions and take any other measure necessary, consistent
12	with the purposes of this subtitle, to ensure that all United
13	States Government activities supported by the FAA's op-
14	eration of air traffic services as of the date of transfer
15	receive support from the Corporation after the date of
16	transfer and on an ongoing basis.
17	"§ 90315. Transfer of Federal personnel to Corpora-
18	tion
19	"(a) Transfer of FAA Employees to Corpora-
20	TION.—
21	"(1) Process.—Not later than 180 days after
22	the date of enactment of this subtitle, the Secretary,
23	after meeting and conferring with the CEO and rep-
24	resentatives of the labor organizations recognized
25	under section 7111 of title 5 as exclusive representa-

1	tives of FAA employees, shall commence a process to
2	determine, consistent with the purposes of this sub-
3	title, which activities and employees, or categories of
4	employees, of the FAA shall be transferred to the
5	Corporation on or before the date of transfer.
6	"(2) Determination; Transfer.—The Sec-
7	retary shall—
8	"(A) not later than 180 days prior to the
9	date of transfer, complete the determination of
10	which activities, employees, or categories of em-
11	ployees shall be transferred to the Corporation
12	under paragraph (1);
13	"(B) upon completing the determination,
14	notify the CEO, the labor organizations recog-
15	nized under section 7111 of title 5 as exclusive
16	representatives of FAA employees, and all af-
17	fected employees of such determination; and
18	"(C) on or before the date of transfer,
19	transfer such activities, employees, or categories
20	of employees.
21	"(b) Subsequent Transfer of Employees.—
22	"(1) In general.—
23	"(A) Transfers from faa to corpora-
24	TION.—During the 180-day period beginning on
25	the date of transfer, the Secretary, after meet-

ing and conferring with the CEO and representatives of the certified labor organizations recognized under section 90705 and labor organizations recognized under section 7111 of title 5 as
exclusive representatives of FAA employees,
may transfer an employee from the FAA to the
Corporation if the Secretary, after meeting and
conferring with the CEO and the representatives, finds that the determination with respect
to the employee under subsection (a) was inconsistent with the purposes of this subtitle.

"(B) Transfers from corporation to faa.—During the 180-day period beginning on the date of transfer, the Secretary, after meeting and conferring with the CEO and representatives of the certified labor organizations recognized under section 90705 and labor organizations recognized under section 7111 of title 5 as exclusive representatives of FAA employees, may transfer an employee from the Corporation to the FAA if the Secretary, after the consultation with the CEO and the representatives, finds that the determination with respect to the employee under subsection (a) was inconsistent with the purposes of this subtitle.

1	"(2) Reemployment of federal employ-
2	EES.—An employee transferred from the Corpora-
3	tion to the FAA under this subsection shall be enti-
4	tled to the same rights and benefits, and reemploy-
5	ment, in the same manner as if covered by section
6	3582 of title 5 notwithstanding section 8347(o),
7	8713, or 8914 of such title.
8	"(3) Election of benefits for employees
9	SUBJECT TO DELAYED TRANSFER TO CORPORA-
10	TION.—In the case of an employee of the FAA
11	transferred to the Corporation under this subsection,
12	such employee shall be afforded the opportunity to
13	make the election provided under section 90702(b)
14	with respect to benefits.
15	"(c) Corporation Employee Benefits.—At least
16	180 days before the date of transfer, the Corporation shall
17	establish a compensation and benefits program for—
18	"(1) employees hired by the Corporation after
19	the date of transfer; and
20	"(2) employees that make the election under
21	section $90702(b)(1)(A)(ii)$ .
22	"(d) Protections for Employees Not Trans-
23	FERRED TO CORPORATION.—For those employees of the
24	FAA directly involved in the operation of air traffic serv-
25	ices who are not transferred to the Corporation pursuant

to subsection (a) or who transferred back to the FAA pursuant to subsection (b), the Secretary shall provide to such employees compensation and benefits consistent with the 3 4 applicable collective-bargaining agreement that are not less than the level of compensation and benefits provided to such FAA employees prior to the date of transfer unless mutually agreed to by the FAA and representatives of the 8 certified labor organization. 9 "(e) Suitability, Clearances, and MEDICAL QUALIFICATIONS.—All federally issued or federally re-10 quired credentials, certificates, clearances, medical quali-12 fications, access rights, substance testing results, and any 13 other Federal permissions or approvals held by any emplove of the FAA in the operation of air traffic services 14 15 that are valid and effective on the day prior to the date of transfer shall remain valid and effective after the date 16 of transfer— 17 18 "(1) unless revoked for cause; or 19 "(2) until equivalent or substantially equivalent 20 credentials, certificates, clearances, medical quali-21 fications, access rights, substance testing results, 22 and any other Federal permissions or approvals have 23 been issued to the employee on or after the date of 24 transfer. 25 "(f) Transition Agreements.—

1	"(1) Bipartite agreement.—
2	"(A) Meetings.—At least 180 days before
3	the date of transfer, the Corporation shall meet
4	with the labor organizations recognized under
5	section 7111 of title 5 as exclusive representa-
6	tives of FAA employees to resolve employment-
7	related transition matters that affect employees
8	represented by those labor organizations and
9	that are not otherwise covered under this sec-
10	tion.
11	"(B) Duty to bargain in good faith.—
12	The Corporation and the labor organizations
13	described in subparagraph (A) (in this sub-
14	section referred to as the 'parties') shall be sub-
15	ject to the duty to bargain in good faith under
16	chapter 907 in any meetings pursuant to this
17	paragraph.
18	"(C) DISPUTE RESOLUTION PROCE-
19	DURES.—If the parties fail to reach an agree-
20	ment over the initial or subsequent employ-
21	ment-related transition issues not otherwise
22	covered under this section, the matters shall be
23	subject to the dispute resolution procedures es-
24	tablished under subsections (a), (b), and (e) of
25	section 90707.

1	"(2) Tripartite agreement.—
2	"(A) Meetings.—At least 1 year before
3	the date of transfer, the Corporation and the
4	FAA shall meet with the labor organizations
5	recognized under section 7111 of title 5 as ex-
6	clusive representatives of FAA employees to re-
7	solve transition matters related to the separa-
8	tion of air traffic services from the FAA pursu-
9	ant to this subtitle that affect employees rep-
10	resented by those labor organizations and that
11	are not otherwise covered under this section.
12	"(B) Duty to bargain in good faith.—
13	To the extent applicable, the Corporation and
14	the labor organizations described in subpara-
15	graph (A) shall be subject to the duty to bar-
16	gain in good faith under chapter 907 in any
17	meetings pursuant to this paragraph.
18	"(C) DISPUTE RESOLUTION PROCE-
19	DURES.—If the Corporation and the certified
20	labor organizations described in subparagraph
21	(A) fail to reach an agreement over the initial
22	or subsequent transition issues related to the
23	separation of air traffic services from the FAA,
24	not otherwise covered under this section, the

matters shall be subject to the dispute resolu-

25

1	tion procedures established under subsections
2	(a), (b), and (e) of section 90707.
3	"§ 90316. Transfer of facilities to Corporation
4	"(a) Inventory of FAA Property and Facili-
5	TIES.—At least 1 year before the date of transfer, the Sec-
6	retary, in consultation with the CEO, shall identify the
7	licenses, patents, software rights, and real and personal
8	property, including air navigation facilities (as defined in
9	section 40102(a)) of the United States under FAA juris-
10	diction, that are necessary and appropriate for the Cor-
11	poration to carry out the air traffic services transferred
12	to the Corporation under this subtitle.
13	"(b) Transfer of Federal Property.—
14	"(1) Conveyance of Property to Corpora-
15	TION.—On the date of transfer, the Secretary shall
16	convey, without charge, all right, title, and interest
17	of the United States in, and the use, possession, and
18	control of, properties identified under subsection (a).
19	"(2) Sale of property by corporation
20	AFTER DATE OF TRANSFER.—If the Corporation
21	sells any of the property conveyed to the Corporation
22	under paragraph (1), the Corporation shall use the
23	proceeds received from the sale of such property for
24	the acquisition or improvement of air navigation fa-
25	cilities or other capital assets.

1	"(3) Reversionary interest.—Any convey-
2	ance of real property under this section located at an
3	FAA technical facility shall be subject to the condi-
4	tion that all right, title, and interest in the real
5	property shall revert to the United States and be
6	placed under the administrative control of the Sec-
7	retary if—
8	"(A) the Corporation determines the real
9	property is no longer necessary to carry out the
10	air traffic services transferred to the Corpora-
11	tion under this subtitle; and
12	"(B) the Secretary determines the rever-
13	sion is necessary to protect the interests of the
14	United States.
15	"(c) Consolidation and Realignment of Trans-
16	FERRED SERVICES AND FACILITIES.—
17	"(1) In general.—At least 180 days before
18	the date of transfer, and subject to section 90707,
19	the Corporation, in consultation with representatives
20	of labor organizations representing operations and
21	maintenance employees of the air traffic control sys-
22	tem, shall establish a process for the realignment
23	and consolidation of services and facilities to be
24	transferred to the Corporation from the FAA.

