Federal Civil Aviation Programs: In Brief

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Introduction

Federal Aviation Administration (FAA) programs are funded under four broad budget accounts: operations and maintenance (such as air traffic control and aviation safety functions); facilities and equipment (such as control towers and navigation beacons); grants for airports under the Airport Improvement Program (AIP); and civil aviation research conducted or sponsored by FAA. Additionally, certain aviation programs are administered by the Department of Transportation (DOT) Office of the Secretary, including the Essential Air Service (EAS) program, which subsidizes airline service to certain small or isolated communities. Civil aviation programs are funded primarily through a special trust fund, the Airport and Airway Trust Fund (AA TF), and, in part, through general fund contributions. The FAA Reauthorization Act of 2018 (P.L. 115-254) authorizes AATF taxes and revenue collections and civil aviation program expenditures through FY2023. The Coronavirus Aid, Relief, and Economic Security Act (CARES Act; P.L. 116-136) provided loans, loan guarantees, and payroll support programs, as well as emergency program funding, to help the aviation sector during the Coronavirus Disease 2019 (COVID-19) pandemic. Additional funding to the aviation sector was provided in the Consolidated Appropriations Act, 2021 (P.L. 116-260). This report offers an overview of FAA programs and also discusses the supplemental relief and assistance provided by the CARES Act and the Consolidated Appropriations Act, 2021.

Other federal entities also play significant roles in civil aviation. These include the National Aeronautics and Space Administration (NASA), which conducts extensive research on civil aeronautics; the National Oceanic and Atmospheric Administration, which provides research and operational support to FAA regarding aviation weather forecasting; the Transportation Security Administration in the Department of Homeland Security, which has authority over civil aviation security; and the National Transportation Safety Board (NTSB), which investigates aviation accidents and makes safety recommendations to FAA. These programs are not considered in this report.

The Airport and Airway Trust Fund

The AATF, sometimes referred to as the aviation trust fund, was established in 1970 under the Airport and Airway Development Act of 1970 (P.L. 91-258) to provide for expansion of the nation’s airports and air traffic system. It has been the major funding source for federal aviation programs since its creation. Between FY2017 and FY2020, the AATF provided between 86.9% and 97.0% of FAA’s total annual funding, the remainder coming from general fund appropriations.1 Revenue sources for the trust fund include passenger ticket taxes, segment fees, air cargo fees, and fuel taxes paid by both commercial and general aviation aircraft (see Table 1).

In addition to excise taxes deposited into the trust fund, FAA imposes air traffic service fees on flights that transit U.S.-controlled airspace but do not take off from or land in the United States. These overflight fees partially fund the EAS program.2

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In FY2019 the AA TF had revenues of nearly $16 billion and maintained a cash balance of about $18 billion. The uncommitted balance—the amount of funds not yet obligated—was estimated to be over $6.5 billion at the start of FY2020.3

As the trust fund revenue is largely dependent on airlines’ ticket sales, the spread of low-cost air carrier models has held down ticket prices and therefore AA TF receipts. In addition, AA TF revenues have been adversely affected by the recent trend among airlines to impose fees for a variety of add-on services and amenities such as checked bags, onboard Wi-Fi access, or seats with additional legroom. Generally, fees not included in the base ticket price are not subject to federal excise taxes. Air carriers generated more than $5.7 billion in baggage fees in 2019.4 The trust fund would have received nearly $432 million from baggage fees alone had these fees been subject to the 7.5% excise tax. If airlines continue to expand use of ancillary fees as an alternative to increasing base ticket prices, tax revenues may not keep up with federal spending on aviation programs.

<table>
<thead>
<tr>
<th>Tax or Fee</th>
<th>Rate</th>
</tr>
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<tbody>
<tr>
<td>Passenger Ticket Tax (on domestic ticket purchases and frequent flyer awards)</td>
<td>7.5%</td>
</tr>
<tr>
<td>Flight Segment Tax (domestic, indexed annually to Consumer Price Index)</td>
<td>$4.30</td>
</tr>
<tr>
<td>Cargo Waybill Tax</td>
<td>6.25%</td>
</tr>
<tr>
<td>Frequent Flyer Tax</td>
<td>7.5%</td>
</tr>
<tr>
<td>General Aviation Gasoline4</td>
<td>19.3 cents/gallon</td>
</tr>
<tr>
<td>General Aviation Jet Fuel5 (Kerosene)</td>
<td>21.8 cents/gallon</td>
</tr>
<tr>
<td>Commercial Jet Fuel5 (Kerosene)</td>
<td>4.3 cents/gallon</td>
</tr>
<tr>
<td>International Departure/Arrivals Tax (indexed annually to Consumer Price Index)</td>
<td>$19.10 (Alaska/Hawaii = $9.60)</td>
</tr>
<tr>
<td>Fractional Ownership Surtax on general aviation jet fuel</td>
<td>14.1 cents/gallon</td>
</tr>
</tbody>
</table>

Source: Internal Revenue Service, Internal Revenue Bulletin No. 2020-46, November 9, 2020, p.27.
4. Does not include a 0.1 cents/gallon tax for the Leaking Underground Storage Tank (LUST) trust fund.

