

118TH CONGRESS
1ST SESSION

H. R. 1071

To impose safety requirements on commercial air tour flights, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 17, 2023

Mr. CASE (for himself, Mr. NADLER, Ms. NORTON, Ms. TOKUDA, Mr. SHERMAN, Ms. VELÁZQUEZ, and Mr. GOLDMAN of New York) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To impose safety requirements on commercial air tour flights, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Safe and Quiet Skies
5 Act of 2023”.

1 SEC. 2. REQUIREMENTS FOR COMMERCIAL AIR TOUR

2 FLIGHTS.

3 (a) PROHIBITION OF OVERFLIGHTS.—Notwithstanding
4 any other provision of law, a commercial air tour
5 may not operate within a half mile of the following:

6 (1) A military installation.

7 (2) A national cemetery.

8 (3) A unit of the National Wilderness Preservation
9 System.

10 (4) A unit of the National Park System.

11 (5) A unit of the National Wildlife Refuge System.

13 (b) USE OF AUTOMATIC DEPENDENT SURVEIL-
14 LANCE-BROADCAST (ADS-B) OUT EQUIPMENT.—The
15 Administrator of the Federal Aviation Administration
16 shall revise section 91.227 of title 14, Code of Federal
17 Regulations, to require the use of ADS-B Out (as such
18 term is defined in such section) during the entire oper-
19 ation of a commercial air tour.

20 (c) STERILE COCKPIT RULE.—The Administrator
21 shall issue such regulations as are necessary to—

22 (1) impose the requirements of section 121.542
23 of title 14, Code of Federal Regulations, on a com-
24 mercial air tour and a pilot of a commercial air tour
25 (including a commercial air tour that does not hold

1 a certificate under part 121 of title 14, Code of Fed-
2 eral Regulations);

3 (2) define tour-giving and providing an oral
4 narration of the air tour as duties that are not re-
5 quired for the safe operation of the aircraft for a
6 commercial air tour (including a commercial air tour
7 that does not hold a certificate under part 121 of
8 title 14, Code of Federal Regulations); and

9 (3) define a critical phase of flight for a com-
10 mercial air tour (including a commercial air tour
11 that does not hold a certificate under part 121 of
12 title 14, Code of Federal Regulations) to include all
13 ground operations involving taxi, takeoff, and land-
14 ing, and all other flight operations regardless of alti-
15 tude of operation.

16 (d) MINIMUM ALTITUDES.—

17 (1) IN GENERAL.—Notwithstanding any other
18 provision of law, a commercial air tour may not op-
19 erate at an altitude of less than 1,500 feet.

20 (2) EXCEPTIONS.—

21 (A) SAFE HARBOR.—An operator of a
22 commercial air tour may fly below the altitude
23 described in paragraph (1) for reasons of safety
24 if unpredictable circumstances occur.

(B) FAA REQUIREMENTS.—The Administrator may permit an operator of a commercial air tour to operate below the altitude described in paragraph (1) for flight operations for take-off and landing.

6 (3) RULE OF CONSTRUCTION.—If a reasonable
7 individual would believe a commercial air tour could
8 not safely fly at a minimum altitude of 1,500 feet
9 for the duration of the flight given the conditions at
10 takeoff, the safe harbor described in paragraph
11 (2)(A) shall not apply.

12 (e) OCCUPIED AREAS.—

(A) a maximum level of 55 dbA as measured from such occupied area; and

1 of Federal Regulations, and related appendices, to
2 reduce noise limits in accordance with paragraph
3 (1).

4 **SEC. 3. DELEGATED AUTHORITY TO STATE AND LOCAL**
5 **REGULATORS.**

6 (a) IN GENERAL.—Notwithstanding any other provi-
7 sion of law, a State or locality may impose additional re-
8 quirements on commercial air tours (but may not waive
9 any requirements described in this Act or in the amend-
10 ments made by this Act), including—

11 (1) banning such tours;
12 (2) imposing day and time flight restrictions;
13 (3) regulating the total number of flights per
14 day;

15 (4) regulating route requirements over occupied
16 areas;

17 (5) prohibiting flights over State or local parks,
18 ocean recreation, cemeteries, and other areas of
19 State interest; and

20 (6) requiring commercial air tours to operate at
21 lower decibels for purposes of noise requirements.

