

Federal Aviation Administration – [Regulations and Policies](#)
Aviation Rulemaking Advisory Committee

Transport Airplane and Engine Issue Area
Systems Design and Analysis Harmonization Working Group

Task 2 – System Design and Analysis Harmonization and Technology Update

Task Assignment

[Federal Register: May 24, 1996 (Volume 61, Number 102)]
[Notices]
[Page 26246-26247]
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DEPARTMENT OF TRANSPORTATION
Federal Aviation Administration

Aviation Rulemaking Advisory Committee; Transport Airplane and
Engine Issues--New Task

AGENCY: Federal Aviation Administration (**FAA**), DOT.

ACTION: Notice of a new task assignment for the Aviation Rulemaking
Advisory Committee (ARAC).

SUMMARY: Notice is given a new task assigned to and accepted by the
Aviation Rulemaking Advisory Committee (ARAC). This notice informs the
public of the activities of ARAC.

FOR FURTHER INFORMATION CONTACT: Stewart R. Miller, Manager, Transport
Standards Staff, ANM-110, **FAA**, Transport Airplane Directorate, Aircraft
Certification Service, 1601 Lind Ave. SW., Renton, WA 98055-4056,
telephone (206) 227-2190, fax (206) 226-1320.

SUPPLEMENTARY INFORMATION:

Background

The **FAA** has established an Aviation Rulemaking Advisory Committee
to provide advice and recommendations to the **FAA** Administrator, through
the Associate Administrator for Regulation and Certification, on the
full range of the **FAA**'s rulemaking activities with respect to aviation-
related issues. This includes obtaining advice and recommendations on
the **FAA**'s commitment to harmonize its Federal Aviation Regulations
(FAR) and practices with its trading partners in Europe and Canada.

One area ARAC deals with is Transport Airplane and Engine issues.
These issues involve the airworthiness standards for transport category
airplanes in 14 CFR parts 25, 33, and 35 of the FAR and parallel
provisions in 14 CFR parts 121 and 135 of the FAR. The corresponding
European airworthiness standards for transport category airplanes are
contained in Joint Aviation Requirements (JAR)-25, JAR-E, and JAR-P,
respectively. The corresponding Canadian Standards are contained in
Chapters 525, 533 and 535 respectively.

The Task

This notice is to inform the public that the **FAA** has asked ARAC to
provide advice and recommendation on the following harmonization task:

System Design and Analysis Harmonization and Technology Update. Review Sec. 25.1309, JAR paragraph 25.1309, the associated Advisory Circular 25.1309-1A, and Advisory Circulars Joint Numbers 1 through 8. In light of this review, recent experience in applying Sec. / paragraph 25.1309 of the FAR and of the JAR, and the implications of new technology, harmonize Sec. /paragraph 25.1309 and revise the associated guidance material in Advisory Circular 25.1309-1A, Advisory Material Joint 25.1309, and Advisory Circulars Joint Numbers 1 through 8 as necessary. In addition to the general task of harmonizing the wording and application of Sec. /paragraph 25.1309, attention should be given to airplane level safety assessment, instructions for continued airworthiness of fault tolerant systems, use of operational factors in the safety assessment process, and acceptable methods for showing compliance with Sec. /paragraph 25.1309. Review wording and application of Sec. /paragraph 25.1301 and revise if necessary, such that non-safety related equipment, such as passenger entertainment devices, etc. are not required to meet their specifications for intended function.

The **FAA** has also asked that ARAC determine if rulemaking action (e.g., NPRM, supplemental MPRM, final rule, withdrawal) should be taken, or advisory material should be issued or revised. If so, ARAC has been asked to prepare the necessary documents, including economic analysis, to justify and carry out its recommendation(s).

ARAC Acceptance of Task

ARAC has accepted this task and has chosen to assign it to the existing Systems Design and Analysis Harmonization Working Group. The working group will serve as staff to ARAC to assist ARAC in the analysis of the assigned task. Working group recommendations must be reviewed and approved by ARAC. IF ARAC accepts the working group's recommendations, it forwards them to the **FAA** as ARAC recommendations.

Working Group Activity

The System Design and Analysis Harmonization Working Group is expected to comply with the procedures adopted by ARAC. As part of the procedures, the working group is expected to:

1. Recommended a work plan for completion of the tasks, including rationale supporting such a plan, for consideration at the meeting of ARAC to consider Transport Airplane and Engine Issues held following publication of this notice.
2. Give a detailed conceptual presentation of the proposed recommendations, prior to proceeding with the work stated in items 3 below.
3. For each task, draft appropriate regulatory documents with supporting economic and other required analyses, and/or any other related guidance material or collateral documents the working group determines to be appropriate; or, if new or revised requirements or compliance methods are not recommended, a draft report stating the rationale for not making such recommendations.
4. Provide a status report at each meeting of ARAC held to consider Transport Airplane and Engine Issues.

Participation in the Working Group

The Systems Design and Analysis Harmonization Working Group is composed of experts having an interest in the assigned task. A working group member need not be a representative of a member of the full committee.

An individual who has expertise in the subject matter and wishes to become a member of the working group should write to the person listed under the caption FOR FURTHER INFORMATION CONTACT expressing that desire, describing his or her interest in the tasks, and stating the expertise he or she would bring to the working group. The request will be reviewed by the assistant chair, the assistant executive director, and the working group chair, and the individual will be advised whether or not the request can be accommodated.

The Secretary of Transportation has determined that the formation and use of ARAC are necessary and in the public interest in connection with the performance of duties imposed on the **FAA** by law.

Meetings of ARAC will be open to the public, except as authorized by section 10(d) of the Federal Advisory

[[Page 26247]]

Committee Act. Meetings of the Systems Design and Analysis Harmonization Working Group will not be open to the public, except to the extent that individuals with an interest and expertise are selected to participate. No public announcement of working group meetings will be made.

Issued in Washington, DC, on May 14, 1996.
Chris Christie,
Executive Director, Aviation Rulemaking Advisory Committee.
[FR Doc. 96-13158 Filed 5-23-96; 8:45 am]
BILLING CODE 4910-13-M

Recommendation Letter

August 13, 2002

Federal Aviation Administration
800 Independence Avenue, SW
Washington, D.C. 20591

Attention: Mr. Anthony Fazio, ARM-1

Subject: ARAC System Design and Analysis Working Group Report –
25.1309

Reference Letter: FAA to C. R. Bolt dated May 10, 2001

Dear Tony,

In accordance with the reference letter, the Systems Design and Analysis Working Group has completed its review of the proposed NPRM and AC for 25.1309. Attached are the Working Group recommendations which were approved by TAEIG.

Sincerely,



C. R. Bolt
Assistant Chair, TAEIG

Copies: Mike Kaszycki – FAA-NWR
Dionne Krebs – FAA-NWR
David Armstrong – Bombardier
Effie Upshaw – FAA-Washington, D.C.