1	"(2) Moratorium.—Except as otherwise pro-	
2	vided, there shall be a moratorium on any effort by	
3	the Administrator or the Corporation to consolidate	
4	or realign air traffic services or facilities until the	
5	process required by paragraph (1) is established.	
6	"§ 90317. Approval of transferred air navigation fa-	
7	cilities and other equipment	
8	"On the date of transfer, the Corporation is author-	
9	ized to operate all air navigation facilities and other equip-	
10	ment conveyed pursuant to section 90316 without addi-	
11	tional approval or certification by the Secretary.	
12	"§ 90318. Use of spectrum systems and data	
13	"Beginning on the date of transfer, the Secretary	
14	shall provide the Corporation with such access to the spec-	
15	trum systems used by the FAA before the date of transfer	
16	to provide air traffic services, and any successor spectrum	
17	systems, and to the data from such systems, as is nec-	
18	essary to enable the Corporation to provide air traffic serv-	
19	ices under this subtitle.	
20	"CHAPTER 905—OVERSIGHT OF	
21	CORPORATION	
	"Sec. "90501. Safety oversight and regulation of Corporation. "90502. Resolution of disputes concerning air traffic services charges and fees. "90503. Air parigration facilities established after data of transfer.	

<sup>&#</sup>x27;90503. Air navigation facilities established after date of transfer.

<sup>``90504.</sup> International agreements and activities.

<sup>&</sup>quot;90505. Availability of safety information.

<sup>&</sup>quot;90506. Reporting of safety violations to FAA.

<sup>&</sup>quot;90507. Insurance requirements.

1	"§ 90501. Safety oversight and regulation of Corpora-
2	tion
3	"(a) Performance-Based Regulations and Min-
4	IMUM SAFETY STANDARDS.—Before the date of transfer,
5	the Secretary shall—
6	"(1) prescribe performance-based regulations
7	and minimum safety standards for the operation of
8	air traffic services by the Corporation; and
9	"(2) adopt, after consultation with the Corpora-
10	tion and the FAA's certified bargaining representa-
11	tives, policies and other administrative materials of
12	the FAA in effect before the date of transfer for
13	providing air traffic services.
14	"(b) Safety Management System.—
15	"(1) In general.—The regulations and stand-
16	ards shall include a safety management system for
17	air traffic services provided by the Corporation.
18	"(2) FOUNDATION.—The safety management
19	system shall be based on the safety management
20	system used by the Air Traffic Organization of the
21	FAA before the date of transfer.
22	"(3) USE BY CORPORATION.—Beginning on the
23	date of transfer, the Corporation shall use the safety
24	management system, including any changes thereto,
25	when assessing and managing risks in all proce-

1	dures, processes, and practices necessary to provide
2	air traffic services.
3	"(c) Proposals To Modify Air Traffic Manage-
4	MENT PROCEDURES, ASSIGNMENTS, AND CLASSIFICA-
5	TIONS OF AIRSPACE.—
6	"(1) Submission of proposals to sec-
7	RETARY.—The Corporation or another interested
8	party may submit to the Secretary a proposal to
9	modify—
10	"(A) air traffic management procedures,
11	assignments, classifications of airspace, or other
12	actions affecting airspace access that are devel-
13	oped pursuant to the safety management sys-
14	tem; and
15	"(B) FAA policies and other administra-
16	tive materials adopted under subsection (a)(2).
17	"(2) Review and approval of proposals.—
18	The regulations and standards prescribed under sub-
19	section (a)(1) shall include a process for expedited
20	review and approval of a proposal received under
21	paragraph (1).
22	"(3) STANDARD FOR APPROVAL.—The Sec-
23	retary shall approve a proposal received under para-
24	graph (1) if the Secretary determines that the pro-
25	posal complies with the regulations and standards

1	prescribed under subsection (a)(1) and is otherwise
2	consistent with the public interest.
3	"(4) Approvals, disapprovals, and modi-
4	FICATIONS.—
5	"(A) In general.—During the 45-day pe-
6	riod beginning on the date of receipt of a pro-
7	posal under paragraph (1), the Secretary shall
8	approve, disapprove, or modify the proposal.
9	"(B) Written explanation.—If the
10	Secretary disapproves or modifies the proposal,
11	the Secretary shall provide a written expla-
12	nation of the Secretary's decision, including—
13	"(i) any instances of inconsistency
14	with the regulations and standards pre-
15	scribed under subsection (a)(1); and
16	"(ii) any other information that
17	formed the basis for the Secretary's deci-
18	sion.
19	"(5) Failure to act.—If the Secretary fails
20	to act on a proposal received under paragraph (1)
21	during the 45-day period described in paragraph
22	(4)(A), the Corporation or other party making the
23	proposal shall be entitled to a writ of mandamus in
24	a Federal district court with venue.
25	"(d) Judicial Review.—

1	"(1) IN GENERAL.—Any decision made by the
2	Secretary to approve, disapprove, or modify a pro-
3	posal received under subsection $(c)(1)$ shall be sub-
4	ject to judicial review pursuant to subsections (a),
5	(b), (d), and (e) of section 46110.
6	"(2) Standard of Review.—
7	"(A) DISAPPROVALS; MODIFICATIONS.—In
8	the case of a petition filed under section
9	46110(a) to review a decision of the Secretary
10	that disapproves or modifies a proposal received
11	from the Corporation under subsection $(c)(1)$ ,
12	the court shall, without deference to the Sec-
13	retary's determination, review de novo the
14	record to determine if the Secretary's deter-
15	mination is consistent with the regulations and
16	standards prescribed under subsection $(a)(1)$ .
17	"(B) Approvals.—In the case of a peti-
18	tion filed under section 46110(a) to review a
19	decision of the Secretary that approves a pro-
20	posal received from the Corporation under sub-
21	section $(c)(1)$ , the court may overturn the ap-
22	proval only upon a finding of clear error or an
23	abuse of discretion.
24	"(e) Compilation.—

1	"(1) Establishment.—The Corporation shall
2	establish and maintain a compilation of the policies
3	and other materials referred to in subsection $(a)(2)$ .
4	"(2) UPDATES.—The Corporation shall update
5	the compilation each time a proposal described in
6	subsection $(c)(1)(B)$ is approved.
7	"(3) Publication.—The Corporation shall
8	make the compilation available to the public.
9	"(f) Special Rules for Proposals Affecting
10	CERTAIN AIRSPACE.—The regulations and standards pre-
11	scribed under subsection (a)(1) shall include procedures
12	(including advance submission of necessary supporting
13	data, analysis, and documentation) for the Secretary to
14	evaluate, at least 180 days before its submission under
15	subsection (c)(1), a proposal for an airspace change that
16	would affect airspace that is—
17	"(1) within an area designated as a 'Metroplex'
18	by the FAA as of June 8, 2015;
19	"(2) within an area subject to a major, large-
20	scale airspace redesign project; or
21	"(3) adjacent to or containing special use air-
22	space.
23	"(g) Special Rules for Proposals Relating to
24	OPERATION OF CONTRACT TOWERS.—

1	"(1) In General.—The regulations and stand-
2	ards prescribed under subsection (a)(1) shall include
3	procedures for the Secretary to evaluate, under sub-
4	section (c), a proposal for an airspace change that
5	results from the proposed closure of a tower that is
6	operating under a contract with the Corporation and
7	that, prior to the date of transfer, was operated
8	under a contract with the Secretary pursuant to sec-
9	tion 47124.
10	"(2) Procedures.—The procedures required
11	pursuant to paragraph (1) shall include—
12	"(A) the advance submission of necessary
13	supporting data, analysis, and documentation
14	related to—
15	"(i) the safety risk management as-
16	sessment of the proposed contract tower
17	closure;
18	"(ii) an assessment of the impact of
19	the proposed closure on the operation of
20	the national airspace system;
21	"(iii) an assessment of the impact of
22	the proposed closure on air service to af-
23	fected communities; and
24	"(iv) any other safety or operational
25	information the Secretary determines to be

1	necessary to understand the safety impact
2	of the proposed closure; and
3	"(B) a process to receive input from the
4	public, impacted air traffic services users, local
5	communities, and the airport operator of the
6	airport where the contract tower proposed to be
7	closed is located.
8	"(h) Exempted Airspace Actions.—The require-
9	ments of this section shall not apply to—
10	"(1) temporary airspace actions directed by the
11	Administrator or Secretary;
12	"(2) airspace actions necessitated by an exer-
13	cise of authority under section 40106; or
14	"(3) certain emergency circumstances, as de-
15	fined by the Secretary in regulation.
16	"(i) Delegation.—Notwithstanding section
17	90303(b), and except for the process and procedures re-
18	quired by subsection (g), the Secretary may delegate safe-
19	ty oversight functions to the Administrator.
20	" $\S$ 90502. Resolution of disputes concerning air traffic
21	services charges and fees
22	"(a) Authority To Request Secretary's Deter-
23	MINATION.—
24	"(1) IN GENERAL.—The Secretary shall issue a
25	determination as to whether a charge or fee assessed

1 by the Corporation for the use of air traffic services 2 in United States airspace or international airspace 3 delegated to the United States is reasonable if a 4 written complaint for such determination is filed 5 with the Secretary by an affected air traffic services 6 user not later than 60 days after the air traffic serv-7 ices user receives written notice of the establishment 8 or increase of such charge or fee. 9 "(2) Secretary's Determination.—In deter-10 mining under paragraph (1) whether a charge or fee 11 is reasonable, the Secretary may only determine 12 whether the charge or fee is reasonable pursuant to 13 subsection (c). 14 "(3) Treatment of interest and pen-15 ALTIES.—In this section, the terms 'charge' and 16 'fee' include any interest and penalties relating 17 thereto. 18 "(b) Procedural Regulations.—At least 270 19 days before the date of transfer, the Secretary shall pub-20 lish in the Federal Register final regulations, policy state-21 ments, or guidelines establishing the procedures for acting 22 upon written complaints filed under subsection (a)(1) and 23 requests of the Corporation pursuant to subsection (e)(3). 24 "(c) Determination of Reasonableness.—In determining under subsection (a)(1) whether a charge or fee

