2017 SESSION

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1	SENATE BILL NO. 1251
	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3	(Proposed by the Senate Committee on Transportation
4 5	on February 1, 2017)
5	(Patron Prior to Substitute—Senator Barker)
6	A BILL to amend the Code of Virginia by adding in Title 33.2 a chapter numbered 31.1, consisting of a
7	section numbered 33.2-3101, relating to the Washington Metrorail Safety Commission Interstate
8	Compact. Be it expected by the Conorol Assembly of Virginia.
9 10	Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Title 33.2 a chapter numbered 31.1,
11	consisting of a section numbered 33.2-3101, as follows:
12	CHAPTER 31.1.
13	WASHINGTON METRORAIL SAFETY COMMISSION INTERSTATE COMPACT.
14	§ 33.2-3101. Washington Metrorail Safety Commission Interstate Compact.
15	The Washington Metrorail Safety Commission Interstate Compact is hereby enacted into law and
16	entered into with all other jurisdictions legally joining therein in the form substantially as follows:
17	WASHINGTON METRORAIL SAFETY COMMISSION INTERSTATE COMPACT
18 19	Preamble WHEREAS, the Washington Metropolitan Area Transit Authority, an interstate compact agency of the
20	District of Columbia, the Commonwealth of Virginia, and the State of Maryland, provides transportation
21	services to millions of people each year, the safety of whom is paramount; and
22	WHEREAS, an effective and safe Washington Metropolitan Area Transit Authority system is essential
23	to the commerce and prosperity of the National Capital region; and
24	WHEREAS, the Tri-State Oversight Committee, created by a memorandum of understanding amongst
25	these three jurisdictions, has provided safety oversight of the Washington Metropolitan Area Transit
26 27	Authority; and $WHEPEAS$ an amondment to 40 USC § 5320 requires the exaction of a legally and financially.
27 28	WHEREAS, an amendment to 49 U.S.C. § 5329 requires the creation of a legally and financially independent state authority for safety oversight of all fixed rail transit facilities; and
2 9	WHEREAS, the District of Columbia, the Commonwealth of Virginia, and the State of Maryland
30	intend to create a Washington Metrorail Safety Commission to act as the state safety oversight authority
31	for the Washington Metropolitan Area Transit Authority system under 49 U.S.C. § 5329; and
32	WHEREAS, this act is created for the benefit of the people of the District of Columbia, the
33	Commonwealth of Virginia, and the State of Maryland and for the increase of their safety, commerce,
34 35	and prosperity. Article I.
35 36	Definitions.
37	A. As used in this MSC Compact, the following words and terms shall have the meanings set forth
38	below, unless the context clearly requires a different meaning. Capitalized terms used herein, but not
39	otherwise defined in this act, shall have the definition set forth in regulations issued under 49 U.S.C.
40	§ 5329, as they may be revised from time to time:
41	"Alternate member" means an alternate member of the Board.
42	"Board" means the board of directors of the Commission.
43 44	"Commission" means the Washington Metrorail Safety Commission. "Member" means a member of the Board.
45	"MSC Compact" means the Washington Metrorail Safety Commission Interstate Compact created by
46	this act.
47	"Public transportation agency safety plan" means the comprehensive agency safety plan for a rail
48	transit agency required by 49 U.S.C. § 5329 and the regulations thereunder, as may be amended or
49	revised from time to time.
50	"Public transportation safety certification training program" means the federal certification training
51 52	program, as established and amended from time and time by applicable federal laws and regulations, for federal and state employees, or other designated personnel, who conduct safety audits and
52 53	examinations of public transportation systems and employees of public transportation agencies directly
53 54	responsible for safety oversight.
55	"Safety-sensitive position" means any position held by a WMATA employee or contractor designated
56	in the Public Transportation Agency Safety Plan for the WMATA Rail System and approved by the
57	Commission as directly or indirectly affecting the safety of the passengers or employees of the WMATA
58	Rail System.
59	"Signatory" means the State of Maryland, the Commonwealth of Virginia, and the District of

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60 Columbia.