Recommendation

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 25

[Docket No. _____; Notice No. - ____]

RIN: 2120-_____

Revised General Function and Installation Requirements for Equipment, Systems, and Installations on Transport Category Airplanes.

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of proposed rulemaking.

SUMMARY: In this action, the FAA proposes to revise certain current airworthiness standards pertaining to the function and installation of equipment, systems, and installations on transport category airplanes. This action also would revise and clarify the related standards pertaining to powerplant installations. In effect, this action would reduce certain testing and analysis requirements for equipment, systems, and installations that have no effect on airplane safety. It also would clarify the intent and applicability of the affected rules. The changes proposed in this action were developed in cooperation with the Joint Aviation Authorities (JAA) of Europe and the Aviation Rulemaking Advisory Committee (ARAC). They are intended to achieve common requirements between the U.S. regulations and the Joint Aviation Requirements (JAR) of Europe while maintaining or improving the level of safety provided by the current regulations. This action is necessary to assure consistent and effective application of the affected FAA and JAA regulations.

DATES: Send your comments on or before [Insert date 90 days after date of publication in the Federal Register.]

ADDRESSES: Address your comments to the Docket Management System, U.S. Department of Transportation, Room Plaza 401, 400 Seventh Street, SW., Washington,

DC 20590-0001. You must identify the docket number XXXXX at the beginning of your comments, and you should submit two copies of your comments. If you wish to receive confirmation that FAA received your comments, include a self-addressed, stamped postcard.

You may also submit comments through the Internet to <http://dms.dot.gov>. You may review the public docket containing comments to these proposed regulations in person in the Dockets Office between 9:00 a.m. and 5:00 p.m., Monday through Friday, except Federal holidays. The Dockets Office is on the plaza level of the NASSIF Building at the Department of Transportation at the above address. Also, you may review public dockets on the Internet at <http://dms.dot.gov>.

FOR FURTHER INFORMATION CONTACT: Linh Le, Airplane and Flight Crew Interface Branch, ANM-111, Transport Airplane Directorate, Aircraft Certification Service, FAA, Northwest Mountain Region, 1601 Lind Avenue S.W., Renton, Washington 98055-4056; telephone (425) 227-1105; fax (425) 227-1320; e-mail linh.le@faa.gov.

SUPPLEMENTARY INFORMATION:

Comments Invited

Interested persons are invited to participate in the making of the proposed action by submitting such written data, views, or arguments, as they may desire. Comments relating to the environmental, energy, federalism, or economic impact that might result from adopting the proposals in this document are also invited. Substantive comments should be accompanied by cost estimates. Comments must identify the regulatory docket or notice number and be submitted in duplicate to the DOT Rules Docket address specified above.

All comments received, as well as a report summarizing each substantive public contact with FAA personnel concerning this proposed rulemaking, will be filed in the

docket. The docket is available for public inspection before and after the comment closing date.

We will consider all comments received on or before the closing date before taking action on this proposed rulemaking. Comments filed late will be considered as far as possible without incurring expense or delay. The proposals in this document may be changed in light of the comments received.

Commenters wishing the FAA to acknowledge receipt of their comments submitted in response to this document must include a pre-addressed, stamped postcard with those comments on which the following statement is made: "Comments to Docket No. _____." The postcard will be date-stamped and mailed to the commenter.

Availability of Rulemaking Documents

You can get an electronic copy using the Internet by taking the following steps:

- (1) Go to the search function of the Department of Transportation's electronic Docket Management System (DMS) web page (<http://dms.dot.gov/search>).
- (2) On the search page type in the last four digits of the Docket number shown at the beginning of this notice. Click on "search."
- (3) On the next page, which contains the Docket summary information for the Docket you selected, click on the document number of the item you wish to view.

You can also get an electronic copy using the Internet through FAA's web page at <http://www.faa.gov/avr/arm/nprm/nprm.htm> or the Federal Register's web page at http://www.access.gpo.gov/su_docs/aces/aces140.html.

You also can get a copy by submitting a request to the Federal Aviation Administration, Office of Rulemaking, ARM-1, 800 Independence Avenue SW., Washington, DC 20591, or by calling (202) 267-9680. Make sure to identify the docket number, notice number, or amendment number of this rulemaking.

BACKGROUND

The Airworthiness Standards of the U.S. and Europe

The airworthiness standards for transport category airplanes are contained in Title 14, Code of Federal Regulations (14 CFR) part 25 [commonly referred to as part 25 of the Federal Aviation Regulations (FAR)]. Manufacturers of transport category airplanes must show that each airplane they produce of a different type design complies with the relevant standards of part 25. These standards apply to airplanes manufactured within the U.S. for use by U.S.-registered operators, and to airplanes manufactured in other countries and imported to the U.S. under a bilateral airworthiness agreement.

In Europe, the Joint Aviation Requirements (JAR) were developed by the Joint Aviation Authorities (JAA) to provide a common set of airworthiness standards for use within the European aviation community. The airworthiness standards for European type certification of transport category airplanes are contained in JAR-25, and are based on 14 CFR part 25. Airplanes certificated to the JAR-25 standards, including airplanes manufactured in the U.S. for export to Europe, receive type certificates that are accepted by the aircraft certification authorities of 26 European member countries.

“Harmonization” of U.S. and European Standards

Although part 25 and JAR-25 are very similar, they are not identical in every respect. Differences between these two sets of standards can result in substantial additional costs when airplanes are type certificated to both standards. These additional costs, however, frequently do not bring about an increase in safety. For example, part 25 and JAR-25 may use different means to accomplish the same safety intent. In this case, the manufacturer is usually burdened with meeting both requirements, although the level of safety is not increased correspondingly. Recognizing that a common set of standards would not only economically benefit the aviation industry, but also would maintain the necessary high level of safety, the FAA and JAA consider “harmonization” of the two sets of standards to be a high priority.

In 1988, the FAA, in cooperation with the JAA and other organizations representing the American and European aerospace industries, began a process to harmonize the airworthiness requirements of the United States and the airworthiness requirements of Europe, especially in the areas of Flight Test and Structures. The FAA's harmonization effort was formally initiated in 1991 with the establishment of the Aviation Rulemaking Advisory Committee (ARAC), described in detail below.

The Aviation Rulemaking Advisory Committee (ARAC)

The FAA formally established ARAC on January 22, 1991 (56 FR 2190), to provide advice and recommendations concerning the full range of the FAA's safety-related rulemaking activity. This advice was sought to develop better regulations in less overall time using fewer FAA resources than were historically needed. The committee provides the opportunity for the FAA to obtain firsthand information and insight from interested parties regarding potential new rules or revisions of existing rules.

There are 64 member organizations on the committee, representing a wide range of interests within the aviation community. Meetings of the committee are open to the public, except as authorized by section 10(d) of the Federal Advisory Committee Act.

The FAA assigns specific tasks to ARAC, which are published in the Federal Register. The ARAC then establishes Working Groups to develop proposals to recommend to the FAA for addressing the assigned tasks. Although Working Group meetings are not generally open to the public, all interested parties are invited to participate as working group members. Working groups report directly to the ARAC, and the ARAC must accept a working group proposal before that proposal can be presented to the FAA as an advisory committee recommendation.

