File No. 221283

Committee Item No. _____ Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee: _____ Board of Supervisors Meeting

Date:

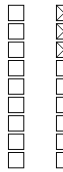
Date: January 24, 2023

Cmte Board

	Motion
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	Resolution
	Ordinance
\Box	Legislative Digest
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	Budget and Legislative Analyst Report
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	Introduction Form
	Department/Agency Cover Letter and/or Report
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OTHER



H.R. 3339 05/19/21 National Association of Counties Resolution 3/2/20 CA State Association of Counties/Nat'l League of Cities Position Email

Date:	January 20, 2023
Date:	

1	[Resolution urging Congress to Enact the National Infrastructure Bank Act (H.R. 3339) introduced by Representative Danny Davis (D-II).]
2	
3	Resolution urging Congress to enact the National Infrastructure Bank Act (H.R. 3339)
4	introduced by Representative Danny Davis (D-II); and the San Francisco Board of
5	Supervisors declares its support for a National Infrastructure Bank to address the
6	infrastructure needs of San Francisco and the Nation.
7	
8	WHEREAS, There is a crucial need to finance urgently needed infrastructure projects
9	throughout the United States; and
10	WHEREAS, The American Society of Civil Engineers stated in its 2021 report card that
11	the United States scores a C- regarding the current state of infrastructure and that four and
12	one half trillion dollars would be needed to restore the nation's infrastructure to a state of good
13	repair. Newer projects and over two trillion dollars' worth of corrective projects are currently
14	unfunded and the remaining projects are not adequately funded; and
15	WHEREAS, A new National Infrastructure Bank (NIB) could directly aid in fostering an
16	economic recovery and build the infrastructure projects we have neglected. Legislation to
17	create such a bank has been introduced in Congress, H.R. 3339. The new NIB is modeled on
18	four previous institutions created by Presidents G. Washington, J. Quincy Adams, A. Lincoln,
19	and F.D. Roosevelt, which helped spur massive economic growth; and
20	WHEREAS, H.R. 3339, introduced by Representative Danny Davis (D-II), would
21	establish a new five trillion dollar National Infrastructure Bank authorized to invest solely in
22	infrastructure projects. It would be funded through repurposing existing Treasury debt, as has
23	been done previously in the United States and would require no new federal spending; and
24	WHEREAS, A new National Infrastructure Bank (NIB) could directly finance much of
25	our nation's infrastructure, in partnership with state and local officials, and hire people who

have lost their jobs during the COVID-19 pandemic and subsequent economic contraction;
 and

3 WHEREAS, The Reinvest in San Francisco Working Group is setting the stage for 4 establishing a public bank in San Francisco to assist in financing energy-efficient affordable 5 housing, climate justice initiatives and local small businesses that will work seamlessly with 6 the NIB; and

WHEREAS, The new bank would create an estimated 25 million new jobs paying
Davis-Bacon wages and would ensure project labor agreements for all projects and buy
American provisions while also awarding a significant number of contracts to disadvantaged
business enterprises and mandating large-scale diversity hiring; and

WHEREAS, The National Infrastructure Bank Act would prioritize the financing of
 infrastructure projects located in communities with long-term poverty; and

WHEREAS, The National Infrastructure Bank would build seven million units of new
 affordable housing for the most housing insecure, large-scale water projects to address the
 severe drought, supply broadband everywhere and more; and

WHEREAS, San Francisco needs 46,598 units of housing for lower-income residents,
estimated to cost \$1.3 billion annually according to a report by the Mayor's Office of Housing
and Community Development; and,

19 WHEREAS, San Francisco's Office of Resilience and Capital Planning estimates a cost

20 of \$10.5 billion for needed capital improvements for infrastructure and streets and \$13 billion

21 for transportation needs in its 10 year Capital Plan; and

22 WHEREAS, Congressman Danny Davis is sponsoring HR 3339 with 16 co-sponsors,

23 including California Congress Members Barbara Lee and Jimmy Panetta; and

24 WHEREAS, 17 State Legislatures, including the California State Legislature, and City

25 Governments like Los Angeles and Richmond have passed Resolutions in support of the

bank. National endorsements include: the National Black Caucus of State Legislators, the National Latino Farmers and Ranchers, American Sustainable Business Council, United Association of Plumbers and Steamfitters International Union; and many more. Additionally, organizations like the National Association of Counties, the U.S. High-Speed Rail Association, the National Latino Farmers and Ranchers, the National Congress of Black Women, the National Federation of Federal Employees, the Democratic Municipal Officials, the National Association of Minority Contractors, and others have endorsed: now, therefore, be it RESOLVED, That by the adoption of this Resolution, the San Francisco Board of Supervisors declares its support for H.R. 3339 (Davis), the National Infrastructure Bank Act, to create a National Infrastructure Bank to address the infrastructure needs of San Francisco and the Nation; and, be it FURTHER RESOLVED, That the Clerk of the Board send a copy of this resolution and a cover letter to Speaker Nancy Pelosi, Representative-Elect Kevin Mullin, Senator Diane Feinstein and Senator Alex Padilla.

117TH CONGRESS 1ST SESSION H.R. 3339

To facilitate efficient investments and financing of infrastructure projects and new job creation through the establishment of a National Infrastructure Bank, and for other purposes.

Ι

IN THE HOUSE OF REPRESENTATIVES

MAY 19, 2021

Mr. DANNY K. DAVIS of Illinois introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Transportation and Infrastructure, Financial Services, Education and Labor, Natural Resources, and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To facilitate efficient investments and financing of infrastructure projects and new job creation through the establishment of a National Infrastructure Bank, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) IN GENERAL.—This Act may be cited as the "Na-
- 5 tional Infrastructure Bank Act of 2021".

1 (b) TABLE OF CONTENTS.—The table of contents of

2 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Findings.

TITLE I—REVENUE PROVISIONS

- Sec. 101. Treatment of National Infrastructure Bank as a Government corporation exempt from tax.
- Sec. 102. Treatment of contributions to the National Infrastructure Bank as charitable contributions.
- Sec. 103. Temporary rule to allow a deduction for eash contributions to the National Infrastructure Bank by certain taxpayers who do not elect to itemize deductions.
- Sec. 104. Preferred dividends of National Infrastructure Bank excludible from gross income.

TITLE II—ESTABLISHMENT OF NATIONAL INFRASTRUCTURE BANK

- Sec. 201. Definitions.
- Sec. 202. Establishment of National Infrastructure Bank.
- Sec. 203. Purposes and authorizations.
- Sec. 204. Formation of regional economic accelerator planning groups.
- Sec. 205. Eligibility criteria for assistance from the bank.
- Sec. 206. Board of Directors.
- Sec. 207. Powers and limitations of the Board.
- Sec. 208. Executive committee.
- Sec. 209. Risk management committee.
- Sec. 210. Audit committee.
- Sec. 211. Personnel.
- Sec. 212. Special Inspector General for the National Infrastructure Bank.
- Sec. 213. Status and applicability of certain Federal and State laws.
- Sec. 214. Exemption from certain laws.
- Sec. 215. Audits; reports to President and Congress.
- Sec. 216. Budgetary effects.
- Sec. 217. Authorization of appropriations.

3 SEC. 2. FINDINGS.

- 4 Congress finds the following:
- 5 (1) Throughout our Nation's history, national6 banks have played a crucial role in financing most
- s sums nuve pluyed a eracial role in infancing most
- 7 of our Nation's public infrastructure. The largest
- 8 banks included: The First (1791–1811) and Second
- 9 (1816–1836) Banks of the United States, President

Lincoln's national banking system, and President
 Franklin Delano Roosevelt's Reconstruction Finance
 Corporation (1932–1957).

4 (2) These national banks were enacted with 5 broad bi-partisan support, and financed the con-6 struction of: roads, turnpikes, bridges, and canals; 7 the Transcontinental Railroad; the Hoover Dam; 8 rural electrification; manufacturing start-ups; and 9 rail, school, and farm improvements in every corner 10 of our country. Investments created the conditions 11 for improved productivity, economic growth, and job 12 creation; helped lift us out of the Great Depression; 13 and contributed to our victory in World War II.

14 (3) The American Society of Civil Engineers 15 (hereinafter referred to as "ASCE"), in its 2021 Re-16 port Card and Failure to Act Series, estimates that 17 \$6,109,000,000,000 is needed over the next ten 18 years (2020–2029) to meet all of our country's in-19 Of frastructure needs. that amount, 20 \$3,483,000,000,000 is expected to be financed by: 21 the Federal government through its normal budget 22 appropriations process; and by States, counties, cit-23 ies, utilities, and port and airport authorities 24 through their general revenues, special taxes, user 25 fees, and borrowing. Even with this spending, how-

1	ever, a financing gap of \$2,626,000,000,000 re-
2	mains. To close this gap, our nation will need to in-
3	crease investment, by all levels of government, from
4	2.5 percent to 3.5 percent of GDP by 2025.
5	(4) ASCE estimates that the added
6	\$2,626,000,000,000 needed over a ten year period to
7	bring systems up to a state of good repair is as fol-
8	lows (amounts in parentheses):
9	(A) Roads, bridges, and transit
10	(\$1,035,000,000,000).
11	(B) Drinking water, wastewater, and
12	stormwater systems (\$801,000,000,000).
13	(C) Schools (\$250,000,000,000).
14	(D) Electricity generation, transmission,
15	distribution (\$197,000,000,000).
16	(E) Aviation (\$111,000,000,000).
17	(F) Dams, levees, inland waterways, and
18	ports (\$109,000,000,000).
19	(G) Passenger rail (\$45,000,000,000).
20	(H) Public parks and recreation
21	(\$78,000,000,000).
22	(5) Expanded investment of at least
23	\$2,374,000,000,000 is needed for—
24	(A) new affordable housing; a 9,000 mile
25	high speed rail network;

1	(B) affordable and complete broadband ac-
2	cess;
3	(C) major water projects;
4	(D) science and technology drivers;
5	(E) to accommodate population growth
6	and save on energy use; and
7	(F) improvements in rural, urban, and low-
8	income areas that the private sector is not cur-
9	rently serving.
10	(6) Although Federal grant programs, along
11	with matching State and local funding, should con-
12	tinue to play a coordinating role in financing infra-
13	structure in the United States, current and foresee-
14	able demands on existing Federal, State, and local
15	budgets exceed the resources to support these pro-
16	grams by a wide margin. In addition, a severe eco-
17	nomic downturn in 2020, resulting in significant un-
18	employment, business losses, and public budget defi-
19	cits, has placed further limits on infrastructure
20	spending.
21	(7) The establishment of a United States public
22	deposit money bank would provide direct loans and
23	other financing of up to \$5,000,000,000,000 for
24	qualifying infrastructure projects without requiring
25	additional Federal taxes or deficits. Such funding

	·
1	would be adequate to finance all of the United
2	States' unfunded infrastructure needs, in all parts of
3	the country, according to well-developed strategic
4	plans. At the same time, it would return the United
5	States to its most recent "golden age" when a Na-
6	tional Infrastructure Bank was in place (1933–
7	1957), during which time total factor productivity
8	advanced by 3.5 percent per year, the economy grew
9	on average 5.5 percent per year, income inequality
10	fell by one-third, and Federal and State tax receipts
11	rose dramatically.
12	TITLE I—REVENUE PROVISIONS
13	SEC. 101. TREATMENT OF NATIONAL INFRASTRUCTURE
13 14	SEC. 101. TREATMENT OF NATIONAL INFRASTRUCTURE BANK AS A GOVERNMENT CORPORATION EX-
14	BANK AS A GOVERNMENT CORPORATION EX-
14 15	BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX.
14 15 16 17	 BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX. (a) IN GENERAL.—Section 501(l) of the Internal
14 15 16 17	BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX. (a) IN GENERAL.—Section 501(l) of the Internal Revenue Code of 1986 is amended by adding at the end
14 15 16 17 18	BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX. (a) IN GENERAL.—Section 501(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraph:
14 15 16 17 18 19	BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX. (a) IN GENERAL.—Section 501(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraph: "(5) The National Infrastructure Bank estab-
 14 15 16 17 18 19 20 	BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX. (a) IN GENERAL.—Section 501(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraph: "(5) The National Infrastructure Bank estab- lished under title II of the National Infrastructure
 14 15 16 17 18 19 20 21 	BANK AS A GOVERNMENT CORPORATION EX- EMPT FROM TAX. (a) IN GENERAL.—Section 501(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraph: "(5) The National Infrastructure Bank estab- lished under title II of the National Infrastructure Bank Act of 2021.".

