

The Union Pacific Transcontinental Railroad: Pursuing What's Possible and Making it Happen

July 29, 2025

Union Pacific signed an agreement to merge with Norfolk Southern and become America's first transcontinental railroad, creating a coast-to-coast network that will span more than 50,000 miles, serve 43 states from the East Coast to the West Coast, link approximately 100 ports and reach nearly every corner of North America. It will enable us to stay at the forefront of technological advances that continue to fundamentally change how freight moves.



This exciting decision is the next step in our Safety, Service and Operational Excellence strategy, and puts us in a position to transform America's supply chain, unleashing the industrial strength of this nation and spurring a new era of American innovation.

The impact of this agreement cannot be overstated. A single coast-to-coast network will deliver faster, more competitive service by eliminating car touches and interchange delays, opening new routes, expanding intermodal services, and ensuring faster transit times on key rail corridors. We will take even more trucks off highways, decreasing congestion, and reducing wear-and-tear on taxpayer-funded roads.

Imagine seamlessly hauling freight from Pittsburgh, Pennsylvania, to Colton, California, and moving tomato paste from Heron, California, to Fremont, Ohio, lumber from the Pacific Northwest, plastics from the Gulf Coast, copper from Arizona and Utah, and soda ash from Wyoming. Today, more than 40,000 Union Pacific and Norfolk Southern union employees are moving nearly all the goods essential to our daily lives.

Realizing the promise of the Union Pacific Transcontinental Railroad will not be easy, and we will need our people. It is our expectation that the combination will lead to job growth and it is our intention to preserve Union Pacific and Norfolk Southern union jobs.

Union Pacific and Norfolk Southern are two of the strongest-operating railroads, with a combined 360 years of history. The Norfolk Southern team is known as the Thoroughbreds with a history that dates to 1827—35 years older than Union Pacific. Their team has been on a solid trajectory of delivering strong results. I am honored and excited that if approved, the Thoroughbreds will join us in Building America becoming a part of Union Pacific.

To the Norfolk Southern employees reading this – I have been a railroader my entire life – working my way up from union brakeman to conductor, to locomotive engineer, trainmaster and superintendent. When I advanced to management roles in operating and marketing, becoming a COO and ultimately CEO, I never forgot where I came from, who I am, or who we are as railroaders.

Jim Vena Chief Executive Officer Union Pacific P 402-544-5858E jimvena@up.com

Our jobs require sacrifices and tough decisions that impact not only us, but the families supporting us. I make the same commitment to you I made to our Union Pacific team when I returned <u>two years ago</u>: You can count on me to be honest, frank and thoughtful. That's who I am. I will ask a lot of you, and I will demand even more from myself. I respect and value your legacy and contributions.

Our great companies have deep roots in spurring the industrial revolution of the past and, I'm being straight with you when I say, there is no better combination of railroads to finalize President Abraham Lincoln's original vision to create a transcontinental railroad.



I know everyone has many questions about what will happen, how and when. Right now, it is business as usual. We cannot lose focus on our commitment to be the best at safety and deliver the high level of service we sold our customers. We delivered industry-leading results and are setting new standards across the board. Your efforts have put us in a leading position to make what many thought was impossible, possible.

Union Pacific CEO Jim Vena and Norfolk Southern CEO Mark

In the coming months, we will submit a formal merger application to the Surface Transportation Board (STB). While the STB reviews our application, Union Pacific and Norfolk Southern will continue to operate as separate companies. Importantly, every employee must adhere to the antitrust guidance rules for employees and not engage in any conversations or business activities contrary to these rules.

Remain focused on delivering what we can control with safety, service and operational excellence. Thank you for your hard work. I am very excited about the journey ahead.

V.J. Heng

No Offer or Solicitation

This communication is for informational purposes only and does not constitute, or form a part of, an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended (the "Securities Act"), and otherwise in accordance with applicable law.