Airlines have long contended that general aviation operators, particularly corporate jets, should provide a larger share of the revenues supporting the trust fund. General aviation interests dispute this, arguing that the air traffic system mainly supports the airlines and that non-airline users pay a reasonable share given the relatively small incremental costs arising from their flights.

Concerns over the viability of the trust fund, however, were overshadowed by the impact of the abrupt drop in air travel in early 2020 as a result of the COVID-19 pandemic. Section 4007 of the CARES Act, enacted March 27, 2020, authorized suspension of aviation excise taxes through calendar year 2020. The suspended taxes included the 7.5% tax on airline passenger ticket sales, segment fees, the air cargo waybill tax, and aviation fuel tax paid by commercial aircraft—the primary revenue sources for the trust fund.5 Although the adequacy of trust fund receipts to fund

3 Congressional Budget Office, Projected Balance of the Airport and Airway Trust Fund, Updated January 2020.
5 The excise tax suspension (March 28, 2020-December 31, 2020) applied to the 7.5% airline passenger ticket tax,
aviation programs over the long run will depend on the recovery of air travel, FAA projected that the existing trust fund balance would be sufficient to cover its expected outlays through 2020.\(^6\)

**FAA Funding Accounts**

FAA funding is divided among four main accounts. Operations and Maintenance (O&M) receives approximately 60% of total FAA appropriations. The O&M account, funded by the trust fund as well as by general fund contributions, principally funds air traffic operations and aviation safety programs. The Airport Improvement Program (AIP) provides federal grants-in-aid for projects such as new runways and taxiways; runway lengthening, rehabilitation, and repair; and noise mitigation near airports. The Facilities and Equipment (F&E) account provides funding for the acquisition and maintenance of air traffic facilities and equipment, and for engineering, development, testing, and evaluation of technologies related to the federal air traffic system.

The Research, Engineering, and Development account finances research on improving aviation safety and operational efficiency and reducing environmental impacts of aviation operations. Authorization levels for these accounts are shown in Table 2.

<table>
<thead>
<tr>
<th>Table 2. Authorized Funding Levels for Major FAA Accounts</th>
</tr>
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<tbody>
<tr>
<td>(dollars in millions)</td>
</tr>
<tr>
<td>Account</td>
</tr>
<tr>
<td>Operations and Maintenance (O&amp;M)</td>
</tr>
<tr>
<td>Authorized Levels</td>
</tr>
<tr>
<td>Airport Improvement Program (AIP)</td>
</tr>
<tr>
<td>Additional General Fund Authorization</td>
</tr>
<tr>
<td>Facilities and Equipment (F&amp;E)</td>
</tr>
<tr>
<td>Authorized Levels</td>
</tr>
<tr>
<td>Research, Engineering, and Development (RE&amp;D)</td>
</tr>
<tr>
<td>Authorized Levels</td>
</tr>
<tr>
<td>TOTALS</td>
</tr>
</tbody>
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Source: P.L. 115-254.

**Airport Financing\(^7\)**

AIP provides federal grants for airport development. AIP funding, distributed both by formula and by discretionary grants, is usually limited to capital improvements related to aircraft

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\(^7\) For greater detail, see CRS Report R43327, Financing Airport Improvements, by Rachel Y. Tang. Also see Federal Aviation Administration, Overview: What Is AIP?, http://www.faa.gov/airports/aip/overview/.
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operations, particularly improvements addressing safety, capacity, and environmental concerns. Commercial revenue-producing portions of airports and airport terminals are generally not eligible for AIP funding. AIP money usually cannot be used for airport operational expenses or bond repayments. It may be spent only on public-use airports identified in FAA’s National Plan of Integrated Airports Systems (NPIAS), which currently lists over 3,300 airports across the United States considered significant to national air transportation.

In general, the federal share of costs for AIP projects is capped at the following levels:

- 75% for large and medium hub airports (80% for noise compatibility projects); and
- 90% or 95% for other airports, depending on statutory requirements.

Additionally, certain economically distressed communities and communities receiving EAS-subsidized air carrier service may be eligible for up to a 95% federal share of project costs.

For many years, AIP was funded entirely by the aviation trust fund. However, between FY2018 and FY2020 AIP received supplemental appropriations of $1.9 billion for airport grants from the Treasury general fund. The CARES Act (P.L. 116-136) included $10 billion to be awarded to eligible U.S. airports affected by the COVID-19 pandemic. This emergency funding increased the AIP federal share to 100% for FY2020, eliminating the local share that is required under normal circumstances. Further, the CARES Act provided new funds distributed by various formulas for NPIAS airports.

The Consolidated Appropriations Act, 2021 (P.L. 116-260), signed into law on December 27, 2020, provided $2 billion in supplemental funds to be awarded to NPIAS airports, including $200 million to eligible airport concessions such as on-airport parking and car rental as well as in-terminal concessions.