1	is reasonable, the Secretary shall determine only if the
2	charge or fee is—
3	"(1) consistent with the charging principles de-
4	scribed in section 90311(c); and
5	"(2) otherwise consistent with the public inter-
6	est.
7	"(d) Decisions by Secretary.—The final regula-
8	tions, policy statements, or guidelines required in sub-
9	section (b) shall provide for the following:
10	"(1) Not later than 90 days after an air traffic
11	services user files with the Secretary a written com-
12	plaint relating to an air traffic service charge or fee,
13	the Secretary shall issue a final order determining
14	whether the charge or fee is reasonable.
15	"(2) Not later than 30 days after such com-
16	plaint is filed with the Secretary, the Secretary shall
17	dismiss the complaint if no significant dispute exists
18	or shall assign the matter to an administrative law
19	judge. Thereafter, the matter shall be handled in ac-
20	cordance with part 302 of title 14, Code of Federal
21	Regulations, or as modified by the Secretary, to en-
22	sure an orderly disposition of the matter within the
23	90-day period and any specifically applicable provi-
24	sions of this section.

1	"(3) The administrative law judge shall issue a
2	recommended decision within 45 days after the com-
3	plaint is assigned or within such shorter period as
4	the Secretary may specify.
5	"(4) If the Secretary, upon the expiration of 90
6	days after the filing of the complaint, has not issued
7	a final order, the decision of the administrative law
8	judge shall be deemed to be the final order of the
9	Secretary.
10	"(5) Any party to the dispute may seek review
11	of a final order of the Secretary under this sub-
12	section in the Circuit Court of Appeals for the Dis-
13	trict of Columbia Circuit or the court of appeals in
14	the circuit with venue.
15	"(6) Any findings of fact in a final order of the
16	Secretary under this subsection, if supported by sub-
17	stantial evidence, shall be conclusive if challenged in
18	a court pursuant to this subsection. No objection to
19	such a final order shall be considered by the court
20	unless objection was urged before an administrative
21	law judge or the Secretary at a proceeding under
22	this subsection or, if not so urged, unless there were
23	reasonable grounds for failure to do so.
24	"(e) Payment Under Protest; Guarantee of
25	AIR TRAFFIC SERVICES USER ACCESS.—

1	"(1) Payment under protest.—
2	"(A) IN GENERAL.—Any charge or fee in-
3	crease or newly established charge or fee that
4	is the subject of a complaint that is not dis-
5	missed by the Secretary shall be paid by the
6	complainant air traffic services user to the Cor-
7	poration under protest.
8	"(B) Referral or credit.—Any
9	amounts paid under this subsection by a com-
10	plainant air traffic services user to the Corpora-
11	tion under protest shall be subject to refund or
12	credit to the air traffic services user in accord-
13	ance with directions in the final order of the
14	Secretary within 30 days of such order.
15	"(C) TIMELY REPAYMENT.—In order to
16	ensure the timely repayment, with interest, of
17	amounts in dispute determined not to be rea-
18	sonable by the Secretary, the Corporation shall
19	obtain a letter of credit, or surety bond, or
20	other suitable credit facility, equal to the
21	amount in dispute that is due during the 90-
22	day period established by this section, plus in-
23	terest, unless the Corporation and the air traf-
24	fic services user agree otherwise.

1	"(D) DEADLINE.—The letter of credit, or
2	surety bond, or other suitable credit facility
3	shall be provided to the Secretary not later than
4	20 days after the filing of the complaint and
5	shall remain in effect for 30 days after the ear-
6	lier of 90 days or the issuance of a timely final
7	order by the Secretary determining whether
8	such charge or fee is reasonable.
9	"(2) Guarantee of air traffic services
10	USER ACCESS.—Contingent upon an air traffic serv-
11	ices user's compliance with the requirements of
12	paragraph (1) and pending the issuance of a final
13	order by the Secretary determining the reasonable-
14	ness of a charge or fee that is the subject of a com-
15	plaint filed under subsection (a)(1), the Corporation
16	may not withhold air traffic services as a means of
17	enforcing the charge or fee.
18	"(3) Noncompliance.—Prior to the issuance
19	of a final order by the Secretary determining the
20	reasonableness of a charge or fee that is the subject
21	of a complaint filed under subsection (a)(1), if an
22	air traffic services user does not comply with the re-
23	quirements of paragraph (1) of this subsection, the
24	Corporation shall withhold air traffic services from
25	the user if the Corporation requests and receives ap-

1	proval from the Secretary to withhold air traffic
2	services.
3	"§ 90503. Air navigation facilities established after
4	date of transfer
5	"(a) Safety Management System for Air Navi-
6	GATION FACILITIES.—Notwithstanding section 44702 or
7	44708, or any other provision of law, the Secretary shall
8	establish procedures under which the Corporation or any
9	other interested person may submit to the Secretary for
10	approval a safety management system for use by the Cor-
11	poration or person in designing, manufacturing, testing
12	or operating an air navigation facility, as defined in sec-
13	tion 40102(a), established after the date of transfer.
14	"(b) Establishment of Procedures.—The proce-
15	dures established under subsection (a) shall—
16	"(1) be established before the date of transfer
17	"(2) include a process for the Secretary to peri-
18	odically review, in an expedited manner, a safety
19	management system approved under subsection (a)
20	and its implementation; and
21	"(3) allow for enforcement of the terms and
22	conditions of the safety management system by the
23	Secretary pursuant to section 46301(a)(1)(A).
24	"(c) Compliance Required.—In carrying out ac-
25	tivities related to the design, manufacture, testing, or op-

- 1 eration of air navigation facilities, the Corporation or any
- 2 other interested person shall act in accordance with the
- 3 applicable safety management system approved pursuant
- 4 to this section.

#### 5 "§ 90504. International agreements and activities

- 6 "(a) Consistency With International Obliga-
- 7 TIONS AND LAWS OF OTHER COUNTRIES.—The Corpora-
- 8 tion shall provide air traffic services under this subtitle
- 9 in a manner that is consistent with any obligation as-
- 10 sumed by the United States in a treaty, convention, or
- 11 agreement that may be in force between the United States
- 12 and a foreign country or foreign countries or between the
- 13 United States and an international organization, and shall
- 14 take into consideration any applicable laws and require-
- 15 ments of foreign countries.
- 16 "(b) Prohibition.—The Corporation may not nego-
- 17 tiate on behalf of or otherwise represent the United States
- 18 before any foreign government or international organiza-
- 19 tion.

## 20 "§ 90505. Availability of safety information

- 21 "(a) Safety Information.—The Corporation shall
- 22 make available to air traffic services users and the pub-
- 23 lic—
- 24 "(1) the same type of safety information made
- available by the FAA before the date of transfer;

1	"(2) any additional safety information needed
2	by air traffic services users to operate safely; and
3	"(3) any updates or revisions to the safety in-
4	formation referred to in paragraphs (1) and (2).
5	"(b) Meteorological Services; Aeronautical
6	CHARTS.—The Corporation may provide for the dissemi-
7	nation of available aviation-related meteorological infor-
8	mation and aeronautical charts to air traffic services
9	users.
10	"§ 90506. Reporting of safety violations to FAA
11	"(a) In General.—In a manner, form, and process
12	prescribed by the Administrator, the Corporation shall re-
13	port to the Administrator complaints or instances of—
14	"(1) noncompliance with or deviations from air
15	traffic control clearances or instructions;
16	"(2) noncompliant operations in controlled air-
17	space or special use airspace; and
18	"(3) any other observed activities endangering
19	persons or property in the air or on the ground.
20	"(b) Assistance in Enforcement Actions.—The
21	Corporation shall provide necessary assistance in any en-
22	forcement action taken by the Administrator resulting
23	from a variet of the Comparation or another reason or an
	from a report of the Corporation or another person or en-

"(c) STATUTORY CONSTRUCTION.—This section may 1 not be construed to limit the authority of the Administrator to undertake enforcement actions upon the Administrator's initiative. "§ 90507. Insurance requirements 6 "The Corporation shall maintain adequate liability insurance policies and coverages, as determined by the 8 Secretary, including complete indemnification of employees of the Corporation for acts within the scope of employ-10 ment. "CHAPTER 907—EMPLOYEE MANAGEMENT 11 "Sec. "90701. Definitions. "90702. Employee management and benefits election. "90703. Labor and employment policy. "90704. Bargaining units. "90705. Recognition of labor organizations. "90706. Collective-bargaining agreements. "90707. Collective-bargaining dispute resolution. "90708. Potential and pending grievances, arbitrations, and settlements. "90709. Legal action. 12 "§ 90701. Definitions 13 "In this chapter, the following definitions apply: "(1) AGENCY.—The term 'Agency' means, as 14 15 the context requires, the Department of Transpor-16 tation or the FAA. 17 "(2) AIR TRAFFIC CONTROLLER.— 18 "(A) IN GENERAL.—The term 'air traffic 19 controller' means an employee of the Corpora-