The activities of the ARAC will not, however, circumvent the public rulemaking procedures. After an ARAC recommendation is received and found acceptable by the

FAA, the agency proceeds with the normal public rulemaking procedures. Any ARAC participation in a rulemaking package will be fully disclosed in the public docket.

Working Groups Tasked by ARAC

The ARAC held its first meeting on May 3, 1991 (56 FR 20492, May 3, 1991). The Transport Airplane and Engine Subcommittee (later renamed the Transport Airplane and Engine Issues Group, TAEIG) was established at that meeting to provide advice and recommendations to the Director of the FAA's Aircraft Certification Service on the airworthiness standards for transport airplanes, engines, and propellers in 14 CFR parts 25, 33 and 35.

By notices in the Federal Register (57 FR 58845, December 11, 1992; and 58 FR 13819, March 15, 1993), the TAEIG established:

- the Installation Harmonization Working Group (later renamed the Power Plant Installation Harmonization Working Group, PPIHWG) and
- the System Design and Analysis Harmonization Working Group (SDAHWG).

The TAEIG tasked these two Working Groups with developing recommendations concerning new or revised rules and policies associated with the assessment of aircraft and powerplant systems safety, and to harmonize these part 25 rules with the parallel JARs.

This NPRM is based on the proposals developed by the Working Groups and submitted by ARAC to the FAA as recommendations to achieve harmonization of the system design and analysis requirements of subparts E and F of part 25 with JAR-25. At the time that the PPIHWG and SDAHWG began their work on this harmonization effort, some standards were already in the process of revision and improvement by the FAA in conjunction with aviation industry committees, including the Society of Automotive Engineers (SAE), the Radio Technical Commission For Aeronautics (RTCA), Inc., and

EUROCAE. The necessary revisions that were identified by those groups have been included in this NPRM.

DISCUSSION OF THE PROPOSAL

With this NPRM, the FAA proposes changes to the general function and installation requirements and the system design and analysis requirements of subpart F of part 25, as well as related changes to the powerplant installation requirements of subpart E. These proposed changes were identified as part of the activities associated with the ARAC task to harmonize:

- § 25.901(c) (“Powerplant, General -- Installation”),
- § 25.1301 (“Equipment, General -- Function and installation”), and
- § 25.1309 (“Equipment, systems, and installations”).

The primary basis for the proposed changes relates to the requirements currently contained in § 25.1309(a) and (b), which state:

“(a) The equipment, systems, and installations whose functioning is required by this subchapter, must be designed to ensure that they perform their intended functions under any foreseeable operating condition.

(b) The airplane systems and associated components, considered separately and in relation to other systems, must be designed so that--

(1) The occurrence of any failure condition which would prevent the continued safe flight and landing of the airplane is extremely improbable, and

(2) The occurrence of any other failure conditions which would reduce the capability of the airplane or the

ability of the crew to cope with adverse operating conditions is improbable.”

As currently stated, these requirements have posed certain problems to the certification of transport category airplanes, which are discussed at length below. The FAA is proposing revisions to several related standards that it considers necessary in order to eliminate such problems and to clarify the intent of these standards. A detailed discussion of each proposed change follows.

Definitions Used in this NPRM

For the purposes of this NPRM, the following definitions apply:

Catastrophic Failure Condition: a failure condition that would result in multiple fatalities, usually with the loss of the airplane. (**NOTE**: This term was defined differently in previous versions of § 25.1309 and accompanying advisory material -- as “a failure condition that would prevent continued safe flight and landing.”)

Error: an omission or incorrect action by a crewmember or maintenance personnel, or a mistake in requirements, design, or implementation.

Event: an occurrence that has its origin distinct from the airplane, such as atmospheric conditions (e.g., gusts, temperature variations, icing, and lightning strikes); runway conditions; conditions of communication, navigation, and surveillance services; bird-strike; cabin and baggage fires; etc. The term does not cover sabotage.

Extremely Improbable Failure Condition: a failure condition that is so unlikely that it is not anticipated to occur during the entire operational life of all airplanes of one type. [**NOTE**: See related section entitled “Proposed changes to §25.1309(b)” elsewhere in this NPRM for more information regarding the background and intent of the term “extremely improbable.”]

Extremely Remote Failure Condition: a failure condition that is not anticipated to occur to each airplane during its total life, but which may occur a few times when considering the total operational life of all airplanes of the type. [**NOTE**: The term “extremely remote” has been used previously within 14 CFR part 25 to describe a condition so remote that it is not anticipated to occur in service on any transport category airplane (i.e., “extremely improbable”). However, for the purposes of this proposed regulation, the term “extremely remote” will have the meaning specified above.]

Failure: an occurrence that affects the operation of a component, part, or element such that it can no longer function as intended (this includes both loss of function and

malfunction). (**NOTE:** Errors and events may cause failures or influence their effects, but are not considered to be failures.).

Failure Condition: a condition, caused or contributed to by one or more failures or errors, that has either a direct or consequential effect on the airplane, its occupants and/or other persons considering:

- flight phase; and
- relevant adverse operational or environmental conditions; and
- external events.

Hazardous Failure Condition: one that would reduce the capability of the airplane or the ability of the flightcrew to cope with adverse operating conditions to the extent that there would be:

- a large reduction in safety margins or functional capabilities;
- physical distress or excessive workload such that the flightcrew cannot be relied upon to perform their tasks accurately or completely; or
- serious or fatal injuries to a relatively small number of persons other than the flightcrew.

Major Failure Condition: a failure condition that would reduce the capability of the airplane or the ability of the flightcrew to cope with adverse operating conditions to the extent that there would be, for example:

- a significant reduction in safety margins or functional capabilities;
- a significant increase in flightcrew workload or in conditions impairing the efficiency of the flightcrew;
- discomfort to the flightcrew; or
- physical distress to passengers or cabin crew, possibly including injuries.

Minor Failure Condition: a failure condition that would not significantly reduce airplane safety, and involve flightcrew actions that are well within their capabilities.

Minor failure conditions may include, for example:

- a slight reduction in safety margins or functional capabilities;
- a slight increase in flightcrew workload, such as routine flight plan changes; or
- some physical discomfort to passengers or cabin crew.

Remote Failure Condition: a failure condition that is not anticipated to occur to each airplane during its total life, but which may occur several times when considering the total operational life of a number of airplanes of the type.

Single Failure: any occurrence, or set of occurrences that cannot be shown to be independent from each other, that affect the operation of components, parts, or elements such that they can no longer function as intended (see definition of “Failure,” above).

Proposed Changes to § 25.1301(d)

Paragraph (d) of the current § 25.1301 (“Function and installation”) states that each item of installed equipment must “function properly when installed.” The FAA proposes to delete that paragraph, because it would be redundant to the proposed revision to § 25.1309(a), described later in this NPRM.

