U.S. DEPARTMENT OF TRANSPORTATION



FEDERAL AVIATION ADMINISTRATION

Aviation Rulemaking Committee Charter

Effective Date: 6/7/2023

SUBJECT: Investigative Technologies Aviation Rulemaking Committee

- 1. PURPOSE. This charter establishes the Investigative Technologies Aviation Rulemaking Committee (ARC), according to the Administrator's authority under Title 49 of the United States Code (49 U.S.C) § 106(p)(5). The sponsor of the ARC is the Associate Administrator for Aviation Safety. This charter outlines the ARC's organization, responsibilities, and tasks.
- 2. BACKGROUND. The FAA is committed to the recovery of flight data, whether it is inflight data or information collected after an incident or accident. The best way for the FAA to maintain this commitment is by reviewing domestic and international regulations, policies and guidance associated with investigative technology as it relates to the needs of search and rescue authorities, investigative safety boards, and new technological development. The request for more data, changes in international regulations, and technology development may necessitate new regulations, policies, and guidance.
- **3. OBJECTIVES OF THE ARC.** The ARC will provide a forum for the United States aviation community to discuss, prioritize, and provide recommendations to the FAA concerning requirements on the installation of existing, new, and upgraded investigative technologies that affect applicable airworthiness standards and operating rules. Those investigative technologies include the following:
 - a. Cockpit Voice Recorders (CVRs)
 - b. Flight Data Recorders (FDRs)
 - c. Underwater Locator Device (ULD)
 - d. Cockpit Image Recorders (CIRs)
 - e. Data Link Recorders (DLRs)
 - f. Automatic Deployable Flight Recorders (ADFRs)
 - g. Automatic Distress Tracking System (ADT)
 - h. Global Aeronautical Distress and Safety System (GADSS)
- 4. TASKS OF THE ARC. The tasks of the ARC are:
 - a. Address international harmonization and International Civil Aviation Organization (ICAO) standards.
 - b. Discuss and develop recommendations to the FAA based on improvements to safety, impact to the flying public, and economic viability.
 - c. Discuss issues and develop recommendations for maintenance, periodic testing, and validation of investigative technology systems.
 - d. Discuss issues and develop recommendations based on pending minimum operational performance standards (MOPS) for additional mandatory FDR parameters.
 - e. For the following National Transportation Safety Board (NTSB) Safety Recommendations, discuss issues and develop recommendations to the FAA on:

- i. Whether to require newly manufactured and existing turbine-powered, nonexperimental, nonrestricted-category aircraft that are not equipped with an FDR or CVR and operating under Parts 91, 121, or 135 to be equipped with a crash-resistant flight recorder system. The crash-resistant flight recorder system should record cockpit audio and images with a view of the cockpit environment to include as much of the outside view as possible, and parametric data per aircraft and system installation, specified in Technical Standard Order TSO-C197. (A-13-12 and A-13-13).
- Whether to require that aircraft used in extended overwater operations under Part 121 or Part 135, which are required to have a CVR and an FDR, be equipped with a tamper-resistant method to broadcast to a ground station sufficient information to establish the location of an aircraft after the flight has terminated due to a crash within six (6) Nautical Miles of the point of impact. (A-15-1).
- iii. Whether to require aircraft used in extended overwater operations under Part 121 or Part 135, which are required to have a CVR and an FDR, to be equipped with an airframe low frequency underwater locating device that will function for at least 90 days that can be detected by equipment available on military, search and rescue, and salvage assets. (A-15-2).
- Whether to require newly manufactured aircraft used in extended overwater operations under Part 121 and Part 135, which are required to have a CVR and FDR, to be equipped with a means to recover mandatory flight data parameters; the means of recovery should not require underwater retrieval. The data should be captured from a triggering event until the end of the flight and for as long a time period before the triggering event as possible. (A-15-3)
- v. How best to coordinate with other international regulatory authorities and ICAO to harmonize the implementation of requirements specified in A-15-1 and A-15-3. (A-15-4).
- vi. Whether to require newly manufactured and existing aircraft operating under Part 121 and 135, which are required to have a CVR and an FDR, to be equipped with a crash-protected CIR, in compliance with TSO-176a, and to be equipped with an independent power source. (A-15-7 and A-15-8).
- vii. Whether to require Part 135 operators to install flight data recording devices capable of supporting a flight data monitoring program. (A-16-34)
- viii. Whether to require Part 135 operators to establish a structured flight data monitoring program that reviews all available data sources to identify deviations from established norms and procedures and other potential safety issues. (A-16-35).
- ix. Whether to require the retrofitting of all CVRs on all airplanes required to carry both a CVR and FDR with a CVR capable of 25 hours of recording capability. (A-18-31).
- x. Whether to require manufacturers of newly manufactured turbine-powered helicopters not equipped with an FDR and a CVR to install a crash-resistant flight recorder system that records cockpit audio and images with a view of the cockpit environment to include as much of the outside view as possible