1	tion who, in an air traffic control facility or
2	flight service station facility—
3	"(i) is actively engaged—
4	"(I) in the separation and control
5	of air traffie; or
6	"(II) in providing preflight,
7	inflight, or airport advisory service to
8	aircraft operators; or
9	"(ii) is the immediate supervisor of
10	any employee described in clause (i).
11	"(B) Limitation.—Notwithstanding sub-
12	paragraph (A), the definition of 'air traffic con-
13	troller' for purposes of section 8336(e) of chap-
14	ter 83 of title 5 and section 8412(e) of chapter
15	84 of such title shall mean only employees ac-
16	tively engaged in the separation of air traffic
17	and the immediate supervisors of such employ-
18	ees, as set forth in section 8331(30) of such
19	title, and section 8401(35) of such title.
20	"(3) Authority.—The term 'Authority' means
21	the Federal Labor Relations Authority, as described
22	in section 7104(a) of title 5.
23	"(4) Service.—The term 'Service' means the
24	Federal Mediation and Conciliation Service estab-

1	lished by section 202 of the Labor Management Re-
2	lations Act, 1947 (29 U.S.C. 172).
3	"§ 90702. Employee management and benefits elec-
4	tion
5	"(a) AUTHORITY OF CEO.—
6	"(1) In general.—Except as otherwise pro-
7	vided by law, the CEO shall classify and fix the com-
8	pensation and benefits of employees in the Corpora-
9	tion.
10	"(2) Negotiations.—In developing, making
11	changes to, and implementing wages, hours, and
12	other terms and conditions of employment, including
13	when establishing the compensation and benefits
14	program under section 90315(c), the Corporation
15	shall negotiate with exclusive representatives recog-
16	nized under section 90705.
17	"(3) Before date of transfer.—For pur-
18	poses of paragraph (2), before the date of transfer,
19	the term 'exclusive representatives recognized under
20	section 90705' shall refer to labor organizations rec-
21	ognized under section 7111 of title 5 as exclusive
22	representatives of FAA employees.
23	"(b) Former Federal Employees.—
24	"(1) Federal retirement benefits.—

1	"(A) ELECTION OF RETIREMENT BENE-
2	FITS.—At least 90 days before the date of
3	transfer, an employee transferring to the Cor-
4	poration who will be subject to either the Civil
5	Service Retirement System under chapter 83 of
6	title 5 (in this section referred to as 'CSRS') or
7	the Federal Employees Retirement System
8	under chapter 84 of title 5 (in this section re-
9	ferred to as 'FERS') on the day immediately
10	preceding the date of transfer shall elect either
11	to—
12	"(i) retain the employee's coverage
13	under either CSRS or FERS, as applica-
14	ble, in lieu of coverage by the Corpora-
15	tion's employee benefits system established
16	under section 90315(c); or
17	"(ii) receive a deferred annuity, lump-
18	sum benefit, or any other benefit available
19	to the employee under CSRS or FERS, in
20	the same manner that would have been
21	available to the employee if the employee
22	had voluntarily separated from Federal
23	employment on the day before the date of
24	transfer.

1	"(B) Thrift savings plan accounts.—
2	An employee who makes the election under sub-
3	paragraph (A)(ii) shall have the option to trans-
4	fer the balance in the employee's Thrift Savings
5	Plan account to the plan under the Corpora-
6	tion's retirement system, consistent with appli-
7	cable law and the terms of the Corporation's
8	plan.
9	"(C) Periodic election.—The Corpora-
10	tion shall provide for periodic election seasons
11	during which an employee who transferred to
12	the Corporation on the date of transfer may be-
13	come eligible for retirement benefits under the
14	Corporation's employee benefits system estab-
15	lished under section 90315(c) by making an
16	election under subparagraph (A)(ii).
17	"(D) CONTINUITY OF ANNUITANT BENE-
18	FITS.—Notwithstanding any other provision of
19	law, any individual who is receiving an annuity
20	under chapter 83 or chapter 84 of title 5 may
21	continue to receive such annuity while employed
22	by the Corporation.
23	"(E) High-3 determination.—With re-
24	spect to any employee who retains CSRS or
25	FERS coverage pursuant to subparagraph (A),

1	such employee's basic pay while with the Cor-
2	poration shall be included in any determination
3	of such employee's average pay under section
4	8331(4) or 8401(3), as the case may be, of title
5	5 when calculating the annuity (if any) of such
6	employee. For purposes of this section, an em-
7	ployee's basic pay shall be defined as such em-
8	ployee's total annual salary or wages from the
9	Corporation, including any location-based ad-
10	justment.
11	"(2) Payments to civil service retire-
12	MENT AND DISABILITY FUND.—For employees of the
13	Corporation who elect to retain their coverage under
14	either CSRS or FERS pursuant to paragraph (1),
15	the Corporation shall only be required to pay to the
16	Civil Service Retirement and Disability Fund—
17	"(A) such employee deductions and agency
18	contributions as are required by sections 8334,
19	8422, and 8423 of title 5; and
20	"(B) such additional amounts, not to ex-
21	ceed 2 percent of the amounts under subpara-
22	graph (A), as are determined necessary by the
23	Office of Personnel Management to pay the cost
24	of administering retirement benefits for employ-
25	ees who retire from the Corporation after the

1	date of transfer under either CSRS or FERS,
2	for their survivors, and for survivors of employ-
3	ees of the Corporation who die after the date of
4	transfer (which amounts shall be available to
5	the Office of Personnel Management as pro-
6	vided in section 8348(a)(1)(B) of title 5).
7	"(3) Thrift savings fund.—The Corporation
8	shall pay to the Thrift Savings Fund such employee
9	and agency contributions as are required by section
10	8432 of title 5 for employees who elect to retain
11	their coverage under FERS pursuant to paragraph
12	(1).
13	"(4) HEALTH BENEFITS PLAN ELECTION.—Any
14	employee of the Corporation who was subject to the
15	Federal Employees Health Benefits Program under
16	chapter 89 of title 5 (in this section referred to as
17	'FEHBP') on the day immediately preceding the
18	date of transfer shall have the option to receive
19	health benefits from a health benefit plan estab-
20	lished by the Corporation under section 90315(c) or
21	to continue coverage under FEHBP without inter-
22	ruption.
23	"(5) Payments to employees health bene-
24	FITS FUND.—For employees of the Corporation who
25	elect to retain their coverage under FEHBP pursu-

1	ant to paragraph (4), the Corporation shall pay to
2	the Employees Health Benefits Fund—
3	"(A) such employee deductions and agency
4	contributions as are required by subsections (a)
5	through (f) of section 8906 of title 5; and
6	"(B) such amounts as are determined nec-
7	essary by the Office of Personnel Management
8	under paragraph (6) to reimburse the Office of
9	Personnel Management for contributions under
10	section $8906(g)(1)$ of title 5.
11	"(6) Reimbursement amounts.—The
12	amounts required to be paid by the Corporation
13	under paragraph (5)(B) shall be equal to the
14	amount of Government contributions for retired em-
15	ployees who retire from the Corporation after the
16	date of transfer under either CSRS or FERS, for
17	survivors of such retired employees, and for sur-
18	vivors of employees of the Corporation who die after
19	the date of transfer, with said amounts prorated to
20	reflect only that portion of the total service of such
21	employees and retired persons that was performed
22	for the Corporation after the date of transfer.
23	"(7) Additional benefits.—Subject to the
24	provisions of this chapter, any employee of the Cor-
25	poration who was subject to the provisions of sub-

1 chapter I of chapter 85 (concerning unemployment 2 compensation) and chapters 87 (concerning life in-3 surance), 89A (concerning enhanced dental bene-4 fits), and 89B (concerning enhanced vision benefits) 5 of title 5 shall have the option to continue coverage 6 under such provisions without interruption in lieu of 7 applicable coverage by the Corporation's employee 8 benefits system established under section 90315(c). 9 The Corporation shall withhold from pay, and shall 10 make contributions, under the provisions of title 5 11 referred to in this subsection at the same rates ap-12 plicable to agencies of the Federal Government for 13 such employees. 14 "(8) Workers compensation.—Officers and 15 employees of the Corporation shall be covered by, 16 and shall be considered employees for purposes of, 17 subchapter I of chapter 81 of title 5 (concerning 18 compensation for work injuries). The Corporation 19 shall make contributions to the Employees' Com-20 pensation Fund under the provisions of section 8147 21 of title 5 at the same rates applicable to agencies of 22 the Federal Government. 23 "(9) Non-foreign area.—To the extent con-24 sistent with law, the Non-Foreign Area Retirement 25 Equity Assurance Act of 2009 shall apply to officers

1 and employees of the Corporation transferred under 2 section 90315. 3 "(10) Transfer of Leave.—Sick and annual 4 leave, credit hours, and compensatory time of offi-5 cers and employees of the Corporation, whether ac-6 crued before or after the date of transfer, shall be 7 obligations of the Corporation under the provisions 8 of this chapter. 9 "(11) Whistleblower protection.—Neither 10 the Corporation, nor any officer or employee of the 11 Corporation, may take any action described in sub-12 section (b)(8), (b)(9), or (b)(13), or the final paragraph of subsection (b), of section 2302 of title 5 13 14 (relating to whistleblower protection). 15 "§ 90703. Labor and employment policy 16 "(a) Application of Chapter 71 of Title 5.— To the extent not inconsistent with this chapter, labor-18 management relations shall be subject to the provisions 19 of chapter 71 of title 5, provided that the obligation of the Corporation and an exclusive bargaining representa-20 21 tive recognized under section 90705 to bargain collectively in good faith over conditions of employment shall mean 23 to bargain over the same wages, hours, and other terms and conditions of employment as are negotiable under section 8(d) of the Act of July 5, 1935, as amended (29)