Passenger facility charges (PFCs) provide a source of nonfederal funds intended to complement AIP spending. A PFC is a local tax imposed, with federal approval, by an airport on each boarding passenger. PFC funds can be used for a broader range of projects than AIP grants and are more likely to be used for landside projects such as improvements to passenger terminals and ground transportation facilities. PFCs can also be used for bond repayments. Currently, PFCs are capped at $4.50 per boarded passenger, with a maximum charge of $18 per round trip flight. P.L. 115-254 did not raise these caps. PFCs are collected by the airlines and remitted to the airports. Airports also raise funds for capital projects from bonds, state and local grants, landing fees, on-airport parking, and lease agreements.

FAA Management and Organizational Issues

FAA is a large organization with a staff of about 43,000. More than 31,000 of these are in the Air Traffic Organization (ATO), including approximately 14,500 air traffic controllers, 5,000 air traffic supervisors and managers, and 7,800 engineers and maintenance technicians. ATO was established under Executive Order 13180 (December 7, 2000) as a functional unit within FAA but with a completely separate management and organizational structure and a mandate to employ a

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8 The Consolidated Appropriations Act, 2018 (P.L. 115-141), provided AIP an additional $1 billion in discretionary grants; the Consolidated Appropriations Act, 2019 (P.L. 116-6), provided an additional $500 million for AIP discretionary grants; and the Further Consolidated Appropriations Act, 2020 (P.L. 116-94), provided $400 million for AIP discretionary grants. See FAA program page https://www.faa.gov/airports/aip/aip_supplemental_appropriation/.

9 For more information about the CARES Act funding for airports, see https://www.faa.gov/airports/cares_act/.

10 For more information about the CRRSAA funds for airports, see https://www.faa.gov/airports/crrsaa/.
business-like approach emphasizing defined performance goals and metrics related to operational safety and system efficiency. Employee pay and advancement are based, in part, on meeting annual organizational goals. Creation of the ATO as a distinct entity within FAA also had the effect of more clearly separating operational components related to air traffic control from components concerned with regulation and safety oversight of airlines, aircraft operators, repair stations, flight schools, pilots and mechanics, and other entities.

### Facility Consolidation

Consolidation of FAA air traffic facilities and functions is viewed as a means to control operational costs, replace outdated facilities, and improve air traffic services. Consolidation efforts to date have focused on terminal radar approach control (TRACON) facilities. TRACON consolidation has been ongoing for many years, but in the past it has been mostly limited to nearby and overlapping airspace in major metropolitan areas such as New York/Northern New Jersey, Washington/Baltimore, and Los Angeles/San Diego.

More recently, FAA has sought to consolidate radar facilities across larger geographical areas focusing on small to mid-sized airports with small-scale radar facilities housed in control towers that also handle landings, takeoffs, and ground movements. Replacements are being designed to house airport tower functions only, and TRACON components are to be relocated to consolidated radar facilities that may be at some distance from the airport. Operations at low-activity towers that lose their TRACON components are more likely to be outsourced under the federal contract tower program, an issue of particular concern to FAA labor unions. Currently, about half of all airport control towers in the United States are operated under the contract tower program. Facility consolidation is politically sensitive, as TRACON consolidation could result in job losses in specific congressional districts even if it does not lead to an overall decrease in jobs for air traffic controllers, systems specialists, and other supporting personnel.

Section 804 of the FAA Modernization and Reform Act (P.L. 112-95) required FAA to provide a comprehensive list of proposed recommendations for realignment and consolidation for public comment and congressional consideration. However, FAA efforts to meet the requirements outlined in P.L. 112-95 have been limited in scope. In 2013, FAA established a Section 804 collaborative working group consisting of FAA personnel and FAA labor union representatives. The working group issued its first set of recommendations in March 2015, recommending only to consolidate one TRACON facility in Cape Cod, MA, with the facility in Boston, and to leave a facility in Abilene, TX, in place.\(^{11}\) A second set of recommendations was issued in May 2016,\(^{12}\) offering three recommendations for facility consolidation, out of five facilities examined, focusing on facilities in northern Ohio and central Michigan. In June 2017, the working group released a third set of recommendations proposing to realign two facilities in Illinois to the St. Louis, MO, TRACON, and to shift work performed at the Pasco, WA, TRACON to Spokane, WA.\(^{13}\) Additional recommendations were released by the working group in March 2019, including recommendations to merge the Reading, PA, TRACON to Harrisburg, PA; realign the

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Bakersfield, CA, TRACON with the Fresno, CA, TRACON; merge the Waterloo, IA, TRACON with Des Moines, IA; moving both the Binghamton, NY, and Elmira, NY, TRACON operations to the Wakes-Barre/Scranton, PA, facility; and realigning the Terre Haute, IN, TRACON to the Indianapolis, IN, TRACON. FAA is in various stages of implementing these recommendations.

As originally envisioned, realignment and consolidation, closely coupled with airspace modernization initiatives, were anticipated to change the nature of air traffic jobs and consolidate them in fewer physical facilities. However, the Government Accountability Office (GAO) reported that much of this initiative had been deferred until after 2030, and language in P.L. 115-254 formally modified Section 804 to distinguish consolidation efforts from airspace modernization transition initiatives. The act also requires input from labor organizations representing air traffic controllers and from industry stakeholders, and exempts any TRACON and tower facilities where military flight operations in 2015 comprised 40% or more of the activity from consolidation.

