

February 13, 2013

The Honorable John D. Rockefeller IV Chairman Committee on Commerce, Science, and Transportation United States Senate Washington, DC 20510

Dear Mr. Chairman:

Section 6(b)(1) of the Norman Y. Mineta Research and Special Programs Improvement Act (Pub. L. 108-426) requires the U.S. Department of Transportation to submit periodic reports describing specific actions taken to implement open statutory mandates regarding pipeline and hazardous materials transportation safety. The enclosed report, "Open Statutory Mandates Regarding Pipeline and Hazardous Materials Safety," fulfills that requirement.

With safety as our highest priority, the Department continues to pursue implementation of open statutory mandates for our pipeline and hazardous materials safety programs. Further regulatory actions are pending on two open hazardous materials transportation safety statutory mandates, which are described in detail in the enclosed report. The Department will continue to work diligently and expeditiously to complete implementation of these mandates.

A similar letter has been sent to the Ranking Member of the Senate Committee on Commerce, Science, and Transportation and the Chairmen and Ranking Members of the House Committees on Transportation and Infrastructure, and Energy and Commerce.

Sincerely yours,

Ray LaHood



February 13, 2013

The Honorable John Thune Ranking Member Committee on Commerce, Science, and Transportation United States Senate Washington, DC 20510

Dear Senator Thune:

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Ray LaHoo



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The Honorable Bill Shuster Chairman Committee on Transportation and Infrastructure U.S. House of Representatives Washington, DC 20515

Dear Mr. Chairman:

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A similar letter has been sent to the Ranking Member of the House Committee on Transportation and Infrastructure and the Chairmen and Ranking Members of the House Committee on Energy and Commerce and the Senate Committee on Commerce, Science, and Transportation.

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Ray LaHood



February 13, 2013

The Honorable Nick J. Rahall, II Ranking Member Committee on Transportation and Infrastructure U.S. House of Representatives Washington, DC 20515

Dear Congressman Rahall:

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Ray LaHood



February 13, 2013

The Honorable Fred Upton Chairman Committee on Energy and Commerce U.S. House of Representatives Washington, DC 20515

Dear Mr. Chairman:

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Sincerely yours,

Ray LaHood



February 13, 2013

The Honorable Henry A. Waxman Ranking Member Committee on Energy and Commerce U.S. House of Representatives Washington, DC 20515

Dear Congressman Waxman:

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Sincerely yours,

Ray LaHood

Open Statutory Mandates Regarding Pipeline and Hazardous Materials Safety

A Report to Congress Required by Pub. L. No. 108-426

U.S. Department of Transportation February 2013

Open Statutory Mandates Regarding Pipeline and Hazardous Materials Safety February 2013

Legislative Report Requirement

The Norman Y. Mineta Research and Special Programs Improvement Act (Pub. L. No. 108-426), in section 6(b)(1), "Reports by the Secretary – Statutory Mandates," directs the Secretary to transmit a report to certain congressional committees identifying specific actions taken by the U.S. Department of Transportation (DOT) to implement open statutory mandates concerning pipeline and hazardous materials safety that had not been implemented as of the date of enactment of the Act. Specifically, the Act states:

(b) REPORTS BY THE SECRETARY.—

(1) STATUTORY MANDATES.— Not later than 90 days after the date of enactment of this Act, and every 180 days thereafter until each of the mandates referred to in subsection (a)(1) has been implemented, the Secretary shall transmit to the Committee on Transportation and Infrastructure and the Committee on Energy and Commerce of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report on the specific actions taken to implement such mandates.

Summary

As of this report, DOT documents the following:

• Two open hazardous materials transportation safety statutory mandates—one assigned to the Federal Railroad Administration (FRA) and one assigned to the Federal Motor Carrier Safety Administration (FMCSA).

The DOT will continue to work diligently with all interested parties to implement open statutory mandates. The hazardous materials mandates and the specific actions currently in progress to close them are detailed below.

The open hazardous materials safety statutory mandates are found in the following acts of Congress:

- Hazardous Materials Transportation Uniform Safety Act of 1990 (Pub. L. No. 101-615; November 16, 1990); and
- USA Patriot Act of 2001 (Pub. L. No. 107-56; October 26, 2001).

Open Statutory Mandates Regarding Pipeline and Hazardous Materials Safety February 2013

Act and Section	Open Mandate	Status
Hazardous Materials Transportation	Hazardous Materials Transportation Uniform Safety Act of 1990 (Pub. L. No. 101-615; November 16, 1990)	ber 16, 1990)
Sec. 15: Transportation of Highly Radioactive Materials (49 U.S.C. 8	(a) In consultation with the Department of Energy and the Nuclear Regulatory Commission, potentially	(a) The FRA's final report was delivered to Congress on September 27, 2005. This section of the mandate is completed:
5105 (b))	affected States and Native American tribes and shippers	however, the mandate will not be closed until section (b) below is
	of high-level radioactive waste and spent nuclear fuel,	completed.
	study the safety of using trains operated exclusively for	
×	transporting high-level radioactive waste and spent	(b) The FRA has completed needed research on the operational
	nuclear fuel (dedicated trains) compared to the safety of	characteristics and configuration of trains transporting spent nuclear
	using other methods of rail transportation, and report	tuel (SNF) and high-level radioactive waste (HLRW). Since the
	the results to Congress.	completion of FRA is research, the expected increase in rail shipments of SNF and HLRW anticipated by this mandate has not come to
	(b) Consider the findings of the Railroad	fruition. The FRA is currently reviewing an initial draft Notice of
	Transportation Study and amend existing regulations,	Proposed Rulemaking (NPRM) responsive to this mandate with the
	as appropriate, to provide for the safe transportation by	intent of submitting a final NPRM into the clearance process within
	rail of high-level radioactive waste and spent nuclear	the next quarter, with subsequent NPRM issuance and publication to
	fuel by various methods of rail transportation, including	follow, as determined by the rulemaking clearance process.
	by dedicated train.	
USA PATRIOT Act of 2001 (Pub. L. No. 107-56; October 26, 2001)	Io. 107-56; October 26, 2001)	
Sec. 1012: Limitation on Issuance of	States may not issue licenses to operate motor vehicles	The FMCSA and the Transportation Security Administration (TSA)
Hazmat Licenses (49 U.S.C. § 31305	transporting hazardous materials in commerce, unless	engaged in joint rulemaking initiatives. On May 5, 2003, both
(a)(5))	the Secretary of Transportation has determined through	FMCSA and TSA issued Interim Final Rules (IFR). The FMCSA's
	a background check that the individual does not pose a	regulation is a companion to the TSA IFR. Since May 2003,
	security risk.	additional IFRs have been issued by TSA with companion IFRs issued
		by FMCSA. The latest of these were issued in November 2004 and
		April 2005. The intent was that FMCSA would proceed with a final
		rule once TSA finalized its regulation. The TSA has recently
		confirmed that it does not plan to issue a final rule. The FMCSA is
		exploring legal options regarding finalizing its companion rule when
		the primary rule is still an interim final rule.

Report Contact

Questions regarding the contents of this report may be directed to the following office:

Pipeline and Hazardous Materials Safety Administration Office of Governmental, International, and Public Affairs U.S. Department of Transportation 1200 New Jersey Avenue SE, E27-330 Washington, DC 20590 (202) 366-4831 (202) 366-7431 (fax)