1	INTERIM STUDY PROPOSAL 2023-011
2	State of Arkansas
3	94th General Assembly A Bill
4	Regular Session, 2023HOUSE BILL 1837
5	
6	By: Representative V. Flowers
7	Filed with: Arkansas Legislative Council
8	pursuant to A.C.A. §10-3-217.
9	For An Act To Be Entitled
10	AN ACT TO AMEND THE LAW CONCERNING THE JURISDICTION
11	OF THE STATE HIGHWAY COMMISSION OVER RAILROAD
12	CROSSING SAFETY AND RAILROAD TRAINS; TO DECLARE AN
13	EMERGENCY; AND FOR OTHER PURPOSES.
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16	Subtitle
17	TO AMEND THE LAW CONCERNING THE
18	JURISDICTION OF THE STATE HIGHWAY
19	COMMISSION OVER RAILROAD CROSSING SAFETY
20	AND RAILROAD TRAINS; AND TO DECLARE AN
21	EMERGENCY.
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24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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26	SECTION 1. Arkansas Code § 23-12-1002 is amended to read as follows:
27	23-12-1002. Jurisdiction.
28	<u>(a)</u> The State Highway Commission <u>:</u>
29	(1) a <del>dministers</del> <u>Administers</u> the railroad crossing safety program
30	in Arkansas and <del>has heretofore been</del> <u>is</u> designated by the General Assembly as
31	the sole public body to deal with the prgram; and
32	(2) has been given <u>Has</u> exclusive jurisdiction concerning the <u>:</u>
33	(A) location Location, construction, improvement, and
34	protection of railroad crossings in Arkansas; and

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1	(B) Operation and movement of railroad trains in this
2	state, including without limitation the regulation of the length of a
3	railroad train.
4	(b) It is in the public's interest and safety that uniformity be
5	established in <del>other</del> matters pertaining to the maintenance of railroad
6	crossings and the operation and movement of railroad trains in this state.
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8	SECTION 2. Arkansas Code Title 23, Chapter 12, is amended to add an
9	additional subchapter to read as follows:
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11	<u>Subchapter 11 — Railroad Train Operating Length</u>
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13	23-12-1101. Legislative findings.
14	The General Assembly finds that:
15	(1) There are currently no regulations that specifically govern
16	the length of railroad trains;
17	(2) Railroad companies across the country are increasing the
18	length of their railroad trains as a way to reduce expenses;
19	(3) The Federal Railroad Administration and other federal
20	agencies have investigated whether increasing the length of railroad trains
21	<u>is a safety risk;</u>
22	(4) The operation on a main line or a branch line of a railroad
23	train that is excessive in length exposes the public to unnecessary dangers
24	and may cause disruptions of commerce; and
25	(5) The regulation of railroad train length is necessary for
26	public safety.
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28	23-12-1102. Definitions.
29	As used in this subchapter:
30	(1) "Branch line" means a secondary railroad line that branches
31	off from a main line;
32	(2) "Main line" means a Class I railroad documented in current
33	timetables filed as required under 49 C.F.R. § 217.7, as it existed on
34	January 1, 2023, that:
35	(A) Transports five million (5,000,000) or more gross tons
36	of railroad traffic a year; or

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1	(B) Is used for regularly scheduled intercity or commuter
2	railroad passenger service, or both, that does not include tourist, scenic,
3	or historic railroad excursions;
4	(3)(A) "Railroad" means a form of nonhighway ground
5	transportation that runs on rails or electromagnetic guideways within this
6	state, including without limitation:
7	(i) Commuter railroad service or other short-haul
8	railroad passenger service in a metropolitan area; or
9	(ii) High-speed ground transportation systems that
10	connect metropolitan areas, without regard to whether those systems use new
11	technologies not associated with traditional railroads.
12	(B) "Railroad" does not include rapid transit operations
13	in a metropolitan area that are not connected to the general railroad system
14	of transportation;
15	(4) "Railroad company" means any corporation, company, or
16	individual that owns or operates any railroad in this state, whether as
17	owner, contractor, lessee, mortgagee, trustee, assignee, or receiver, and
18	their officers and agents;
19	(5)(A) "Railroad train" means one (1) or more locomotives with
20	or without cars, requiring an air brake test in accordance with 49 C.F.R. §
21	232, as it existed on January 1, 2023, or 49 C.F.R. § 238, as it existed on
22	January 1, 2023, including without limitation:
23	(i) A single locomotive;
24	(ii) Multiple locomotives coupled together; or
25	(iii) One (1) or more locomotives coupled with
26	one (1) or more cars.
27	(B) "Railroad train" does not include a locomotive or car
28	during switching operations or when the operation of the locomotive or car is
29	that of classifying and assembling cars within a railroad yard for the
30	purpose of making or breaking up railroad trains.
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32	23-12-1103. Maximum railroad train length.
33	<u>A railroad train operating on a main line or branch line shall not</u>
34	exceed eight thousand five hundred feet (8,500') in length.
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36	<u>23-12-1104. Civil penalty — Negotiation.</u>

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1	(a) The Arkansas Department of Transportation may impose on a railroad
2	company an administrative penalty of:
3	(1) Not less than two hundred fifty dollars (\$250) nor more than
4	five hundred dollars (\$500) per foot over the maximum railroad train length
5	authorized under § 23-12-1103; and
6	(2) Not more than two hundred fifty thousand dollars (\$250,000)
7	if a violation of § 23-12-1103 causes death or injury.
8	(b)(1) The amount of the administrative penalty under this section may
9	be negotiated between the railroad company and the department.
10	(2) In determining the amount agreed upon in negotiation, the
11	Director of State Highways and Transportation may consider:
12	(A) The nature, circumstances, extent, and gravity of the
13	violation; and
14	(B) With respect to the violator:
15	(i) The degree of culpability;
16	<u>(ii) Previous violations;</u>
17	(iii) The ability to pay the penalty imposed; and
18	(iv) The ability to continue to do business if the
19	penalty is imposed.
20	(c) The penalty collected under subsection (a) of this section shall
21	be used by the department for highway and infrastructure projects.
22	(d) A penalty imposed under this section, if not promptly paid to the
23	department, shall be referred to the Attorney General for collection in
24	district court.
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26	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
27	General Assembly of the State of Arkansas that maintaining safe railroad
28	operating practices is necessary for public safety and commerce efficiency;
29	that maintaining limitations on railroad train length will ensure the safety
30	of the citizens of Arkansas; that a railroad company's desire to reduce costs
31	is not more important than the safety of the public and railroad employees;
32	and that this act conveys the importance of transportation infrastructure,
33	uninterrupted commerce, first responders, law enforcement, firefighters, and
34	the state's duty to protect its citizens. Therefore, an emergency is declared
35	to exist, and this act being immediately necessary for the preservation of
36	the public peace, health, and safety shall become effective on:

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1	(1) The date of its approval by the Governor;
2	(2) If the bill is neither approved nor vetoed by the Governor,
3	the expiration of the period of time during which the Governor may veto the
4	<u>bill; or</u>
5	(3) If the bill is vetoed by the Governor and the veto is
6	overridden, the date the last house overrides the veto.
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9	Referral requested by: V. Flowers
10	Prepared by: DTP/DTP
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