1SEC. 102. TREATMENT OF CONTRIBUTIONS TO THE NA-2TIONAL INFRASTRUCTURE BANK AS CHARI-3TABLE CONTRIBUTIONS.

4 (a) IN GENERAL.—Section 170(c) of the Internal
5 Revenue Code of 1986 is amended by inserting after para6 graph (5) the following new paragraph:

7 "(6) The National Infrastructure Bank estab8 lished under title II of the National Infrastructure
9 Bank Act of 2021.".

10 (b) APPLICATION OF PERCENTAGE LIMITATION.— 11 Section 170(b)(1)(A) of such Code is amended by striking 12 "or" at the end of clause (viii), by inserting "or" at the 13 end of clause (ix), and by inserting after clause (ix) the 14 following new clause:

15 "(x) the National Infrastructure Bank
16 referred to in subsection (c)(6),".

17 (c) EFFECTIVE DATE.—The amendments made by18 this section shall apply to taxable years ending after the19 date of the enactment of this Act.

SEC. 103. TEMPORARY RULE TO ALLOW A DEDUCTION FOR
CASH CONTRIBUTIONS TO THE NATIONAL IN-
FRASTRUCTURE BANK BY CERTAIN TAX-
PAYERS WHO DO NOT ELECT TO ITEMIZE DE-
DUCTIONS.

6 (a) IN GENERAL.—Section 170(p) of the Internal
7 Revenue Code of 1986 is amended by adding at the end
8 the following flush sentence:

9 "The \$300 or \$600 dollar limitation otherwise in effect
10 under the preceding sentence with respect to any taxpayer
11 for any taxable year shall be increased by the amount of
12 contributions made in cash by such taxpayer during such
13 taxable year (determined without regard to subsections
14 (b)(1)(G)(ii) and (d)(1)) to the National Infrastructure
15 Bank referred to in subsection (c)(6).".

16 (b) EFFECTIVE DATE.—The amendments made by17 this section shall apply to taxable years ending after the18 date of the enactment of this Act.

 19
 SEC. 104. PREFERRED DIVIDENDS OF NATIONAL INFRA

 20
 STRUCTURE BANK EXCLUDIBLE FROM GROSS

21 INCOME.

(a) IN GENERAL.—Part III of subchapter B of chapter 1 of the Internal Revenue Code of 1986 is amended
by inserting after section 139I the following new section:

"SEC. 139J. PREFERRED DIVIDENDS OF NATIONAL INFRA STRUCTURE BANK.

3 "Gross income shall not include any amount received
4 as a dividend on preferred stock of the National Infra5 structure Bank pursuant to section 203(c) of the National
6 Infrastructure Bank Act of 2021 (as in effect on the date
7 of the enactment of this section).".

8 (b) CLERICAL AMEDMENT.—The table of sections of
9 such part is amended by inserting after the item relating
10 to section 139I the following new item:

"Sec. 139J. Preferred dividends of National Infrastructure Bank.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years ending after the
date of the enactment of this Act.

14 TITLE II—ESTABLISHMENT OF 15 NATIONAL INFRASTRUCTURE 16 BANK

17 SEC. 201. DEFINITIONS.

18 For purposes of this title, the following definitions19 apply unless otherwise specified in this title:

- 20 (1) BANK.—The term "Bank" means the Na21 tional Infrastructure Bank established under section
 22 202(a).
- (2) BLENDED FINANCING.—The term "blended
 financing" means financing provided through any
 combination of loans or bond financing, in coopera-

1	tion with private lenders or State revolving funds,
2	that is integrated into a single agreement with a sin-
3	gle set of financial terms.
4	(3) BOARD.—The term "Board" means the Na-
5	tional Infrastructure Bank Board.
6	(4) BOND.—The terms "Bond" means any
7	bond issued in accordance with this Act if—
8	(A) the proceeds from the sale of the bond
9	are to be used for expenditures incurred after
10	the date of issuance with respect to any infra-
11	structure project or other purpose, subject to
12	such rules as the Bank may provide;
13	(B) the bond is issued in registered form;
14	(C) the bond has such terms, and carries
15	interest in such an amount, as determined by
16	the Bank; and
17	(D) payments of interest and principal
18	with respect to the bond is the obligation of the
19	Bank, and is backed by the full faith and credit
20	of the United States.
21	(5) CHIEF ASSET AND LIABILITY MANAGEMENT
22	OFFICER.—The term "chief asset and liability man-
23	agement officer" means the chief individual respon-
24	sible for coordinating the management of assets and
25	liabilities of the Bank.

(6) CHIEF COMPLIANCE OFFICER.—The terms

"chief compliance officer" and "CCO" mean the

1

2

3 chief individual responsible for overseeing and man-4 aging the compliance and regulatory affairs of the 5 Bank. 6 (7) CHIEF EXECUTIVE OFFICER.—The terms "chief executive officer" and "CEO" mean the indi-7 8 vidual serving as the executive director of the Bank. 9 (8) CHIEF FINANCIAL OFFICER.—The terms "chief financial officer" and "CFO" mean the chief 10 11 individual responsible for managing the financial 12 risks, planning, and reporting of the Bank. (9) CHIEF LOAN ORIGINATION OFFICER.—The 13 14 term "chief loan origination officer" means the chief 15 individual responsible for managing the processing 16 of new loans provided by the Bank. 17 (10) CHIEF OPERATIONS OFFICER.—The terms 18 "chief operations officer" and "COO" mean the 19 chief individual responsible for the retail operations 20 of the Bank and its branches, including its adminis-21 trative, human resource, and information technology 22 systems.

23 (11) CHIEF RISK OFFICER.—The terms "chief
24 risk officer" and "CRO" mean the chief individual

responsible for managing operational and compli ance-related risks of the Bank.

3 (12) CHIEF TREASURY OFFICER.—The term
4 "chief treasury officer" means the chief individual
5 responsible for managing the Bank's treasury oper6 ations.

7 (13) COMMUNITY DEVELOPMENT INFRASTRUC8 TURE PROJECT.—The term "community develop9 ment infrastructure project" means any project for
10 the development of affordable housing, schools, pub11 lic parks and recreation, libraries, or public facilities
12 that train workers and build labor skills.

13 (14) CONNECTIVITY.—The term "connectivity" 14 means the linkages in transportation, energy, com-15 munications, and community development infrastruc-16 ture, as well as manufacturing and data centers, 17 that tie geographic areas together into economic 18 units, including networks of commuter routes, rail-19 ways, shipping lanes, and internet cables, and are 20 best expressed in map form.

(15) COST BENEFIT ANALYSIS.—The term
"cost benefit analysis" means the comparison of the
stream of costs for a potential project over its useful
lifetime, to its public benefits over that time, with

	19
1	cost and benefit flows expressed on a common basis
2	in terms of net present value.
3	(16) DEVELOPMENT.—The terms "develop-
4	ment" and "develop" mean, with respect to an infra-
5	structure project, any—
6	(A) preconstruction planning, feasibility re-
7	view for stand-alone projects or for bundled
8	projects, permitting, design work, life-cycle
9	maintenance planning, and other
10	preconstruction activities; and
11	(B) construction, reconstruction, rehabili-
12	tation, replacement, or expansion.
13	(17) DIRECT LOAN.—The term "direct loan"
14	has the meaning given the term in section 502 of the
15	Federal Credit Reform Act of 1990 (2 U.S.C. 661a).
16	(18) DISADVANTAGED COMMUNITY.—The term
17	"disadvantaged community" means a county, city, or
18	partial census tract area, with any of the following
19	characteristics:
20	(A) A median household income below 80
21	percent of the State nonmetropolitan median
22	household income.
23	(B) Persistent rural poverty, in which 20
24	percent or more of the population has been liv-
25	ing below the poverty line for the last 30 years.

1	(19) ENERGY INFRASTRUCTURE PROJECT.—
2	The term "energy infrastructure project" means any
3	project for energy transmission and distribution, en-
4	ergy generation as needed, energy efficiency en-
5	hancement for buildings, and energy storage.
6	(20) ENTITY.—The term "entity" means—
7	(A) a State, municipality, or other govern-
8	mental agency (including a political subdivision
9	or any other instrumentality of a State or a re-
10	volving fund);
11	(B) a publicly owned utility;
12	(C) a public authority, corporation, or Fed-
13	eral agency;
14	(D) a partnership (including a public-pri-
15	vate partnership);
16	(E) a joint venture; or
17	(F) a trust.
18	(21) Environmental infrastructure
19	PROJECT.—The term "environmental infrastructure
20	project" means any project for the establishment,
21	deferred maintenance, or enhancement, including se-
22	curity enhancement, of any drinking water and
23	wastewater treatment facility, storm water manage-
24	ment system, flood gate, dam, levee, dredging, wet-
25	land restoration or other open space conservation,

infill development, solid waste disposal facility, haz ardous waste facility, or industrial site cleanup or
 remediation project.

4 (22) GENERAL COUNSEL.—The term "general
5 counsel" means the individual who serves as the
6 chief lawyer for the Bank.

7 (23) GREENHOUSE GASES.—The term "green8 house gases" means any man-made gas designated
9 as a greenhouse gas by the Administrator of the En10 vironmental Protection Agency.

(24) INFRASTRUCTURE PROJECT.—The term
"infrastructure project" means any transportation,
energy, environmental, telecommunications, community development, or other infrastructure project for
which a development plan is presented to the Bank
for financing. It shall exclude military infrastructure.

