

A Bill to streamline the process of filing of tax returns

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

Section 1. State the new policy in one or a few brief declarative sentence(s).\ This bill is a policy that is supposed to streamline the process of filing taxes and the deductions associated with said documents. The process that is to be instituted is as follows. A letter will be sent on the first of January with a form inside including information relevant to the options presented, those being either a regular tax return included with the check or a 1040 returns form if the person wishes for an itemized form. Once these forms have been filled and returned to the IRS a return letter will be sent back containing either a check made payable to the IRS for the amount needed from that individual or a 1040 will be enclosed for return once it has been filled out.

Section 2. In one of the sections, you may define ambiguous terms not obviously clear or technical in nature (consult U.S. Code, [uscode.house.gov](https://www.uscode.house.gov), if necessary). “Letter” is a envelope with a enclosed form with a short explanation of the choices of “the base option” a check made out to the IRS to be signed

by the persons along with another check to said persons with their return inclosed "A Itemized reduction" said persons will receive a 1040 form in their return letter and once the form is sent back to IRS a check will be mailed back to said persons with their deducted check and tax return.

Section 3. Name the government agency(ies) that will oversee enforcement along with the specific enforcement mechanism. The Internal revenue service and subsidiary offices will handle any breakages or non compliances of this bill IRS Tax court

Subsections may be used to elaborate further details, but only needed if you need to have more than one subsection.

This would be a second subsection.

Subsection one concerning D.O.G.E. {Department of Government Efficiency} the aforementioned agency while not yet instated would be a surefire user and applicant of this bill and if formed would be one of the main enforcement agencies of previously stated bill

SECTION 4. This legislation will take effect on [insert date here, formatted as "FY 2024" or "July 1, 2024" but not "July 1st"]. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by _____.

A Bill to require licensing to own any number of Hookbill- parrots to make sure that they get the proper care overall

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT: WE PASS THE

1 BILL TO LAW THAT YOU HAVE TO HAVE A LICENSE TO OWN A psittacines

2 **SECTION 1.** You must obtain a license to own a psittacine(parrots) or psittacines
3 personally proving that you know the necessary ways to take care of a psittacine
4 on any level.

5 **SECTION 2.** A Psittacine is a ...wildlife bird most people know to be a parrot like from
6 Amazon rainforest such as parakeets, parrots (example African Grey Parrot and
7 Yellow Naped Amazon Parrot), macaws (example Scarlet Macaw), cockatiels,
8 lovebirds and cockatoos.

9 **SECTION 3.** The Animal and Plant Health Inspection Service (APHIS) of the United
10 States Department of Agriculture (USDA) will be in charge of distributing
11 the licenses but The American Society for the Prevention of Cruelty to
12 Animals (ASPCA) will be responsible for overseeing if that person deserves
13 the license and teaching them so they can obtain this licensing.

14 **SECTION 4.** on January 1 2025 all laws that contradict this legislation are
15 hereby declared null and void
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Bill to Regulate the Advertising of Alcohol and Nicotine Products

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States Government shall regulate the advertising of alcohol and
2 nicotine products within public areas and public media in the United
3 States.

4 **SECTION 2.**

5 A. Alcohol products- A beverage that contains ethanol and offers various stimulates
6 to the brain and body.

7 B. Nicotine products- Any product that contains a highly addictive chemical
8 compound derived from a tobacco plant.

9 C. Advertising- A type of public communication that various industries use to bring
10 consumers' attention to a product or service.

11 D. Public areas- A place owned and maintained by the government for everyone to
12 use excluding places intended purely for the use of those of or above the age of
13 21.

14 E. Mandated reporter- Any person of or over the age of 18.

15 **SECTION 3.** This bill will be overseen by the FDA.

16 1. Any company found guilty of using public spaces for the advertisement of alcohol
17 or nicotine products will face a 5,000 dollar fine for each account.

18 2. Any mandated reporter that comes across an alcohol or nicotine product
19 advertisement and reports it within a 72 hour period to a local police department
20 will receive a cash incentive financed by the company being fined.

21 **SECTION 4.** This legislation will take effect by July 1, 2025 All laws in conflict with this
legislation are hereby declared null and void.

