

118TH CONGRESS
1ST SESSION

H. R. 2626

To reform Federal Aviation Administration safety requirements for commercial air tour operators, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 13, 2023

Ms. TOKUDA (for herself and Mr. CASE) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To reform Federal Aviation Administration safety requirements for commercial air tour operators, 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 “Air Tour and Sport
5 Parachuting Safety Improvement Act of 2023”.

6 **SEC. 2. DEFINITIONS.**

7 In this Act:

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

1 (2) AIR CARRIER.—The term “air carrier” has
2 the meaning given that term in section 40102 of
3 title 49, United States Code.

4 (3) COMMERCIAL AIR TOUR.—The term “com-
5 mercial air tour” means a flight conducted for com-
6 pensation or hire in an airplane or helicopter where
7 a purpose of the flight is sightseeing.

8 (4) COMMERCIAL AIR TOUR OPERATOR.—The
9 term “commercial air tour operator” means any per-
10 son who conducts a commercial air tour.

11 (5) PARACHUTE OPERATION.—The term “para-
12 chute operation” has the meaning given that term in
13 section 105.3 of title 14, Code of Federal Regula-
14 tions (or any successor regulation).

15 **SEC. 3. SAFETY MANAGEMENT SYSTEM REQUIREMENTS**
16 **FOR CERTAIN OPERATORS.**

17 Not later than 24 months after the date of enactment
18 of this Act, the Administrator shall issue a final rule re-
19 quiring each person holding a certificate under part 119
20 of title 14, Code of Federal Regulations, and authorized
21 to conduct operations in accordance with the provisions
22 of part 135 of title 14, Code of Federal Regulations, to
23 implement a safety management system, as appropriate
24 for the operations.

1 **SEC. 4. OTHER SAFETY REQUIREMENTS FOR COMMERCIAL**
2 **OPERATORS.**

3 (a) SAFETY REFORMS.—

4 (1) AUTHORITY TO CONDUCT NONSTOP COM-
5 MERCIAL AIR TOURS.—

6 (A) IN GENERAL.—Subject to subparagraph
7 (B), beginning on the date that is 3
8 years after the date of enactment of this Act,
9 no person may conduct commercial air tours
10 unless that person—

11 (i) holds a certificate identifying the
12 person as an air carrier or commercial op-
13 erator under part 119 of title 14, Code of
14 Federal Regulations; and

15 (ii) conducts all commercial air tours
16 under the applicable provisions of part 121
17 or part 135 of title 14, Code of Federal
18 Regulations.

19 (B) TEMPORARY EXCEPTION.—Notwith-
20 standing the requirements of subparagraph (A),
21 for a period of 5 years after the date described
22 in subparagraph (A), a person who holds a let-
23 ter of authorization issued by the Administrator
24 to conduct nonstop commercial air tours under
25 section 91.147 of title 14, Code of Federal Reg-
26 ulations, may continue to conduct nonstop com-

1 mercial air tours under such letter of authoriza-
2 tion so long as the person—

3 (i) as of the date of enactment of this
4 section, has submitted (or not later than
5 18 months after such date of enactment,
6 submits) an application to the Adminis-
7 trator for an air carrier certificate under
8 part 119, Code of Federal Regulations;
9 and

10 (ii) has not been issued such part 119
11 certificate or received a denial of the appli-
12 cation submitted under clause (i).

13 (C) REPORTING REQUIRED.—Beginning on
14 the date that is 3 years after the date of enact-
15 ment, and every 12 months thereafter, each
16 person that conducts commercial air tours (in-
17 cluding any person excluded from the certificate
18 requirement under subparagraph (B)) shall re-
19 port to the Administrator the total number of
20 commercial air tours that person conducted
21 during the previous 12 months.

22 (D) OTHER TERMS.—The Administrator
23 shall—

24 (i) revise title 14, Code of Federal
25 Regulations, to include definitions for the

1 terms “aerial work” and “aerial photography” that are limited to aerial operations
2 performed for compensation or hire with
3 an approved operating certificate; and

5 (ii) to the extent necessary, revise section 119.1(e)(4)(iii) of title 14, Code of
6 Federal Regulations, to conform with the
7 requirements of such definitions.