18 (25) LOAN GUARANTEE.—The term "loan guar19 antee" has the same meaning as in section 502 of
20 the Federal Credit Reform Act of 1990 (2 U.S.C.
21 661a).

(26) PRODUCTIVITY.—The term "productivity"
means the improved efficiency in the economy associated with investments in public and private infrastructure. It is calculated as the change in the value

of total production, minus the change in the value
of inputs going into production.
(27) PUBLIC BENEFIT.—The term "public ben-
efit" means the clear and measurable benefit to soci-
ety resulting from the public's use of the infrastruc-
ture with respect to which a project is carried out,
or the improvement such infrastructure provides
in—
(A) economic growth and productivity;
(B) air and water quality;
(C) energy savings;
(D) high-wage jobs;
(E) poverty reduction; or
(F) increased Federal, State, and local rev-
enues.
(28) PUBLIC-PRIVATE PARTNERSHIP.—The
term "public-private partnership" means any enti-
ty—
(A)(i) which is undertaking the develop-
ment of all or part of an infrastructure project,
which will have a public benefit, pursuant to re-
quirements established in one or more contracts
between the entity and a State or an instru-
mentality of a State; or

1 (ii) the activities of which, with respect to 2 such an infrastructure project, are subject to 3 regulation by a State or any instrumentality of 4 a State; and 5 (B) which owns, leases, or operates, or will 6 own, lease, or operate, the project in whole or 7 in part, and at least one of the participants in 8 the entity is a nongovernmental entity. 9 (29) REVOLVING FUND.—The term "revolving 10 fund" means a fund or program established by a 11 State or a political subdivision or other instrumen-12 tality of a State, the principal activity of which is to 13 make loans, commitments, or other financial accom-14 modation available for the development of one or 15 more categories of infrastructure projects. 16 (30)SECRETARY.—The term "Secretary" 17 means the Secretary of the Treasury. 18 (31) SMART GRID.—The term "smart grid" 19 means a system that provides for any of the smart 20 grid functions set forth in section 1306(d) of the 21 Energy Independence and Security Act of 2007 (42) 22 U.S.C. 17386(d)). (32) STATE.—The term "State" means any of 23 24 the several States, the District of Columbia, Puerto 25 Rico, Guam, American Samoa, the Virgin Islands,

1	the Commonwealth of Northern Mariana Islands,
2	and any other territory of the United States.
3	(33) Telecommunications infrastructure
4	PROJECT.—The term "telecommunications infra-
5	structure project" means any project involving infra-
6	structure required to provide communications by
7	wire, fiber optic cable, satellite, or radio, including
8	broadband, or to enhance security for such infra-
9	structure.
10	(34) TRANSPORTATION INFRASTRUCTURE
11	PROJECT.—The term "transportation infrastructure
12	project" means any project for the construction, de-
13	ferred maintenance, or enhancement, including secu-

11 PROJECT.—The term "transportation infrastructure 12 project" means any project for the construction, de-13 ferred maintenance, or enhancement, including secu-14 rity enhancement, of highways, roads, bridges, tran-15 sit and intermodal systems, inland waterways, com-16 mercial ports, airports, high speed rail, and rail 17 track systems.

18 (35) TRUST FUND.—The term "Trust Fund"
19 means a delineated account in the books of the
20 Bank, set up to receive and disburse grant money to
21 fully or partially subsidize project loans to entities
22 operating in disadvantaged communities. Trust fund
23 receipts shall include those left over from net oper24 ations of the Bank, Federal grant disbursements,

1	and philanthropic and other gifts from individuals
2	and corporations as they become available.
3	SEC. 202. ESTABLISHMENT OF NATIONAL INFRASTRUC-
4	TURE BANK.
5	(a) Establishment of National Infrastruc-
6	TURE BANK.—The National Infrastructure Bank is estab-
7	lished as a Government corporation subject to chapter 91
8	of title 31, United States Code (commonly known as the
9	"Government Corporation Control Act"), except as other-
10	wise provided in this Act.
11	(b) Conforming Amendment.—Section 9101(3) of
12	title 31, United States Code, is amended by adding at the
13	end the following:
14	"(Q) the National Infrastructure Bank.".
15	(c) RESPONSIBILITY OF THE SECRETARY.—The Sec-
16	retary shall take such action as may be necessary to assist
17	in implementing the establishment of the Bank in accord-
18	ance with this Act, including obtaining a national bank
19	charter.
20	SEC. 203. PURPOSES AND AUTHORIZATIONS.
21	(a) PURPOSE.—The purpose of National Infrastruc-
22	ture Bank shall be to facilitate efficient, long-term financ-
23	ing of infrastructure projects, business and economic
24	growth, and new job creation in the United States.
25	(b) CAPITALIZATION.—

1	(1) IN GENERAL.—The National Infrastructure
2	Bank shall raise capital stock, in an amount ap-
3	proved by the Board, but not to exceed to
4	\$500,000,000,000, to be held in the form of Treas-
5	ury securities.
6	(2) SUBSCRIPTION.—The capital stock shall be
7	subscribed by—
8	(A) public holders of outstanding Treasury
9	securities of 3 years or greater maturity, or
10	outstanding municipal bonds of States or mu-
11	nicipalities of 5 years or greater maturity, who
12	transfer such securities or bonds to the Bank in
13	exchange for the capital stock;
14	(B) paid-in share capital, paid in cash; and
15	(C) the United States Treasury, as "on-
16	call" subscriber to the Bank, in an amount up
17	to \$100,000,000,000 in 30-year United States
18	Treasury Bonds.
19	(3) CAPITAL ADEQUACY RATIO.—The Bank
20	shall maintain risk-based capital of no less than 10.0
21	percent.
22	(4) LIMITATION.—The Bank shall not purchase
23	public debt of the United States, as newly issued, ex-
24	cept for the purpose of rolling over the existing
25	Treasury holdings of the Bank or to convert the pro-

ceeds of cash purchases of the Bank's preferred 2 stock into Treasury securities.

3 (c) PREFERRED STOCK.—

1

(1) IN GENERAL.—All subscribed capital shall 4 5 be exchanged for an equivalent in preferred stock, or 6 shares, in the Bank, callable only by the Bank at the 7 current market value of the shares during a period 8 of 20 years following finalization of a stock purchase 9 agreement. Notwithstanding any other provision of 10 law, a guarantee of redemption at the then current 11 market price of the shares shall be included in the 12 stock purchase agreement along with a contractual 13 obligation by the United States Treasury to fund the 14 redemption. Preferred shareholders shall have no 15 voting rights in the Bank.

16 (2) DIVIDENDS ON PREFERRED STOCK.—The 17 Bank shall pay dividends on its preferred stock 18 semiannually at the following rates:

19 (A) For stock acquired in exchange for 20 Treasury securities by an individual, by an enti-21 ty that is not exempt from tax under section 22 501 of the Internal Revenue Code of 1986, or 23 by the United States Treasury, the same an-24 nual rate as the Treasury security exchanged 25 for the stock.

1	(B) For stock acquired in exchange for se-
2	curities by an organization that is exempt from
3	tax under section 501 of the Internal Revenue
4	Code of 1986, the same annual rate as the
5	Treasury security exchanged for the stock plus
6	one half of one percent (0.5%) .
7	(C) For stock purchased in exchange for
8	cash by an individual or an entity that is not
9	exempt from tax under section 501 of the Inter-
10	nal Revenue Code of 1986, the same annual
11	rate payable on Treasury bonds with a 30-year
12	maturity purchased from the Treasury on the
13	day the stock purchase agreement is finalized.
14	(D) For stock purchased in exchange for
15	cash by an organization that is exempt from tax
16	under section 501 of the Internal Revenue Code
17	of 1986, the same annual rate payable on
18	Treasury bonds with a 30-year maturity on the
19	day the stock purchase agreement is finalized
20	plus one half of one percent (0.5%) .
21	(3) Acquisitions for other than cash or
22	TREASURY SECURITIES TREATED AS ACQUISITIONS
23	FOR CASH.—For stock acquired in exchange for non-
24	cash assets other than Treasury securities, the as-

sets shall be liquidated by the Bank and the pro ceeds treated as a cash purchase of stock.

3 (4) AUTHORITY TO MODIFY RATES.—If the 4 dividends provided for in paragraph (2) generate ei-5 ther more or less investment in the Bank's preferred 6 stock than is needed to achieve and maintain the 7 Bank's desired capitalization, the Directors may re-8 duce or increase the dividends provided for new ac-9 quisitions of preferred stock in one or more of sub-10 paragraphs (A) through (D) of paragraph (2) for 11 such periods of time as the Directors determine ap-12 propriate.

13 (5) PRIORITY AND GUARANTEE OF DIVIDEND 14 PAYMENTS.—Dividend payments on the Bank's pre-15 ferred stock shall have priority over other uses of in-16 terest payments received by the Bank on its capital 17 stock holdings of Treasury securities, and any such 18 dividends owed in excess of the amount covered by 19 these interest payments shall be guaranteed by the 20 United States in the stock purchase agreement.

(d) BORROWED CAPITAL.—The Bank is further authorized to raise borrowed capital for projects needs, or
to meet its cash flow (liquidity) needs, by—

24 (1) issuing Bonds, with a fixed 5 to 10 year25 maturity; and

(2) maintaining a permanent, revolving dis-1 2 count line of credit account with the Board of Gov-3 ernors of the Federal Reserve System. 4 (e) DEPOSITS.—Once chartered as a national bank, 5 the Bank shall accept deposits from individuals, corporations, or public entities, into transaction deposit accounts 6 7 on its books, and pay interest on those deposits, in an 8 amount deemed appropriate by the Board. 9 (f) LOANS.— (1) IN GENERAL.—The Bank shall provide 10 11 loans, in accordance with this Act, to entities, or 12 enter into blended financing credit, for the financ-13 ing, development, or operation of infrastructure 14 projects. 15 (2) LOAN MATURITY.—The maturity of loans 16 should match, to the extent possible, the maturity 17 periods of anticipated profitability, economic stim-18 ulus, and projected useful life of projects financed by 19 such loans. 20 (3) LOAN LIMIT.—Total loans contracted by the 21 Bank shall not exceed \$5,000,000,000,000. 22 (4) INTEREST CHARGES ON LOANS AND OTHER 23 FEES.—The Bank— 24 (A) shall charge fixed-rate-interest, fees, 25 premiums, or discounts based on the risk asso-

24

1	ciated with a loan made by the Bank, taking
2	into consideration—
3	(i) the price of Treasury obligations of
4	a similar maturity or 1.6 percent per
5	annum, whichever is greater;
6	(ii) the credit rating of the borrowing
7	entity if expressly published, or an assess-
8	ment of the overall finances of the bor-
9	rowing entity indicating an ability to serv-
10	ice the loan;
11	(iii) current and expected future eco-
12	nomic conditions, including expected im-
13	provements in the economy and the bor-
14	rowing entity's finances resulting from the
15	Bank's overall lending operations; and
16	(iv) whether or not the borrowing en-
17	tity qualifies as a disadvantaged commu-
18	nity, and an interest rate subsidy, subject
19	to availability of funds;
20	(B) may, in connection with a loan ex-
21	tended by the Bank, issue guarantees, insur-
22	ance, coinsurance, and reinsurance to borrowing
23	entities, insurance companies, financial institu-
24	tions, or others, or groups thereof, and charge
25	fees based on a similar risk analysis; and

(C) may charge for the review of any
 project proposal in such amount as may be approved by the Board to cover the costs of such
 review.