- 1 U.S.C. 158(d)), and without application of section
- 2 7103(a)(14) of title 5 and section 7117 of title 5, which
- 3 shall not apply.
- 4 "(b) Applicability.—To the limited extent nec-
- 5 essary for the implementation of this chapter, the Cor-
- 6 poration shall have the rights and obligations of an agency
- 7 under chapter 71 of title 5.
- 8 "(c) Application of Fair Labor Standards
- 9 Act.—The provisions of the Fair Labor Standards Act
- 10 of 1938 (29 U.S.C. 201 et seq.) shall apply to the Cor-
- 11 poration and to its officers and employees.
- 12 "(d) Reporting and Disclosure.—The provisions
- 13 of the Labor-Management Reporting and Disclosure Act
- 14 of 1959 (29 U.S.C. 401 et seq.) shall be applicable to labor
- 15 organizations that have or are seeking to attain recogni-
- 16 tion under section 90705, and to such organizations' offi-
- 17 cers, agents, shop stewards, other representatives, and
- 18 members.
- 19 "(e) RIGHT TO COLLECTIVELY BARGAIN.—Each em-
- 20 ployee of the Corporation shall have the right, freely and
- 21 without fear of penalty or reprisal, to form, join, and assist
- 22 a labor organization or to refrain from any such activity,
- 23 and each employee shall be protected in the exercise of
- 24 this right. Such right shall include the right to engage in
- 25 collective bargaining with respect to the same wages,

- 1 hours, and other terms and conditions of employment as
- 2 are negotiable under section 8(d) of the Act of July 5,
- 3 1935, as amended (29 U.S.C. 158(d)).

### 4 "§ 90704. Bargaining units

- 5 "(a) IN GENERAL.—Pursuant to section 7112 of title
- 6 5 and subject to the requirements of this chapter, the Au-
- 7 thority shall decide in each case the unit appropriate for
- 8 collective bargaining with the Corporation.
- 9 "(b) Previously Certified Units.—Notwith-
- 10 standing subsection (a), the Authority may not adopt, cer-
- 11 tify, or decide upon bargaining units that include employ-
- 12 ees in bargaining units previously certified by the Author-
- 13 ity that are smaller in geographic scope than such pre-
- 14 viously certified bargaining units, unless the Authority
- 15 finds by compelling evidence that such previously certified
- 16 units would not, absent modification, remain units appro-
- 17 priate for collective bargaining with the Corporation.
- 18 "(c) Other Units.—Notwithstanding subsection (a)
- 19 or (b), the Authority shall not recognize or certify any bar-
- 20 gaining unit different than the bargaining units previously
- 21 certified by the Authority prior to the date described in
- 22 section 90705(g).

# 23 "§ 90705. Recognition of labor organizations

- 24 "(a) Application of Chapter 71 of Title 5.—
- 25 To the extent not inconsistent with this chapter, section

- 1 7111 of title 5 shall apply to the recognition and certifi-
- 2 cation of labor organizations for the employees of the Cor-
- 3 poration and the Corporation shall accord exclusive rec-
- 4 ognition to and bargain collectively with a labor organiza-
- 5 tion when the organization has been selected by a majority
- 6 of the employees in an appropriate unit as their represent-
- 7 ative.
- 8 "(b) Recognition of Exclusive Representa-
- 9 TIVE.—Notwithstanding subsection (a), each labor organi-
- 10 zation that, immediately before the date of transfer, was
- 11 recognized as the exclusive representative for a bargaining
- 12 unit of employees of the Agency shall be deemed to be
- 13 recognized on the date of transfer or thereafter as the ex-
- 14 clusive representative for those employees of the Corpora-
- 15 tion in the same or similar bargaining unit unless another
- 16 representative for a bargaining unit of employees is cer-
- 17 tified pursuant to section 7111 of title 5 and this section.
- 18 "(c) Expiration of Term.—Every collective-bar-
- 19 gaining agreement or arbitration award that applies to an
- 20 employee of the Agency and that is in force immediately
- 21 before the date of transfer continues in force until its term
- 22 expires. To the extent that the Corporation assumes the
- 23 functions and responsibilities that, prior to the date of
- 24 transfer, were conducted by the Agency, agreements and
- 25 supplements (including any arbitration award, as applica-

- 1 ble) covering employees of the Agency that are in effect
- 2 on the date of transfer shall continue to be recognized by
- 3 and binding on the Corporation, the bargaining represent-
- 4 ative, and all covered employees until altered or amended
- 5 pursuant to law. Any agreement, supplement, or arbitra-
- 6 tion award continued by this section is deemed to be an
- 7 agreement, supplement, or arbitration award binding on
- 8 the Corporation, the bargaining representative, and all
- 9 covered employees for purposes of this chapter and title
- 10 5.
- 11 "(d) Limitation on Application.—Notwith-
- 12 standing section 90703, sections 7106 and 7113 of title
- 13 5 shall not apply to this chapter.
- 14 "(e) Continuation of Bargaining.—If an exclu-
- 15 sive representative and the Agency are engaged in bar-
- 16 gaining (whether concerning a collective-bargaining agree-
- 17 ment, issues related to the transfer of functions and re-
- 18 sponsibilities from the Agency to the Corporation, or oth-
- 19 erwise) prior to the date of transfer, such bargaining shall
- 20 continue between the exclusive representative and the Cor-
- 21 poration, and the Corporation shall be bound by any com-
- 22 mitments made during bargaining by the Agency.
- 23 "(f) Statutory Construction.—Nothing in this
- 24 section may be construed to prohibit the waiving of hear-
- 25 ings by stipulation for the purpose of a consent election

1	in conformity with regulations and rules of decision of the
2	Authority.
3	"(g) Limitation.—Notwithstanding any other provi-
4	sion of this chapter or any provision of title 5, no bar-
5	gaining unit or part of a bargaining unit consisting of em-
6	ployees of the Corporation represented by a labor organi-
7	zation pursuant to subsection (b) may be reviewed, re-
8	scinded, amended, altered, or varied, other than—
9	"(1) to include in the unit any employees who
10	are not represented by a labor organization, or
11	"(2) to merge bargaining units that are rep-
12	resented by the same labor organization,
13	before the first day of the last 3 months of the first collec-
14	tive agreement entered into after the date of transfer that
15	applies to those employees and that has resulted from col-
16	lective bargaining between such labor organization and the
17	Corporation.
18	"(h) DEDUCTION.—
19	"(1) In General.—Notwithstanding section
20	90703, section 7115 of title 5 shall not apply to this
21	chapter.
22	"(2) Dues.—When a labor organization holds
23	exclusive recognition, the Corporation shall deduct
24	the regular and periodic dues, initiation fees, and as-
25	sessments (not including fines and penalties) of the

- 1 organization from the pay of all members of the or-2 ganization in the unit of recognition if the Corpora-3 tion (or, before the date of transfer, the Agency) has 4 received from each employee, on whose account such 5 deductions are made, a written assignment which 6 shall be irrevocable for a period of not more than 1 7 year. "(3) 8 de-
- CONTINUATION.—Any agreement 9 scribed in subsection (c) that provides for deduction 10 by the Agency of the regular and periodic dues, initi-11 ation fees, and assessments (not including fines and 12 penalties) of the labor organization from the pay of 13 its members shall continue in full force and effect 14 and the obligation for such deductions shall be as-15 sumed by the Corporation. No such deduction may 16 be made from the pay of any employee except on the 17 employee's written assignment, which shall be irrev-18 ocable for a period of not more than 1 year.

## 19 "§ 90706. Collective-bargaining agreements

- 20 "(a) In General.—Except as provided under section
- 21 90705(c), collective-bargaining agreements between the
- 22 Corporation and bargaining representatives shall be effec-
- 23 tive for not less than 2 years.
- 24 "(b) Procedures.—Collective-bargaining agree-
- 25 ments between the Corporation and bargaining represent-

- 1 atives recognized under section 90705 may include any
- 2 procedures for resolution by the parties of grievances and
- 3 adverse actions arising under the agreement, including
- 4 procedures culminating in binding third-party arbitration,
- 5 or the parties may adopt any such procedures by mutual
- 6 agreement in the event of a dispute.
- 7 "(c) Limitation on Application.—Notwith-
- 8 standing section 90703, section 7121(c) of title 5 shall not
- 9 apply to this chapter.
- 10 "(d) DISPUTE RESOLUTION PROCEDURES.—The
- 11 Corporation and bargaining representatives recognized
- 12 under section 90705 may by mutual agreement adopt pro-
- 13 cedures for the resolution of disputes or impasses arising
- 14 in the negotiation of a collective-bargaining agreement.