"State" or "jurisdiction" means the State of Maryland, the Commonwealth of Virginia, and the 61 62 District of Columbia.

63 "Washington Metropolitan Area Transit Authority" or "WMATA" means the entity created by the 64 WMATA Compact, which entity is responsible for providing certain rail fixed guideway public 65 transportation system services.

"WMATA Compact" means the Washington Metropolitan Area Transit Authority Compact (Public 66 67 Law 89-774; 80 Stat. 1324).

68 "WMATA Rail System" or "Metrorail" means the rail fixed guideway public transportation system and all other real and personal property owned, leased, operated, or otherwise used by WMATA rail 69 services and shall include WMATA rail projects under design or construction by owners other than 70 71 WMATA.

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Article II.

Purpose and Functions.

74 A. The Signatories to the WMATA Compact hereby adopt this MSC Compact pursuant to 49 U.S.C. 75 § 5329. The Commission created hereunder shall have safety regulatory and enforcement authority over 76 the WMATA Rail System and shall act as the state safety oversight authority for WMATA under 49 77 U.S.C. § 5329, as may be amended from time to time. WMATA shall be subject to the Commission's 78 rules, regulations, actions, and orders.

B. The purpose of this MSC Compact is to create a state safety oversight authority for the WMATA 79 Rail System, pursuant to the mandate of federal law, as a common agency of each Signatory, empowered in the manner hereinafter set forth to review, approve, oversee, and enforce the safety of the 80 81 WMATA Rail System, including, without limitation, to (i) have exclusive safety oversight authority and responsibility over the WMATA Rail System pursuant to federal law, including, without limitation, the 82 83 power to restrict, suspend, or prohibit rail service on all or part of the WMATA Rail system as set forth 84 85 in this MSC Compact; (ii) develop and adopt a written state safety oversight program standard; (iii) review and approve the WMATA public transportation agency safety plan; (iv) investigate Hazards, 86 87 Incidents, and Accidents on the WMATA Rail System; (v) require, review, approve, oversee, and enforce 88 Corrective Action Plans developed by WMATA; and (vi) meet other requirements of federal and state 89 law relating to safety oversight of the WMATA Rail System. 90

Article III.

Establishment and Organization.

A. Washington Metrorail Safety Commission.

93 1. The Commission is hereby created as an instrumentality of each Signatory, which shall be a 94 public body corporate and politic, and which shall have the powers and duties set forth in this MSC 95 Compact.

2. The Commission shall be financially and legally independent from WMATA.

B. Board Membership.

98 1. The Commission shall be governed by a Board of six members with two members appointed or 99 reappointed, including to fill an unexpired term, by each Signatory pursuant to the signatory's 100 applicable laws.

101 2. Each Signatory shall also appoint or reappoint, including to fill an unexpired term, one alternate 102 member pursuant to the signatory's applicable laws.

103 3. An alternate member shall participate and take action as a member only in the absence of one or 104 both members appointed from the same jurisdiction as the alternate member's appointing jurisdiction and, in such instances, may cast a single vote. 105

106 4. Members and alternate members shall have backgrounds in transit safety, transportation, relevant 107 engineering disciplines, or public finance.

108 5. No member or alternate member shall simultaneously hold an elected public office, serve on the 109 WMATA board of directors, be employed by WMATA, or be a contractor to WMATA.

110 6. Each member and alternate member shall serve a four-year term and may be reappointed for additional terms, except that each Signatory shall make its initial appointments as follows: 111

a. One member shall be appointed for a four-year term; 112

b. One member shall be appointed for a two-year term; and 113

c. The alternate member shall be appointed for a three-year term. 114

7. Any person appointed to fill a vacancy shall serve for the unexpired term. 115

8. Members and alternate members shall be entitled to reimbursement for reasonable and necessary 116 expenses and shall be compensated for each day spent meeting on the business of the Commission at a 117 rate of \$200 per day or at such other rate as may be adjusted in appropriations approved by all of the 118 119 Signatories.

120 9. A member or an alternate member may be removed or suspended from office only for cause in 121 accordance with the laws of such member's or alternate member's appointing jurisdiction.