Introduced for Congressional Debate by -Kinsley Green Natrona County HS

A Bill to Mitigate Overfishing

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** This bill will prevent American companies from Overfishing in the Atlantic,
2 Pacific Ocean, and the Gulf Of Mexico. There will be a tax increase from 10
3 to 25% on exported fish from these areas and all imported fish from these
4 areas will be taxed as low as 10% and as high as 13%, to be determined at
5 the jurisdiction of the National Fish and Wildlife authorities in the area. The
6 IRS will oversee the taxation process. The National Fish and Wildlife Service
7 will be putting more personnel up and down the East, West, and Southern
8 coasts. If the personnel in one port lack manpower others will be moved to
9 the port that is more secure.
- 10 **SECTION 2.** **Overfishing** is when a large company or someone deplete the stock of fish
11 in (a body of water) by too much fishing.
12 American companies are defined as a company that is incorporated in or
13 organized under the laws of the United States or any State.
14 **The Atlantic Ocean** shall be defined as a body of salt water covering
15 approximately one-fifth of Earth's surface and separating the continents of
16 Europe and Africa to the east from those of North and South America to
17 the west.
18 **The Pacific Ocean** shall be defined as a body of salt water extending from
19 the 60° S parallel in the south to the Arctic in the north and lying between
20 the continents of Asia and Australia on the west and North America and
21 South America on the east.
22 **The Gulf of Mexico** shall be defined as a partially landlocked body of water
23 on the southeastern periphery of the North American continent. It is
24 connected to the Atlantic Ocean by the Straits of Florida, running between
25 the peninsula of Florida and the island of Cuba, and to the Caribbean Sea
26 by the Yucatán Channel, which runs between the Yucatán Peninsula and
27 Cuba.
- 28 **SECTION 3.** The National Fish and Wildlife Service will oversee the implementation of
 this bill. The Fish and Wildlife Service will get its funding from the United
 States Military. We will obtain more personnel for the National Fish and
 Wildlife Service by using a percentage of the tax mentioned in **Section 1**, to
 be determined by the Treasury, to subsidize the education required to
 enter the National Fish and Wildlife Service.
- SECTION 4.** This legislation will take effect on March 20th, 2026. All laws in conflict with
 this legislation are hereby declared null and void.

Introduced for Congressional Debate by Sawyer Chambers.

A Bill to Cut to All Federal Funding to Border Security

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2 **SECTION 1.** We shall cut all federal funding for border security and redistribute all
3 assets to the purpose of this legislation. The purpose of this bill is to end
4 the federal role in funding border security. This includes the United
5 States' border with Canada and our border with Mexico. This bill's
6 purpose is not to attempt to abolish agencies related to border security
7 but just to end the federal government's role in funding it. This bill does
8 not ban funding from other agencies.

9 **SECTION 2.** Allow the terms to be defined with the following definitions:

10 Border Security - The enforcement of laws and policies to prevent entry
11 into the United states.

12 Redistribute Assets - To shift existing assets from one area of the
13 government to be used for another purpose.

14 Cut all Federal Funding - No funding can be provided by the government
15 for these purposes.

16 **SECTION 3.** The Department of Homeland Security will be responsible for the
17 implementation of this bill. The Department of Homeland Security will
18 redirect all assets relating to border security for the purpose of this
19 legislation. Congress will oversee that The Department of Homeland
20 Security implement this bill properly and will not approve federal funding.

21 **SECTION 4.** This legislation will take effect on February 1, 2026.

22 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

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A Bill to Finish a President's Administration with their Execution to Prove Their Dedication to our Country

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- SECTION 1.** After the president has served their term limits or has been removed from duty by any means, they will be publicly executed to show their will to give power to the people.
- SECTION 2.** After the end of the term, the president will be publicly executed.
- SECTION 3.** The department of justice would deal with the trial of the president and setting up a time and location for the execution. If the president served two terms, then they may pick the location of execution; if they have only served one term, the location shall be selected by a vote of the people.
- A. After the president's terms have ended, the states or president will select a location from the fifty states and then a vote will occur where one of the fifty State Capitals will be selected as the location for execution.
- B. Should the president have served two terms they will be allowed to select a specific location within a state to be executed, i.e. hometown, landmark, and location.
- SECTION 4.** Implementation: as of February 23rd, 2025.
- SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Tristan



A Bill to Federally Legalize the Use of Marijuana for the Purpose of Recreational Use or Consumption

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. A bill to legalize recreational use or consumption of the drug marijuana to any citizen residing in the U.S. This bill would federally legalize marijuana in all 50 U.S. states and territories for recreational consumption.

SECTION 2. Marijuana - Dried leaves or flower buds from the plant cannabis.
Recreational Use - Consuming drugs for the purposes outside of medical use.