Air Traffic Controller Workforce

Although air traffic modernization will likely have some impact on the nature of controller job functions and training, it is not expected to have a significant impact on the size of the FAA controller workforce. While total controller staffing levels are expected to remain near the current level through 2026, a present concern is the percentage of controllers in on-the-job training, which currently stands at roughly 26%. The training process takes several years. FAA projects the percentage of trainees to remain relatively steady over the next decade but well below a 35% threshold that would raise additional concerns. The FAA Extension, Safety, and Security Act of 2016 (P.L. 114-190) requires FAA to give hiring preference to controller candidates with prior military or civilian air traffic control experience, veterans, and graduates of FAA-approved college training programs. It also prohibits FAA from utilizing a controversial biographical assessment tool to screen these applicants.

The COVID-19 pandemic has significant operational implications for the controller workforce. At hundreds of air traffic control facilities, controllers, technicians, and other employees have tested positive for COVID-19, necessitating partial or full shutdowns of towers and radar control facilities for cleaning and disinfection. FAA has issued special guidance for operations when towers or other facilities may be closed for these reasons, and in some cases has relied on other facilities to monitor air traffic during these temporary closures.

The Next Generation Air Transportation System (NextGen)

NextGen is a program to modernize and improve the efficiency of the national airspace system, primarily by migrating to satellite-based navigation and aircraft tracking. Funding for NextGen programs totals almost $1 billion annually, primarily through FAA’s F&E account.

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16 See https://www.faa.gov/coronavirus/map/.
Core components of the NextGen system include the following:

- **Automatic Dependent Surveillance—Broadcast (ADS-B)**, a system for broadcasting and receiving aircraft identification, position, altitude, heading, and speed data derived from on-board navigation systems such as a Global Positioning System (GPS) receiver. “ADS-B Out” functionality refers to a basic level of aircraft equipage that transmits position data. “ADS-B In” incorporates aircraft reception of ADS-B signals from other aircraft and uplinks of traffic, weather, and flight information from ground stations. Most aircraft are required to have “ADS-B Out” to fly in controlled airspace.

- **Performance Based Navigation (PBN)**, navigation using GPS and precision avionics to allow aircraft to fly more efficient routes and arrival and departure paths that improve airspace utilization, potentially allowing for reductions in flight delays and aircraft fuel consumption.

- **System Wide Information Management (SWIM)**, an extensive, scalable data network to share real-time operational information, such as flight plans, flight paths, weather, airport conditions, and temporary airspace restrictions across the entire airspace system.

- **Automation**, new computer systems, and air traffic controller workstations that have been deployed to FAA air traffic facilities, including the Standard Terminal Automation Replacement System (STARS) installed at radar approach control facilities and the En Route Automation Modernization (ERAM) installed at en route centers.

- **Decision Support System (DSS) Automation**, a suite of automation and decision-support tools designed to improve aircraft flow management including traffic flow management, time-based flow management, and terminal flight data management tools that share real-time data among controllers, aircraft operators, and airports to improve strategic traffic flow, airspace utilization, airport arrival and departure efficiency, and airport surface operations.

- **Data Communications (DataComm)**, a digital voice and data network for communications between aircraft and air traffic service providers.

- **National Airspace System Voice System (NVS)**, a standardized digital voice network for communications within and between FAA air traffic facilities that will replace aging analog equipment.

- **NextGen Weather**, an integrated platform for providing a common weather picture to air traffic controllers, air traffic managers, and system users.

These programs are in various stages of development. The SWIM architecture, for example, is well defined and has been in use since 2010, allowing appropriately equipped system users to access weather and flight planning information. However, the addition of more extensive services is planned. Much of this will focus on collaborative air traffic management technologies to improve airspace and airport efficiency.

Airlines have already invested in cockpit technologies compatible with FAA DataComm systems, which are currently being deployed to several commercial service airport towers, and therefore the transition to digital voice and data communications between pilots and controllers is expected to proceed smoothly.

Likewise, most airlines and many business jet operators have already equipped with performance-based navigation (PBN) capabilities allowing them to fly more efficient routes and airport arrival
and departure paths. The network of ADS-B ground receivers linking these ADS-B feeds to air traffic facilities across the country was completed in October 2019, and ADS-B Out (transmission) equipage is now mandatory for most aircraft being operated in controlled airspace. General aviation operators were slow to equip with ADS-B despite the regulatory mandate to install ADS-B Out equipment by January 2020 and despite financial assistance from FAA. Airlines, which had also been slow to acquire and install ADS-B in their fleets, are now mostly compliant. As of January 2021, FAA-compliant ADS-B installations had been completed on about 136,000 aircraft, including about 6,500 airliners.\(^\text{18}\) Long-standing concerns that a lack of operator compliance might delay NextGen implementation now appear unwarranted. Nonetheless, some general aviation operators that have not been equipped are barred from operating in busy airspace, where ADS-B equipment is mandatory, unless they obtain an operational waiver from FAA. Most of these aircraft are operated exclusively or mostly outside of airspace where ADS-B is required or are rarely flown. However, FAA estimates that about 14,000 aircraft are flying with installed ADS-B systems that do not meet its performance standards. In some cases these aircraft can get software or firmware updates to comply with FAA requirements, but some may need upgraded ADS-B hardware before being compliant with FAA ADS-B Out standards.