9 (2) ADDITIONAL SAFETY REQUIREMENTS.—Not
10 later than 3 years after the date of enactment of
11 this Act, the Administrator shall issue new or re-
12 vised regulations that shall require all certificated
13 commercial air tour operators to incorporate avoid-
14 ance training for controlled flight into terrain and
15 in-flight loss of control into the training program re-
16 quired under part 121 or 135 of title 14, Code of
17 Federal Regulations, as applicable. The training
18 shall address reducing the risk of accidents involving
19 unintentional flight into instrument meteorological
20 conditions to address day, night, and low visibility
21 environments with special attention paid to research
22 available as of the date of enactment of this Act on
23 human factors issues involved in such accidents, in-
24 cluding but not limited to—

- 1 (A) specific terrain, weather, and infra-
2 structure challenges relevant in the local oper-
3 ating environment that increase the risk of such
4 accidents;
- 5 (B) pilot decision-making relevant to the
6 avoidance of instrument meteorological condi-
7 tions while operating under visual flight rules;
- 8 (C) use of terrain awareness displays;
- 9 (D) spatial disorientation risk factors and
10 countermeasures; and
- 11 (E) strategies for maintaining control, in-
12 cluding the use of automated systems.

13 (b) AVIATION RULEMAKING COMMITTEE.—

14 (1) IN GENERAL.—The Administrator, shall
15 convene an aviation rulemaking committee to review
16 and develop findings and recommendations to in-
17 form—

18 (A) establishing a performance-based
19 standard for flight data monitoring for all com-
20 mercial air tour operators that reviews all avail-
21 able data sources to identify deviations from es-
22 tablished areas of operation and potential safety
23 issues;

24 (B) requiring all commercial air tour oper-
25 ators to install flight data recording devices ca-

1 pable of supporting collection and dissemination
2 of the data incorporated in the Flight Oper-
3 ational Quality Assurance Program (or, if an
4 aircraft cannot be retrofitted with such equip-
5 ment, requiring the commercial air tour oper-
6 ator for such aircraft to collect and maintain
7 flight data through alternative methods);

8 (C) requiring all commercial air tour oper-
9 ators to implement a flight data monitoring
10 program, such as a Flight Operational Quality
11 Assurance Program;

12 (D) establishing methods to provide effec-
13 tive terrain awareness and warning; and

14 (E) establishing methods to provide effec-
15 tive traffic avoidance in identified high-traffic
16 tour areas, such as requiring air tour operators
17 that operate within those areas be equipped
18 with an Automatic Dependent Surveillance-
19 Broadcast Out- and In-supported traffic advi-
20 sory system that—

21 (i) includes both visual and aural
22 alerts;

23 (ii) is driven by an algorithm designed
24 to eliminate nuisance alerts; and

1 (iii) is operational during all flight op-
2 erations.

3 (2) MEMBERSHIP.—The aviation rulemaking
4 committee shall consist of members appointed by the
5 Administrator, including—

6 (A) representatives of industry, including
7 manufacturers of aircraft and aircraft tech-
8 nologies;

9 (B) representatives of aviation operator or-
10 ganizations; and

11 (C) aviation safety experts with specific
12 knowledge of safety management systems and
13 flight data monitoring programs under part 135
14 of title 14, Code of Federal Regulations.

15 (3) DUTIES.—

16 (A) IN GENERAL.—The Administrator
17 shall direct the aviation rulemaking committee
18 to make findings and submit recommendations
19 regarding each of the matters specified in sub-
20 paragraphs (A) through (E) of paragraph (1).

21 (B) CONSIDERATIONS.—In carrying out its
22 duties under subparagraph (A), the Adminis-
23 trator shall direct the aviation rulemaking com-
24 mittee to consider—

- 1 (i) recommendations of the National
2 Transportation Safety Board;
- 3 (ii) recommendations of previous avia-
4 tion rulemaking committees that reviewed
5 flight data monitoring program require-
6 ments on part 135 commercial operators;
- 7 (iii) recommendations from industry
8 safety organizations, including but not lim-
9 ited to the Vertical Aviation Safety Team
10 (VAST), the General Aviation Joint Safety
11 Committee, and the United States Heli-
12 copter Safety Team (USHST);
- 13 (iv) scientific data derived from a
14 broad range of flight data recording tech-
15 nologies capable of continuously transmit-
16 ting and that support a measurable and
17 viable means of assessing data to identify
18 and correct hazardous trends;
- 19 (v) appropriate use of data for modi-
20 fying behavior to prevent accidents;
- 21 (vi) the need to accommodate techno-
22 logical advancements in flight data record-
23 ing technology;
- 24 (vii) data gathered from aviation safe-
25 ty reporting programs;