5 (5) REFINANCING.—Subject to a full audit of 6 the project and borrower, and subject to Board re-7 view, the Bank may extend the time limit for repay-8 ment of a loan, through renewal, substitution of new 9 obligations, or otherwise, with the maximum time for 10 such renewal to be approved by the Board. The 11 Bank may make such further loans as necessary for 12 project completion, or to assure loan repayment.

13 (6) LIMITATIONS ON LOANS.—The Bank may
14 not—

15 (A) provide loans to consumers or provide
16 any other loans not described under this Act; or
17 (B) engage in investment banking activi18 ties such as underwriting securities or trust
19 management for customers.

(g) CAPITAL FOR LOAN DISBURSEMENTS.—Once
chartered as a deposit-taking bank, the Bank is authorized
to create funds in a deposit account in a borrowers name,
in accordance with the loan agreement, as each scheduled
loan disbursement as it is made. The Bank shall draw up
an Aggregate Loan Disbursement Plan, for the informa-

tion of the Comptroller of the Currency and the Board
 of Governors of the Federal Reserve System.

27

3 (h) NET EARNINGS.—After meeting current obliga-4 tions, the Bank is authorized to use its earnings, and all 5 moneys which have been or may hereafter be allocated to or borrowed by it, in the exercise of its functions. From 6 7 those monies, the Bank shall set aside loan loss provisions 8 equal to a proportion of loan book value, as determined 9 appropriate by the Board. Net earnings of the Bank, after 10 setting aside loan loss provisions and estimated forward 11 cash flow needs, shall be used for the payment of dividends 12 to the United States Treasury, in an annual amount to be determined by the Board. Any residual net earnings 13 shall be deposited into a Trust Fund to subsidize loans 14 15 for disadvantaged communities that are not able to repay infrastructure loans on normal loan terms, in a manner 16 17 to be determined by the Board. Any direct Federal contributions from the budget for the purpose of subsidizing 18 19 disadvantaged communities may also be added and utilized via the Trust Fund. 20

(i) GUARANTEES AND LOAN LOSS PROVISIONS.—In
the event of any losses, as determined by the Board, incurred on loans, guarantees, and insurance extended
under this Act, they shall be borne by the Bank out of
its loan loss provisions. Any losses in excess thereof shall

be borne by the Secretary of the Treasury. That excess
 shall be considered a contingent obligation backed by the
 full faith and credit of the Government of the United
 States of America.

5 (j) RESERVES.—The Bank shall maintain reserves 6 against the Bank's transaction accounts in such amount 7 as the Board may determine appropriate, but not greater 8 than 14 percent of the Bank's total transaction accounts 9 in excess of \$25,000,000.

(k) BRANCHES.—The Bank shall establish an office
of lending and deposit in each city that has a Federal reserve bank, via the internet, and in any other location
where the Board determines it appropriate.

14 SEC. 204. FORMATION OF REGIONAL ECONOMIC ACCEL15 ERATOR PLANNING GROUPS.

(a) IN GENERAL.—The Bank, through its branch offices, shall facilitate the organization of at least 7 Regional
Economic Accelerator Planning Groups, to be defined by
common economic, demographic, and infrastructure linkages.

21 (b) DUTIES.—The Regional Economic Accelerator
22 Planning Groups may—

23 (1) organize themselves by, and be composed of,
24 State and local public sector officials, including

through multijurisdictional or multistate agreements
 among agencies;

3 (2) identify economic mega-regions, defined as
4 hub cities, related towns and suburbs, manufac5 turing production corridors, and rural areas woven
6 together into the communities where people of the
7 United States live, work, and provide goods or serv8 ices for movement within the region, and to other re9 gions;

(3) identify infrastructure needs and priorities
for mega-regions, with input from the American Society of Civil Engineers, and other trade, business,
and industrial associations;

(4) develop regional economic accelerator plans,
and a pipeline of infrastructure projects, and their
strategic placement, needed to improve supply
chains, land use, and productivity within each megaregion, while seeking to include all communities;

19 (5) define how such projects will create energy
20 savings, environment improvements, jobs and wage
21 improvements, regional economic growth, and
22 growth in regional tax income;

(6) identify where multijurisdictional agreements should be enacted or strengthened to improve
the development of infrastructure projects that cross

1	jurisdictional lines (examples are transportation im-
2	provements along the northeast corridor, flood miti-
3	gation in midwestern States along the Missouri
4	River, or development of a national high-speed rail
5	grid);
6	(7) identify where Federal, State, or local laws
7	and regulations should be streamlined to reduce in-
8	frastructure project approval times, while maintain-
9	ing environmental and safety objectives, and work
10	towards streamlining those laws and regulations;
11	(8) seek public input on the broad outlines of
12	each regional infrastructure development plan;
13	(9) provide such plans to the Bank, to inform
14	the Bank on its selection of infrastructure projects
15	for financing; and
16	(10) assist entities formulating and submitting
17	projects for consideration of Bank financing on the
18	definition, scope, selection criteria, and others fac-
19	tors under section 205 that will be considered in the
20	approval process.
21	SEC. 205. ELIGIBILITY CRITERIA FOR ASSISTANCE FROM
22	THE BANK.
23	(a) IN GENERAL.—Financial assistance shall be
24	available from the Bank when the entity applying for such
25	assistance has demonstrated to the satisfaction of the

Board that the project for which such assistance is being
 sought meets the requirements of this Act. Any entity pro posing a project for which the use or purpose is private,
 and without public benefit, shall not be eligible for finan cial assistance from the Bank under this Act.

6 (b) APPLICANTS.—The Bank shall accept applica7 tions for infrastructure projects for the designation of
8 those projects that may receive financial assistance under
9 this section for any infrastructure project having—

10 (1) a public sponsor; and

11 (2) local, regional, or national significance.

12 (c) GUIDELINES FOR INFRASTRUCTURE 13 PROJECTS.—The Executive Committee and the Board 14 shall establish standard operating procedures, and develop 15 online application procedures, to assist applications of in-16 frastructure projects under this section to develop applica-17 tions for financial assistance under this section.

18 (d) CRITERIA.—

(1) IN GENERAL.—In making a determination
as to whether to provide an infrastructure project
with financial assistance, the Board shall evaluate
and rate each applicant based on the factors appropriate for the type of the proposed infrastructure
project, including—

1	(A) consistency of the project with a re-
2	gional infrastructure development plan that
3	builds economic connectivity in the project area
4	and beyond, so that maximum growth is
5	achieved while leaving no community behind;
6	(B) a life cycle projection of the benefits,
7	as compared to costs, of the project, that incor-
8	porates the factors in subparagraphs (C)
9	through (N) of this paragraph;
10	(C) promotion of economic growth, includ-
11	ing private sector-led growth associated with
12	the project;
13	(D) job creation, including fair and respon-
14	sible employment practices, and a workforce de-
15	velopment to train workers in new skills, includ-
16	ing by union apprentice programs to train new
17	hires;
18	(E) a preference for projects in areas of
19	high unemployment, or disadvantaged commu-
20	nities, including a workforce development plan
21	to train workers in new skills;
22	(F) environmental and public health bene-
23	fits including the reduction in greenhouse gases,
24	and water and air pollution, and the removal of
25	lead and other hazardous materials;

1	(G) a demonstrated ability to contract for
2	design, construction, operation, and mainte-
3	nance of the infrastructure project throughout
4	its estimated useful life, including by defining
5	project objectives and utilizing performance-
6	based monitoring;
7	(H) an understanding of the strategic im-
8	portance of bundling of projects, correctly
9	sizing projects, and adopting value design and
10	procurement procedures, so as to realize long-
11	run cost savings from "dig, build, expand, or
12	improve only once";
13	(I) an understanding of the importance of
14	innovative and state-of-the-art technologies that
15	achieve project reliability, efficiency, resiliency,
16	sustainability, security, and public safety;
17	(J) in cases where infrastructure is pub-
18	licly or privately owned, a preference for
19	projects that leverage Federal, State, local, and
20	private financing, including public-private part-
21	nerships, or where companies can show that the
22	additional capital could not be obtained from
23	commercial sources;
24	(K) a consideration of the costs and bene-
25	fits of preserving and repurposing existing in-

1	frastructure, in particular to mitigate against
2	unemployment and bolster manufacturing in
3	the United States;
4	(L) integration of other qualified projects
5	that may or should be done concurrently;
6	(M) a categorical benefit; and
7	(N) any other criteria as determined by the
8	Board, with approval by the Board.
9	(2) CATEGORICAL BENEFIT.—In this sub-
10	section, the term "categorical benefit" means the
11	following:
12	(A) For any transportation infrastructure
13	project:
14	(i) A reduction in surface and air
15	traffic congestion, by road, transit, pas-
16	senger rail, freight rail, port or inland
17	water travel, or air travel, as measured by
18	reductions in transit, boarding, and total
19	trip times.
20	(ii) An anticipated increase in capac-
21	ity for existing and expected new ridership
22	or transport use, including by high-speed
23	rail.

1	(iii) A reduction in risks from mainte-
2	nance decline, or structural failure, over
3	the service life of the project.
4	(iv) The coordination of improvements
5	in commuter passenger operations, freight
6	transport, and new community design, with
7	the demographics of population, economic
8	production, and trade hubs according to a
9	regional infrastructure plan.
10	(v) An overall decline in greenhouse
11	gas emissions from surface and air trans-
12	portation projects financed by the Bank.
13	(vi) An increase in access to afford-
14	able transportation options, including by
15	low-income populations and the disabled.
16	(vii) Improvements in safety for users,
17	passengers, and operators, as measured by
18	a reduction in fatalities and serious inju-
19	ries.
20	(B) For any environmental infrastructure
21	project:
22	(i) Increased coastal and inland flood
23	mitigation and protection.
24	(ii) Improvements in drinking water,
25	wastewater, or stormwater systems,

1	through the repair, expansion or replace-
2	ment of such systems.
3	(iii) A reduction in risk to any public
4	infrastructure from structural failure, or
5	damage, due to weather-related events or
6	catastrophic wildfires.
7	(iv) Environmental improvements
8	from the removal of hazardous wastes.
9	(C) For any energy infrastructure project:
10	(i) Development of a smart grid, with
11	modern security and resiliency systems.
12	(ii) Expanded use of clean energy.
13	(iii) Energy efficient buildings, includ-
14	ing clean energy designated retrofits.
15	(iv) Development of localized power
16	generation, and its integration into the
17	grid.
18	(D) For any telecommunications project:
19	(i) Completion or improvement in
20	broadband and wireless access and afford-
21	ability in rural and disadvantaged commu-
22	nities that private companies do not serve.
23	(ii) Improvement of the global tele-
24	communication satellite network.