Proposed Changes to § 25.1309 -- General

Broadened Applicability: This proposed revision to § 25.1309 would eliminate the reference to equipment, systems, and installations whose proper functioning is required by “this subchapter” (that is, 14 CFR subchapter C, “Airplane”). Currently, § 25.1309 requires that only the equipment, systems, and installations whose functioning is required by subchapter C must be designed to ensure that they perform their intended functions under any foreseeable operating condition.

The idea of limiting the required equipment and systems in the current way arose during the development of amendment 25-41 (42 FR 36960, July 18, 1977), which established the current version of § 25.1309. The FAA had considered using the word “chapter” instead of “subchapter” in § 25.1309(a) and (e), so as to include all systems, equipment, and installations covered by 14 CFR. However, this was not adopted because comments to NPRM 75-23 (40 FR 23048, May 27, 1975), Docket No. 14625, objected to the rule applying to systems, equipment, and installations that are required by the subchapters dealing with various operating rules. In addition, a concern was raised that, if the rule were worded in that way, it could be interpreted as requiring the installation of equipment prescribed by an operating rule in order to obtain a type certificate, even though the airplane was not going to be operated in accordance with those operating rules.

This proposed change to § 25.1309 would eliminate the reference to the “subchapter” altogether and, in effect, would broaden the applicability of the entire rule to “any equipment or system as installed in the airplane,” regardless of whether it is required for type certification, operating approval, or not required at all (that is, if it is strictly optional equipment). While this proposed change is not intended to require the installation of equipment prescribed only by an operating rule in order to obtain a type certificate, it is intended to apply the requirements of § 25.1309 to such equipment when

installed. For equipment required by the operating rules or for optional equipment, relevant operating rules and associated supporting advisory material at the time of type certification may be applied in addition to, or in lieu of, this section at the discretion of the Administrator.

With the increasing complexity and interdependence of airplane equipment and systems, as well as the desire to improve safety, evaluation of all installed equipment, systems, and associated components at the time of type certification and identification of the standards that were used to evaluate them is both appropriate and necessary.

Clarification of Applicability: The FAA's historical policy in applying the requirements of § 25.1309 has been to consider that the rule is one of general applicability. This means that the requirements of the § 25.1309 are applicable unless those requirements conflict with more specific requirements contained in another section of part 25. On the other hand, the JAA's parallel JAR 25.1309 rule states that it is applicable in addition to the requirements of other sections of JAR 25. In practice, both § 25.1309 and JAR 25.1309 have not been applied if:

- compliance was technologically, economically, or logistically impracticable, and
- the hazard was adequately regulated by other sections of part 25.

Further, where compliance with other part 25 regulations inherently provides compliance with the intent of one or more of the requirements of § 25.1309, the FAA has not required applicants to perform a demonstration of compliance dedicated solely to § 25.1309. Consequently, this sometimes has led to inconsistency in the interpretation of applying § 25.1309.

Other factors that led to incorrect application of this regulation include:

- The reference to “installations” in (a), but not (b), has led to confusion that “installation” may only be a consideration for § 25.1309(a),

- Confusion as to whether § 25.1309(b) and (c) apply to installed equipment and systems not required for type certification (see the discussion above on “broader applicability”).

Additionally, questions persist as to whether or not compliance must consider operating, environmental, or situational conditions where the airplane is “out of service” (for example, in storage, undergoing maintenance activities away from the flight line, or on ferry flights). Most of these questions are associated with the performance and safety of installed maintenance support equipment, or consideration of any special circumstances and equipment associated with ferry flights. The intent and practice is that § 25.1309 is always applicable to flight conditions, but only applicable to ground conditions while the airplane is “in service” (that is, from the time the airplane arrives at a gate or other location for pre-flight preparations, until it is removed from service for shop maintenance, storage, etc.). While this does include conditions associated with line maintenance, dispatch determinations, embarkation and disembarkation, taxi, or the like, it does not include periods of shop maintenance, storage, or other “out of service” activities.

Finally, there has long been a question as to whether risks to persons other than airplane occupants and crew should be taken into account when assessing compliance with § 25.1309. Such risks include, for example, threats to people overflown or adjacent to the airplane during ground operations, electric shock threats to mechanics, and other similar situations. Because such risks are usually insignificant when compared with the risk to the airplane and its occupants, applicants have not typically addressed these risks in demonstrating accepted means of compliance with § 25.1309. Consequently, this has been mistakenly interpreted to mean that such risks need not be considered at all. The FAA has found designs non-compliant simply due to an unacceptable potential threat to persons outside the airplane or to line mechanics.

This proposed rulemaking action would more specifically establish the applicability of requirements of § 25.1309. To do this, the FAA has included new introductory text to this section to specify that the requirements of § 25.1309 are applicable in addition to specific regulations that may apply, except where the requirements of § 25.1309, or a part of them, are expressly excepted. This introductory text also would identify the particular conditions covered by other sections of part 25 that are excepted from one or more of the requirements of § 25.1309. Those conditions are:

- flight control jams covered by § 25.671(c)(3) (“Control Systems, General”);
- brake failures covered by § 25.735(b)(1) (“Brakes”); ***[Editorial Note: Before publishing, make sure § 25.735(b)(1) has been adopted as final rule]***
- emergency egress conditions covered by § 25.810(a)(1)(v) (“Emergency egress assist means and escape routes”) and § 25.812 (“Emergency lighting”); and
- powerplant failure conditions excepted under the § 25.901(c) (“Powerplant Installation) proposal discussed elsewhere in this notice.

This proposed change to clarify and explicitly define the applicability of § 25.1309 would have little effect on current procedures and methods for properly applying the requirement to design features of equipment, systems, and installations.

Proposed Changes to § 25.1309(a)

Description of the Specific Change: The FAA proposes to revise § 25.1309(a) to specify that, with certain exceptions, the airplane equipment and systems must be designed and installed so that they “perform as intended” under the airplane’s operating and environmental conditions. The proposed change broadens the scope of existing paragraph 25.1309(a) to all installed airplane equipment and systems whose improper functioning would reduce safety regardless of whether required by type certification

rules, operating rules, or not required. The phrase “improper functioning” is intended to identify equipment and system failures which have an effect on airplane safety and are therefore failure conditions. Any installed equipment or system, the failure or malfunction of which results in a minor or more severe failure condition is considered to have an effect on the safe operation of the airplane. Paragraph 25.1309(a) would have requirements for two different classes of equipment and systems installed in the airplane. Paragraph 25.1309(a)(1) covers the equipment and systems that have a safety effect, or are installed in order to meet regulatory requirement. This class of equipment and systems are required to “perform as intended under the airplane operating and environmental conditions.” Paragraph 25.1309(a)(2) requires all other equipment and systems to not have an effect on the safe operation of the airplane. Consequently these equipment and systems are not required to “perform as intended.”