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122 C. Quorum and Actions of the Board.

123 1. Four members shall constitute a quorum. The affirmative vote of four members is required for 124 action of the Board, other than as provided in subdivision A 3 of Article IV. Quorum and voting 125 requirements under this paragraph may be met with one or more alternate members pursuant to 126 subdivision B 3.

127 2. The Commission action shall become effective upon enactment unless otherwise provided for by 128 the Commission. 129

D. Oath of Office.

130 1. Before entering office, each member and alternate member shall take and subscribe to the 131 following oath or affirmation of office or any such other oath or affirmation as the constitution or laws of the Signatory he or she represents shall provide: "I, _____, hereby solemnly swear or affirm 132 that I will support and defend the Constitution and the laws of the United States as a member (or 133 alternate member) of the Board of the Washington Metrorail Safety Commission and will faithfully 134 discharge the duties of the office upon which I am about to enter." 135

E. Organization and Procedure. 136

137 1. The Board shall provide for its own organization and procedure. Meetings of the Board shall be 138 held as frequently as the Board determines, but in no event less than quarterly. The Board shall keep 139 minutes of its meetings and establish rules and regulations governing its transactions and internal 140 affairs, including, without limitation, policies regarding records retention that are not in conflict with 141 applicable federal record retention laws.

142 2. The Commission shall keep commercially reasonable records of its financial transactions in 143 accordance with accounting principles generally accepted in the United States of America.

144 3. The Commission shall establish an office for the conduct of its affairs at a location to be 145 determined by the Commission.

146 4. The Commission shall adopt the Federal Freedom of Information Act, 5 U.S.C. § 552(a)-(d) and (g), and Government in the Sunshine Act, codified at 5 U.S.C. 552b, as both may be amended from time 147 148 to time, as its freedom of information policy and open meeting policy, respectively, and shall not be 149 subject to the comparable laws or policies of any Signatory. 150

5. Reports of investigations or inquiries adopted by the Board shall be made publicly available.

151 6. The Commission shall adopt a policy on conflict of interest that shall be consistent with the regulations issued under 49 U.S.C. § 5329, as they may be revised from time to time, which, among 152 153 other things, places appropriate separation between members, officers, employees, contractors, and 154 agents of the Commission and WMATA.

155 7. The Commission shall adopt and utilize its own administrative procedure and procurement policies 156 in conformance with applicable federal regulations and shall not be subject to the administrative 157 procedure or procurement laws of any Signatory.

158 F. Officers and Employees.

159 1. The Board shall elect a Chairman, Vice-Chairman, Secretary, and Treasurer from among its 160 members, each for a two-year term, and shall prescribe their powers and duties.

161 2. The Board shall appoint and fix the compensation and benefits of a chief executive officer who shall be the chief administrative officer of the Commission and who shall have expertise in 162 163 transportation safety and one or more industry-recognized transportation safety certifications.

164 3. Consistent with 49 U.S.C. § 5329, as may be amended from time to time, the Commission may 165 employ, under the direction of the chief executive officer, such other technical, legal, clerical, and other 166 employees on a regular, part-time, or as-needed basis as it determines necessary or desirable for the 167 discharge of its duties.

168 4. The Commission shall not be bound by any statute or regulation of any Signatory in the 169 employment or discharge of any officer or employee of the Commission, but shall develop its own 170 policies in compliance with federal law. The MSC shall, however, consider the laws of the Signatories 171 in devising its employment and discharge policies, and when it deems it practical, devise policies 172 consistent with the laws of the Signatories.

5. The Board may fix and provide policies for the qualification, appointment, removal, term, tenure, 173 174 compensation benefits, workers' compensation, pension, and retirement rights of its employees subject to 175 federal law. The Board may also establish a personnel system based on merit and fitness and, subject to 176 eligibility, participate in the pension, retirement, and workers' compensation plans of any Signatory or 177 agency or political subdivision thereof.

178 179 Article IV. Powers.