1	(E) For any community development infra-
2	structure project:
3	(i) Modernization of local land use
4	policies, including those that promote tran-
5	sit-oriented development and location effi-
6	ciency.
7	(ii) Expansion in the provision of pub-
8	lic housing, or publicly assisted affordable
9	housing, to provide long-term affordability
10	in targeted, disadvantaged communities,
11	for families and persons with incomes
12	equivalent to those currently assisted, and
13	improvement in the physical condition of
14	such housing.
15	(iii) Replacement of schools that have
16	reached their service lifetime; or expansion
17	of school facilities with growing popu-
18	lations, or to house new programs for
19	workforce development.
20	(iv) Improvements in National, State,
21	and local parks and recreation facilities
22	and related open space land management.
23	(e) Emergency Procedures.—During the Bank's
24	first year of operation, or until the Bank has provided a
25	total of \$500,000,000,000 in loans, the Board may relax

its selection criteria and procedures in favor of lending
 quickly for projects—

- 3 (1) that reduce unemployment;
- 4 (2) that address the backlog of critical, shovel5 ready projects for which preliminary engineering or
 6 permitting is already completed; or

7 (3) where there is a critical safety or other pub-8 lic need.

9 SEC. 206. BOARD OF DIRECTORS.

(a) IN GENERAL.—The Bank shall have a Board of
Directors consisting of 25 members appointed by the
President by and with the advice and consent of the Senate.

(b) QUALIFICATIONS.—The directors of the Board
shall include individuals representing different regions of
the United States and—

17 (1) 12 of the directors shall have at least 1518 years of industrial and engineering experience;

19 (2) 1 director shall be from the AFL–CIO;

20 (3) 2 of the directors shall be from North
21 America's Building Trades Unions;

22 (4) 2 of the directors shall be from the United23 States Army Corp of Engineers;

24 (5) 2 of the directors shall have State and local25 public sector experience;

1	(6) 2 of the directors shall have finance experi-
2	ence;
3	(7) 2 of the directors shall have economic devel-
4	opment experience; and
5	(8) 2 director shall represent minority commu-
6	nities or disadvantaged communities.
7	(c) CHAIRPERSON AND VICE CHAIRPERSON.—As des-
8	ignated at the time of appointment, one of the directors
9	of the Board shall be designated chairperson of the Board
10	by the President and one shall be designated as vice chair-
11	person of the Board by the President.
12	(d) TERMS.—
13	(1) IN GENERAL.—Except as provided in para-
14	graph (2), each director shall be appointed for a
15	term of 6 years.
16	(2) INITIAL STAGGERED TERMS.—Of the initial
17	members of the Board—
18	(A) the chairperson and vice chairperson
19	shall each be appointed for terms of 6 years;
20	(B) 12 directors shall be appointed for a
21	term of 4 years; and
22	(C) 11 directors shall be appointed for a
23	term of 2 years.
24	(e) Congressional Recommendations.—Not later
25	than 30 days after the date of enactment of this Act, the

majority leader of the Senate, the minority leader of the
 Senate, the Speaker of the House of Representatives, and
 the minority leader of the House of Representatives shall
 each submit a recommendation to the President for ap pointment of a member of the Board of Directors, after
 consultation with the appropriate committees of Congress.

7 (f) DATE OF INITIAL NOMINATIONS.—The initial
8 nominations by the President for appointment of directors
9 to the Board shall be made not later than 60 days after
10 the date of enactment of this Act.

11 (g) VACANCIES.—

12 (1) IN GENERAL.—A vacancy on the Board
13 shall be filled in the manner in which the original
14 appointment was made.

(2) APPOINTMENT TO REPLACE DURING
TERM.—Any director appointed to fill a vacancy occurring before the expiration of the term for which
the director's predecessor was appointed shall be appointed only for the remainder of the term.

20 (3) DURATION.—A director may serve after the
21 expiration of that director's term until a successor
22 has taken office.

(h) QUORUM.—At the time of any Board meeting, 75
percent of the directors confirmed by Congress (rounded
down to a whole number) shall constitute a quorum.

(i) REAPPOINTMENT.—A director of the Board ap pointed by the President may be reappointed by the Presi dent in accordance with this section.

4 (j) PER DIEM REIMBURSEMENT.—Directors of the
5 Board shall serve on a part-time basis and shall receive
6 a per diem when engaged in the actual performance of
7 Bank business, plus reasonable reimbursement for travel,
8 subsistence, and other necessary expenses incurred in the
9 performance of their duties.

10 (k) LIMITATIONS.—A director of the Board may not 11 participate in any review or decision affecting a project 12 under consideration for assistance under this Act if the 13 director has or is affiliated with a person who has an inter-14 est in such project.

15 (1) RESPONSIBILITIES.—The Board shall—

(1) as soon as is practicable after the date on
which the last director is appointed, establish an Executive Committee, Risk Management Committee
and Audit Committee as prescribed by this Act;

20 (2) not later than 180 days after the date on
21 which the last director is appointed develop and ap22 prove the bylaws of the Bank, and publish such by23 laws in the Federal Register, including bylaws for
24 the regulation of the affairs and conduct of the busi-

1	ness of the Bank, consistent with the purpose, goals,
2	objectives, and policies set forth in this Act;
3	(3) ensure that the Bank is at all times oper-
4	ated in a manner that is consistent with this Act,
5	by—
6	(A) monitoring and assessing the effective-
7	ness of the Bank in achieving its strategic
8	goals;
9	(B) periodically reviewing internal policies
10	submitted by the chief executive officer;
11	(C) reviewing and approving annual busi-
12	ness plans, annual budgets, and long-term
13	strategies submitted by the chief executive offi-
14	cer;
15	(D) reviewing and approving annual re-
16	ports submitted by the chief executive officer;
17	(E) reviewing risk management and audit
18	practices of the Bank; and
19	(F) reviewing and approving all changes to
20	the organization of the Bank; and
21	(4) establishing such other criteria, require-
22	ments, or procedures as the Board may consider to
23	be appropriate in carrying out this Act.
24	(m) MEETINGS.—

(1) OPEN TO THE PUBLIC; NOTICE.—All meet ings of the Board held to conduct the business of the
 Bank shall be open to the public and shall be pre ceded by reasonable notice.

5 (2) INITIAL MEETING.—The Board shall meet
6 not later than 90 days after the date on which the
7 last director is appointed and otherwise at the call
8 of the Chairperson.

9 (3) Exception for closed meetings.—Pur-10 suant to such rules as the Board may establish 11 through their bylaws, the directors may close a 12 meeting of the Board if, at the meeting, there is 13 likely to be disclosed information which could ad-14 versely affect or lead to speculation relating to an in-15 frastructure project under consideration for assist-16 ance under this Act or in financial or securities or 17 commodities markets or institutions, utilities, or real 18 estate. The determination to close any meeting of 19 the Board shall be made in a meeting of the Board, 20 open to the public, and preceded by reasonable no-21 tice. The Board shall prepare minutes of any meet-22 ing which is closed to the public and make such min-23 utes available as soon as the considerations necessi-24 tating closing such meeting no longer apply.

1 SEC. 207. POWERS AND LIMITATIONS OF THE BOARD.

2 (a) POWERS.—In order to carry out the purposes of
3 the Bank as set forth in this Act, the Board shall be re4 sponsible for the approval and monitoring of infrastruc5 ture projects, and have the following powers:

6 (1) To make senior and subordinated direct 7 loans on such terms as the Board may determine, in 8 the Board's discretion, to be appropriate to assist in 9 the financing or refinancing of an infrastructure 10 project.

(2) Subject to the availability of funding, as determined by the Board, to develop specialized loan
programs, such as a disadvantaged communities
loan program, or a community cooperative startup,
that provide project financing on flexible repayment
terms.

17 (3) To make loan guarantees on such terms as
18 the Board may determine, in the Board's discretion,
19 to be appropriate to assist in the financing or refinancing of an infrastructure project.

(4) To issue Bonds, to provide financing to infrastructure projects from amounts made available
from the issuance of such bonds.

24 (5) To make agreements and contracts with any25 entity in furtherance of the business of the Bank.

1	(6) To approve infrastructure loans financed in
2	whole or in part, by the Bank, after receiving rec-
3	ommendations from the Executive Committee estab-
4	lished in section 208.
5	(7) To monitor infrastructure projects financed
6	in whole or in part, by the Bank, after receiving as-
7	sessments from the Executive Committee.
8	(8) To sue and be sued in the Bank's corporate
9	capacity in any court of competent jurisdiction, ex-
10	cept that no attachment, injunction, or similar proc-
11	ess, may be issued against the property of the Bank
12	or against the Bank with respect to such property.
13	(9) To indemnify the directors and officers of
14	the Bank for liabilities arising out of the actions of
15	the directors and officers in such capacity, in accord-
16	ance with, and subject to the limitations contained
17	in, this Act.
18	(10) To serve as the primary liaison between
19	the Bank and the Congress, the executive branch,
20	and State and local governments, and to represent
21	the Bank's interests.
22	(11) To exercise all other lawful powers which
23	are necessary or appropriate to carry out, and are
24	consistent with, the purposes of the Bank.

1 (b) EMPLOYEE PROTECTIONS.—Prior to providing 2 any financial assistance for an infrastructure project in-3 volving reconstruction, rehabilitation, replacement, or ex-4 pansion that may impact current employees on the project 5 site, the interests of employees affected by the financial 6 assistance shall comply with applicable Federal law as set 7 out in section 215.

8 (c) COORDINATION WITH STATE AND LOCAL REGU9 LATORY AUTHORITY.—The provision of financial assist10 ance by the Board pursuant to this Act shall not be con11 strued as—

(1) limiting the right of any State or political
subdivision or other instrumentality of a State to approve or regulate rates of return on private equity
invested in a project; or

16 (2) otherwise superseding any State law or reg-17 ulation applicable to a project.

18 (d) FEDERAL PERSONNEL REQUESTS.—The Board shall have the power to request the detail, on a reimburs-19 20able basis, of personnel from other Federal agencies with 21 specific expertise not available from within the Bank or 22 elsewhere. The head of any Federal agency may detail, 23 on a reimbursable basis, any personnel of such agency re-24 quested by the Board and shall not withhold unreasonably 25 the detail of any personnel requested by the Board.

SEC. 208. EXECUTIVE COMMITTEE.

1

2 (a) IN GENERAL.—The Board shall establish an Ex3 ecutive Committee consisting of 9 members, headed by the
4 chief executive officer of the Bank.

5 (b) CEO.—A majority of the Board shall have the 6 authority to appoint and reappoint the chief executive offi-7 cer with such executive functions, powers, and duties as 8 may be prescribed by this Act, the bylaws of the Bank, 9 or the Board.