SECTION 3. This bill will be put forth primarily by the Food and Drug Administration and overseen by the Department of Health and Human Services.

SECTION 4. The Bill will take effect on May 5th, 2025. All laws in conflict with the bill will be denied or nulled.

Introduced for Congressional Debate by Bianca Soliven

A Bill to Revise Federal Tax Deductions to Assist Homeowners

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Citizens will be able to deduct \$25,000 to \$10,000 of home repairs and \$35,000-\$20,000 in HOA fees from their annual Federal taxes.

SECTION 2. **Home repairs** are defined as “The activity of decorating or repairing homes, especially when you do this yourself or do not pay someone else to do it” by the Cambridge dictionary, **Homeowners Association fees** are defined as “an organization that acts on behalf of a group of owners of homes” by Nancy Ashburn of the AICPA (American Institute of Certified Public Accountants).

SECTION 3. The Internal Revenue Service will oversee the enforcement of this bill through normal means of audit.

SECTION 4. This legislation will take effect on July 1, 2025. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Gabriel Cooper from Riverton High School.

Autonomous AI Safety and Oversight Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. No autonomous AI system shall be permitted to operate independently in high-stakes decision-making without human oversight.

Any autonomous system used in critical applications must have a designated human operator who retains ultimate decision-making authority.

Autonomous AI systems may not engage in activities that could directly harm individuals, infringe on rights, or operate in environments where they could unpredictably interact with humans.

All autonomous AI systems must include a failsafe mechanism that allows human operators to override decisions or shut down the system in emergencies.

Regular testing of these mechanisms is required to ensure functionality.

SECTION 2. Autonomous AI System: Any artificial intelligence system that operates without human intervention or control in decision-making processes.

High-Stakes Decision-Making: Decisions that could significantly affect individuals' rights, safety, or well-being, including but not limited to military operations, law enforcement, healthcare, and financial services.

SECTION 3. The Office of the Under Secretary of State for Arms Control and International Security will oversee the enforcement of this bill. All those in violation of this bill will be subject to fines, sanctions, or other penalties as determined by the department.

SECTION 4. This legislation will take effect on July 1, 2025. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by James Pierson from Riverton High School.

Family and Medical Leave Act of 2025

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- SECTION 1.** Extend the Family and Medical Leave Act to 26 weeks with at least 50% pay during the duration of paternity/maternity leave.
- SECTION 2.** FMLA is a United States labor law requiring covered employers to provide employees with job-protected leave for qualified medical and family reasons. Paternity leave and maternity leave are a period of absence from work granted to a father and mother after or shortly before the birth of their child.
- SECTION 3.** The Administration of Children and Families will oversee the enforcement of this bill. Employers in violation of this law will be held responsible for a fine and in violation of the law and will be subject to consequences as set by the department.
- SECTION 4.** This legislation will take effect on July 1, 2025. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Keira House from Riverton High School.

A Bill to Make School Meals Universal Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** Whereas food insecurity affects millions of schoolchildren in the United
2 States,

3 Whereas proper nutrition is critical for cognitive development, academic
4 performance, and overall health,

5 Whereas administrative burdens of current meal programs prevent many
6 students from accessing benefits.

7 This bill seeks to provide free breakfast and lunch to all public school
8 students.

9 **SECTION 2.**

10 **Free Meals:** Nutritious breakfast and lunch meals provided at no cost to
11 students.

12 **Public Schools:** Institutions receiving public funding for the education of
13 students from kindergarten through grade 12.

14 **USDA Standards:** Nutritional guidelines established by the United States
15 Department of Agriculture.

16 **SECTION 3. Eligibility:** All public school students will receive free breakfast and lunch
17 regardless of family income.

18 **Meal Requirements:**

19 a. Meals must meet USDA nutritional standards.

20 b. Schools must accommodate dietary restrictions and cultural or religious
21 preferences.

22 **Implementation:**

23 a. Schools will establish daily breakfast and lunch programs.

24 b. Federal funding will cover the costs of meal production and distribution.

25 c. States may supplement federal funding to support regional needs.

26 **Budget and Oversight:**

27 a. Funding will be allocated from the federal education budget, with a
28 projected annual cost of \$25 billion.

b. The USDA will oversee program compliance and funding distribution.

Partnerships: Schools are encouraged to partner with local farms and food
suppliers to source fresh ingredients.

SECTION 4. This act shall take effect at the start of the academic year following its passage.

Introduced for Congressional Debate by _____.