CAUTIONARY NOTE REGARDING FORWARD LOOKING STATEMENTS

Certain statements in this communication are "forward-looking statements" within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995, as amended. These statements relate to future events or future financial performance and involve known and unknown risks, uncertainties, and other factors that may cause Union Pacific's, Norfolk Southern's or the combined company's actual results, levels of activity, performance, or achievements or those of the railroad industry to be materially different from those expressed or implied by any forward-looking statements. In some cases, forward-looking statements may be identified by the use of words like "may," "will," "could," "would," "should," "expect," "anticipate," "believe," "project," "estimate," "intend," "pro forma," or any variations or other comparable terminology.

variations or other comparable terminology. While Union Pacific and Norfolk Southern have based these forward-looking statements on those expectations, assumptions, estimates, beliefs and projections they view as reasonable, such forward-looking statements are only predictions and involve known and unknown risks and uncertainties, many of which involve factors or circumstances that are beyond Union Pacific's, Norfolk Southern's or the combined company store of any event, change or other circumstance that could give rise to the right of one Pacific's and Norfolk Southern's respective filings with the U.S. Securities and Exchange Commission (the "SEC"): the occurrence of any event, change or other circumstance that could give rise to the right of one or both of the paties to terminate the definitive merger agreement between Union Pacific and Norfolk Southern and result in significant costs of defense, indemnification or liability, the possibility that the Transaction does not close when expected or at all because required Surface Transportation Board, shareholder or other approvals and other colsing are not received or satisfed on a timely basis or at all (and the risk that such approvals may result in the imposition of conditions that could deverse) affect the combined company via the expected benefits, oxist savings, accretion, synergies and/or growth from the Transaction, rothat such benefits, the costs availed on a their enforcement, and the degree of competition in the geographic and business areas in which Union Pacific and Norfolk Southern and practices. Whore Norfolk Southern's management's attention and time from ongoing businesses events the endinary ourse during the pendency of the Transaction, the definitive merger agreement on the ability of Union Pacific S and Norfolk Southern's management's attention and time from ongoing businesse stress of the predictory of the Transaction, the degree of competition in the geographic and business areas in which Union Pacific and Norfolk Southeres and the enforcem

This list of important factors is not intended to be exhaustive. These and other important factors, including those discussed under "Risk Factors" in Norfolk Southern's Annual Report on Form 10-K for the year ended December 31, 2024 (available at: https://www.sec.gov/ik?doc=/Archives/edgar/data/0000702165/000070216525000008/nsc=20241231.htm) and Union Pacific's most recent Annual Report on Form 10-K for the year ended December 31, 2024, as filed with the SEC on February 7, 2025 (available at: https://www.sec.gov/ik?doc=/Archives/edgar/data/0000702165/000070216525000008/nsc=20241231.htm) and Union Pacific's most recent Annual Report on Form 10-K for the year ended December 31, 2024, as filed with the SEC on February 7, 2025 (available at: https://www.sec.gov/ik?doc=/Archives/edgar/data/00001008855000001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n85555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n8555500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n85500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n85500001/0n855500001/0n855500001/0n855500001/0n855500001/0n855500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500001/0n85500

ADDITIONAL INFORMATION ABOUT THE TRANSACTION AND WHERE TO FIND IT

In connection with the Transaction, Union Pacific intends to file with the SEC a registration statement on Form S-4 (the "Registration Statement"), which will include a prospectus with respect to the shares of Union Pacific's common stock to be issued in the Transaction and a joint proxy statement for Union Pacific and Norfolk Southern's respective shareholders (the "Joint Proxy Statement/Prospectus"). The definitive joint proxy statement (if and when available) will be mailed to shareholders of Union Pacific and Norfolk Southern. Each of Union Pacific and Norfolk Southern may ask to shareholders in connection with the Transaction and a joint proxy statement for the Registration Statement, the Joint Proxy Statement/Prospectus or any other document that Union Pacific or Norfolk Southern may mail to their respective shareholders in connection with the Transaction.

INVESTORS AND SECURITY HOLDERS OF UNION PACIFIC AND NORFOLK SOUTHERN ARE URGED TO READ THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENT/PROSPECTUS INCLUDED WITHIN THE REGISTRATION STATEMENT WHEN THEY BECOME AVAILABLE, AS WELL AS ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC IN CONNECTION WITH THE TRANSACTION OR INCORPORATED BY REFERENCE INTO THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENTS OR SUPPLEMENTS THERETO), BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION REGARDING UNION PACIFIC, NORFOLK SOUTHERN, THE TRANSACTION AND RELATED MATTERS.

Investors and security holders of Union Pacific and Norfolk Southern may obtain free copies of these documents and other documents filed with the SEC by Union Pacific or Norfolk Southern through the website maintained by the SEC at http://www.sec.gov or from Union Pacific at its website, https://investor.unionpacific.com/financials/sec-filings, or from Norfolk Southern at its website, https://investor.unionpacific.com/financials/sec-filings, or from Norfolk Southern at its website, https://investor.unionpacific.com/financials/sec-filings, or selenatively by directing a request by Union Pacific at Durino Pacific at Swebsite at https://investor.unionpacific.com/financials/sec-filings, or alternatively by directing a request by mail to Union Pacific's Corporate Secretary, 1400 Douglas Street, Omaha, Nebraska 68179, and documents filed with the SEC by Norfolk Southern will be available free of charge by accessing Norfolk Southern Swebsite at https://investor.unionpacific.com/financials/sec-filings, or alternatively by directing a request by mail to Union Pacific's Corporate Secretary, 1400 Douglas Street, Omaha, Nebraska 68179, and documents filed with the SEC by Norfolk Southern will be available free of charge by accessing Norfolk Southern's website at https://investor.unionpacific.com/financials/sec-filings or, alternatively, by directing a request by mail to Norfolk Southern's Corporate Secretary, 650 West Peachtree Street NW, Atlanta, Georgia 30308-1925.

PARTICIPANTS IN THE SOLICITATION

Union Pacific, Norfolk Southern and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Norfolk Southern and Union Pacific in connection with the Transaction under the rules of the SEC.

Information about the interests of the directors and executive officers of Union Pacific and Norfolk Southern and other persons who may be deemed to be participants in the solicitation of shareholders of Union Pacific and Norfolk Southern in connection with the Transaction and a description of their direct and indirect interests, by security holdings or otherwise, will be included in the Joint Proxy Statement/Prospectus, which will be SEC.

Information about the directors and executive officers of Union Pacific and their ownership of Union Pacific common stock can also be found in the Union Pacific Annual Report, and its definitive proxy statement in connection with its 2025 annual meeting of shareholders, as filed with the SEC on March 25, 2025 (the "Union Pacific 2025 Proxy Statement") and other documents subsequently filed by Union Pacific 's transactions SEC, which are available on its website at www.up.com. Information about the directors and executive officers of Union Pacific 'removership of Union Pacific 's transactions with related persons is set forth in in the sections entitled "Proposal Number 1 – Election of Directors—Directors/Nominees", "Director Compensation in Fiscal Year 2024", "Proposal Number 3 – Advisory Vote to Approve Executive Compensation", "A Letter From Our Compensation and Talent Committee" and "Compensation Discussion and Analysis" of the Union Pacific 2025 Proxy Statement. To the extent holdings of Union Pacific common stock held by such persons as reflected therein, such changed from the amounts of Union Pacific common stock held by such persons as reflected therein, such changed share been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC, which are available at https://www.sec.gov/edgar/browse/?CIK=100885&owner=exclude under the tab "Ownership

Information about the directors and executive officers of Norfolk Southern and their ownership of Norfolk Southern common stock is also set forth in the definitive proxy statement for Norfolk Southern's 2025 Annual Meeting of Shareholders, as filed with the SEC on Schedule 14A on March 28, 2025 (which is available at https://www.sec.gov/ix?doc=/Archives/edgar/data/0000702165/000119312525066914/d892357ddef14a.htm) and other documents subsequently filed by Norfolk Southern with the SEC. Information about the

https://www.sec.gov/ix?docr/Archives/edgar/data/0000702165/000119312525066914/d892357delf14a.htm) and other documents subsequently filed by Norfolk Southerm with the SEC. Information about the directors and executive officers of Norfolk Southerm, their ownership of Norfolk Southerm common stock, and Norfolk Southerm Director Nominees", "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term, "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term, "Corporate Governance and the Board—Item 1: Election of 13 Directors for a One-Year Term," Corporate Governance and the Board—Other Subsequent Changes to Norfolk Southern's Subsequent Changes to Norfolk Southern's Board of Directors following the filing of such definitive proxy statement. To the extent holdings of Norfolk Southern common stock by the directors and executive officers of Norfolk Southern have changed from the amounts of Norfolk Southern common stock held by such persons as reflected in the definitive proxy statement, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC, which are available at https://www.sec.gov/edgar/browse/?CIK=702165&wmer=exclude under the tab "Ownership Disclosures".

Free copies of these documents may be obtained as described above.