(c) CEO RESPONSIBILITIES.—The CEO shall have
responsibility for the development and implementation of
the strategy of the Bank, including—

13 (1) the development and submission to the14 Board of the annual business plans and budget;

(2) the development and submission to the
Board of a long-term strategic infrastructure development plan that is consistent with regional plans as
presented to the Bank by Regional Economic Accelerator Planning Groups; and

20 (3) the development, revision, and submission
21 to the Board of Directors of the Bank's other inter22 nal policies.

(d) OTHER EXECUTIVE OFFICERS.—The Board shall
appoint, remove, fix the compensation, and define duties
of 8 other executive officers to serve on the Executive
Committee as the—

•HR 3339 IH

(1) chief risk officer;
(2) chief operations officer;
(3) chief loan origination officer;
(4) chief compliance officer;
(5) chief financial officer;
(6) chief treasury officer;
(7) chief asset and liability management officer;
and
(8) general counsel.
(e) QUALIFICATIONS.—The CEO, as well as other ex-
ecutive officers, and all loan origination officers, shall have
extensive experience and expertise in retail banking, and
in one or more of the following:
(1) Transportation infrastructure.
(2) Environmental infrastructure.
(3) Energy infrastructure.
(4) Telecommunications infrastructure.
(5) Public housing and urban or rural develop-
ment.
(6) Economic development.
(7) Workforce development.
(8) Public finance.
(f) DUTIES.—In order to carry out the purposes of
the Bank as set forth in this Act, the Executive Committee
shall—

(1) establish and submit to the Board disclo-

sure and application procedures for entities nomi-

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3	nating projects for assistance under this Act;
4	(2) establish and submit to the Board standard-
5	ized terms and conditions, fee schedules, or legal re-
6	quirements of a contract or program to carry out
7	this Act;
8	(3) establish and submit to the Board guide-
9	lines for the selection and approval of projects and
10	specific criteria for determining eligibility for project
11	selection, subject to the general criteria provided in
12	section 205;
13	(4) accept, for consideration, project proposals
14	relating to the development of infrastructure
15	projects, which meet the basic criteria established by
16	this Act and by the Executive Committee, and which
17	are submitted by an entity;
18	(5) provide recommendations to the Board and
19	place project proposals accepted by the Executive
20	Committee on a list for consideration for financial
21	assistance from the Board; and
22	(6) establish a plan, and build capacity within
23	the Bank, to provide technical assistance to State
24	and local governments, regional economic accelerator
25	planning groups established under section 204, joint
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ventures, regional economic accelerator agencies, and
other borrowing entities on—
(A) the Bank's borrowing procedures and
selection criteria;
(B) development of a pipeline of projects
suitable for financing, that meet the selection
criteria developed by the Bank;
(C) development of specialized institutional
structures, and cross-region planning, to help in
the planning of complex projects;
(D) best design, construction, and manage-
ment practices, including those identified in
global infrastructure databases;
(E) contract evaluation methods, including
procurement value-for-money options; and
(F) institution strengthening relating to
the management of projects and work con-
tracts, including through performance-based
project delivery.
(g) VACANCY.—A vacancy in the position of CEO and
other executive officers of the Executive Committee shall
be filled in the manner in which the original appointment
was made.

1 (h) COMPENSATION.—The compensation of the CEO 2 and other executive officers of the Executive Committee 3 shall be determined by the Board. 4 (i) REMOVAL.—The CEO and other executive officers 5 of the Executive Committee may be removed at the discretion of a majority of the Board. 6 7 (j) TERM.—The CEO and other executive officers of 8 the Executive Committee shall serve a 6-year term and 9 may be reappointed in accordance with this section. 10 (k) LIMITATIONS.—The CEO and other executive officers of the Executive Committee shall not— 11 12 (1) hold any other public office; 13 (2) have any interest in an infrastructure 14 project considered by the Board; 15 (3) have any interest in an investment institu-16 tion, commercial bank, or other entity seeking finan-17 cial assistance for any infrastructure project from or 18 investing in the Bank; and 19 (4) have any such interest during the 2-year pe-20 riod beginning on the date such officer ceases to 21 serve in such capacity. 22 SEC. 209. RISK MANAGEMENT COMMITTEE. 23 (a) Establishment of Risk Management Com-24 MITTEE.—The Board shall establish a risk management committee consisting of 5 members, headed by the chief

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risk officer, with participation from the chief loan origina tion officer.

3 (b) APPOINTMENTS.—A majority of the Board shall
4 have the authority to appoint and reappoint the CRO of
5 the Bank.

6 (c) FUNCTIONS; DUTIES.—

7 (1) IN GENERAL.—The CRO shall have such
8 functions, powers, and duties as may be prescribed
9 by one or more of the following: This Act, the by10 laws of the Bank, and the Board. The CRO shall re11 port directly to the Board.

12 (2) RISK MANAGEMENT DUTIES.—In order to
13 carry out the purposes of this Act, the risk manage14 ment committee shall—

15 (A) create overarching financial, credit,
16 and operational risk management guidelines
17 and policies to be adhered to by the Bank;

18 (B) create conforming standards for loan
19 agreements to ensure diversification of lending
20 activities by—

(i) geographic region, infrastructure
project type, and inclusion of disadvantaged and rural communities; and
(ii) compliance with Federal and State

25 laws referred to in section 213;

1	(C) create specific plans for all financial
2	assistance provided by the Bank, including sub-
3	sidy programs for disadvantaged communities
4	and project targeting for disadvantaged busi-
5	ness enterprises covered by section 47113 of
6	title 49, United States Code;
7	(D) monitor overall financial, credit, and
8	operational exposure of the Bank;
9	(E) create a standing subcommittee to per-
10	form regular credit evaluations and report on
11	large infrastructure loans extended by the Bank
12	that monitor compliance with terms, and attain-
13	ment of performance targets contained in loan
14	agreements; and
15	(F) provide financial recommendations to
16	the Board for Board approval.
17	(d) Other Risk Management Officers.—The
18	Board shall appoint, remove, fix the compensation, and
19	define the duties of 4 other risk management officers to
20	serve on the risk management committee.
21	(e) QUALIFICATIONS.—The CRO and other risk man-
22	agement officers shall have demonstrated experience and
23	expertise in one or more of the following:
24	(1) Treasury and asset and liability manage-
25	ment.

1 (2) Investment regulations. 2 (3) Insurance. 3 (4) Credit risk management and credit evalua-4 tions. 5 (5) Infrastructure development projects. 6 (f) VACANCY.—A vacancy in the position of CRO and 7 other risk management officers of the risk management 8 committee shall be filled in the manner in which the origi-9 nal appointment was made. 10 (g) COMPENSATION.—The compensation of the CRO and other risk management officers of the risk manage-11 12 ment committee shall be determined by the Board. 13 (h) REMOVAL.—The CRO and other risk management officers of the risk management committee may be 14 15 removed at the discretion of a majority of the Board. 16 (i) TERM.—The CRO and other risk management of-17 ficers of the risk management committee shall serve a 6year term and may be reappointed in accordance with this 18 19 section. 20 (j) LIMITATIONS.—The CRO and other risk manage-21 ment officers of the risk management committee shall 22 not— 23 (1) hold any other public office; 24 (2) have any interest in an infrastructure 25 project considered by the Board;

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(3) have any interest in an investment institu tion, commercial bank, or other entity seeking finan cial assistance for any infrastructure project from or
 investing in the Bank; and

5 (4) have any such interest during the 2-year pe6 riod beginning on the date such officer ceases to
7 serve in such capacity.

8 SEC. 210. AUDIT COMMITTEE.

9 (a) IN GENERAL.—The Bank shall establish an audit
10 committee consisting of 5 members, headed by the chief
11 compliance officer of the Bank.

12 (b) APPOINTMENTS.—A majority of the Board shall13 have the authority to appoint and reappoint the CCO of14 the Bank.

(c) FUNCTIONS; DUTIES.—The CCO shall have such
functions, powers, and duties as may be prescribed by this
Act, the bylaws of the Bank, and the Board. The CCO
shall report directly to the Board.

(d) AUDIT DUTIES.—In order to carry out the pur20 poses of the Bank under this Act, the audit committee
21 shall—

(1) provide internal controls and internal audit-ing activities for the Bank;

24 (2) maintain responsibility for the accounting25 activities of the Bank;

1	(3) conduct internal investigations of the busi-	
2	ness activities of the Bank;	
3	(4) issue financial reports of the Bank; and	
4	(5) complete reports with outside auditors and	
5	public accountants appointed by the Board.	
6	(e) Other Audit Officers.—The Board shall ap-	
7	point, remove, fix the compensation, and define the duties	
8	of 4 other audit officers to serve on the audit committee.	
9	(f) QUALIFICATIONS.—The CCO and other audit offi-	
10	cers shall have demonstrated experience and expertise in	
11	one or more of the following:	
12	(1) Internal auditing.	
13	(2) Internal investigations.	
14	(3) Accounting practices.	
15	(4) Financing practices.	
16	(g) VACANCY.—A vacancy in the position of CCO and	
17	other audit officers of the audit committee shall be filled	
18	in the manner in which the original appointment was	
19	made.	
20	(h) COMPENSATION.—The compensation of the CCO	
21	and other audit officers of the audit committee shall be	
22	determined by the Board.	
23	(i) Removal.—The CCO and other audit officers of	
24	the audit committee may be removed at the discretion of	
25	a majority of the Board.	

1 (j) TERM.—The CCO and other audit officers of the 2 audit committee shall serve a 6-year term and may be re-3 appointed in accordance with this section. 4 (k) LIMITATIONS.—The CCO and other audit officers 5 of the audit committee shall not— 6 (1) hold any other public office; 7 (2) have any interest in an infrastructure 8 project considered by the Board; 9 (3) have any interest in an investment institu-10 tion, commercial bank, or other entity seeking finan-11 cial assistance for any infrastructure project from or 12 investing in the Bank; and 13 (4) have any such interest during the 2-year pe-14 riod beginning on the date such officer ceases to 15 serve in such capacity. 16 SEC. 211. PERSONNEL. 17 (a) COMPENSATION; DUTIES.—The chairperson of the Board, chief executive officer, chief risk officer, and 18 19 chief compliance officer shall appoint, remove, fix the com-20 pensation of, and define the duties of such qualified per-

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21 sonnel to serve under the Board, Executive Committee,22 risk management committee, or audit committee, as the

23 case may be, as necessary and prescribed by this Act, the

24 bylaws of the Bank, and the Board.

1 (b) PARTICIPATION BY OTHER AGENCY Per-2 SONNEL.—Consideration of projects by the Executive 3 Committee and the Board shall be conducted with per-4 sonnel on detail to the Bank from United States Army 5 Corps of Engineers, the Department of Transportation, the Department of Labor, the Department of Housing and 6 7 Urban Development, the Environmental Protection Agen-8 cy, the Department of the Treasury, the Department of 9 Commerce, and other relevant departments and agencies 10 from among individuals who are familiar with and experienced in the selection criteria for competitive projects. The 11 12 Bank shall reimburse those departments and agencies for 13 the staff who are on detail to the Bank.