180 A. Safety Oversight Power.

181 1. In carrying out its purposes, the Commission, through its Board or designated employees or 182 agents, shall, consistent with federal law:

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183 a. Adopt, revise, and distribute a written State Safety Oversight Program;

184 b. Review, approve, oversee, and enforce the adoption and implementation of WMATA's public 185 transportation agency safety plan;

186 c. Require, review, approve, oversee, and enforce the adoption and implementation of any Corrective 187 Action Plans that the Commission deems appropriate:

188 d. Implement and enforce relevant federal and state laws and regulations relating to safety of the 189 WMATA Rail System; and

190 e. Audit every three years the compliance of WMATA with WMATA's public transportation agency 191 safety plan or conduct such an audit on an ongoing basis over a three-year time frame.

192 2. In performing its duties, the Commission, through its Board or designated employees or agents, 193 may:

194 a. Conduct, or cause to be conducted, inspections, investigations, examinations, and testing of 195 WMATA personnel and contractors, property, equipment, facilities, rolling stock, and operations of the 196 WMATA Rail System, including, without limitation, electronic information and databases through 197 reasonable means, which may include issuance of subpoenas;

198 b. Enter upon the WMATA Rail System and, upon reasonable notice and a finding by the chief 199 executive officer that a need exists, upon any lands, waters, and premises adjacent to the WMATA Rail 200 System, including, without limitation, property owned or occupied by the federal government, for the 201 purpose of making inspections, investigations, examinations, and testing as the Commission may deem 202 necessary to carry out the purposes of this MSC Compact, and such entry shall not be deemed a trespass. The Commission shall make reasonable reimbursement for any actual damage resulting to any 203 204 such adjacent lands, waters, and premises as a result of such activities;

205 c. Compel WMATA's compliance with any Corrective Action Plan or order of the Commission by 206 such means as the Commission deems appropriate, including, without limitation, by: 207

(1) Taking legal action in a court of competent jurisdiction;

208 (2) Issuing citations or fines with funds going into an escrow account for spending by WMATA on 209 Commission-directed safety measures; 210

(3) Directing WMATA to prioritize spending on safety-critical items;

(4) Removing a specific vehicle, infrastructure element, or Hazard from the WMATA Rail System; and

213 (5) Compelling WMATA to restrict, suspend, or prohibit rail service on all or part of the WMATA 214 Rail System with an appropriate notice period dictated by the circumstances.

215 d. Direct WMATA to suspend or disqualify from performing in any safety-sensitive position an 216 individual who is alleged to or has violated safety rules, regulations, policies, or laws;

e. Compel WMATA's Office of the Inspector General, created under WMATA board resolution 217 2006-18, or any successor WMATA office or organization having similar duties, to conduct 218 219 safety-related audits or investigations and to provide its findings to the Commission; and

220 f. Take such other actions as the Commission may deem appropriate consistent with its purpose and 221 powers.

222 3. Action by the Board under subdivision 2 c (5) of subsection A of Article IV shall require the 223 unanimous vote of all members present and voting. The Commission shall coordinate its enforcement 224 activities with appropriate federal and state governmental authorities. 225

B. General Powers.

1. In addition to the powers and duties set forth above, the Commission may:

a. Sue and be sued;

228 b. Adopt, amend, and repeal rules and regulations respecting the exercise of the powers conferred by 229 this MSC Compact;

230 c. Create and abolish offices, employments, and positions, other than those specifically provided for 231 in this MSC Compact, necessary or desirable for the purposes of the Commission;

d. Determine a staffing level for the Commission that is commensurate with the size and complexity 232 233 of the WMATA Rail System, and require that employees and other designated personnel of the 234 Commission, who are responsible for safety oversight, be qualified to perform such functions through 235 appropriate training, including, without limitation, successful completion of the public transportation 236 safety certification training program;

237 e. Contract for or employ consulting attorneys, inspectors, engineers, and such other experts 238 necessary or desirable and, within the limitations prescribed in this MSC Compact, prescribe their 239 powers and duties and fix their compensation;

240 f. Enter into and perform contracts, leases, and agreements necessary or desirable in the 241 performance of its duties and in the execution of the powers granted under this MSC Compact;

242 g. Apply for, receive, and accept such payments, appropriations, grants, gifts, loans, advances, and 243 other funds, properties, and services as may be transferred or made available to it by the United States government or any other public or private entity or individual, subject to the limitations specified in 244

245 subdivision D 3 of Article V;

- 246 h. Adopt an official seal and alter the same at its pleasure;
- 247 *i.* Adopt and amend by-laws, policies, and procedures governing the regulation of its affairs;
- 248 *j.* Appoint one or more advisory committees; and

249 k. Do such other acts necessary or desirable for the performance of its duties and the execution of 250 its powers under this MSC Compact.