## 15 "§ 90707. Collective-bargaining dispute resolution

- 16 "(a) Resolution of Disputes.—
- 17 "(1) In general.—If, prior to 90 days after
- the expiration of the term collective-bargaining
- agreement or 90 days after the parties begin mid-
- term negotiations, the Corporation and the exclusive
- 21 bargaining representative of the employees of the
- 22 Corporation (in this section referred to collectively
- as the 'parties') do not reach an agreement under
- 24 sections 7114(a)(1), 7114(a)(4), and 7114(b) of title
- 5 (as such sections apply to the Corporation under

1	this chapter), or 90706(d) of this chapter, the Cor-
2	poration and the bargaining representative shall use
3	the mediation services of the Service to attempt to
4	reach such agreement in accordance with part 1425
5	of title 29, Code of Federal Regulations (as in effect
6	on the date of enactment of this subtitle).
7	"(2) Mediation period.—The mediation pe-
8	riod under paragraph (1) may not exceed 60 days
9	unless extended by written agreement of the parties.
10	"(b) Binding Arbitration for Term Bar-
11	GAINING.—
12	"(1) Three member private arbitration
13	BOARD.—If the mediation services of the Service
14	under subsection (a)(1) do not lead to the resolution
15	of issues in controversy arising from the negotiation
16	of a term collective-bargaining agreement, the par-
17	ties shall submit their issues in controversy to a pri-
18	vate arbitration board consisting of 3 members.
19	"(2) Appointment of arbitration board.—
20	"(A) Preparation of list of arbitra-
21	TORS.—The Director of the Service shall pro-
22	vide for the appointment of the 3 members of
23	an arbitration board by—
24	"(i) preparing a list of not fewer than
25	15 names of arbitrators of nationwide rep-

1	utation and professional stature with at
2	least 20 years of experience in labor-man-
3	agement arbitration and considerable expe-
4	rience in interest arbitration in major in-
5	dustries; and
6	"(ii) providing the list to the parties.
7	"(B) Selection of arbitrators by
8	PARTIES.—Not later than 10 days after receiv-
9	ing a list of names under subparagraph (A), the
10	parties shall each select one arbitrator. The ar-
11	bitrators selected by the parties do not need to
12	be arbitrators whose names appear on the list.
13	"(C) Selection of third arbi-
14	TRATOR.—Not later than 7 days after the date
15	on which the 2 arbitrators are selected by the
16	parties under subparagraph (B), the 2 arbitra-
17	tors, acting jointly, shall select a third person
18	from the list prepared under subparagraph (A).
19	"(D) FAILURE TO ACT.—If either of the
20	parties fails to select a person or if the 2 arbi-
21	trators are unable to agree on the third person
22	in 7 days, the parties shall make the selection
23	by alternately striking names on the list pre-
24	pared under subparagraph (A), beginning with

1	the party chosen on a random basis, until one
2	arbitrator remains.
3	"(3) Framing issues in controversy.—If
4	the parties do not agree on the framing of the issues
5	to be submitted for arbitration, the arbitration board
6	shall frame the issues.
7	"(4) Hearings.—The arbitration board shall
8	give the parties a full and fair hearing, including an
9	opportunity to present evidence and witnesses in
10	support of their claims and an opportunity to
11	present their case in person, by counsel, or by other
12	representative as they may elect.
13	"(5) Decisions.—The arbitration board shall
14	render its written decision not later than 90 days
15	after the date of its appointment. Decisions of the
16	arbitration board shall be conclusive and binding
17	upon the parties.
18	"(6) EVIDENCE.—The arbitration board shall
19	consider and afford the proper weight to all of the
20	evidence presented by the parties.
21	"(7) Costs.—The parties shall share costs of
22	the arbitration equally.
23	"(c) Ratification of Agreements.—Upon reach-
24	ing a voluntary agreement or at the conclusion of the bind-
25	ing arbitration under subsection (b), the final agreement,

1	except for those matters decided by a private arbitration
2	board, shall be—
3	"(1) subject to ratification by the exclusive bar-
4	gaining representative of the employees, if so re-
5	quested by the bargaining representative; and
6	"(2) subject to approval by the head of the Cor-
7	poration in accordance with section 7114(e) of title
8	5.
9	"(d) Mid-Term Bargaining.—
10	"(1) Preparation of list of arbitra-
11	TORS.—If the mediation services of the Service
12	under subsection (a) do not lead to the resolution of
13	issues in controversy arising from the negotiation of
14	a mid-term collective-bargaining agreement, the Di-
15	rector shall provide the parties a list of not fewer
16	than 10 names of arbitrators of nationwide reputa-
17	tion and professional stature with at least 20 years
18	of experience in labor-management arbitration and
19	considerable experience in interest arbitration in
20	major industries.
21	"(2) Selection of Arbitrator.—The parties
22	shall alternately strike names on the list, beginning
23	with the party chosen on a random basis, until one
24	arbitrator remains.

1	"(3) Decision.—The arbitrator shall hold a
2	hearing, and not later than 90 days after date of the
3	appointment of the arbitrator, issue a written deci-
4	sion resolving the issues in controversy. The decision
5	shall be conclusive and binding upon the parties.
6	"(e) Enforcement.—To enforce this section, either
7	party may bring suit in the United States District Court
8	for the District of Columbia, which shall hear and resolve
9	the enforcement action on an expedited basis.
10	"(f) Application.—Notwithstanding section
11	90703(a), section 7119 of title 5 shall not apply to this
12	chapter.
13	"§ 90708. Potential and pending grievances, arbitra-
<ul><li>13</li><li>14</li></ul>	"§ 90708. Potential and pending grievances, arbitrations, and settlements
14	tions, and settlements
14 15	tions, and settlements "(a) In General.—The Corporation is deemed to be
<ul><li>14</li><li>15</li><li>16</li></ul>	tions, and settlements  "(a) IN GENERAL.—The Corporation is deemed to be the employer referred to in any agreement or supplement
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	tions, and settlements  "(a) IN GENERAL.—The Corporation is deemed to be the employer referred to in any agreement or supplement referred to in section 90705(c) for the purpose of any arbi-
14 15 16 17 18	tions, and settlements  "(a) IN GENERAL.—The Corporation is deemed to be the employer referred to in any agreement or supplement referred to in section 90705(c) for the purpose of any arbi- tration proceeding or arbitration award. Any agreement
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	tions, and settlements  "(a) IN GENERAL.—The Corporation is deemed to be the employer referred to in any agreement or supplement referred to in section 90705(c) for the purpose of any arbi- tration proceeding or arbitration award. Any agreement concerning any employee that resolves a potential or filed
14 15 16 17 18 19 20	tions, and settlements  "(a) In General.—The Corporation is deemed to be the employer referred to in any agreement or supplement referred to in section 90705(c) for the purpose of any arbi- tration proceeding or arbitration award. Any agreement concerning any employee that resolves a potential or filed grievance that is binding on the Agency shall, to the extent
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li><li>21</li></ul>	tions, and settlements  "(a) In General.—The Corporation is deemed to be the employer referred to in any agreement or supplement referred to in section 90705(c) for the purpose of any arbitration proceeding or arbitration award. Any agreement concerning any employee that resolves a potential or filed grievance that is binding on the Agency shall, to the extent that the employee becomes an employee of the Corpora-
14 15 16 17 18 19 20 21 22	tions, and settlements  "(a) In General.—The Corporation is deemed to be the employer referred to in any agreement or supplement referred to in section 90705(c) for the purpose of any arbitration proceeding or arbitration award. Any agreement concerning any employee that resolves a potential or filed grievance that is binding on the Agency shall, to the extent that the employee becomes an employee of the Corporation, become binding on the Corporation.

1	"(1) the Corporation as if it were the employer
2	referred to in such agreement or supplement;
3	"(2) the bargaining representative that is a
4	party to the agreement or supplement; and
5	"(3) the employees of the Corporation in the
6	bargaining unit with respect to whom that bar-
7	gaining representative has been certified.
8	"(c) Jurisdiction.—Subject to section 90703, the
9	Authority shall retain jurisdiction over all matters arising
10	before the date of transfer in relation to the interpretation
11	and application of any agreement or supplement referred
12	to in section 90705(c), whether or not such agreement or
13	supplement has expired.
14	"(d) Existing Grievances or Arbitrations.—
15	Grievances or arbitrations that were filed or commenced
16	before the date of transfer with respect to any agreement
17	or supplement referred to in section 90705(e) shall be con-
18	tinued as though the Corporation were the employer re-
19	ferred to in the agreement or supplement.
20	"(e) Proceedings After Date of Transfer.—
21	Where events giving rise to a grievance under any agree-
22	ment or supplement referred to in section 90705(e) oc-
23	curred before the date of transfer but the proceedings had
24	not commenced before that date, the proceedings may be
25	commenced on or after the date of transfer in accordance

- 1 with such agreement or supplement as though the Cor-
- 2 poration were the employer referred to in such agreement
- 3 or supplement.
- 4 "(f) ACTIONS DEEMED TO BE BY CORPORATION.—
- 5 For the purposes of subsections (c), (d), and (e), anything
- 6 done, or not done, by the Agency is deemed to have been
- 7 done, or to have not been done, as the case may be, by
- 8 the Corporation.
- 9 "(g) Exceptions to Arbitral Awards.—
- 10 "(1) IN GENERAL.—Notwithstanding section
- 11 90703, section 7122 of title 5 shall not apply to this
- chapter.
- 13 "(2) ACTIONS TO VACATE.—Either party to
- 14 grievance arbitration under this chapter may file an
- action pursuant to section 90709(a) to enforce the
- arbitration process or to vacate or enforce an arbi-
- tration award. An arbitration award may only be va-
- 18 cated on the grounds, and pursuant to the stand-
- ards, that would be applicable to an action to vacate
- an arbitration award brought in the Federal courts
- 21 under section 301 of the Labor Management Rela-
- 22 tions Act, 1947 (29 U.S.C. 185).
- 23 **"§ 90709. Legal action**
- 24 "(a) In General.—Consistent with the require-
- 25 ments of section 90313, actions to enforce the arbitration