Clarification of “Perform as Intended”: The current text of § 25.1301(d) (see discussion above) that requires installed equipment to “function properly when installed” was derived from several previous FAA regulations. The earliest regulation (circa 1943) was Civil Air Regulation (CAR) 04.500, which required that the items “shall function to the satisfaction of the Administrator.” That CAR was recodified in 1949 as CAR 4b.682(d), which required the items to be “demonstrated to function satisfactorily in the airplane.” That section was later (circa 1950) recodified as CAR 4b.601(d), which required that the items must be “demonstrated to function properly in the airplane.”

The current text of § 25.1309(a) requires these items to “perform their intended functions under any foreseeable operating condition.” This requirement came directly from the earlier CAR 4b.606(a), adopted in 1952, which required the items to “perform their intended functions reliably under all reasonably foreseeable operating conditions.”

The terms “reliably” and “reasonably” used in CAR 4b.606(a) were simply dropped during recodification to § 25.1309(a), with no change in intent.

In each case, the “Administrator” has been left to exercise significant discretion as to what the terms “properly,” “satisfactorily,” or “reliably” were intended to mean for a given piece of equipment under given conditions, as well as what must be considered a “foreseeable operating condition.” As a result, these have evolved to mean different things for different critical equipment and systems. For example, the “environment” to which a piece of equipment must be “qualified,” as well as the “pass/fail criteria” for that equipment’s qualification, are often a function of the “criticality” assigned to the equipment. The intent of the words “properly” and “intended” within the current § 25.1301(d) and § 25.1309(a), respectively, have been interpreted by the FAA to mean “fulfill the purposes for which the subject system/component exists in the manner expected by system specifications”.

The FAA generally finds compliance with § 25.1301(d) and § 25.1309(a) if equipment and systems exhibit failures that only occur after prolonged or repetitive exposure to operating and/or environmental conditions. Conversely, if these same failures are found to occur due to a single exposure to operating and/or environmental conditions, the FAA generally views them as not complying with § 25.1301(d) and § 25.1309(a). Nevertheless, the FAA sometimes finds type designs subject to such failures acceptable if these failures are judged to not significantly contribute to the risks already accepted under § 25.1309(b). For example, some degradation in functionality and capability are routinely allowed during some environmental qualifications, such as HIRF and lightning testing. In fact, paragraph (b) of § 25.1316 (System lightning protection”) specifically allows the functionality and capabilities of some electrical/electronic systems to be lost when the airplane is exposed to lightning, provided that “these functions can be recovered in a timely manner.”

The general practice is that the “perform-as-intended” regulations [such as §25.902(b)(2), §25.1301(d), §25.1309(a)] are used to provide assurance that the equipment and systems will function as intended when operating in the expected operating conditions. It is recognized, however, that random failures will occur throughout the aircraft life and that the failed device may no longer “perform-as-intended”. The acceptability of failures and their associated risks are covered by the “fail-safe regulations” [such as the generally applicable § 25.901(c) and § 25.1309(b), among others, or the more specific §§ 25.671(c)(3), 25.735(b)(1), 25.810(a)(1)(v), 25.812, and 25.903(d)(1), 25.1316, among others]. **[Editorial Note: Before publishing, make sure § 25.735(b)(1) has been adopted as final rule and § 25.671 references still appropriate.]** For example, lightning striking an external antenna is a “foreseeable” event and can be safely accommodated, but not by the struck equipment itself. If such a lightning strike would result in a “minor” or “major” failure condition (see Definitions, above), it might be considered acceptable if the antenna is located in an area of the airplane where the probability of lightning attachment is low. However, if it would result in a catastrophe, then additional design protections would be necessary, such as providing redundancy or some other design to mitigate such catastrophes.

Clarification of “Under the Airplane Operating and Environmental Conditions”:
With this proposed revision to § 25.1309(a), the conditional qualifiers of “when installed” and “under any foreseeable operating condition,” contained in the current §§ 25.1301(d) and 25.1309(a), would be replaced by:

“ . . . under the airplane operating and environmental conditions . . . ”

The proposed phrase is intended to mean:

- throughout the full normal operating envelope of the airplane, as defined by the Airplane Flight Manual, together with any modification to that

envelope associated with abnormal or emergency procedures and any anticipated crew action; and

- under the anticipated external and internal airplane environmental conditions, as well as any additional conditions where equipment and systems are assumed to “perform as intended”.

This change was made in response to the observation that although certain operating conditions are foreseeable, achieving normal performance when they exist is not always possible. For example, ash clouds from volcanic eruptions are foreseeable, but airplanes with current technology cannot safely fly in such clouds.

Provisions for Equipment and Systems with No Safety Effect on the Operation of the Airplane: Modern transport airplanes contain equipment that is not intended to have an effect on the safe operation of the airplane. Typically, this equipment is associated with amenities for the passengers and includes such items as:

- entertainment displays,
- audio systems,
- in-flight telephones,
- non-emergency lighting, and
- equipment for food storage and preparation.

A problem for airplane manufacturers arises when certification authorities have questioned installations of this type when the equipment does not perform in accordance with its system specifications and, therefore, is “not functioning properly when installed.” This poses a non-compliance issue because the regulations require that all equipment, systems, and installations function properly when installed.

However, the proper functioning of “amenities,” such as those items listed above, is not necessary for the safe operation of the airplane. The only safety issues associated

with this type of equipment and systems are the possibility that, as a result of its normal operation or in the event of its failure, it could directly injure someone or adversely affect the functioning of the crew or other equipment and systems. Accordingly, the provision for exceptions in the proposed § 25.1309(a)(2) allows these types of “amenities” to be approved even if they frequently do not perform as intended.

Under proposed § 25.1309(a)(2), any frequent failure of amenities to “perform as intended” must not adversely affect the safety of the airplane or its occupants, or the proper functioning of the equipment and systems that do have a safety impact. That is, they must not directly injure persons or adversely affect the crew or other equipment and systems. The intent of this accommodation is to reduce the cost of certification to airplane and equipment manufacturers without reducing the level of safety provided by part 25. No safety benefit is derived from demonstrating that equipment performs as intended, if failing to perform as intended would not result in a “minor” or more severe failure condition. Instead, as a minimum, the FAA would require that a qualitative evaluation of the design and installation of such equipment and systems as installed in the airplane be performed to determine that neither their normal operation nor their failure will adversely affect crew workload, the operation of other systems, or the safety of persons.

The FAA expects that, in most cases, normal installation practices will result in sufficiently obvious isolation of the impacts of such equipment on safety that substantiation can be based on a relatively simple qualitative installation evaluation. If the possible impacts, including failure modes or effects, are questionable or isolation between systems is provided by complex means, more formal structured evaluation methods or a design change may be necessary.

Environmental Qualification of “Amenities”: In accordance with the proposed revision to § 25.1309, the environmental qualification requirements for certification of

the airplane equipment and systems that are not associated with any functional hazard would be reduced to those tests necessary only to verify that their presence, operation, or failure does not:

- interfere with the proper operation of other equipment,
- directly injure anyone, or
- increase the flightcrew's workload unreasonably.