14SEC. 212. SPECIAL INSPECTOR GENERAL FOR THE NA-15TIONAL INFRASTRUCTURE BANK.

(a) IN GENERAL.—Beginning on the date on which
the President appoints a Special Inspector General for the
Bank (referred to in this Act as the "Special Inspector
General") under subsection (b), there is established an Office of the Special Inspector General for the Bank.

21 (b) APPOINTMENT OF INSPECTOR GENERAL; RE-22 MOVAL.—

(1) APPOINTMENT.—The Special InspectorGeneral for the Bank shall be appointed by the

President, by and with the advice and consent of the
 Senate.

3 (2) BASIS OF APPOINTMENT.—The appoint4 ment of the Special Inspector General shall be made
5 on the basis of integrity and demonstrated ability in
6 accounting, auditing, financial analysis, law, man7 agement analysis, public administration, or inves8 tigations.

9 (3) TIMING OF NOMINATION.—The nomination
10 of an individual as Special Inspector General shall
11 be made as soon as practicable after the date of en12 actment of this Act.

(4) REMOVAL.—The Special Inspector General
shall be removable from office in accordance with
the provisions of section 3(b) of the Inspector General Act of 1978 (5 U.S.C. App.).

17 (5) RULE OF CONSTRUCTION.—For purposes of
18 section 7324 of title 5, United States Code, the Spe19 cial Inspector General shall not be considered an em20 ployee who determines policies to be pursued by the
21 United States in the nationwide administration of
22 Federal law.

(6) RATE OF PAY.—The annual rate of basic
pay of the Special Inspector General shall be the annual rate of basic pay for an Inspector General

1	under section 3(e) of the Inspector General Act of	
2	1978 (5 U.S.C. App.).	
3	(c) DUTIES.—The Special Inspector General shall—	
4	(1) conduct, supervise, and coordinate audits	
5	and investigations of the business activities of the	
6	Bank;	
7	(2) establish, maintain, and oversee such sys-	
8	tems, procedures, and controls as the Special Inspec-	
9	tor General considers appropriate to discharge the	
10	duty under paragraph (1); and	
11	(3) carry out any other duties and responsibil-	
12	ities of inspectors general under the Inspector Gen-	
13	eral Act of 1978 (5 U.S.C. App.).	
14	(d) Powers and Authorities.—	
15	(1) IN GENERAL.—In carrying out the duties	
16	specified in subsection (c), the Special Inspector	
17	General shall have the authorities provided in section	
18	6 of the Inspector General Act of 1978 (5 U.S.C.	
19	App.).	
20	(9) ADDIMIONAL AUMHODIMY Mba Gracial In	
	(2) Additional Authority.—The Special In-	
21	(2) ADDITIONAL AUTHORITY.—The Special In- spector General shall carry out the duties specified	
21 22		
	spector General shall carry out the duties specified	

1 (e) PERSONNEL, FACILITIES, AND OTHER RE-2 SOURCES.—

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3 (1) Additional officers.—

4 (A) IN GENERAL.—The Special Inspector 5 General may select, appoint, and employ such 6 officers and employees as may be necessary for 7 carrying out the duties of the Special Inspector 8 General, subject to the provisions of title 5, 9 United States Code, governing appointments in 10 the competitive service, and the provisions of 11 chapter 51 and subchapter III of chapter 53 of 12 such title, relating to classification and General 13 Schedule pay rates.

14 (B) EMPLOYMENT AND COMPENSATION.—
15 The Special Inspector General may exercise the
16 authorities of subsections (b) through (i) of sec17 tion 3161 of title 5, United States Code (with18 out regard to subsection (a) of that section).

19 (2) RETENTION OF SERVICES.—The Special In20 spector General may obtain services as authorized by
21 section 3109 of title 5, United States Code, at daily
22 rates not to exceed the equivalent rate prescribed for
23 grade GS-15 of the General Schedule by section
24 5332 of such title.

1	(3) Ability to contract for audits, stud-
2	ies, and other services.—The Special Inspector
3	General may enter into contracts and other arrange-
4	ments for audits, studies, analyses, and other serv-
5	ices with public agencies and with private persons,
6	and make such payments as may be necessary to
7	carry out the duties of the Special Inspector Gen-
8	eral.
9	(4) Request for information.—
10	(A) IN GENERAL.—Upon request of the
11	Special Inspector General for information or as-
12	sistance from any department, agency, or other
13	entity of the Federal Government, the head of
14	that entity shall, insofar as is practicable and
15	not in contravention of any existing law, furnish
16	the information or assistance to the Special In-
17	spector General or an authorized designee.
18	(B) Refusal to comply.—If information
19	or assistance requested by the Special Inspector
20	General is, in the judgment of the Special In-
21	spector General, unreasonably refused or not
22	provided, the Special Inspector General shall re-
23	port the circumstances to the Secretary, with-
24	out delay.
25	(f) Reports.—

1	(1) ANNUAL REPORT.—Not later than 1 year	
2	after the date on which the Special Inspector Gen-	
3	eral is confirmed, and every calendar year thereafter,	
4	the Special Inspector General shall submit to the	
5	President and appropriate committees of Congress a	
6	report summarizing the activities of the Special In-	
7	spector General during the previous 1-year period	
8	ending on the date on which such report is required.	
9	(2) PUBLIC DISCLOSURES.—Nothing in this	
10	subsection authorizes the public disclosure of infor-	
11	mation that is—	
12	(A) specifically prohibited from disclosure	
13	by any other provision of law;	
14	(B) specifically required by Executive order	
15	to be protected from disclosure in the interest	
16	of national defense or national security or in	
17	the conduct of foreign affairs; or	
18	(C) a part of an ongoing criminal inves-	
19	tigation.	
20	SEC. 213. STATUS AND APPLICABILITY OF CERTAIN FED-	
21	ERAL AND STATE LAWS.	
22	(a) NATIONAL BANK CHARTER.—As soon as prac-	
23	ticable after being established, the Bank shall apply for	
24	a national bank charter.	

1 (b) COMPLIANCE WITH DAVIS-BACON ACT.—All la-2 borers and mechanics employed by contractors and sub-3 contractors on infrastructure projects funded directly by 4 or assisted in whole or in part by and through the Bank 5 pursuant to this Act shall be paid wages at rates not less 6 than those prevailing on projects of a character similar 7 in the locality as determined by the Secretary of Labor 8 in accordance with subchapter IV of chapter 31 of part 9 A of title 40, United States Code. With respect to the 10 labor standards specified in this section, the Secretary of Labor shall have the authority and functions set forth in 11 Reorganization Plan Numbered 14 of 1950 (64 Stat. 12 13 1267; 5 U.S.C. App.) and section 3145 of title 40, United 14 States Code.

15 (c) COMPLIANCE WITH PROJECT LABOR AGREE-MENTS.—In States in which project labor agreements are 16 17 authorized or encouraged (in which contractors enter into 18 binding, pre-hire agreements with labor unions in the con-19 struction industry), recipients of financial assistance made 20available under this Act must comply with such agree-21 ments (in accordance with subsections (e) and (f) of sec-22 tion 8 of the National Labor Relations Act (29 U.S.C. 23 158) and Executive Order 13502). In States in which 24 project labor agreements are prohibited by law to be re-25 quired for a project, projects financed by the Bank pursuant to the Act shall permit voluntary collective bargaining
 of such agreements.

3 (d) COMPLIANCE WITH CIVIL RIGHTS ACT OF 4 1964.—The Bank, along with contractors and subcontrac-5 tors on infrastructure projects funded directly by, or as-6 sisted in whole or in part by the Bank, shall comply with 7 title VI of the Civil Rights Act of 1964 as to hiring and 8 awarding contracts to build projects.

9 (e) BUY AMERICA.—None of the financing provided 10 by the Bank may be used for an infrastructure project 11 unless all of the iron, steel, cement, and manufactured 12 goods used in construction, alteration, maintenance, re-13 pair, or equipping of the project are produced within the United States. During the application process for a loan 14 15 under this Act, a request for a waiver to the requirements of the preceding sentence by reason of the public interest, 16 17 or on account of unavailability or unsatisfactory quality of domestically produced goods, can be considered only if 18 19 there is clear demonstration that jobs in the United States would not be lost due to the waiver. 20

(f) COMPLIANCE WITH APPLICABLE FEDERAL
LAW.—Projects receiving financial assistance from the
Bank shall comply with applicable provisions of Federal
law and regulation, including—

1	(1) for transit, requirements that would apply
2	to a project receiving funding under section 5307 or
3	47113 of title 49, United States Code;
4	(2) for public housing, requirements that would
5	apply to a project receiving funding from a grant
6	under section 24 of the United States Housing Act
7	of 1937 (42 U.S.C. 1437v);
8	(3) for publicly assisted affordable housing, re-
9	quirements that would apply to the preservation of
10	such housing under other provisions of law gov-
11	erning such housing;
12	(4) for roads and bridges, requirements that
13	would apply to a project that receives funds under
14	section 104(b)(3) of title 23, United States Code, or
15	section 47113 of title 49, United States Code, and
16	meets the goals under section 150(b) of title 23,
17	United States Code;
18	(5) for freight and passenger rail projects, re-
19	quirements that would apply to a project that re-
20	ceives funds under subtitle V of title 49, United
21	States Code;
22	(6) for airport and air traffic control projects,
23	requirements that would apply to a project that re-
24	ceives funds under chapters 471 and 501 of title 49,
25	United States Code, or section 47113 of such title;

1	(7) for water, requirements that would apply to
2	a project grant or loan under—
3	(A) section 103 of the Housing and Com-
4	munity Development Act of 1974 (42 U.S.C.
5	5303);
6	(B) section 1452 of the Public Health
7	Service Act (42 U.S.C. 300j–12); or
8	(C) section 601 of the Federal Water Pol-
9	lution Control Act (33 U.S.C. 1381), as that
10	section applied before the beginning of fiscal
11	year 1995; and
12	(8) for rural development projects, requirements
13	that would apply to a project financed by any of the
14	following programs of the Department of Agri-
15	culture:
16	(A) Rural Economic Development Loans &
17	Grants.
18	(B) Community Facilities Direct Loans &
19	Grants.
20	(C) Single- and Multi-Family Housing Re-
21	pair and Rental Assistance Loans & Grants.
22	(D) Electric Infrastructure Loans & Loan
23	Guarantees.

4 (F) Water & Waste Disposal Loans &
5 Grants.

6 (g) AUTHORITY TO DETERMINE FUNDING.—Not-7 withstanding any other provision of law, the Bank shall 8 determine the appropriate Federal share of funds, subject 9 to loan approval by the Bank, and the availability of such 10 Federal funding, for each project described in subsection 11 (f) for purposes of this title.

(h) STATE AND LOCAL PERMIT REQUIREMENTS.—
The provision of assistance by the Board in accordance
with this Act shall not be deemed to relieve any recipient
of assistance or the related infrastructure project of any
obligation to obtain required State and local permits and
approvals.