Concern over community noise from new flight patterns utilizing NextGen technologies may limit the effect of NextGen in improving airspace utilization and efficiency. As part of the NextGen effort, FAA has redesigned terminal airspace around the largest urban areas through initiatives it refers to as “metroplex” projects. The redesigns are intended to make the best use of performance-based navigation and improved aircraft tracking capabilities. In some urban areas, FAA’s changes have increased overflights above communities that previously experienced relatively little aircraft noise, triggering resident complaints. P.L. 115-254 included provisions directing FAA to review its community engagement practices, appoint regional noise ombudsmen, and assess the use of dispersal headings and lateral track variations to approach and departure paths at airports that request such analyses. The legislation also instructed FAA to complete a study assessing alternative ways to assess community noise impacts from aircraft, but FAA has largely concluded that its existing assessment methods to measure noise and assess community response are appropriate while acknowledging that additional supplementary noise metrics may be helpful to support public understanding of community noise effects.\(^\text{19}\)

## Aviation Workforce

Legislation and FAA regulations requiring a minimum of 1,500 hours of flight time to become an airline pilot have been cited as a significant barrier to hiring entry-level first officers, particularly at regional airlines, giving rise to claims of a “pilot shortage.” Congress has debated whether alternative training approaches, including greater use of flight simulators and structured ground school curricula, could adequately substitute for the 1,500-hour rule, but provisions to that effect were dropped during consideration of P.L. 115-254.

Airlines also projected future shortages of mechanics, suggesting that industry practices of outsourcing heavy aircraft maintenance to overseas facilities could further expand if the supply of certified aircraft mechanics in the United States dwindles. P.L. 115-254 directed FAA to update regulations to modernize training programs at aviation maintenance technical schools. It


authorized grants to support the education of future pilots and aviation maintenance technical workers.

The COVID-19 pandemic is anticipated to have dramatic impacts on the aviation workforce, as passenger counts declined by more than 50% in 2020 compared to 2019. This has only been partially offset by an increase in air cargo demand. Most airlines accepted federal grants and loans made available under the CARES Act (P.L. 116-136).\(^{20}\) However, job protections associated with these federal funds expired at the end of FY2020.\(^{21}\) Airlines asked employees to voluntarily reduce work hours and offered early retirements in an effort to reduce workforce furloughs but nonetheless wound up furloughing more than 30,000 employees between October and December 2020. A stipulation in the Consolidated Appropriations Act, 2021 (P.L. 116-260), requires airlines to bring back furloughed employees as a condition of accepting the additional $15 billion in federal payroll support program assistance. There is currently considerable debate regarding the pace and trajectory of airline recovery from the COVID-19 pandemic. If the recovery is rapid, airlines may struggle to find qualified pilots and mechanics. However, if the recovery is slow, individuals may be discouraged from pursuing aviation careers, which could trigger future labor shortages in the industry.

### Aviation Safety Programs

FAA’s regulatory functions are focused on the safety of civil aviation operations. FAA’s office of aviation safety consists of about 7,300 positions including regulators, inspectors, engineers, and support personnel who are responsible for developing and enforcing federal civil aviation safety standards. FAA’s role in aviation safety includes certification of aircraft and aircraft components, regulation and oversight of airlines and other aircraft operators, and initiatives to reduce safety risks associated with airport operations.

### Airline Safety

Following the February 12, 2009, crash of a commuter turboprop near Buffalo, NY, the Airline Safety and Federal Aviation Administration Extension Act of 2010 (P.L. 111-216) required FAA to make substantive regulatory changes addressing airline pilot fatigue; airline pilot qualifications; FAA pilot records; airline flight crew and dispatcher training; oversight and surveillance of air carriers; pilot mentoring, professional development, and leadership; and flight crewmember pairing and crew resource management practices.

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\(^{20}\) See [https://home.treasury.gov/policy-issues/cares/preserving-jobs-for-american-industry/payroll-support-program-payments](https://home.treasury.gov/policy-issues/cares/preserving-jobs-for-american-industry/payroll-support-program-payments).

In response to these mandates, FAA issued regulations setting duty limits for passenger airline pilots based on time of day, number of flight segments, and number of time zones crossed, and established a minimum 10-hour rest period between duty periods, two hours more than previously required. FAA also required air carriers to implement fatigue risk management programs to help ensure that pilots are fit for duty.22 Language in P.L. 115-254 directs FAA to update regulations on flight attendant duty times and rest requirements, mandating a 10-hour rest period that cannot be reduced under any circumstances, bringing them in line with the regulations for pilots. In September 2019, FAA published an advance notice of proposed rulemaking seeking comment on the safety benefits and cost estimates of complying with this mandate.23 The law also mandates that airlines implement fatigue risk management programs for flight attendants. Cargo operations are governed by somewhat more lenient and more flexible flight time limitations and rest requirements for crewmembers, and proposals to bring duty time and rest rules for cargo pilots in line with those governing passenger operations have not gained traction in Congress.