Although these types of equipment and systems are not required to function properly when installed, they would be required to be functioning when they are tested to verify that they do not interfere with the operation of other airplane equipment and systems and do not pose a hazard in and of themselves. Other environmental testing for this type of equipment is no longer required.

Overall Effect of Revision to § 25.1309(a): In its effect, the proposed revision to § 25.1309(a) would:

- harmonize this regulation with the parallel JAR requirement;
- clarify when installed equipment and systems must perform as intended;
and
- remove unnecessary requirements currently imposed on installed
equipment and systems that are not associated with any functional hazard.

Further guidance concerning § 25.1309(a) has been made part of the new proposed Advisory Circular (AC) 25.1309-1B, "System Design and Analysis," announced elsewhere in this Federal Register.

Proposed Changes to § 25.1309(b)

Description of the Specific Change: The FAA proposes to revise § 25.1309(b) to require that the airplane systems and associated components considered separately and in relation to other systems must be designed and installed so that:

- each catastrophic failure condition is extremely improbable and does not result from a single failure; and
- each hazardous failure condition is extremely remote; and
- each major failure condition is remote.

The following discussion provides supplemental background and current FAA interpretations regarding the intent of both the existing and proposed §25.1309(b).

History and Role of Probability and Statistics: Since the earliest days of prescribing and assessing airworthiness, judging “probability” has been necessary. The required capacities, capabilities, margins, environmental qualifications, levels of fault tolerance, etc., all reflect what conditions and events are “anticipated” to occur and “deemed practicable” to safely accommodate. For instance, duplicated flight control cables were required in biplanes because it was thought that the probability of failure of one cable was too high, and providing duplication was practicable. As these “fail-safe” requirements evolved, making such airworthiness determinations relied (and continues to rely) heavily on “engineering judgement” and qualitative methods. However, as the number, criticality, complexity, integration, and number of parts of aircraft systems increased, the combinations of conditions and events that a design must safely accommodate became more difficult to effectively judge by qualitative means alone. To arbitrarily specify duplication or triplication of components as a means to address possible failures was no longer sufficient. The probability of total system failure can be indefinitely decreased by increasing the numbers of independent “channels” in a system.

However, each layer of redundancy has costs, complexities, and the inherent risk of unforeseen failure conditions associated with it.

The aviation industry recognized as early as the late 1950's that rational acceptable quantitative probability values would have to be established. During the 1960's, quantitative probability gained in popularity and acceptance as a tool for objectifying engineering judgements (e.g., authority criteria for autoland systems).

The British Civil Airworthiness Requirements (BCAR) were the first to establish acceptable quantitative probability values for transport airplane systems. The primary objective in establishing these guidelines was to ensure that the proliferation of critical systems would not increase the probability of a serious accident. Historical evidence at the time indicated that the probability of a serious accident due to operational and airframe-related causes was approximately one (accident) per one million hours of flight. Further, about 10 percent of the total accidents were attributed to failure conditions caused by the airplane's systems. Consequently, it was determined that the probability of a serious accident from all such failure conditions should not be greater than one per 10 million flight hours, or "1 x 10⁻⁷ per flight hour," for a newly designed airplane. Commensurately greater acceptable probabilities were established for less severe outcomes.

The difficulty with the 1 x 10⁻⁷ per flight hour probability of a serious accident, as stipulated by the BCAR guideline, was that all the systems on the airplane must be collectively analyzed numerically before it was possible to determine whether the target had been met. For this reason, the (somewhat arbitrary) assumption that there would be no more than 100 failure conditions contributing to a catastrophe within any given transport category airplane type design was made. It apparently was also assumed that, by regulating the frequency of less severe outcomes:

- only “catastrophic failure conditions” would significantly contribute to the probability of catastrophe, and
- all contributing failure conditions could be foreseen.

Therefore, the targeted allowable average probability per flight hour of 1×10^{-7} was apportioned equally among 100 catastrophic failure conditions, resulting in an allocation of not greater than 1×10^{-9} to each. The upper limit for the average probability per flight hour for catastrophic failure conditions became the familiar “ 1×10^{-9} .” Failure conditions having less severe effects could be relatively more likely to occur.

The FAA adopted these BCAR guidelines in Advisory Circular (AC) 25.1309-1, “System Design Analysis” (dated September 7, 1982). That AC established an approximate probability value for the term “extremely improbable” as used in §25.1309(b), as well as the other relevant probability terms.

Since their adoption by the FAA, these probability guidelines and their role in demonstrating and finding compliance with §25.1309(b) have been a source of misinterpretation, confusion, and controversy. The FAA intends the numerical values in AC 25.1309 associated with the probabilistic terms in §25.1309(b) to be used as acceptable risk guidelines in those cases where the effect of system failures are examined by quantitative probability methods of analysis. The use of numerical probability analysis and these guidelines is simply intended to supplement, but not replace, qualitative methods based on engineering and operational judgements. Whether a design meets these guidelines simply provides some evidence to support an informed finding by the FAA as to whether or not the design complies with the intent of the rule.

The Intent of the Term “Extremely Improbable”: The objective of using this term in the regulations has been to describe a condition (usually a failure condition) that has a

probability of occurrence so remote that it is not anticipated to occur in service on any transport category airplane to which the standard applies. However, while a rule sets a minimum standard for all the airplanes to which it applies, compliance determinations are limited to individual type designs. Consequently, in practice, all that has been required of applicants is a sufficiently conservative demonstration that a condition is not anticipated to occur in service during the entire operational life of all airplanes of the type design being assessed. Experience indicates that the level of conservatism traditionally provided in proper safety assessments more than compensates for the cumulative risk effects across airplane types.

The means of demonstrating that the occurrence of an event is “extremely improbable” varies widely, depending on the type of system, component, or situation that must be assessed. Failure conditions arising from a single failure are not considered “extremely improbable;” thus, probability assessments normally involve failure conditions arising from multiple failures. Both qualitative and quantitative assessments are used in practice, and both are often necessary to some degree to support a conclusion that an event is “extremely improbable.” Generally, performing only a quantitative analysis to demonstrate that a failure condition is extremely improbable is insufficient due to the variability and uncertainty in the analytical process. Any analysis used as evidence that a failure condition is extremely improbable should include justification of any assumptions made, data sources and analytical techniques to account for the variability and uncertainty in the analytical process. Refer to AC25.1309-1B, or later revision, for acceptable means of compliance.

In short, wherever part 25 requires that a condition be “extremely improbable,” the compliance method -- whether qualitative, quantitative, or a combination of the two --

along with engineering judgment, must provide convincing evidence that the condition should not occur in service.

Inclusion of Specific Failure Condition Categories and Probabilities: The proposed § 25.1309(b) would include specific terms to describe failure condition categories and probabilities that are in current usage within the aviation industry. It is recognized that some of these terms may be used elsewhere within 14 CFR with different meanings. The FAA may consider issuing a miscellaneous regulatory amendment in the future to standardize the use of these terms to classify failure conditions. However, for the purposes of this proposed regulation, these terms are defined under the section entitled “Definitions” that appears earlier in this preamble.