- 1 process or vacate or enforce an arbitral award under sec-
- 2 tion 90708(g)(2) between the Corporation and a labor or-
- 3 ganization representing Corporation employees, or be-
- 4 tween any such labor organizations, may be brought in
- 5 any district court of the United States having jurisdiction
- 6 of the parties, without respect to the amount in con-
- 7 troversy.
- 8 "(b) AUTHORIZED ACTS.—A labor organization rec-
- 9 ognized under section 90705 and the Corporation shall be
- 10 bound by the authorized acts of their agents. Any labor
- 11 organization may sue or be sued as an entity and on behalf
- 12 of the employees whom it represents in the courts of the
- 13 United States. Any money judgment against a labor orga-
- 14 nization in a district court of the United States shall be
- 15 enforceable only against the organization as an entity and
- 16 against its assets, and shall not be enforceable against any
- 17 individual member or his assets.
- 18 "(c) Jurisdiction.—Under this subtitle, for the
- 19 purposes of actions and proceedings by or against labor
- 20 organizations in the district courts of the United States,
- 21 district courts shall be deemed to have jurisdiction of a
- 22 labor organization—
- "(1) in the district in which such organization
- 24 maintains its principal offices; or

1	"(2) in any district in which its duly authorized
2	officers or agents are engaged in representing or
3	acting for employee members.
4	"(d) Summons or Subpoena.—The service of sum-
5	mons, subpoena, or other legal process of any court of the
6	United States upon an officer or agent of a labor organiza-
7	tion, in his capacity as such, shall constitute service upon
8	the labor organization.
9	"CHAPTER 909—OTHER MATTERS
	"Sec. "90901. Termination of Government functions. "90902. Savings provisions. "90903. Inspector General reports to Congress on transition.
10	"§ 90901. Termination of Government functions
11	"Except as otherwise provided in this subtitle, when-
12	ever any function vested by law in the Secretary, Adminis-
13	trator, Department of Transportation, or FAA has been
14	
	transferred to the Corporation pursuant to this subtitle,
15	transferred to the Corporation pursuant to this subtitle, it shall no longer be a function of the Government.
15 16	
	it shall no longer be a function of the Government.
16	it shall no longer be a function of the Government.  "§ 90902. Savings provisions
16 17	it shall no longer be a function of the Government.  "§ 90902. Savings provisions  "(a) Completed Administrative Actions.—
16 17 18	it shall no longer be a function of the Government.  "§ 90902. Savings provisions  "(a) Completed Administrative Actions.—  "(1) In General.—Completed administrative
16 17 18 19	it shall no longer be a function of the Government.  "§ 90902. Savings provisions  "(a) Completed Administrative Actions.—  "(1) In General.—Completed administrative actions of the Department of Transportation or the

1	terminated, set aside, or revoked in accordance with
2	law.
3	"(2) Completed administrative action de-
4	FINED.—In paragraph (1), the term 'completed ad-
5	ministrative action' includes orders, determinations,
6	rules, regulations, personnel actions, permits, agree-
7	ments, grants, contracts, certificates, licenses, reg-
8	istrations, and privileges.
9	"(b) Continued Effectiveness of Pending Ac-
10	TIONS.—
11	"(1) Pending actions and proceedings.—
12	The provisions of this subtitle shall not affect any
13	proceedings of the Department of Transportation or
14	the FAA pending on the date of transfer, includ-
15	ing—
16	"(A) notices of proposed rulemaking re-
17	lated to activities of the FAA not transferred to
18	the Corporation;
19	"(B) an application for a license, a permit,
20	a certificate, or financial assistance pending on
21	the date of transfer before the Department of
22	Transportation or the FAA, or any officer
23	thereof, with respect to activities not trans-
24	ferred by this subtitle; or

1	"(C) an application for a license, a permit,
2	a certificate, or financial assistance pending on
3	the date of transfer before the Department of
4	Transportation or the FAA, or any officer
5	thereof, with respect to activities transferred by
6	this subtitle.
7	"(2) Effect of orders.—Orders issued in
8	any proceedings referred to in paragraph (1) shall
9	continue in effect until modified, terminated, super-
10	seded, or revoked in accordance with law. Nothing in
11	this subsection prohibits the discontinuance or modi-
12	fication of any such proceeding under the same
13	terms and conditions and to the same extent that
14	such proceeding could have been discontinued or
15	modified if this subtitle had not been enacted.
16	"(c) Continued Effectiveness of Administra-
17	TIVE AND JUDICIAL ACTIONS.—No causes of action or ac-
18	tions by or against the Department of Transportation or
19	the FAA arising from acts or omissions occurring before
20	the date of transfer shall abate by reason of the enactment
21	of this subtitle.
22	"(d) Substitution or Addition of Parties to
23	JUDICIAL ACTIONS.—Except as provided by subsection
24	(e)(2), if, on the date of transfer, the Department of
25	Transportation or the FAA, or any officer thereof in the

1	officer's capacity, is a party to an action and, under this
2	subtitle, the performance of that activity of the Depart-
3	ment, FAA, or officer is transferred to the Corporation,
4	such action shall be continued with the CEO substituted
5	or added as a party.
6	"(e) Air Traffic Service Liabilities and Obli-
7	GATIONS.—
8	"(1) Assumption of obligations.—Except as
9	provided in paragraph (2), the Corporation shall as-
10	sume—
11	"(A) all obligations (tangible and incorpo-
12	real, present, and executory) associated with the
13	air traffic services transferred under this sub-
14	title on the date of transfer, including leases,
15	permits, licenses, contracts, agreements, ac-
16	counts receivable, and accounts payable; and
17	"(B) all claims and liabilities associated
18	with the air traffic services transferred under
19	this subtitle pending on the date of transfer.
20	"(2) Claims and actions that remain li-
21	ABILITIES OF UNITED STATES.—
22	"(A) CLAIMS AND ACTIONS ARISING IN
23	TORT.—All claims and actions arising in tort
24	pending on the date of transfer and arising out
25	of the alleged acts or omissions of employees of

1	the FAA who transfer to the Corporation shall
2	remain liabilities of the United States.
3	"(B) Contingent liabilities.—All con-
4	tingent liabilities existing on the date of trans-
5	fer shall remain with the United States, includ-
6	ing (without limitation) environmental and in-
7	tellectual property infringement claims.
8	"(C) OTHER CLAIMS AND LIABILITIES.—
9	All other claims and liabilities arising out of the
10	alleged acts or omissions of the United States
11	before the date of transfer (including those aris-
12	ing under an agreement referred to in section
13	90705(c)) whose remedy is financial or mone-
14	tary in nature shall remain liabilities of the
15	United States.
16	"(D) Access of Federal Representa-
17	TIVES TO EMPLOYEES AND RECORDS.—The
18	Secretary shall ensure that, before the date of
19	transfer, the Corporation has agreed to allow
20	representatives of the Secretary and the Attor-
21	ney General such access as they may require to
22	employees and records of the Corporation for
23	all purposes relating to the handling of such
24	claims under this paragraph.

1	" $\S$ 90903. Inspector General reports to Congress on
2	transition
3	"(a) In General.—Before the date of transfer, the
4	Inspector General of the Department of Transportation
5	shall submit regular reports to Congress on the progress
6	of the preparation of the Department of Transportation
7	and of the Corporation for the transfer of operational con-
8	trol of air traffic services under this subtitle.
9	"(b) Timing.—The reports described in subsection
10	(a) shall be submitted, at a minimum, on a quarterly basis
11	until the date of transfer.
12	"(c) Sunset.—This section shall expire on the date
13	of transfer.
14	"(d) Statutory Construction.—Nothing in this
15	section may be construed to limit the authority of the In-
16	spector General of the Department of Transportation to
17	conduct oversight of the Department of Transportation's
18	interactions with the Corporation after the date of trans-
19	fer.".
20	(b) Analysis for Title 49.—The analysis for title
21	49, United States Code, is amended by adding at the end
22	the following:

"XI. ATC Corporation .......90101".

## Subtitle B—Amendments to 1 **Federal Aviation Laws** 2 3 SEC. 1321. DEFINITIONS. Section 40102(a) of title 49, United States Code, is 4 amended by adding at the end the following: 5 6 "(48) 'ATC Corporation' means the ATC Cor-7 poration established by subtitle XI.". SEC. 1322. SUNSET OF FAA AIR TRAFFIC ENTITIES AND OF-9 FICERS. 10 (a) AIR TRAFFIC SERVICES COMMITTEE.—Section 11 106(p) of title 49, United States Code, is amended— 12 (1) in paragraph (7) by adding at the end the 13 following: 14 "(I) Sunset.—The Committee shall termi-15 nate and this paragraph shall cease to be effec-16 tive beginning on the date of transfer (as de-17 fined in section 90101(a))."; and 18 (2) by adding at the end the following: 19 "(9) SUNSET OFAIRTRAFFIC ADVISORY 20 ROLE.—Beginning on the date of transfer (as de-21 fined in section 90101(a)), the Council shall not de-22 velop or submit comments, recommended modifica-23 tions, or dissenting views directly regarding the ATC 24 Corporation or air traffic services.".