In addition to requiring that first officers have at least 1,500 hours of flight experience prior to being hired, FAA requires pilots to log 1,000 hours of experience in airline operations before being upgraded to captain.24 FAA also has directed air carriers to develop safety management systems that provide a comprehensive, process-oriented approach to safety throughout each airline’s organization.25

P.L. 114-190 required FAA to create an accessible pilot records database allowing airlines to review FAA, air carrier, and driver registry records pertaining to pilot job applicants. The act directed FAA to issue guidance to air carriers and inspectors for assessing pilot competency in manual flying skills and use of cockpit automation, and to verify that training programs adequately address these elements. The act also directed FAA to consider whether additional screening and treatment for mental health conditions, including depression and suicidal thoughts or tendencies, should be considered in the medical certification of airline pilots.

**FAA Safety Oversight Reforms**

P.L. 115-254 mandated significant changes in FAA safety oversight. It directs FAA to establish a Safety Oversight and Certification Advisory Committee to make formal recommendations to improve FAA oversight of aircraft and parts certification. The law further requires FAA to establish formal objectives to eliminate delays in certification, increase accountability, and establish a centralized policy office to oversee its authority to designate certain regulatory responsibilities to manufacturers. FAA’s Organization Designation Authorization (ODA) program is to be centrally monitored to ensure consistency of audit functions and reduce restrictions on ODA certificate holders. The act also requires FAA to assess its ODA oversight staffing needs and develop tools to help target its oversight activities.


Following the crashes of two Boeing 737 Max airplanes overseas leading to a worldwide grounding of that aircraft from March 2019 until November 2020, aviation safety experts and policymakers scrutinized the ODA concept and processes. A multinational review of Boeing 737 Max certification in 2019 offered several recommendations to improve communications and oversight within the ODA framework. The review recommended that FAA work more closely with its counterparts in other countries to harmonize process for reviewing and overseeing changes to existing aircraft types, and update regulatory guidance related to the aircraft type certification process emphasizing early FAA involvement in design and design changes and a more integrated approach to development and certification. It also recommended that FAA review the ODA framework to ensure that individuals conducting certification activities do not face undue pressures that might affect decisions made on behalf of FAA and have open lines of communication with FAA.

P.L. 115-254 also requires FAA to reform aircraft operator oversight carried out by its flight standards offices. FAA is required to establish appropriate performance objectives to eliminate delays, increase accountability, reduce duplication of effort, fully utilize delegation and designation authorities, and eliminate inconsistent regulatory interpretations and enforcement of flight standards. The act directs FAA to address training in auditing and systems safety for flight standards personnel, establish a single master source for regulatory guidance, streamline appeals processes, and increase transparency in flight standards oversight. It directs FAA to establish a task force to develop recommendations for improving flight standards and assess whether flight standards offices can be realigned based on operational functions rather than geographical location. The act also requires FAA to establish a centralized safety guidance database, available to the public, to improve transparency of FAA guidance on regulatory compliance, and establish a Regulatory Consistency Communications Board to review questions regarding regulatory interpretations.

The Aircraft Certification Safety and Accountability Act, enacted in P.L. 116-260, mandates changes to the aircraft certification process, the ODA program, and FAA oversight of that program. The bill requires aircraft manufacturers to implement FAA-approved safety management systems. It would also require that FAA review its oversight capabilities and would increase FAA involvement with and oversight of ODA activities. The bill would also require FAA to convene an expert panel to review ODA best practices and would require FAA to address the panel’s findings and recommendations. It would also require FAA to review and update existing requirements and guidance regarding human factors and human systems integration, particularly those related to aircraft-pilot interfaces.

Helicopter and Air Ambulance Safety

A number of accidents have focused attention on the safety of helicopter air ambulance flights. In February 2014, FAA mandated changes in helicopter operational procedures and cockpit technologies to improve operational safety. The regulations require commercial operating standards during all air ambulance flights with medical personnel onboard, mandate radio altimeters and terrain awareness and warning systems, and require operators to conduct preflight risk analyses and provide safety training or briefings to onboard medical personnel. Operators with 10 or more helicopters are required to establish operations control centers staffed by FAA-approved operations control specialists.

A provision in P.L. 114-190 directed FAA to evaluate and update crash-resistance standards for helicopter fuel systems. P.L. 115-254 mandates that all helicopters be retrofitted to meet current crashworthiness standards, which previously applied only to new helicopter designs.

Additional safety concerns have been raised about helicopter air tours following fatal crashes in New York City and Hawaii. Following the March 11, 2018, crash of a helicopter in the East River in New York City, FAA temporarily restricted and then issued new guidance on procedures regarding doors-off flights. The April 29, 2019, crash of an air tour helicopter in a residential neighborhood on Oahu and the June 10, 2019, crash of a privately owned helicopter in Manhattan have raised additional safety questions about helicopter operations in densely populated areas, as helicopter pilots generally do not have to adhere to minimum safe altitudes set for airplanes. The January 26, 2020, crash of a charter helicopter in Calabasas, CA, that killed nine, including former professional basketball star Kobe Bryant, has also brought greater scrutiny of FAA oversight of charter helicopter operations.