Although the terminology in § 25.1309(b) would be changed from the current regulation, the intent would not be changed. The new text of the rule would serve to “document” and formally institute the current interpretation and application of these terms.

Prohibiting Catastrophic Single Failures: The proposed text of § 25.1309(b) would explicitly include a fail-safe design requirement that single failures must not result in catastrophic failure conditions, regardless of their probability. This has been the FAA’s practice and, in fact, was the only requirement of this sort under the FAA’s early Civil Air Regulations (CAR) and the earliest version of § 25.1309.

Harmonization and Standardization: The proposed text of § 25.1309(b) would be harmonized with that of the parallel JAR. Further guidance concerning § 25.1309(b) has been made part of the new proposed Advisory Circular (AC) 25.1309-1B.

Proposed Changes to § 25.1309(c)

Description of the Specific Changes: The FAA proposes to revise the text of § 25.1309(c) to continue to require that:

- information concerning unsafe system operating conditions be provided to the crew to enable them to take appropriate corrective action, and
- systems and controls, including indications and annunciation, be designed to minimize crew errors that could create additional hazards.

The proposed revised paragraph would also require that a warning indication be provided if immediate corrective action is required.

Categorization of Required Flightcrew Information: Proposed § 25.1309(c) would be compatible with the requirements of the current § 25.1322 (“Warning, caution, and advisory lights”), which distinguishes between caution, warning, and advisory lights installed on the flight deck. Rather than only providing a warning to the flightcrew, which is required by the current rule, the proposed § 25.1309(c) would require that information concerning unsafe system operating conditions be provided to the flightcrew.

A warning indication would still be required if immediate action by a flightcrew member were required. However, the particular method of indication would depend on the urgency and need for flightcrew awareness or action that is necessary for the particular failure. Inherent airplane characteristics may be used in lieu of dedicated indications and annunciations if they can be shown to be timely and effective. However, the use of periodic maintenance or flightcrew checks to detect significant latent failures when they occur is undesirable and should not be used in lieu of practical and reliable failure monitoring and indications.

Minimization of Crew Errors: The proposed wording of § 25.1309(c) is intended to clarify the current rule by specifying that the design of systems and controls, including indications and annunciations, must minimize crew errors that could create additional hazards. The additional hazards to be minimized are those that could occur after a failure

and are caused by inappropriate actions made by a crew member in response to the failure. Unless they are accepted as part of normal aviation abilities, any procedures for the flightcrew to follow after the occurrence of a failure indication or annunciation should be described in the approved Airplane Flight Manual (AFM), AFM revision, or AFM supplement.

Interpretation of Unsafe System Operating Conditions: The following interpretive material provides guidance to aid in making determinations as to whether a given system operating condition is “unsafe”. It is not intended to be the only way to define an unsafe condition.

Any system operating condition which, if not detected and properly accommodated by crew action, would significantly contribute to or cause one or more serious injuries is an “unsafe system operating condition” for the purposes of this regulation. Even if airplane operation or performance is unaffected or insignificantly affected at the time of a failure, information to the flightcrew is required if it is considered necessary for the flightcrew to take any action or observe any precautions.

If operation or performance is unaffected or insignificantly affected, information and alerting indications may be inhibited during specific phases of flight where informing the flightcrew is considered more hazardous than not informing them.

Further guidance concerning § 25.1309(c) has been made part of the new proposed AC 25.1309-1B.

Proposed Changes to § 25.1309(d)

The current § 25.1309(d) describes a specific means of compliance with the current requirements contained in § 25.1309(b), relative to the design of airplane systems and associated components. It requires that compliance with § 25.1309(b) must be

shown either by analysis, ground, flight, or simulator testing, where necessary. It also describes the features that such analysis must consider, such as

- possible modes of failure;
- probability of multiple or undetected failures;
- resulting effects on the airplane and occupants; and
- the crew warning cues and corrective action required.

The FAA has reconsidered the need for this specific section and has concluded that it should be deleted altogether, since it describes a specific, yet incomplete, means of compliance with the regulation. The FAA considers that, rather than trying to revise this section to cover all means and considerations, the described information is better suited to be contained within advisory material. As mentioned earlier, the FAA has developed proposed AC 25.1309-1B, which describes a means of compliance that is similar, but not identical, to the requirements currently stated in § 25.1309(d). A notice announcing the availability of that proposed AC is contained elsewhere in this Federal Register.

Proposed Changes to § 25.1309(e) and (f)

The FAA proposes to remove the current paragraphs (e) and (f) from § 25.1309 and include them as a new § 25.1310, as described in more detail below.

Proposed Changes to § 25.1309(g)

The FAA proposes to delete the requirements that are currently contained in § 25.1309(g), which concern a means of compliance to §25.1309(a) and (b) for electrical system and equipment design. The FAA finds that those requirements are redundant to the general application of § 25.1309 and other sections specifically related to electrical systems. The considerations for environmental conditions are now specified in §25.1309(a).

Proposed New § 25.1310

The FAA proposes to add a new § 25.1310, entitled “Power source capacity and distribution.” The content of this proposed requirement would be the same as that contained in § 25.1309(e) and (f). These requirements are not directly related to the other safety and analysis requirements of § 25.1309, and the FAA considers it appropriate to state them separately for the purpose of clarity. There would be no change to these requirements, other than their new section number.

The addition of proposed § 25.1310 would entail no significant change to the current requirements, and there would be no increase in costs associated with it.

Proposed Changes to § 25.901(c)

The FAA also proposes to revise § 25.901(c) (“Subpart E -- Powerplant, General, Installation”) to:

- clearly identify the applicability of § 25.1309 to the powerplant installation;
- provide consistent system design and analysis standards for both subparts E and F of part 25; and
- harmonize § 25.901(c) with the parallel section of the JAR.

The proposed text of § 25.901(c) would specify that the powerplant installation must comply with § 25.1309, except that the effects of the following items on the airplane and its occupants need not comply with § 25.1309(b):

- an engine case burnthrough or rupture,
- an uncontained engine rotor failure, and
- propeller debris release.

The FAA considers that it currently is not practicable to require applicants to consider these failure conditions when demonstrating compliance with the requirements of § 25.1309(b). Instead, these effects and rates of failures are already considered and minimized by required compliance with:

- 14 CFR part 33 (“Airworthiness Standards: Aircraft Engines”),
- 14 CFR part 35 (“ Airworthiness Standards: Propellers”)
- § 25.903(d)(1) (“Engines”),
- § 25.905(d) (“Propellers”), and
- § 25.1193 (“Cowling and nacelle skin”)

This proposed revision to § 25.901(c) is intended to provide an overall safety assessment of the powerplant installation that is consistent with the requirements of § 25.1309, while accommodating unique powerplant installation compliance policies. It is intended to augment rather than replace other applicable part 25 design and performance standards for transport category airplanes.