251 2. Consistent with this MSC Compact, the Commission shall promulgate rules and regulations to 252 carry out the purposes of this MSC Compact.

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Article V.

General Provisions.

A. Annual Safety Report.

256 1. The Commission shall make and publish annually a status report on the safety of the WMATA 257 Rail System, which shall include, among other requirements established by the Commission and federal 258 law, status updates of outstanding Corrective Action Plans, Commission directives, and ongoing 259 investigations. A copy of each such report shall be provided to: 260

- a. The Administrator of the Federal Transit Administration;
- b. The Governor of Virginia, the Governor of Maryland, and the Mayor of the District of Columbia; 261 262 c. The Chair of the Council of the District of Columbia;
- 263 d. The President of the Maryland Senate and the Speaker of the Maryland House of Delegates;
- 264 e. The President of the Senate of Virginia and the Speaker of the Virginia House of Delegates; and

f. The General Manager and each member of the board of directors of WMATA. 265

266 2. The Commission may prepare, publish, and distribute such other safety reports that it deems 267 necessary or desirable. 268

B. Annual Report of Operations.

269 1. The Commission shall make and publish an annual report on its programs, operations, and 270 finances, which shall be distributed in the same manner provided by subdivision A 1.

271 2. The Commission may also prepare, publish, and distribute such other public reports and 272 informational materials as it deems necessary or desirable. 273

C. Annual Independent Audit.

274 An independent annual audit shall be made of the financial accounts of the Commission. The audit 275 shall be made by qualified certified public accountants selected by the Board, who shall have no 276 personal interest, direct or indirect, in the financial affairs of the Commission or any of its officers or 277 employees. The report of audit shall be prepared in accordance with generally accepted auditing 278 principles and shall be distributed in the same manner provided by subdivision A 1. Members, 279 employees, agents, and contractors of the Commission shall provide access to information necessary or desirable for the conduct of the annual audit. 280 281

D. Financing.

282 1. The Commission's operations shall be funded, independently of WMATA, by the Signatory 283 jurisdictions and, when available, by federal funds. The Commission shall have no authority to levy 284 taxes.

285 2. The Signatories shall unanimously agree on adequate funding levels for the Commission and make 286 equal contributions of such funding, subject to annual appropriation, to cover the portion of 287 *Commission operations not funded by federal funds.*

288 3. The Commission may borrow up to five percent of its last annual appropriations budget in 289 anticipation of receipts, or as otherwise set forth in the appropriations budget approved by all of the 290 Signatories, from any lawful lending institution for any purpose of this Compact, including, without 291 limitation, for administrative expenses. Such loans shall be for a term not to exceed two years, or at 292 such longer term approved by each Signatory pursuant to its laws as evidenced by the written 293 authorization by the Mayor of the District of Columbia and the Governors of Maryland and Virginia, 294 and at such rates of interest as shall be acceptable to the Commission.

295 4. With respect to the District of Columbia, the commitment or obligation to render financial 296 assistance to the Commission shall be created, by appropriation or in such other manner, or by such 297 other legislation, as the District of Columbia shall determine; provided, that any such commitment or 298 obligation shall be approved by Congress pursuant to the District of Columbia Home Rule Act, 299 approved December 24, 1973 (87 Stat. 774; D.C. Official Code § 1-201.01 et seq.).

