May 16, 2012

The Honorable Barbara Boxer
112 Hart Senate Office Building
United States Senate
Washington, DC 20510

The Honorable John L. Mica
2187 Rayburn House Office Building
United States House of Representatives
Washington, DC 20515

The Honorable James M. Inhofe
205 Russell Senate Office Building
United States Senate
Washington, DC 20510

The Honorable Nick J. Rahall
2307 Rayburn House Office Building
United States House of Representatives
Washington, DC 20515

Dear Senators Boxer and Inhofe, Congressmen Mica and Rahall, and Members of the Conference Committee:

As the Senate-House conference on the reauthorization of the surface transportation authorization bill begins, we hope that there will be significant attention directed towards enhancing the capacity of states and localities to attract new and expanded sources of investment capital. Unfortunately, while federal dollars for infrastructure are declining, the demand to fund projects to maintain, restore, and improve our current system is growing. We urge you to eliminate federal barriers to state and metropolitan flexibility and innovation, in raising investment capital and in generating revenues.

In the current era of severely constrained investment resources for surface transportation at all levels of government, states and metropolitan regions should be afforded greater flexibility to fund and finance their transportation facilities and networks. Congress does not seem inclined to raise funding for surface transportation through increasing federal motor fuels taxes or by replacing those taxes with other dedicated funding. In the absence of new funding sources, at a minimum, Congress should provide states and metropolitan regions with the tools to develop and expand their potential sources of revenue and investment capital. To that end, federal barriers to state innovation and flexibility should be substantially reduced, and no new ones should be erected.

While the Senate-passed surface transportation authorization bill, S. 1813, Moving Ahead for Progress in the 21st Century (MAP-21), contained many important steps toward the establishment of a performance-based transportation program, it did not reduce these barriers. A bipartisan amendment to extend the Federal Highway Administration’s tolling and highway user pilot programs and to expand the number of eligible participants was offered by Senators Carper of Delaware, Kirk of Illinois, and Warner of Virginia, but was ultimately withdrawn. This means that several states that wish to fund the reconstruction
of aging and deteriorating Interstate highways with tolls under existing pilot programs will be unable to do so. Additionally, it will limit the ability of states to utilize some of the innovative tolling programs that would assist in managing traffic congestion, such as establishing high occupancy-tolled (HOT) and variably priced or managed lanes.

Fifteen states are currently moving major projects forward thanks to innovations allowed under the Value-Pricing Pilot Program, Urban Partnership Agreements, and Congestion Reduction Demonstration Programs, and we would not want to see the pace of these innovations falter. More fundamentally, in failing to include such provisions in MAP-21, the Senate has denied states and metropolitan regions the ability to create innovative and flexible programs to finance their transportation needs, as federal funding stagnates or declines.

While we recognize that the scope of this conference may limit Congressional authority to expand the flexibility of states and metropolitan regions to introduce tolling and user-charge regimes beyond current law, we urge the conferees to seek all available opportunities to maximize such state and local discretion.

The ability to establish these new user-related revenue streams would greatly enhance the capacity of states and metropolitan regions to leverage additional private capital for investment in the restoration, rehabilitation, and expansion of major transportation facilities through such credit and credit-enhancement programs as TIFIA and through public-private partnerships (PPPs). MAP-21 would greatly expand TIFIA, and a comparable expansion of TIFIA was contained in the bill adopted by the House Transportation and Infrastructure Committee (T & I) in this session of Congress. Such a provision would have much greater impact in the context of expanded opportunities for tolling and user-based fees at the state and local levels.

We are also concerned that certain provisions incorporated into MAP-21 could discourage states from partnering with the private sector and from developing innovative tools to attract private capital to transportation investment, for fear of losing a percentage of federal funding. These provisions would also eliminate the option to use private activity bonds (PABs) to finance leased highway projects and would substantially lengthen depreciation timetables for long-term highway leases, making them less attractive to investors. While we respect the intent to protect the public interest that motivated these provisions, we are concerned that, as currently drafted, they do not respect the ability of states and localities to make such determinations of the public interest on behalf of their citizens and would make it more difficult to attract important new sources of investment capital for transportation infrastructure.

With the federal government apparently less able or less willing to provide funds to states and localities for surface transportation, we hope that the scope of the conference committee’s work will allow you to adopt a report that will expand the flexibility and capacity of states and localities to address their funding and investment challenges. Old obstacles should be dismantled, and no new barriers should be erected. If states and metropolitan regions are going to be asked to do more in transportation, and if more of the funding and investment responsibilities are to devolve to them, it is essential that this legislation remove the restrictions to their capacity to innovate. Such provisions in the
final legislation can be central elements, in advancing innovation, progress, and global competitiveness.

Thank you for your consideration.

Sincerely,

Emil Frankel
Visiting Scholar
Bipartisan Policy Center

Building America’s Future

The Honorable Slade Gorton
Co-Chair, National Transportation Policy Project, Bipartisan Policy Center

The Honorable Dennis Archer
Co-Chair, National Transportation Policy Project, Bipartisan Policy Center

Mortimer L. Downey III
Former Deputy Secretary
U.S. Department of Transportation

Taxpayers for Common Sense

Arizona Department of Transportation

Sean Connaughton
Secretary
Virginia Department of Transportation

Barry Schoch
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Peter J. Nelson
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American Association of State Highway and Transportation Officials
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John Fischer

cc:  The Honorable John Boehner, Speaker of the House of Representatives
     The Honorable Nancy Pelosi, Democratic Leader of the House of Representatives
     The Honorable Harry Reid, Senate Majority Leader
     The Honorable Mitch McConnell, Senate Minority Leader

Senator Max Baucus
Senator Dick Durbin
Senator Tim Johnson
Senator Bill Nelson
Senator Charles Schumer
Senator Robert Menendez
Senator James Inhofe
Senator David Vitter
Senator Orrin Hatch
Senator Richard Shelby
Senator Kay Bailey Hutchison
Senator Jay Rockefeller
Senator John Hoeven
Representative Don Young
Representative John Duncan
Representative Bill Shuster
Representative Shelley Moore Capito
Representative Rick Crawford
Representative Jaime Herrera Beutler
Representative Larry Bucshon
Representative Richard Hanna
Representative Steve Southerland

Representative James Lankford
Representative Reid Ribble
Representative Fred Upton
Representative Ed Whitfield
Representative Doc Hastings
Representative Rob Bishop
Representative Ralph Hall
Representative Chip Cravaack
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Representative Leonard Boswell
Representative Tim Bishop
Representative Henry Waxman
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Representative Eddie Bernice Johnson
Representative Earl Blumenauer
Del. Eleanor Holmes Norton