22 (b) FAA EXCEPTIONS.—The Administrator may in-
23 validate a requirement imposed pursuant to subsection (a)
24 if required for flight operations for takeoff and landing.

1 **SEC. 4. PUBLIC ENGAGEMENT THROUGHOUT FEDERAL**
2 **AND STATE REGULATORY PROCESS.**

3 During the promulgation of any regulation required
4 by this Act or the drafting and update of the Air Tours
5 Common Procedural Manuals, the requirements of the Ad-
6 ministrative Procedure Act shall apply.

7 **SEC. 5. PENALTIES.**

8 The Administrator shall impose penalties for viola-
9 tions of this Act or the amendments made by this Act,
10 including revoking any certifications or permits issued to
11 operate a commercial air tour.

12 **SEC. 6. CONFORMING AMENDMENTS.**

13 (a) IN GENERAL.—Section 40128 of title 49, United
14 States Code, is amended—

15 (1) in the section heading by striking “**na-**
16 **tional parks**” and inserting “**tribal lands**”;

17 (2) by striking “a national park or” in each
18 place in which it appears;

19 (3) by striking “park or” in each place in which
20 it appears;

21 (4) in subsection (a)(1)(C), by striking “or vol-
22 untary agreement under subsection (b)(7)”;

23 (5) by striking subsection (a)(2) and inserting
24 the following:

25 “(2) APPLICATION FOR OPERATING AUTHOR-
26 ITY.—Before commencing commercial air tour oper-

1 ations over tribal lands, a commercial air tour operator
2 shall apply to the Administrator for authority
3 to conduct the operations over the tribal lands.”;

4 (6) by striking subsection (a)(3);

5 (7) by redesignating paragraph (4) of subsection
6 (a) as paragraph (3);

7 (8) by striking subsection (a)(5);

8 (9) in subsection (b)(1)(A)—

9 (A) by striking “over the park” and inserting
10 “over the lands”; and

11 (B) by striking “paragraph (4)” and inserting
12 “paragraph (3)”;

13 (10) by striking subsection (b)(1)(C);

14 (11) by striking subsection (b)(3);

15 (12) by redesignating paragraphs (4) through
16 (6) of subsection (b) as paragraphs (3) through (5),
17 respectively;

18 (13) by striking subsection (b)(7);

19 (14) by striking subsection (c)(2)(B);

20 (15) by redesignating subparagraphs (C)
21 through (I) of subsection (c)(2) as subparagraphs
22 (B) through (H), respectively;

23 (16) in subsection (c)(3)(B), by striking “at
24 the” in each place in which it appears;

25 (17) in subsection (d)(1)—

1 (A) by striking “over a national park
2 under interim operating authority granted
3 under subsection (c) or”; and

4 (B) by striking “or voluntary agreement”;

5 (18) by striking subsection (e);

6 (19) by striking subsection (f) and inserting the
7 following:

8 “(e) TRIBAL AUTHORITY.—

9 “(1) IN GENERAL.—Notwithstanding any other
10 provision of law, a tribal entity may impose addi-
11 tional requirements on commercial air tours (but
12 may not waive any requirements described in the
13 Safe and Quiet Skies Act of 2023 or in the amend-
14 ments made by the Safe and Quiet Skies Act of
15 2023), including—

16 “(A) banning such tours;

17 “(B) imposing day and time flight restric-
18 tions;

19 “(C) regulating the total number of flights
20 per day;

21 “(D) regulating route requirements over
22 occupied areas;

23 “(E) prohibiting flights over tribal parks,
24 ocean recreation, cemeteries, and other areas of
25 tribal interest; and

1 “(F) requiring commercial air tours to op-
2 erate at lower decibels for purposes of noise re-
3 quirements.