A Bill to Implement a National Police Reform Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** A bill to require police departments to follow specific standards, including
2 body cameras, mandatory de-escalation training, and to establish a federal
3 database for police misconduct.
- 4 **SECTION 2.** De-escalation: The process of reducing the intensity, severity, or magnitude
5 of a situation, often aiming to prevent further conflict or calm tensions.
6 Police Misconduct: Inappropriate, unethical, illegal, or unauthorized
7 behavior used by law enforcement officers in the course of their duties.
- 8 **SECTION 3.** National Police Reform Act shall be overseen by the U.S. Department of
9 Justice (DOJ), specifically through its Civil Rights Division and Office of
10 Community Oriented Policing Services (COPS Office).
- 11 **SECTION 4.** This will be enacted on March 1, 2025.
- 12 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

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Respectfully Introduced for Congressional Debate by Rubi Montano, Evanston High School.

A Bill to Implement Apprenticeships and Internships in Public High Schools to Assist Students in Getting Jobs

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

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3 **Section 1.** Under this legislation, the Department of Education shall implement a system of
4 apprenticeships and internships for public high school students. This legislation will help
5 ensure that in public schools and remote areas, students can get work experience or knowledge
6 on a subject that they need for their field of study or job.

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8 **Section 2.** Apprenticeships are defined as, "Apprenticeships combine paid on-the-job training
9 with classroom instruction to prepare workers for highly-skilled careers." Internships are
10 defined as such: "An internship is a professional learning experience that offers meaningful,
11 practical work related to a student's field of study or career interest." A System is defined as:
12 "A system is a regularly implemented school program such as a credit or course."

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14 **Section 3.** The Department of Education will oversee and enforce this legislation.

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16 **Section 4.** This legislation will take effect on January 1st, 2026. All laws in conflict
17 with this legislation are hereby declared null and void.

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Respectfully submitted to the Assembly by Jay Emmett, Evanston High School

Bill Title: The YHSP Act (Youth Health and Sexual Protection Act)

A Bill to Prohibit Medical Gender-Affirming Treatments for LGBTQ+ Minors

Bill Summary:

To limit access to gender-affirming medical interventions for minors, ensuring they cannot receive such treatments until reaching the age of majority (18).

Section 1: The term “gender-affirming medical treatments” shall include hormone therapies, puberty blockers, and surgeries intended to alter primary or secondary sexual characteristics.

Section 2: All individuals under the age of 18 shall be prohibited from receiving gender-affirming medical treatments, irrespective of parental consent.

Section 3: This prohibition shall be enforced at both public and private medical institutions nationwide.

Section 4: Any medical professionals found providing such treatment to minors will face disciplinary action, including possible revocation of their medical licenses.

Section 5: This bill will take effect on March 1, 2025.

Section 6: The Department of Health and Human Services will oversee the enforcement of this bill.

Section 7: All laws in conflict with this legislation are hereby declared null and void.

Ukraine Relief Bill of 2025

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. The Federal Government should establish a new Relief Bill for Ukraine for \$70 billion dollars for the fiscal year of 2025-2026.

SECTION 2. Ukraine Relief is defined as humanitarian aid such as medical, housing, food, water, military, and psychological assistance to the people affected by the war in Ukraine.

SECTION 3. The Department of Defense will oversee enforcement of this bill.

SECTION 4. This legislation will take effect on July 1, 2025. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate by Riddik Robinson of Riverton High School.

A Bill to Incentivize Employment Among the Lumber Industry to Improve the Housing Crisis

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

- 1 **SECTION 1.** Under the passage of this legislation, lumber businesses will receive a tax
2 exemption under the Work Opportunity Tax Credit (WOTC). The Work
3 Opportunity Tax Credit will continue to operate until 30 September of 2030
4 unless action is taken by Congress to extend or reduce.
- 5 **SECTION 2.** A lumber business is defined by the Cambridge Dictionary as, “Wood that
6 has been prepared for the activity for buying and selling.”
- 7 **SECTION 3.** The Department of Treasury will oversee the enforcement and funding of
8 this bill.
- 9 A. For employees of the Lumber Industry who worked at least 120 hours
10 but less than 400 hours in a year, the employer shall receive up to
11 \$6,000 in tax credit (25% of \$24,000 of first-year wages) per
12 employee.
- 13 B. For employees of the Lumber Industry who worked 400 hours or
14 more, the employer shall receive \$9,600 (40% of \$24,000 of first-year
15 wages)
- 16 C. This bill will be funded with 35% of the money from Trump and Biden
17 tariffs.
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- 19 **SECTION 4.** This legislation will take effect on 1 October 2026 This bill will operate until
20 30 September 2030 unless action is taken by Congress to extend or reduce.
21 All laws in conflict with this legislation are hereby declared null and void.
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Introduced for Congressional Debate by David Allen Harmon III of Green River High School.