Aviation Cybersecurity

Cybersecurity has been a growing concern for civil aviation as the shift from stand-alone navigation equipment, radar tracking, and analog two-way radios to highly integrated and interdependent computers and networks, both onboard aircraft and in air traffic control facilities, creates inherent security vulnerabilities. P.L. 114-190 directed FAA to develop a comprehensive strategic framework to reduce cybersecurity risks to aviation and to establish a cybersecurity research and development plan for the national airspace system. It also instructed FAA to clarify roles and responsibilities among FAA employees, take various actions to reduce cybersecurity risks to air traffic control systems, and assess the cost and timeline of developing and maintaining an agency-wide cybersecurity threat model as recommended in a 2015 GAO study.

P.L. 115-254 directed FAA to address cybersecurity in avionics and software systems in aircraft certification and assure that flight guidance and control systems are secured from potential hacking through in-flight entertainment systems. The act calls on the National Academy of Sciences to carry out a study of FAA’s cybersecurity workforce and develop recommendations to increase the size, quality, and diversity of that workforce. It also requires FAA to develop a “Cyber Testbed” to evaluate and validate the security of air traffic modernization technologies before they are deployed. FAA has developed the National Airspace (NAS) System Cyber

28 See 14 C.F.R. §91.119.
Engineering Facility and NAS Cyber Monitoring System to assess cyber threats and vulnerabilities and conduct cyber testing and evaluation. It has also joined forces with DHS and the Department of Defense to coordinate development of the strategic framework for civil aviation cybersecurity under a joint agency Aviation Cyber Initiative.

A March 2019 DOT OIG audit found that while FAA had taken steps to meet statutory mandates regarding aviation cybersecurity, delays in implementing cybersecurity tools have impeded its ability to maintain up-to-date capabilities to identify and address rapidly evolving cyber threats. It recommended that FAA develop a formal plan with target dates to address aircraft system cybersecurity risks, finalize the application of its cyber risk model to support its air traffic mission and related systems, and establish priorities for FAA research and development activities on cybersecurity. Similarly, an October 2020 GAO report recommended that FAA conduct a cybersecurity risk assessment of avionics systems and, based on that assessment, address internal staffing and training needs, provide industry guidance, update policies and procedures for effective oversight, develop methods for effectively tracking of cybersecurity issues and resolutions, and evaluate oversight resource allocation for avionics cybersecurity.

Oversight of Maintenance Repair Stations

Many airlines now outsource at least some of their maintenance work to repair stations in the United States and abroad. Concern about the safety of outsourcing arose following the crash of a US Airways Express flight in January 2003 while taking off from Charlotte, NC. NTSB found that the plane’s elevator control system was rigged improperly while undergoing maintenance at a contract repair facility lacking sufficient oversight and quality assurance. In 2015 FAA rolled out a safety assurance system to aid in risk-based repair station oversight and targeted inspections. In 2016, GAO found that FAA had not validated the system and did not have a process in place to evaluate its effectiveness.

Congress has expressed specific concern over the quality of work and oversight of maintenance performed on air carrier aircraft at maintenance facilities in foreign countries. P.L. 112-95 required FAA to ensure that foreign repair stations are subject to inspections consistent with existing U.S. requirements at least annually, consistent with obligations under international agreements. P.L. 112-95 also mandated drug and alcohol testing programs at foreign repair stations that service air carrier aircraft. The rulemaking has been delayed, according to DOT, because of a need to coordinate with foreign governments. Although P.L. 114-190 set deadlines specifying that a proposed rule be published by mid-October, 2016, with a final rule to be issued one year thereafter, no formal action has been taken since FAA published an advance notice of

30 See https://www.faa.gov/air_traffic/technology/cas/ct/.
31 See https://www.faa.gov/air_traffic/technology/cas/aci/.
proposed rulemaking in March 2014.\textsuperscript{36} P.L. 114-190 also directed FAA to focus on foreign repair stations that conduct heavy maintenance work on U.S. air carrier aircraft, and to target oversight activities based on the frequency and severity of instances in which air carriers must take corrective actions following servicing at foreign facilities.

**Integration of Unmanned Aircraft**

Over the past five years, large numbers of small unmanned aircraft have taken flight in commercial operations ranging from photographing real estate to inspecting pipelines, and hundreds of thousands have been sold to hobbyists engaged in aerial videography and drone racing. Integrating drones into the national airspace system poses a number of challenges including the development of capabilities for drones to reliably sense and avoid other aircraft, mitigation of risks to persons and property on the ground, management of drone traffic, and establishment of training standards for operators.

