- (1) reflects input from a wide range of external stakeholders:
- (2) includes and integrates the research and development programs of all of the modal administrations of the Department of Transportation, including aviation, transit, rail, and maritime and joint programs;
- (3) takes into account research and development by other Federal, State, local, private sector, and nonprofit institutions;
- (4) not later than December 31, 2016, is published on a public website; and
- (5) takes into account how research and development by other Federal, State, private sector, and nonprofit institutions—
- (A) contributes to the achievement of the purposes identified under subsection (c)(1); and
- (B) avoids unnecessary duplication of those efforts.
- (e) Interim Report.—Not later than 2  $\frac{1}{2}$  years after the date of enactment of this chapter, the Secretary may publish on a public website an interim report that—
  - (1) provides an assessment of the 5-year research and development strategic plan of the Department of Transportation described in this section; and
  - (2) includes a description of the extent to which the research and development is or is not successfully meeting the purposes described under subsection (c)(1).

(Added Pub. L. 114-94, div. A, title VI, §6019(b)(1), Dec. 4, 2015, 129 Stat. 1580.)

## REFERENCES IN TEXT

The date of enactment of this chapter, referred to in subsec. (e), is the date of enactment of Pub. L. 114–94, which was approved Dec. 4, 2015.

## EFFECTIVE DATE

Section effective Oct. 1, 2015, see section 1003 of Pub. L. 114-94, set out as an Effective Date of 2015 Amendment note under section 5313 of Title 5, Government Organization and Employees.

# SUBTITLE IV—INTERSTATE TRANSPORTATION

## PART A—RAIL

Chapter	•	Sec.
101.	GENERAL PROVISIONS	10101
105.	JURISDICTION	10501
107.	RATES	10701
109.	LICENSING	10901
111.	OPERATIONS	11101
113.	FINANCE	11301
115.	FEDERAL-STATE RELATIONS	11501
117.	ENFORCEMENT: INVESTIGA-	
	TIONS, RIGHTS, AND REM-	
	EDIES	11701
119.	CIVIL AND CRIMINAL PEN-	
	ALTIES	11901

PART B—MOTOR CARRIERS, WATER CARRIERS, BROKERS, AND FREIGHT FORWARDERS

Chapter	•	Sec.
131.	GENERAL PROVISIONS	13101
133.	ADMINISTRATIVE PROVISIONS	13301
135.	JURISDICTION	13501
137	RATES AND THROUGH ROUTES	13701

Chapte	er	Sec.
139.	REGISTRATION	13901
141.	OPERATIONS OF CARRIERS	14101
143.	FINANCE	14301
145.	FEDERAL-STATE RELATIONS	14501
147.	ENFORCEMENT; INVESTIGA-	
	TIONS; RIGHTS; REMEDIES	14701
149.		
	ALTIES	14901
	PART C—PIPELINE CARRIERS	
	THE C THE ELINE CHIMENS	
Chapte		Sec.
151.	GENERAL PROVISIONS	15101
<b>153.</b>	JURISDICTION	15301
155.	RATES	15501
157.	OPERATIONS OF CARRIERS	15701
159.	ENFORCEMENT: INVESTIGA-	
	TIONS, RIGHTS, AND REM-	
	EDIES	15901
161.	CIVIL AND CRIMINAL PEN-	15901

## PRIOR PROVISIONS

A prior subtitle IV, consisting of chapters 101 to 119, related to interstate commerce, prior to the general amendment of this subtitle by Pub. L. 104-88, §102(a).

#### AMENDMENTS

1997—Pub. L. 105–102,  $\S2(5)$ , Nov. 20, 1997, 111 Stat. 2204, struck out "AND TARIFFS" after "RATES" in item for chapter 155.

#### PART A—RAIL

# CHAPTER 101—GENERAL PROVISIONS

Sec. 10101.

Rail transportation policy.

10102. Definitions.

## § 10101. Rail transportation policy

In regulating the railroad industry, it is the policy of the United States Government—

- (1) to allow, to the maximum extent possible, competition and the demand for services to establish reasonable rates for transportation by rail;
- (2) to minimize the need for Federal regulatory control over the rail transportation system and to require fair and expeditious regulatory decisions when regulation is required;
- (3) to promote a safe and efficient rail transportation system by allowing rail carriers to earn adequate revenues, as determined by the Board:
- (4) to ensure the development and continuation of a sound rail transportation system with effective competition among rail carriers and with other modes, to meet the needs of the public and the national defense;
- (5) to foster sound economic conditions in transportation and to ensure effective competition and coordination between rail carriers and other modes;
- (6) to maintain reasonable rates where there is an absence of effective competition and where rail rates provide revenues which exceed the amount necessary to maintain the rail system and to attract capital;
- (7) to reduce regulatory barriers to entry into and exit from the industry;
- (8) to operate transportation facilities and equipment without detriment to the public health and safety;