300 5. Pursuant to the requirements of 31 U.S.C. §§ 1341, 1342, 1349 to 1351, and 1511 to 1519, and 301 D.C. Official Code §§ 47-105 and 47-355.01 to 355.08 (collectively, the "Anti-Deficiency Acts"), the 302 District cannot obligate itself to any financial commitment in any present or future year unless the 303 necessary funds to pay that commitment have been appropriated and are lawfully available for the purpose committed. Thus, pursuant to the Anti-Deficiency Acts, nothing in this MSC Compact creates an 304 305 obligation of the District in anticipation of an appropriation for such purpose, and the District's legal

306 liability for the payment of any amount under this MSC Compact does not and may not arise or obtain 307 in advance of the lawful availability of appropriated funds for the applicable fiscal year.

308 E. Tax Exemption.

309 The exercise of the powers granted by this MSC Compact shall in all respects be for the benefit of 310 the people of the District of Columbia, the Commonwealth of Virginia, and the State of Maryland and 311 for the increase of their safety, commerce, and prosperity, and as the activities associated with this MSC 312 Compact shall constitute the performance of essential governmental functions, the Commission shall not 313 be required to pay any taxes or assessments upon the services or any property acquired or used by the Commission under the provisions of this MSC Compact or upon the income therefrom, and shall at all 314 315 times be free from taxation within the District of Columbia, the Commonwealth of Virginia, and the 316 State of Maryland. 317 F. Reconsideration of Commission Orders.

1. WMATA shall have the right to petition the Commission for reconsideration of an order based on 318 319 rules and procedures developed by the Commission.

320 2. Consistent with subdivision C 2 of Article III, the filing of a petition for reconsideration shall not 321 act as a stay upon the execution of a Commission order, or any part of it, unless the Commission orders 322 otherwise. WMATA may appeal any adverse action on a petition for reconsideration as set forth in 323 subdivision G 1. 324

G. Judicial Matters.

325 1. The United States District Courts for the Eastern District of Virginia, Alexandria Division, the United States District Courts for the District of Maryland, Southern Division, and the United States District Courts for the District of Columbia shall have exclusive and original jurisdiction of all actions 326 327 328 brought by or against the Commission and to enforce subpoenas under this MSC Compact.

329 2. The commencement of a judicial proceeding shall not operate as a stay of a Commission order 330 unless specifically ordered by the court. 331

H. Liability and Indemnification.

332 1. The Commission and its members, alternate members, officers, agents, employees, or 333 representatives shall not be liable for suit or action or for any judgment or decree for damages, loss, or 334 injury resulting from action taken within the scope of their employment or duties under this MSC Compact, nor required in any case arising or any appeal taken under this MSC Compact to give a 335 336 supersedeas bond or security for damages. Nothing in this paragraph shall be construed to protect such 337 person from suit or liability for damage, loss, injury, or liability caused by the intentional or willful and 338 wanton misconduct of such person.

339 2. The Commission shall be liable for its contracts and for its torts and those of its members, 340 alternate members, officers, agents, employees, and representatives committed in the conduct of any proprietary function, in accordance with the law of the applicable Signatory, including, without 341 342 limitation, rules on conflict of laws but shall not be liable for any torts occurring in the performance of 343 a governmental function. The exclusive remedy for such breach of contract or tort for which the Commission shall be liable, as herein provided, shall be by suit against the Commission. Nothing 344 345 contained in this MSC Compact shall be construed as a waiver by the District of Columbia, the 346 Commonwealth of Virginia, or the State of Maryland of any immunity from suit. 347

I. Commitment of Parties.

Each of the Signatories pledges to each other faithful cooperation in providing safety oversight for 348 349 the WMATA Rail System, and, to affect such purposes, agrees to consider in good faith and request any 350 necessary legislation to achieve the objectives of this MSC Compact. 351

J. Amendments and Supplements.

352 Amendments and supplements to this MSC Compact shall be adopted by legislative action of each of the Signatories and the consent of Congress. When one Signatory adopts an amendment or supplement to an existing section of this MSC Compact, that amendment or supplement shall not be immediately 353 354 effective, and the previously enacted provision or provisions shall remain in effect in each jurisdiction until the amendment or supplement is approved by the other Signatories and is consented to by 355 356 357 Congress. 358

K. Withdrawal and Termination.

359 1. Any Signatory may withdraw from this MSC Compact, which action shall constitute a termination 360 of this MSC Compact.