18 SEC. 214. EXEMPTION FROM CERTAIN LAWS.

(a) NO BUDGET AUTHORITY FOR CONTRACTS OR
LOANS.—Section 504(b) of the Federal Credit Reform Act
of 1990 (2 U.S.C. 661c(b)) requiring prior budget authority shall not apply to any contract or loan under this Act.
(b) NO PRIORITY AS A FEDERAL CLAIM.—The priority established in favor of the United States by section

3713 of title 31, United States Code, shall not apply with
 respect to any indebtedness of the Bank.

3 SEC. 215. AUDITS; REPORTS TO PRESIDENT AND CON-4 GRESS.

5 (a) ACCOUNTING.—The books of account of the Bank 6 shall be maintained in accordance with generally accepted 7 accounting principles as used in the United States, and 8 shall be subject to an annual audit by independent public 9 accountants appointed by the Board and of nationally rec-10 ognized standing.

11 (b) REPORTS.—

(1) BOARD.—The Board shall submit to the
President and Congress, within 90 days after the
last day of each fiscal year, a complete and detailed
report with respect to the preceding fiscal year, setting forth—

17 (A) a summary of the Bank's operations,18 for such preceding fiscal year;

(B) a schedule of the Bank's obligations
outstanding at the end of such preceding fiscal
year, with a statement of the amounts issued
and redeemed or paid during such preceding
fiscal year; and

24 (C) the status of infrastructure projects re25 ceiving funding or other assistance pursuant to

this Act, including disclosure of all entities with a development, ownership, or operational interest in such projects.

4 (2) GAO.—Not later than 5 years after the 5 date of enactment of this Act, the Comptroller Gen-6 eral of the United States shall submit to Congress 7 a report evaluating activities of the Bank for the fis-8 cal years covered by the report that includes an as-9 sessment of the impact and benefits of each funded 10 infrastructure project, including a review of how ef-11 fectively each project accomplished the goals 12 prioritized by the Bank's project criteria.

13 (c) BOOKS AND RECORDS.—

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14 (1) IN GENERAL.—The Bank shall maintain
15 adequate books and records to support the financial
16 transactions of the Bank with a description of finan17 cial transactions and infrastructure projects receiv18 ing funding, and the amount of funding for each
19 project maintained on a publicly accessible database.

20 (2) PUBLIC COMMENT PERIOD.—The Bank
21 shall post infrastructure financing agreements on
22 the database providing 30 days for public comments
23 before providing final financing for the infrastruc24 ture project.

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(3) AUDITS BY THE SECRETARY AND GAO.—
 The books and records of the Bank shall be open to
 inspection by the Secretary and the Comptroller
 General of the United States.

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5 SEC. 216. BUDGETARY EFFECTS.

6 The budgetary effects of this Act, for the purpose of 7 complying with the Statutory Pay-As-You-Go Act of 2010, 8 shall be determined by reference to the latest statement 9 titled "Budgetary Effects of PAYGO Legislation" for this 10 Act, submitted for printing in the Congressional Record by the Chairman of the House Budget Committee, pro-11 12 vided that such statement has been submitted prior to the vote on passage. 13

14 SEC. 217. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated \$50,000,000
for each of fiscal years 2021 and 2022 for the initial organization of the Bank, and its Directors and staff.



National Association of Counties

3 Resolution Urging Congress to Enact Legislation Creating a National Infrastructure Bank to Finance **Urgently Needed Infrastructure Projects**

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Issue: According to the American Society of Civil Engineers and the U.S. Congress, there is a budget 6 7 shortfall of over \$2 trillion needed to finance urgently needed infrastructure programs. Current budget estimates cut discretionary funding. Also, this does not include much needed programs such as broadband, 8 passenger transit systems, high speed rail, clean water supply projects, flood control systems, energy 9 distribution systems, ferries, fish passage barriers and power grid upgrades. Therefore, the real financing 10 need is well over \$4 trillion. The National Infrastructure Bank (NIB) would finance projects within all 11 regions of the U.S. In the past, the United States has employed four National Banking systems to build out 12 the infrastructure, and the proposed new legislation follows in that successful model and tradition. 13

14 Proposed Policy: The National Association of Counties (NACo) urges Congress to enact legislation to 15 create a new National Infrastructure Bank (NIB) system in the tradition of George Washington, John 16 Quincy Adams, Abraham Lincoln and Franklin Roosevelt. This proposed bill has the following critical 17 18 points:

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20 1. It would create a new NIB by exchanging existing Treasury debt for preferred stock in the bank. The proposal is to raise \$500 billion, out of the \$23 trillion in Treasury debt, and put it in the bank. 22 This would require no new federal debt.

23 The NIB would pay two percent interest above the Treasury yield to the investors, with all 24 2. transactions being federally insured. The two percent would be included in the U.S. budget and not 25 go through appropriations. This model has been used in the past, initiated by the first Treasury 26 Secretary Alexander Hamilton. 27

The NIB would perform as a traditional commercial bank and be able to provide financing in the ^{3.} form of loans. The bank would loan \$4 trillion to states, cities, counties, authorities and multistate entities to address the infrastructure crisis in the nation. Loans would be long term, at Treasury rates and for infrastructure projects only.

- 31 There would be a Board of Directors composed of mainly engineers and infrastructure experts, 32 4. with state, local and county officials with experience in infrastructure construction to assist in the 33 implementation of the projects. The bank would report all banking transactions to Congress on a 34 regular basis.
- 35 The NIB would create 25+ million new high paying jobs, which would increase the tax base and 36 5. increase the productivity of the entire economy. Previous such entities have increased real GDP by 37
 - 3-5 percent per year, and payback multiples have been anywhere from 2-10 times the investment.
- 39 February 29,2020

40 Approved | Transportation Steering Committee I Voice Vote

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March 2, 2020 **Approved | NACo Board of Directors**

From:	Kilgore, Preston (BOS)
To:	BOS Legislation, (BOS)
Cc:	Preston, Dean (BOS); Smeallie, Kyle (BOS)
Subject:	RE: Introduction form for National Infrastructure Bank Act
Date:	Wednesday, December 14, 2022 1:46:49 PM
Attachments:	National Infrastructure Bank Act HR 3339.pdf
	image001.png

Good afternoon,

Please find the National Infrastructure Bank Act HR 3339 PDF attached.

I have not seen a position on HR3339 taken by the California State Association of Counties or the League of California Cities. Do you have a recommendation for where I can find the National League of Cities position on a bill?

I did find a position taken by the National Association of Counties.

Preston Kilgore Legislative Aide Office of Supervisor Dean Preston (415) 554-7630

From: BOS Legislation, (BOS) <bos.legislation@sfgov.org>
Sent: Tuesday, December 13, 2022 5:15 PM
To: Kilgore, Preston (BOS) <preston.kilgore@sfgov.org>; BOS Legislation, (BOS)
<bos.legislation@sfgov.org>
Cc: Preston, Dean (BOS) <dean.preston@sfgov.org>; Smeallie, Kyle (BOS) <kyle.smeallie@sfgov.org>
Subject: RE: Introduction form for National Infrastructure Bank Act

Hi Preston,

Please provide and confirm the following document and/or information for this Resolution:

• PDF Copy of H.R. 3339

• Per <u>Board Rule 2.8.2</u>, please confirm that organizations such as the California State Association of Counties, the League of California Cities, or the National League of Cities have not taken a position on this bill. If they have, please provide a copy of their statement for completeness of the file.

Lastly, since the item is requested to be placed on the For Adoption Without Committee Reference of the agenda, pursuant to Board Rule 2.1.2, please confirm that these matters are routine, not contentious in nature, and of no special interest. Thanks in advance.

Best regards, Jocelyn Wong Legislative Clerk San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102 T: 415.554.7702 | F: 415.554.5163 jocelyn.wong@sfgov.org | www.sfbos.org

(VIRTUAL APPOINTMENTS) To schedule a "virtual" meeting with me (on Microsoft Teams), please ask and I can answer your questions in real time.

Due to the current COVID-19 health emergency and the Shelter in Place Order, the Office of the Clerk of the Board is working remotely while providing complete access to the legislative process and our services

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The Legislative Research Center provides 24-hour access to Board of Supervisors legislation, and archived matters since August 1998.

Disclosures: Personal information that is provided in communications to the Board of Supervisors is subject to disclosure under the California Public Records Act and the San Francisco Sunshine Ordinance. Personal information provided will not be redacted. Members of the public are not required to provide personal identifying information when they communicate with the Board of Supervisors and its committees. All written or oral communications that members of the public submit to the Clerk's Office regarding pending legislation or hearings will be made available to all members of the public for inspection and copying. The Clerk's Office does not redact any information that a member of the public elects to submit to the Board and its committees—may appear on the Board of Supervisors' website or in other public documents that members of the public or copy.

From: Kilgore, Preston (BOS) <preston.kilgore@sfgov.org>
Sent: Tuesday, December 13, 2022 5:04 PM
To: BOS Legislation, (BOS) <box.legislation@sfgov.org>
Cc: Preston, Dean (BOS) <dean.preston@sfgov.org>; Smeallie, Kyle (BOS) <kyle.smeallie@sfgov.org>
Subject: Introduction form for National Infrastructure Bank Act

Good evening,

Please find Sup. Preston's introduction form and Resolution for the following Resolution urging Congress to enact the National Infrastructure Bank Act (H.R. 3339) introduced by Representative Danny Davis (D-II).

Please let me know if you have questions or concerns. Also adding Sup. Preston to confirm his signature.

Thanks, Preston

Preston Kilgore

Legislative Aide Office of Supervisor Dean Preston (415) 554-7630

Introduction Form

(by a Member of the Board of Supervisors or the Mayor)

I hereby submit the following item for introduction (select only one): 1. For reference to Committee (Ordinance, Resolution, Motion or Charter Amendment) 2. Request for next printed agenda (For Adoption Without Committee Reference) (*Routine*, non-controversial and/or commendatory matters only) 3. Request for Hearing on a subject matter at Committee Request for Letter beginning with "Supervisor 4. inquires..." 5. City Attorney Request Call File No. 6. from Committee. 7. Budget and Legislative Analyst Request (attached written Motion) Substitute Legislation File No. 8. Reactivate File No. 9. Topic submitted for Mayoral Appearance before the Board on 10. The proposed legislation should be forwarded to the following (please check all appropriate boxes): □ Small Business Commission □ Youth Commission □ Ethics Commission □ Planning Commission □ Building Inspection Commission □ Human Resources Department General Plan Referral sent to the Planning Department (proposed legislation subject to Charter 4.105 & Admin 2A.53): 🗆 No \Box Yes (Note: For Imperative Agenda items (a Resolution not on the printed agenda), use the Imperative Agenda Form.) Sponsor(s): Supervisor Preston Subject: Resolution urging Congress to enact the National Infrastructure Bank Act (H.R. 3339) introduced by Representative Danny Davis (D-II) Long Title or text listed: Resolution urging Congress to enact the National Infrastructure Bank Act of 2021 (H.R. 3339) introduced by Representative Danny Davis (D-II).

Signature of Sponsoring Supervisor: