Creating America's First Transcontinental Railroad







Union Pacific and Norfolk Southern announced an agreement to create America's first transcontinental railroad, building on President Abraham Lincoln's vision from nearly 165 years ago. This combination will transform the U.S. supply chain, unleash the industrial strength of American manufacturing, and create new sources of economic growth and workforce opportunity that preserves union jobs.



Linking Nearly Every Corner of North America

Connecting

50,000

Route Miles

Across

States

43

10

International Interchanges

~100 Ports

Path to Completion



The Boards of Directors of both Union Pacific and Norfolk Southern unanimously approve the transaction Shareholders vote to approve the transaction

The companies expect to file their application with the STB within 6 months

Transaction is subject to STB review and approval within its statutory timeline and customary closing conditions The companies are targeting closing the transaction by early 2027

Our Mission Remains Unchanged: Safety, Service & Operational Excellence = Winning Strategy

Safety

Be the best at safety.

Service

Deliver the service we sold our customers.

Asset Utilization

Drive decisionmaking to those closest to the work.

Cost Control

Spend resources wisely, with a buffer for the unexpected.

People

Engage our teams and stakeholders.

Delivering Benefits to All Stakeholders

For America

- Compete more effectively with Canadian railroads to win back U.S. freight volume and American jobs.
- **Unlock rail options** for shippers in regions where railroad connections are less efficient, creating a more accessible, sustainable, and lower-cost supply chain for manufacturers and consumers.
- Enable strong international trade routes and offer greater access to U.S.-made goods.

For Safety

- Safety will remain the top priority. Our focus will remain on ensuring every employee goes home safe to their families and protecting communities where we operate.
- Improve safety through combined, proven technologies to advance our ability to quickly assess potential mechanical and track defects to reduce incidents and injuries.

For Service

- Customers will benefit from seamless, single-line service across the country that improves transit times by eliminating car touches and interchange points.
- Enhancing the rail experience and ease of doing business. Customers will receive single-line rate quotes with one system to track freight, enabling real-time decisions that optimize supply chains.
- Greater partnerships with short lines and U.S. ports. Access to a unified rail network with a single Class I interface, new services, reduced gateway delays, and expanded reach and faster access to new markets.

For Our Workforce

- **Protecting and expanding opportunities for employees**. Union employees will have job opportunities with the combined company. Expected rail volume growth will drive additional employment opportunities. Non-union workers will have opportunities to grow as part of a larger, combined enterprise.
- Preserving the best-paid industrial careers in America. Railroad employees are among the most highly compensated workers across U.S. industries.

For Our Communities

- Investing in safe, resilient, and vibrant communities. Invested a combined \$300 million in philanthropic giving 2020-2025, supporting workforce development, safety initiatives, and vibrant spaces where people want to live and work.
- Our goal is simple: zero incidents involving trains, pedestrians, drivers, or employees. In addition to Operation Lifesaver programs, the companies trained over 10,000 first responders in 2024.

o Offer Or Solicitation

his 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 egistration or qualification under the securities are 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

Dertain 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 their factors that may exceed lines to be materially different from those expressed or implied by any forward-looking statements. In some cases, forward-looking statement may be identified by the use of words like "may," will," 'could, "hould," 'sbect," 'articipate," 'believe," 'project, "estimate," intending," intending, "to forma," or any variations or other comparable terminology.

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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/ix/doc=/Archives/edgar/data/0000702165/000070 16525000008/nsc-2024/231thm) and intoin Pacific smost 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/ix/doc=/Archives/edgar/data/0000100885/00004/unp-2024/231thm) (the "Union Pacific kinaul Report"), as well as Julion Pacific sand Norfolk Southern's webstace year are provided or convenience and, therefore, information on or available through the website is not, and should not be deemed to be, incorporated by reference herein. The forward-looking statements Report on the date they were first issued, and unless otherwise required by applicable securities laws, Union Pacific and Norfolk Southern is website. To ortherwise, excepts are made only as of the date they were first issued, and unless otherwise required by applicable securities laws, Union Pacific and Norfolk Southern is unforted to revise any forward-looking statements, whether as a record or ortherwise, except as may be required by applicable but or regulation to bugdate or revise any forward-looking statements, whether as a record or ordinary or otherwise, except as may be required by applicable but or regulation to bugdate or revise any forward-looking statements. Here or ordinary or ordinary or ordinary ordinary or ordinary ordinary ordinary ordinary.

Additional Information About The Transaction And Where To Find I

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's and Norfoll Southern Each of Union Pacific and Norfoll Southern may also file with or Unish to the SEC other relevant documents regarding the Transaction in Form Statement Prospectures in the Union Pacific and Norfolk Southern may also file respective Shareholders of Union Pacific and Norfolk Southern may also their respective shareholders of Union Pacific and Norfolk Southern may also their respective shareholders in connection with the Transaction.

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vestors and security holders of Union Pacific and Norfolk Southern may obtain free copies of these documents and ed with the SEC by Union Pacific or Norfolk Southern through the website maintained by the SEC at http://www.sec.gov or from (confordiscuthern intervestorouncempts filled with the SEC by Union Pacific or Norfolk Southern at the section of the section of

Participants In The Solicitation

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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 filled with the 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 filled with the SEC on March 25, 2025 (the "Union Pacific Coursenst") and other documents subsequently filled by Union Pacific with the SEC, which are available on its website at www.up.com. Information about the directors and executive officers of Union Pacific, their ownership of Union Pacific common stock, and Union Pacific is stranged in the SEC of the Information about the directors and executive officers of Union Pacific Coursenst and Talent Committee' and "Compensation in Fiscal Valves" Advisory Votor 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 by the directors and executive officers of Union Pacific Common stock by the presons as reflected therein, such changes have been or will be reflected on tatements of Union Pacific Common stock by the presons as reflected therein, such changes have been or will be reflected on tatements of Union Pacific Common stock by the presons as reflected therein, such changes have been or will be reflected on tatements of Union Pacific Common stock by the preson as reflected therein, such changes have been or will be reflected on tatements of Union Pacific Common stock by the SEC with the SEC

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