361 2. Withdrawal from this MSC Compact shall be by a Signatory's repeal of this MSC Compact from 362 its laws, but such repeal shall not take effect until two years after the effective date of the repealed statute and written notice of the withdrawal being given by the withdrawing Signatory to the governors 363 364 or mayors, as appropriate, of the other Signatories.

3. Prior to termination of this MSC Compact, the Commission shall provide to each Signatory: 365

366 a. A mechanism for concluding the operations of the Commission;

367 b. A proposal to maintain state safety oversight of the WMATA Rail System in compliance with

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368 *applicable federal law;*

c. A plan to hold surplus funds in a trust for a successor regulatory entity for four years after the
 termination of this MSC Compact; and

d. A plan to return any surplus funds that remain four years after the creation of the trust.

L. Construction and Severability.

373 1. This MSC Compact shall be liberally construed to effectuate the purposes for which it is created.

2. If any part or provision of this MSC Compact or the application thereof to any person or circumstances be adjudged invalid by any court of competent jurisdiction, such judgment shall be confined in its operation to the part, provision, or application directly involved in the controversy in which such judgment shall have been rendered and shall not affect or impair the validity of the remainder of this MSC Compact or the application thereof to other persons or circumstances, and the Signatories hereby declare that they would have entered into this MSC Compact or the remainder of the thereof had the invalidity of such provision or application thereof been apparent.

381 *M.* Adoption; Effective Date.

382 This MSC Compact shall be adopted by the Signatories in the manner provided by law therefor and shall be signed and sealed in four duplicate original copies. One such copy shall be filed with the 383 384 Secretary of State of the State of Maryland, the Secretary of the Commonwealth of Virginia, and the 385 Secretary of the District of Columbia in accordance with the laws of each jurisdiction. One copy shall 386 be filed and retained in the archives of the Commission upon its organization. This MSC Compact shall 387 become effective upon the enactment of concurring legislation by the District of Columbia, the 388 Commonwealth of Virginia, and the State of Maryland, and consent thereto by Congress and when all 389 other acts or actions have been taken, including, without limitation, the signing and execution of this 390 MSC Compact by the Governors of Maryland and Virginia and the Mayor of the District of Columbia. 391 N. Conflict of Laws.

392 1. Any conflict between any authority granted herein, or the exercise of such authority, and the
 393 provisions of the WMATA Compact shall be resolved in favor of the exercise of such authority by the
 394 Commission.

395 2. All other general or special laws inconsistent with this MSC Compact are hereby declared to be396 inapplicable to the Commission or its activities.

397 2. The members of the Board of Directors of the Washington Metrorail Safety Commission for the
398 Commonwealth of Virginia shall be appointed by the Governor of Virginia and subject to
399 confirmation by the General Assembly.

400 3. That the provisions of this act shall become effective after all of the following have occurred:

A. The enactment of concurring legislation by the State of Maryland and the District of
Columbia, the signing and execution of the Metrorail Safety Commission Interstate Compact by
the Mayor of the District of Columbia and the Governors of Maryland and Virginia, and approval
of the Metrorail Safety Commissioner Interstate Compact by the United States Congress;

B. The inclusion of this act's fiscal effect in an approved budget and financial plan of the District of Columbia. The chief financial officer for the District of Columbia shall certify the date of the inclusion of the fiscal effect in an approved budget and financial plan and provide notice to the budget director of the Council of the District of Columbia of the certification. The budget director shall cause the notice of the certification to be published in the District of Columbia Register and the date of publication of the notice of the certification shall not affect the applicability of this act;

412 C. The adoption by the Council of the District of Columbia of the fiscal impact statement of 413 the Chief Financial Officer as the fiscal impact statement required by section 602(c)(3) of the 414 District of Columbia Home Rule Act; and

D. The approval by the Mayor of the District of Columbia, or in the event of a veto by the Mayor, action by the Council of the District of Columbia to override the veto, a 30-day period of congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act and publication in the District of Columbia Register.