and parametric data per aircraft and system installation, as specified in TSO-C197. (A-20-27).

- xi. Whether to require manufacturers of newly manufactured turbine-powered helicopters equipped with an FDR and a CVR to install a crash-protected CIR system compliant with TSO-C176a or equivalent. The CIR should be equipped with an independent power source consistent with that required for CVRs in 14 CFR § 29.1457. (A-20-28)
- xii. Whether to require manufacturers of existing turbine-powered helicopters not equipped with an FDR or a CVR to provide a means to install a crash-resistant flight recorder system that records cockpit audio and images with a view of the cockpit environment to include as much of the outside view as possible and parametric data per aircraft and system installation, as specified in Technical Standard Order C197. (A-20-29).
- xiii. Whether to require existing turbine-powered helicopters equipped with an FDR and a CVR to install a crash-protected CIR system that is compliant with TSO-C176a or equivalent. The CIR system should be equipped with an independent power source consistent with that required for CVRs in 14 CFR § 29.1457. (A-20-30).
- xiv. Whether to require that newly manufactured turbine-powered helicopters be equipped with CIRs compliant with TSO-C176a. (A-20-028).
- f. Discuss issues and develop a recommendation on whether to allow the use of ADFRs that may currently be contrary to rule.
- g. Discuss and consider alternate approaches for promoting voluntary installations of FDRs, CVRs, and CIRs for aircraft and operations where there may not be a mandatory installation requirement.
- h. Develop and recommend to the FAA draft advisory circular language and a strategy, process, and schedule for the implementation of new or revised criteria.
- i. Develop and recommend to the FAA updated guidance material, notices, handbooks, and other relevant material for investigative technologies.
- j. Develop and recommend to the FAA updated guidance material, notices, and handbooks and other relevant material on how FDRs, CVRs, and CIRs can be integrated into a voluntary or required Safety Management System (SMS) program.
- k. For any recommendation to change regulatory requirements, provide quantitative benefit and cost estimates, qualitative benefit-cost description, and compliance trade-offs.
- 1. Within 12 months of the first meeting of the ARC after the effective date of this charter, submit an interim recommendation report.
- m. Within 20 months of the first meeting of the ARC after the effective date of the charter, submit a final recommendation report.
 - i. The ARC's Industry Co-Chair sends the recommendation report to the ARC's FAA Co-Chair and the Executive Director of the Office of Rulemaking.
 - ii. The ARC's FAA Co-Chair determines when the recommendation report and records, pursuant to paragraph (8), will be made available for public release.

