

The National Railroad Support Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. Congress shall invest \$100 billion into both creating new high-speed railroads as well as maintaining all pre-existing railroads.

SECTION 2. Railroads are defined as a track or set of tracks made of steel rails along which passenger and freight trains run. Traditional Railroads are defined as any railroads that are not high-speed.

SECTION 3. The Federal Railway Administration (FRA) and the Federal Department of Transportation (DOT) will oversee enforcement.

A. Funding shall come from a 5% tax on diesel sales, a 5% tax on fuel oils, and a 10 5% tax on airline ticket sales. Any additional funding required shall generously be provided by the U.S. Department of Defense.

B. The FRA and DOT must submit a plan of action detailing the location of railways they will construct as well as which sections of pre-existing railways they will maintain to Congress within 6 months of this legislation taking effect. The plan will emphasize maintaining high-speed and traditional railroads first and then constructing new railroads second.

C. Newly created railroads must be able to withstand high-speed passenger trains traveling above 180 miles/hour

SECTION 4. This legislation will take effect at the start of fiscal year 2026. All laws in conflict with this legislation are hereby declared null and void.

A Bill to End Broadcasting Obscenity Laws

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All regulations of broadcasted speech on radio or television regarding obscenity, profanity, and indecency are repealed, including time and content restrictions.

SECTION 2. Obscenity is defined through the Miller Test as any speech that appeals to a prurient interest, or depicts sexual conduct in a way that is offensive, or lacking any serious literary, artistic, political, or scientific value.

SECTION 3. The Federal Communications Commission (FCC) is to update the enforcement and regulation of broadcasted speech in accordance with this legislation.

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

Introduced for Congressional Debate by the University of Wyoming

A Bill to Ban Homeowner Associations

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. All Homeowner Associations (HOAs) are hereby banned.

SECTION 2. HOAs will be defined as an organization in a subdivision, planned community, or condominium building that makes and enforces rules for the properties and residents.

SECTION 3. The United States Department of Housing and Urban Development will oversee the implementation of this bill.

A. Any person that starts an HOA will be charged with a fine up to five-thousand dollars (\$5,000).

B. The Department of Justice will oversee this legislation.

SECTION 4. This legislation will take effect July 1st, 2026. All laws in conflict with this legislation are hereby declared null and void.

Introduced for Congressional Debate the NSDA

A Bill to Nationalize Starlink

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** All satellites operated by Space Exploration Technologies Corporation
2 (SpaceX) as part of the Starlink constellation and the control thereof shall
3 be handed over within thirty days of the passage of this legislation to the
4 National Space and Aeronautics Administration (NASA). All costs and
5 revenues associated with the maintenance of and services provided by these
6 satellites shall flow through the treasury of the United States.

7 **SECTION 2.** SpaceX shall swiftly and fully comply with the handover of the
8 aforementioned assets and payment systems under penalty of up to three
9 billion dollars.

10 **SECTION 3.** A Starlink division of NASA shall be created to operate the Starlink system
11 and process the distribution of its services.

12 A. This division will receive 300 million dollars to begin its operations,
13 after which the revenue from its operations shall be designated solely
14 for its operations.

15 B. Congress shall dictate the operations of this division, including but not
16 limited to the usage of any profit received through its operations and the
17 prices of its services.

18 **SECTION 4.** This legislation will take effect immediately. All laws in conflict with this
19 legislation are hereby declared null and void.
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Introduced for Congressional Debate by the NSDA

A Bill to Augment the Diversity Visa Program

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The U.S. will increase the total number of green cards offered through the
2 Diversity Visa Program from 50,000 to 500,000

3 **SECTION 2.** The Diversity Visa Program is defined as an existing program run by the
4 U.S. Federal Government that distributes visas to citizens of countries
5 underrepresented in the U.S. based on a random lottery system

6 **SECTION 3.** The U.S. The Department of State (DOS) will continue to oversee this
7 program and implementation. Eligibility for individuals seeking diversity
8 visas will remain the same. The inclusion and exclusion of specific
9 countries will continue as outlined by the existing program and will
10 continue to be overseen by DOS and modified as required by existing law.

11 **SECTION 4.** This legislation will take effect January 1st, 2026. All laws in conflict with
12 this legislation are hereby declared null and void.
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Introduced for Congressional Debate by the NSDA

The Healthcare Expansion and Rural Telemedicine (Heart) Act

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

1 **SECTION 1.** The United States Department of Health and Human Services (HHS) shall
2 establish and administer a comprehensive program to support the
3 development of healthcare facilities and the expansion of telehealth services
4 in rural areas.

5 **SECTION 2.** Rural Areas shall refer to regions classified as rural by the U.S. Census
6 Bureau. Telehealth Services shall encompass all medical services provided
7 through telecommunications technology.

8 **SECTION 3.** HHS will provide necessary grants and services to eligible healthcare
9 providers in rural areas, and the Federal Communications Commission
10 (FCC) will ensure the necessary telecommunications infrastructure is in
11 place.

12 A. \$10 billion shall be allocated over ten years for the development and
13 modernization of rural healthcare facilities.

14 B. \$2 billion shall be allocated over ten years for the establishment and
15 enhancement of telehealth services.

16 C. The United States Department of Health and Human Services (HHS)
17 will conduct annual audits of grant recipients to oversee funds.

18 D. All funding necessary for the bill will come from the current U.S.
19 military budget.

20 **SECTION 4.** This legislation will take effect at the start of fiscal year 2026. All laws in
21 conflict with this legislation are hereby declared null and void.
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Introduced for Congressional Debate by the NSDA

Freedom Caucus Education Plan

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

SECTION 1. States shall be required to amend each educational policy to align with the following policies:

- A. States shall offer legal guardians of students a \$7,000 stipend per student upon student withdrawal from public school and enrolling in a homeschool program. An annually repeating stipend of \$7,000 shall be appropriated for homeschool students.
- B. All age and certification requirements for educators shall be repealed.
- C. Educators are to report all teaching materials publicly before the start of a school year. Upon failure to successfully report materials, school districts may release educators from employment. Legal guardians may bring a civil suit against teachers for an insufficiently transparent curriculum with damages in excess of \$1,000.
- D. Legal guardians of homeschool students are no longer required to submit curriculum to state authorities for review or approval.

SECTION 2. A legal guardian is a legal role given to a person who will manage the personal activities or resources of another person who's unable to do so on their own.

SECTION 3. The Department of Education (DoE) shall enforce this legislation. Upon failure to comply with the stipulations of this legislation shall result in cessation of all federal funding to the violating state or municipality.

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