In June 2016, FAA published a final rule allowing routine commercial operation of certain small unmanned aircraft weighing less than 55 pounds.\textsuperscript{37} In order to fly for commercial purposes, operators must obtain a remote pilot certification from FAA. Flights must stay below 400 feet, and speeds must be kept below 100 miles per hour. Flights are generally limited to daylight hours in good visibility, and the drone must be kept within sight of the operator and cannot be flown over people. The regulations provide a mechanism for commercial entities to obtain waivers from these restrictions on a case-by-case basis. In January 2021, FAA issued updated regulations allowing for routine operations of unmanned aircraft systems (UAS) over people and at night under certain conditions. To fly at night requires additional remote pilot training and the installation of anti-collision lights that are visible for at least three miles. In general, the allowance permitting flight over people is limited to those small UAS vehicles that FAA has determined pose a minimal risk of injury to humans based on design considerations to minimize impact forces and limit possible contact with rotating parts.\textsuperscript{38}

Future expansion of commercial applications for unmanned aircraft, like remote monitoring and express package delivery service, may hinge on further regulatory action allowing for routine operations beyond visual line of sight, during both night and day, and in poor visibility, as well as permitting operations in which multiple drones may be controlled by a single operator and operate semi-autonomously. P.L. 114-190 directed FAA to consider requests allowing beyond visual-line-of-sight operations and night flights to support construction, inspection, and repair of oil and gas facilities, pipelines, and power lines. P.L. 115-254 directed FAA to authorize small drones to conduct package delivery and other operations involving the commercial carriage of property within one year and to implement a plan for managing drone traffic in low-altitude airspace. FAA is still working on a regulatory framework for delivery drones, but it has issued a few drone operator certificates under existing charter flight regulations as part of its UAS Integration Pilot Program. Under these trials, operators must use FAA’s existing 14 C.F.R. Part 135 (Commuter and On-Demand Operations) certification process, because drone delivery operations are not permitted under 14 C.F.R. Part 107 rules. In September


\textsuperscript{37} See 14 C.F.R. Part 107.

2020, FAA issued updated policy\textsuperscript{39} allowing for type certification of UAS as a special class of aircraft without occupants, thereby eliminating the need to grant waivers to certain certification requirements, such as those requiring the installation of seatbelts or onboard alerts and placards that are relevant only to aircraft with human occupants. This policy does not affect UAS operated under 14 C.F.R. Part 107 or model aircraft or hobby drones flown strictly for recreational purposes, as these systems are not required to be certified.

In January 2021, FAA also issued regulations requiring all UAS to either equip with remote identification capabilities or limit flights to remain within FAA-recognized identification areas under visual line of sight. In general, remote identification will require continuous broadcast of identification, location, and performance data from takeoff until system shutdown. Newly manufactured UAS will need to meet FAA standards for remote identification equipage by September 16, 2022, while all UAS operators will need to comply with remote identification operational requirements by September 16, 2023. Existing UAS not manufactured with remote identification capabilities will be either required to be retrofitted with remote identification broadcast modules or limited to operations within FAA-recognized identification areas. Under FAA’s implementation plan, a network of approved remote identification service suppliers would track location and identification information transmitted from drones in real-time and provide UAS traffic management services to drone operators. The fee structure for such services is yet to be determined. The implementation of remote identification is seen as a step toward fully integrating a wider range of beyond-visual-line-of-sight operations, such as drone package delivery and remote infrastructure monitoring, into the national airspace system.

Regulations governing small commercial unmanned aircraft do not apply to drones and other remote-controlled aircraft operated strictly for hobby or recreation, although they do have to comply with existing registration requirements and will have to comply with remote identification requirements. In the wake of incidents involving collisions and close calls with manned aircraft, P.L. 115-254 imposed somewhat tighter restrictions on hobbyists, requiring FAA to establish requirements for testing operators’ knowledge of airspace and safety regulations, authorizing FAA to require remote identification capabilities, and imposing a general altitude restriction limiting flights to 400 feet and below. Operators of model aircraft as well as commercial drones must register with FAA, and can do so through an online registration system.

To address concerns over drone operations that violate airspace restrictions and interfere with manned aircraft operations, P.L. 114-190 required FAA to develop the aforementioned standards for remote identification of unmanned aircraft. It also established civil penalties for operators of drones that interfere with wildfire suppression, law enforcement, or other emergency response activities. The act directed FAA to set procedures for imposing unmanned aircraft restrictions around critical infrastructure and other sensitive facilities, including amusement parks, and to set up a pilot program to detect unmanned aircraft. It also directed FAA to coordinate with NASA to develop technologies for managing unmanned aircraft traffic and carry out studies assessing potential consequences of collisions between unmanned aircraft and various types of manned aircraft. P.L. 115-254 prohibits operators from equipping unmanned aircraft with dangerous weapons and directs DOT to work with the Department of Defense to streamline the deployment of counter-drone technologies that can detect and interdict hostile or errant drones. The act directs FAA to establish a pilot program to assess the use of remote detection and identification technologies to conduct safety oversight and carry out enforcement actions against drone operators. The act also authorizes Department of Justice and the Department of Homeland Security, including the Coast Guard, to interdict hostile or unauthorized drones in certain

\textsuperscript{39} Federal Aviation Administration, “Type Certification of Certain Unmanned Aircraft Systems,” 85 Federal Register 58251-58255, September 18, 2020.
instances to protect critical infrastructure sites and high-profile events. The language parallels authority granted to the Department of Defense in the National Defense Authorization Act for Fiscal Year 2017 (P.L. 114-328) to protect certain military facilities in the United States from drones.

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