4 “(2) FAA EXCEPTIONS.—The Administrator of
5 the Federal Aviation Administration may invalidate
6 a regulation imposed pursuant to paragraph (1) if
7 required for flight operations for takeoff and land-
8 ing.

9 “(3) TRIBAL ENTITY.—In this subsection, the
10 term ‘tribal entity’ means—

11 “(A) a tribal organization (as such term is
12 defined in section 4 of the Indian Self-Deter-
13 mination and Education Assistance Act of 1975
14 (25 U.S.C. 5304));

15 “(B) a tribally designated housing entity
16 (as such term is defined in section 4 of the Na-
17 tive American Housing Assistance and Self-De-
18 termination Act of 1996 (25 U.S.C. 4103)); or

19 “(C) an Indian-owned business or a tribal
20 enterprise (as such terms are defined in section
21 3 of the Native American Business Develop-
22 ment, Trade Promotion, and Tourism Act of
23 2000 (25 U.S.C. 4302)).”;

24 (20) in subsection (g)(1), by striking “over a
25 national park” and inserting “over tribal lands”;

1 (21) in subsection (g)(2), by striking “over a
2 national park” and inserting “over tribal lands”;

3 (22) by striking subsection (g)(4);

4 (23) by redesignating paragraphs (5) through
5 (8) of subsection (g) as paragraphs (4) through (7),
6 respectively; and

7 (24) by redesignating subsection (g) as sub-
8 section (f).

9 (b) ANALYSIS.—The table of section for chapter 401
10 of title 49, United States Code, is amended by striking
11 the item relating to section 40128 and inserting the fol-
12 lowing:

“40128. Overflights of tribal lands.”.

13 **SEC. 7. NTSB RECOMMENDATIONS.**

14 (a) IN GENERAL.—The Administrator shall imple-
15 ment all recommendations concerning operators under
16 part 135 of title 14, Code of Federal Regulations, that—

17 (1) were issued by the National Transportation
18 Safety Board; and

19 (2) are considered by the Board to be open un-
20 acceptable response.

21 (b) PART 135 REGULATION.—The Administrator—

22 (1) shall require all commercial air tours to op-
23 erate pursuant to part 135 of title 14, Code of Fed-
24 eral Regulations; and

1 (2) may not permit a commercial air tour to op-
2 erate pursuant to part 91 of title 14, Code of Fed-
3 eral Regulations.

4 **SEC. 8. DEFINITIONS.**

5 In this Act, the following definitions apply:

6 (1) ADMINISTRATOR.—The term “Adminis-
7 trator” means the Administrator of the Federal
8 Aviation Administration.

9 (2) ALTITUDE.—The term “altitude” means
10 the distance above ground level between an aircraft
11 and the highest obstacle that is within 2 miles of the
12 location over which such aircraft is flying at any
13 time.

14 (3) COMMERCIAL AIR TOUR.—The term “com-
15 mercial air tour” means any flight conducted for
16 compensation or hire in a powered aircraft where a
17 purpose of the flight is sightseeing or intentional
18 parachuting. If the operator of a flight asserts that
19 the flight is not a commercial air tour, factors that
20 can be considered by the Administrator in making a
21 determination of whether the flight is a commercial
22 air tour include—

23 (A) whether there was a holding out to the
24 public of willingness to conduct a sightseeing or

1 intentional parachuting flight for compensation
2 or hire;

3 (B) whether a narrative was provided that
4 referred to areas or points of interest on the
5 surface;

6 (C) the area of operation;

7 (D) the frequency of flights;

8 (E) the route of flight;

9 (F) the inclusion of sightseeing or inten-
10 tional parachuting flights as part of any travel
11 arrangement package; or

12 (G) whether the flight in question would or
13 would not have been canceled based on poor vis-
14 ibility of the surface.

15 (4) dbA.—The term “dbA” means the A-
16 weighted sound level or unit of measurement de-
17 scribing the total sound level of all noises as meas-
18 ured with a sound level meter using the A weighting
19 network.

20 (5) OCCUPIED AREA.—The term “occupied
21 area” means land area that is used by people, in-
22 cluding residential areas, commercial areas, and rec-
23 reational areas.