- 1 (viii) appropriate methods to provide
2 effective terrain awareness and warning
3 system (TAWS) protections while miti-
4 gating nuisance alerts for aircraft;
- 5 (ix) the need to accommodate the di-
6 versity of airworthiness standards under
7 part 27 and part 29 of title 14, Code of
8 Federal Regulations;
- 9 (x) the need to accommodate diversity
10 of operations and mission sets;
- 11 (xi) benefits of third-party data anal-
12 ysis for large and small operations;
- 13 (xii) accommodations necessary for
14 small businesses; and
- 15 (xiii) other issues as necessary.

16 (4) REPORTS AND REGULATIONS.—The Admin-
17 istrator shall—

- 18 (A) not later than 20 months after the
19 date of enactment of this Act, submit to the
20 Committee on Commerce, Science, and Trans-
21 portation of the Senate and the Committee on
22 Transportation and Infrastructure of the House
23 of Representatives a report based on the find-
24 ings of the aviation rulemaking committee;

- 1 (B) not later than 12 months after the
2 date of submission of the report under subparagraph
3 (A), and after consideration of the recommendations of the aviation rulemaking committee, issue an intent to proceed with proposed rulemakings regarding each of the matters specified in subparagraphs (A) through (E) of paragraph (1); and
9 (C) not later than 3 years after the date
10 of enactment of this Act, issue a final rule with
11 respect to each of the matters specified in such
12 subparagraphs of paragraph (1).

13 **SEC. 5. EXPEDITED PROCESS FOR OBTAINING OPERATING
14 CERTIFICATES.**

15 (a) IN GENERAL.—The Administrator shall implement procedures to improve the process for obtaining operating certificates under part 119 of title 14, Code of Federal Regulations.

19 (b) CONSIDERATIONS.—In carrying out subsection 20 (a), beginning on the date that is 18 months after the 21 date of enactment of this Act, the Administrator shall give 22 priority consideration to operators that must obtain a certificate in accordance with section 4(a)(1) of this Act.

24 (c) REPORT REQUIRED.—Not later than 1 year after 25 the date of enactment of this Act, the Administrator shall

1 submit to the Committee on Commerce, Science, and
2 Transportation of the Senate and the Committee on
3 Transportation and Infrastructure of the House of Rep-
4 resentatives a report describing—

5 (1) how the procedures implemented under sub-
6 section (a) will increase the efficiency of the process
7 for obtaining operating certificates under part 119
8 of title 14, Code of Federal Regulations, and, if ap-
9 plicable, certificates authorizing operations under
10 part 135 of such title;

11 (2) how considerations under subsection (b) will
12 be incorporated into procedures implemented under
13 subsection (a); and

14 (3) any additional resources required to imple-
15 ment procedures under subsection (a).

16 (d) ADDITIONAL REPORTS REQUIRED.—Not later
17 than 3 years after the date of enactment of this Act, and
18 annually thereafter the Administrator shall submit a re-
19 port to the Committee on Commerce, Science, and Trans-
20 portation of the Senate and the Committee on Transpor-
21 tation and Infrastructure of the House of Representatives
22 that—

23 (1) includes—

24 (A) data on certification approvals and de-
25 nials; and

1 (B) data on duration of key phases of the
2 certification process; and
3 (2) identifies certification policies in need of re-
4 form or repeal.

5 **SEC. 6. SAFETY REQUIREMENTS FOR SPORT PARACHUTE**
6 **OPERATIONS.**

7 (a) AVIATION RULEMAKING COMMITTEE.—The Ad-
8 ministrator, shall convene an aviation rulemaking com-
9 mittee to review and develop findings and recommenda-
10 tions to inform—

11 (1) rulemaking governing parachute operations
12 conducted in the United States that are subject to
13 the requirements of part 105 of title 14, Code of
14 Federal Regulations, to address—

15 (A) Federal Aviation Administration-ap-
16 proved aircraft maintenance and inspection pro-
17 grams that consider, at a minimum, require-
18 ments for compliance with engine manufac-
19 turers' recommended maintenance instructions,
20 such as service bulletins and service information
21 letters for time between overhauls and compo-
22 nent life limits;