1	(b) AIRCRAFT NOISE OMBUDSMAN.—Section
2	106(q)(2)(C) of title 49, United States Code, is amended
3	by inserting "before the date of transfer (as defined in
4	section 90101(a))," before "be consulted".
5	(e) Chief Operating Officer.—Section 106(r) of
6	title 49, United States Code, is amended by adding at the
7	end the following:
8	"(6) Sunset.—The position of Chief Operating
9	Officer shall terminate and this subsection shall
10	cease to be effective beginning on the date of trans-
11	fer (as defined in section 90101(a)).".
12	(d) Chief NextGen Officer.—Section 106(s) of
13	title 49, United States Code, is amended by adding at the
14	end the following:
15	"(8) Sunset.—The position of Chief NextGen
16	Officer shall terminate and this subsection shall
17	cease to be effective beginning on the date of trans-
18	fer (as defined in section 90101(a)).".
19	SEC. 1323. ROLE OF ADMINISTRATOR.
20	Section 40103(b) of title 49, United States Code, is
21	amended—
22	(1) in paragraph (1) by striking "The Adminis-
23	trator" and inserting "Before the date of transfer
24	(as defined in section 90101(a)), the Adminis-
25	trator";

1	(2) by striking paragraph (2) and inserting the
2	following:
3	"(2) The Administrator shall—
4	"(A) before the date of transfer (as defined in
5	section 90101(a)), prescribe air traffic regulations
6	on the flight of aircraft (including regulations on
7	safe altitudes) for—
8	"(i) navigating, protecting, and identifying
9	aircraft;
10	"(ii) protecting individuals and property on
11	the ground;
12	"(iii) using the navigable airspace effi-
13	ciently; and
14	"(iv) preventing collision between aircraft,
15	between aircraft and land or water vehicles, and
16	between aircraft and airborne objects; and
17	"(B) on and after the date of transfer (as de-
18	fined in section 90101(a)), prescribe safety regula-
19	tions on the flight of aircraft (including regulations
20	on safe altitudes) for—
21	"(i) navigating, protecting, and identifying
22	aircraft;
23	"(ii) protecting individuals and property on
24	the ground; and

1	"(iii) preventing collision between aircraft,
2	between aircraft and land or water vehicles, and
3	between aircraft and airborne objects."; and
4	(3) in paragraph (3) by striking "Adminis-
5	trator" each place it appears and inserting "Sec-
6	retary".
7	SEC. 1324. EMERGENCY POWERS.
8	Section 40106(a) of title 49, United States Code, is
9	amended—
10	(1) in the matter preceding paragraph (1) by
11	striking "air traffic";
12	(2) in paragraph (1) by inserting "and the ATC
13	Corporation" after "Administration"; and
14	(3) in paragraph (2) by inserting "and the ATC
15	Corporation" after "Administrator".
16	SEC. 1325. PRESIDENTIAL TRANSFERS IN TIME OF WAR.
17	Section 40107(b) of title 49, United States Code, is
18	amended to read as follows:
19	"(b) During War.—If war occurs, the President by
20	Executive order may temporarily transfer to the Secretary
21	of Defense a duty, power, activity, or facility of the Ad-
22	ministrator or the ATC Corporation. In making the trans-
23	fer, the President may temporarily transfer records, prop-
24	erty, officers, and employees of the Administration or the
25	ATC Corporation to the Department of Defense.".

1	SEC. 1326. AIRWAY CAPITAL INVESTMENT PLAN BEFORE
2	DATE OF TRANSFER.
3	Section 44501(b) of title 49, United States Code, is
4	amended—
5	(1) in the first sentence by striking "The Ad-
6	ministrator" and inserting "Before the date of
7	transfer (as defined in section 90101(a)), the Ad-
8	ministrator";
9	(2) in paragraph (4)(B) by striking "and" at
10	the end;
11	(3) in paragraph (5) by striking the period at
12	the end and inserting "; and"; and
13	(4) by adding at the end the following:
14	"(6) for fiscal years 2023 through 2026, a
15	process under which the Administrator shall con-
16	tinue to comply with the requirements of this section
17	before the date of transfer (as defined in section
18	90101(a)).".
19	SEC. 1327. AVIATION FACILITIES BEFORE DATE OF TRANS-
20	FER.
21	(a) General Authority.—Section 44502(a) of title
22	49, United States Code, is amended—
23	(1) in paragraph (1) by striking "The Adminis-
24	trator of the Federal Aviation Administration may"
25	and inserting "Before the date of transfer (as de-

1	fined in section 90101(a)), the Secretary of Trans-
2	portation may";
3	(2) in paragraph (2) by striking "The cost"
4	and inserting "Before the date of transfer (as de-
5	fined in section 90101(a)), the cost";
6	(3) in paragraph (3) by striking "The Sec-
7	retary" and inserting "Before the date of transfer
8	(as defined in section 90101(a)), the Secretary';
9	(4) by striking paragraph (4);
10	(5) by redesignating paragraph (5) as para-
11	graph (4); and
12	(6) in paragraph (4) (as so redesignated) by
13	striking "The Administrator" and inserting "Before
14	the date of transfer (as defined in section 90101(a)),
15	the Secretary of Transportation".
16	(b) Certification of Necessity.—Section
17	44502(b) of title 49, United States Code, is amended—
18	(1) by striking "Except" and inserting "Before
19	the date of transfer (as defined in section 90101(a)),
20	except"; and
21	(2) by striking "the Administrator of the Fed-
22	eral Aviation Administration" and inserting "the
23	Secretary of Transportation".

1	(e) Ensuring Conformity With Plans and Poli-
2	CIES.—Section 44502(c) of title 49, United States Code,
3	is amended—
4	(1) in paragraph (1)—
5	(A) by striking "by the Administrator of
6	the Federal Aviation Administration under sec-
7	tion $40103(b)(1)$ of this title";
8	(B) by striking "Administrator of the Fed-
9	eral Aviation Administration" the second, third,
10	and fourth places it appears and inserting "Sec-
11	retary of Transportation"; and
12	(C) by striking "Congress" and inserting
13	"Congress, the ATC Corporation,"; and
14	(2) in paragraph (2)—
15	(A) by striking "Administrator of the Fed-
16	eral Aviation Administration" and inserting
17	"Secretary of Transportation"; and
18	(B) by striking "that the Administrator"
19	and inserting "that the Secretary".
20	(d) Transfers of Instrument Landing Sys-
21	TEMS.—Section 44502(e) of title 49, United States Code,
22	is amended by striking "An airport may transfer" and in-
23	serting "Before the date of transfer (as defined in section
24	90101(a)), an airport may transfer".

## 1 SEC. 1328. JUDICIAL REVIEW.

- 2 Section 46110(a) of title 49, United States Code, is
- 3 amended by striking "or subsection (l) or (s) of section
- 4 114" and inserting "subsection (l) or (s) of section 114,
- 5 or section 90501".

## 6 SEC. 1329. CIVIL PENALTIES.

- 7 Section 46301(a)(1)(A) of title 49, United States
- 8 Code, is amended by striking "or section 47133" and in-
- 9 serting ", section 47133, or section 90503(c)".

## 10 Subtitle C—Other Matters

- 11 SEC. 1331. USE OF FEDERAL TECHNICAL FACILITIES.
- 12 (a) IN GENERAL.—The Administrator of the Federal
- 13 Aviation Administration shall make Administration tech-
- 14 nical facilities available to the ATC Corporation for air
- 15 traffic control research and development projects.
- (b) Cooperative Agreement.—
- 17 (1) In General.—To ensure the safe transi-
- tion of air traffic services, not later than 180 days
- prior to the date of transfer (as defined in section
- 20 90101(a) of title 49, United States Code, as added
- by this Act), the Administrator shall enter into an
- agreement with the ATC Corporation, for a period
- of not less than 5 years, concerning services that
- could be provided at the Federal Aviation Adminis-
- 25 tration technical center, including the integrated air
- traffic control laboratories.

1	(2) Services defined.—In this subsection,
2	the term "services" includes—
3	(A) activities associated with the approval
4	of a safety management system under chapter
5	905 of title 49, United States Code, as added
6	by this Act; and
7	(B) any other activity the Secretary con-
8	siders necessary to promote safety in air traffic
9	services, including verification of the safety
10	functions of new air traffic control technologies.
11	(c) STATUTORY CONSTRUCTION.—Nothing in this
12	title, or the amendments made by this title, may be con-
13	strued to limit the safety regulatory authority of the De-
14	partment of Transportation, including the research and
15	development functions of the Department.
16	(d) Safety.—Before the date of transfer (as defined
17	by section 90101(a) of title 49, United States Code, as
18	added by this Act) all operational testing and integration
19	of air traffic control systems conducted by the Administra-
20	tion shall continue.
21	SEC. 1332. SEVERABILITY.
22	If a provision of this title (including any amendment
23	made by this title) or its application to any person or cir-
24	cumstance is held invalid, neither the remainder of this

- 1 title nor the application of the provision to other persons
- 2 or circumstances shall be affected.