A Bill to Limit Tourism in National Parks

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** In order to better enable the National Park Service (NPS) to achieve its mission, the number
3 of visitors allowed in National Park Areas shall be limited.

4 **SECTION 2.** The NPS is instructed to evaluate an environmentally and logistically sustainable capacity
5 for each of its parks and park areas and to set limits accordingly. The NPS shall have full
6 discretion over the parameters and details of these restrictions, but they are directed to
7 keep matters of equity and accessibility in mind when determining which visitors gain
8 access.

9 **SECTION 3.** This legislation shall be overseen by the NPS.

10 **SECTION 4.** This legislation shall take effect on January 1, 2026.

11 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

A Bill to Provide Full Funding for NPR

- 1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:
- 2 **SECTION 1.** Congress shall henceforth provide total funding for the operations of National Public Radio
- 3 (NPR). NPR shall be barred from seeking and obtaining funding through corporate
- 4 sponsorships, member donations, or any other means.
- 5 **SECTION 2.** This legislation shall be overseen by the Federal Communications Commission (FCC).
- 6 **SECTION 3.** This legislation shall take effect at the start of the next legislative fiscal year.
- 7 **SECTION 4.** All laws in conflict with this legislation are hereby declared null and void.

A Bill to Mandate Historical Marker Accuracy and Integrity

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** All historical markers visible from public roadways or walkways shall henceforth be held to
3 the highest standards of historical accuracy and integrity, regardless of what agency or
4 organization is responsible for their installation and maintenance.

5 **SECTION 2.** A historical marker is defined as a sign posted to commemorate an historical event and to
6 provide information about that event for the benefit of the public.

7 **SECTION 3.** The federal government shall invoke the principle of eminent domain to remove and
8 dispose of any historical marker that has not been brought up to these standards within
9 two years of the date of implementation of this legislation. Reasons for removal and
10 disposal shall include but not be limited to factual errors, omissions of key details, and
11 biased representations.

12 **SECTION 4.** This legislation shall be overseen by the Department of Education, which shall be
13 responsible for assessing the accuracy and integrity of historical markers in addition to
14 arranging for the timely removal and disposal of any substandard markers.

15 **SECTION 5.** This legislation shall take effect on January 1, 2025.

16 **SECTION 6.** All laws in conflict with this legislation are hereby declared null and void.

A Bill to Institute Siesta in Federal Offices

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** All federal offices shall redesign their schedules to provide three full hours of off-time in
3 the middle of the work day to allow employees time for siesta. Employees may stay at their
4 worksite for siesta, or they may leave the premises.

5 **SECTION 2.** A siesta is defined as resting or napping during the middle of the day, a practice with wide-
6 ranging and well-documented health benefits.

7 **SECTION 3.** Federal offices are encouraged to provide space for employees to take their siesta on the
8 premises. Congress shall apportion an additional \$500 million annually to the Department
9 of Health to be used to support workplaces in preparing spaces and purchasing supplies for
10 siesta. Non-federal workplaces may also apply for these funds and are encouraged to enact
11 similar practices for the health and well-being of their employees.

12 **SECTION 4.** This legislation shall be jointly overseen by the Department of Health and the Department
13 of Labor.

14 **SECTION 5.** This legislation shall take effect January 1, 2026.

15 **SECTION 6.** All laws in conflict with this legislation are hereby declared null and void.

The Amtrak Affordability Act

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED:

2 **SECTION 1.** For a coach ticket on any given route, Amtrak may charge no more than 50% of the average
3 airfare cost for a comparable itinerary. For fare on a sleeper car (where available), Amtrak
4 may charge no more than an amount equal to the average airfare cost for a comparable
5 itinerary.

6 **SECTION 2.** Congress shall divert an additional \$1 billion annually to Amtrak to subsidize ticket prices
7 and to be used to make Amtrak more affordable and efficient overall.

8 **SECTION 3.** This legislation shall be overseen by the Department of Transportation, which shall be
9 directed to work with Amtrak to design an efficient and regularly updated system for
10 determining and guaranteeing appropriate fares.

11 **SECTION 4.** This legislation shall take effect on January 1, 2026.

12 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.