23 (B) initial and annual recurrent pilot pro-
24 ficiency checking programs for pilots conducting
25 parachute operations that address, at a min-

1 imum, operation- and aircraft-specific weight
2 and balance calculations, preflight inspections,
3 emergency and recovery procedures, and para-
4 chutist egress procedures for each type of air-
5 craft flown; and

6 (C) initial and annual recurrent pilot re-
7 view programs for parachute operations pilots
8 that address, at a minimum, operation- specific
9 and aircraft-specific weight and balance calcula-
10 tions, preflight inspections, emergency and re-
11 covery procedures, and parachutist egress pro-
12 cedures for each type of aircraft flown, as well
13 as competency flight checks to determine pilot
14 competence in practical skills and techniques in
15 each type of aircraft;

16 (2) the revision of guidance material contained
17 in Advisory Circular 105-2E (relating to sport para-
18 chute jumping), to include guidance for parachute
19 operations in implementing the Federal Aviation Ad-
20 ministration-approved aircraft maintenance and in-
21 spection program and the pilot training and pilot
22 proficiency checking programs required under any
23 new or revised regulations issued in accordance with
24 paragraph (1); and

1 (3) the revision of guidance materials issued in
2 Order 8900.1 entitled “Flight Standards Informa-
3 tion Management System”, to include guidance for
4 Federal Aviation Administration inspectors who
5 oversee part 91 of title 14 Code of Federal Regula-
6 tions, operations conducted under any of the excep-
7 tions specified in section 119.1(e) of title 14, Code
8 of Federal Regulations, which include parachute op-
9 erations.

10 (b) MEMBERSHIP.—The aviation rulemaking com-
11 mittee shall consist of members appointed by the Adminis-
12 trator, including—

13 (1) representatives of industry, including manu-
14 facturers of aircraft and aircraft technologies;

15 (2) representatives of parachute operator orga-
16 nizations; and

17 (3) aviation safety experts with specific knowl-
18 edge of safety management systems and flight data
19 monitoring programs under part 135 and part 105
20 of title 14, Code of Federal Regulations.

21 (c) DUTIES.—

22 (1) IN GENERAL.—The Administrator shall di-
23 rect the aviation rulemaking committee to make
24 findings and submit recommendations regarding

1 each of the matters specified in paragraphs (1)
2 through (3) of subsection (a).

3 (2) CONSIDERATIONS.—In carrying out its du-
4 ties under paragraph (1), the Administrator shall di-
5 rect the aviation rulemaking committee to con-
6 sider—

7 (A) findings and recommendations of the
8 National Transportation Safety Board generally
9 as relevant and specifically those related to
10 parachute operations, including the June 21,
11 2019, incident in Mokuleia, Hawaii;

12 (B) recommendations of previous aviation
13 rulemaking committees that considered similar
14 issues;

15 (C) recommendations from industry safety
16 organizations, including, but not limited to, the
17 United States Parachute Association;

18 (D) appropriate use of data for modifying
19 behavior to prevent accidents;

20 (E) data gathered from aviation safety re-
21 porting programs;

22 (F) the need to accommodate diversity of
23 operations and mission sets;

24 (G) accommodations necessary for small
25 businesses; and

1 (H) other issues as necessary.

2 (d) REPORTS AND REGULATIONS.—The Adminis-
3 trator shall—

4 (1) not later than 20 months after the date of
5 enactment of this Act, submit a report based on the
6 findings of the aviation rulemaking committee to the
7 Committee on Commerce, Science, and Transpor-
8 tation of the Senate and to the Committee on Trans-
9 portation and Infrastructure of the House of Rep-
10 resentatives;

11 (2) not later than 12 months after the date of
12 submission of the report under paragraph (1), and
13 after consideration of the recommendations of the
14 aviation rulemaking committee, issue an intent to
15 proceed with proposed rulemakings regarding each
16 of the matters specified in paragraphs (1) through
17 (3) of subsection (a); and

18 (3) not later than 3 years after the date of en-
19 actment of this Act, issue a final rule with respect
20 to each of the matters specified in such paragraphs
21 of subsection (a).

1 SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

2 There are authorized to be appropriated to the Ad-
3 ministrator, to remain available until expended, such sums
4 as necessary to carry out this Act.