5. ARC PROCEDURES.

- a. The ARC acts solely in an advisory capacity by advising and providing written recommendations to the ARC's FAA Co-Chair.
- b. The ARC may propose related follow-on tasks outside the stated scope of the ARC to the ARC's FAA Co-Chair for consideration.
- c. The ARC may reconvene following the submission of the recommendation report for the purposes of providing advice and assistance to the FAA, at the discretion of the ARC's FAA Co-Chair, provided the charter is still in effect.
- 6. ARC ORGANIZATION, MEMBERSHIP, AND ADMINISTRATION. The FAA will set up an ARC of members from the aviation community. Members will be selected based on their familiarity and experience with investigative technologies operational analysis and regulatory compliance. Membership will be balanced in viewpoints, interests, and knowledge of the ARC's objectives and scope.

The August 13, 2014, Office of Management and Budget (OMB) guidance, "Revised Guidance on Appointment of Lobbyists to Federal Advisory Committees, Boards, and Commissions" (79 FR 47482), bans registered lobbyists from participating on Agency Boards and Commissions if participating in their "individual capacity." The revised guidance allows registered lobbyists to participate on Agency Boards and Commissions in a "representative capacity" for the "express purpose of providing a committee with the views of a nongovernmental entity, a recognizable group of persons or nongovernmental entities (an industry, sector, labor unions, or environmental groups, etc.) or state or local government." For further information, refer to the OMB Guidance at 79 FR 47482.

Membership is limited to promote discussion. Attendance, active participation, and commitment by members are essential for achieving the objectives and tasks. When necessary, the ARC may set up specialized and temporary working groups that include at least one ARC member and invited subject matter experts from industry and government.

FAA and other Federal government agency subject matter experts may be requested to participate as Observers and to provide technical support to the ARC members.

- a. The Sponsor, the Associate Administrator for Aviation Safety, will designate the ARC's FAA Co-Chair, who will:
 - 1) Select and appoint industry members and the FAA participants,
 - 2) Select the ARC's Industry Co-Chair from the membership of the ARC,
 - 3) Ensure FAA participation and support from all affected lines-of-business,
 - 4) Notify members of the time and place for each meeting, and
 - 5) Receive any status report and the recommendations report.
- b. The Industry Co-Chair will be appointed from the aviation community. Once appointed, the Industry Co-Chair will:

- 1) Coordinate required ARC meetings in order to meet the objectives and timelines,
- 2) Establish and distribute meeting agendas in a timely manner,
- 3) Keep meeting notes, if deemed necessary,
- 4) Perform other responsibilities as required to ensure the objectives are met,
- 5) Provide status reports, as requested, in writing to the FAA Co-Chair, and
- 6) Submit the recommendation report to the FAA Co-Chair and the Executive Director of the Office of Rulemaking.
- 7. PUBLIC PARTICIPATION. Meetings are not open to the public. Persons or organizations outside the ARC who wish to attend a meeting must secure approval in advance of the meeting from the Industry Co-Chair and the FAA Co-Chair.
- 8. AVAILABILITY OF RECORDS. Subject to applicable Freedom of Information Act (FOIA) Exemptions pursuant to Title 5, U.S.C., §552, the FAA will make records provided by the ARC to the FAA available for public inspection and copying. Available records will be located at the Flight Standard Service Office, FAA Headquarters, 800 Independence Ave. SW, Washington, DC 20591. Fees will be charged for information furnished to the public according to the fee schedule published in Title 49 of the Code of Federal Regulations, Part 7.

This charter is available on the FAA Committee Database website at: http://www.faa.gov/regulations_policies/rulemaking/committees/documents/.

- **9. DISTRIBUTION.** This charter is distributed to the Office of the Associate Administrator for Aviation Safety; the Office of the Chief Operating Officer of the Air Traffic Organization; the Office of the Chief Counsel; the Office of Assistant Administrator for Policy, International Affairs, and Environment; the Office of the Assistant Administrator for NextGen, and the Office of Rulemaking.
- **10. EFFECTIVE DATE AND DURATION.** The ARC is effective upon issuance of this charter and will remain in existence for a maximum of 24 months unless the charter is sooner suspended, terminated, or extended by the Administrator.

Issued in Washington, DC on 6/7/2023

Silly Mole

Billy Nolen Acting Administrator