Additionally, the FAA has developed a new proposed AC 25.901-1, “Safety Assessment of Powerplant Installations,” to provide guidance that is unique to powerplant installations when complying with § 25.1309. The availability of this proposed AC is announced elsewhere in this Federal Register.

Effects of This Proposal on Other Sections of the Regulations

§ 25.671 (“Control Systems, General”): The proposed § 25.1309(b) would require that airplane systems and associated components be designed so that any catastrophic failure condition is extremely improbable and does not result from a single failure. Most anticipated failures of the flight control system are intended to meet this requirement. However, failures that result in a jam of a flight control surface or a pilot control, as addressed by § 25.671(c)(3), are excepted from the requirements of § 25.1309(b)(1) and (b)(2). Historically, the capabilities of the control system that are required by § 25.671(c)(3) have been used to regulate the risk of such events.

Specifically, § 25.671(c)(3) requires that an airplane must be shown by analysis, tests, or both, to be capable of continued safe flight and landing after:

“(c) Any jam in a control position normally encountered during takeoff, climb, cruise, normal turns, descent, and landing unless the jam is shown to be extremely improbable, or can be alleviated. A runaway of a flight control to an adverse position and jam must be accounted for if such runaway and subsequent jamming is not extremely improbable.”

The relatively low exposure to and severe effects of control jams at extreme deflections has led the FAA to conclude that accommodating control jams at deflections beyond those covered by § 25.671(c)(3) is not in the public interest. Further, the FAA finds that the current requirements of § 25.671(c)(3) have been shown to provide a satisfactory level of safety without the need to analyze each particular circumstance under which jams could occur. Consequently, flight control jams covered by § 25.671(c)(3) historically have been, and will continue to be, excepted from meeting the requirements of § 25.1309(b)(1) and (b)(2). The FAA proposes to specify these exceptions in the introductory text to § 25.1309.

The revision and harmonization of § 25.671 is a topic currently under review by the Flight Controls Harmonization Working Group within ARAC. This ARAC activity may subsequently produce additional relevant recommendations.

§ 25.735 (“Brakes”): ***[Editorial Note: § 25.735(b)(1) does not currently exist, but has been proposed. Before publishing 25.1309, make sure 25.735 has been adopted as final rule.]*** The proposed revised requirements of § 25.1309(b) would not apply to single failures covered by § 25.735(b)(1), relevant to the requirement that limits the effect of a single failure of the brake system to doubling the brake roll stopping distance. The diverse circumstances under which such a failure could occur would tend to make any structured determination of the outcome or frequency problematic and indeterminate. Additionally, the FAA finds that the current requirements of § 25.735 have been shown

to provide a satisfactory level of safety without the need to analyze each particular circumstance under which the single failure could occur. The FAA proposes to specify these exceptions in the introductory text to § 25.1309.

§ 25.810 (“Emergency egress assist means and escape routes”) and § 25.812 (“Emergency lighting”): The proposed revised requirements of § 25.1309(b) would not apply to the failure effects described in §§ 25.810(a)(1)(v) and 25.812. The failure conditions relevant to the cabin safety equipment installations addressed by those regulations are associated with varied evacuation scenarios for which the probability can not be determined. It has not been proven possible to define appropriate scenarios under which compliance with § 25.1309(b) can be demonstrated. The FAA considers it more practical to require particular design features or specific reliability demonstrations for these items of equipment, and to except them from the requirements of § 25.1309(b). Traditionally, the FAA has found this approach acceptable. This exception would be specified in the introductory text of proposed § 25.1309.

RESPONSE TO PETITIONS FOR RULEMAKING

During the development of this proposed rule, the FAA considered two relevant petitions for rulemaking that were previously submitted:

Docket No. 25045:

The first petition was submitted by Mr. Everett Morris in a letter dated July 16, 1986, and was published in the Federal Register on September 18, 1986 (51 FR 33061) as Docket No. 25045. The petitioner makes four specific requests of the FAA to change 14 CFR as follows:

REQUEST 1. Add to 14 CFR part 1 the definitions of probability as they are used with respect to the probability of the occurrence of a failure condition. The petitioner suggests the following specific definitions:

- Extremely Improbable: a failure that is not expected to occur on any aircraft of the type throughout the life of the fleet.
- Improbable: a failure that may be expected to occur once in the life of an aircraft and to occur several times in the life of the fleet.
- Probable: a failure that may be expected to occur several times during the life of an aircraft.

REQUEST 2. Make § 25.1309 consistent with the failure considerations of § 25.671 (“Control Systems, General”). The specific change that the petitioner requests is to revise the text of § 25.1309(b) to include an additional requirement that the airplane systems and associated components must be designed so that:

- any failure condition whose occurrence is shown to be probable must also be shown to have only minor effects on the airplane; and
- the criteria of the fail-safe design concept have been met.

REQUEST 3. The petitioner also requests revising § 25.1309(c), which concerns providing warning information to the flightcrew, so that the information provided will enable them to take appropriate action “for safe continuation and landing of the flight, including any such information or servicing as may be necessary to ensure airworthiness of the airplane on the following flight segment.”

REQUEST 4. Incorporate into part 25, as an appendix, the “Fail-Safe Design Concept” that was previously published and approved as Appendix 2 of AC 120-42A, “Extended Range Operation with Two-Engine Airplanes.” The petitioner requests that this new appendix to part 25 contain language similar to that found currently in AC 120-42A. The text of the new appendix should explain the fail-safe design methodology, and the principle of considering the effect of failures and combination of failures when defining a safe design. The commenter also suggests that the text include guidance on such things as:

- redundancy,
- isolation of systems,
- system independence,
- failure indication,
- functional verification,
- damage tolerance,
- design of failure paths, and
- flightcrew procedures.

Finally, the petitioner states that the amendments he proposes will minimize the variations in interpretation associated with the implementation of § 25.1309, and eliminate the possibility of applying an unrealistic assessment of any single failure as extremely improbable. The petitioner asserts that such an assessment has been used to justify the omission of redundant or back-up devices needed in the event of failures that are “not expected to occur.”

The period for public comment on this petition ended November 17, 1986, and two comments were submitted. Both commenters generally support the petition. Both commenters suggest that the definitions of probability and the fail-safe design concept be placed in a new advisory circular pertinent to § 25.1309, rather than in the regulations. One commenter also requests that, if the regulations are to be amended, the FAA should first publish an Advance NPRM in order to provide maximum opportunity for the public to contribute to the development of these safety standards.

The FAA has considered the petitioner’s requests, as well as those of the commenters, and has made the following determinations:

As to the petitioner’s **REQUEST 1**, the FAA concurs that a better definition of the probability terms is warranted, especially as they apply to the design of systems, equipment, and installations. As discussed previously in detail, the FAA is proposing in

this NPRM to revise § 25.1309(b) to include failure condition categories and probability terms relating to system design considerations. The FAA has provided qualitative definitions of these terms in this preamble to the notice, as well as in the proposed new AC 25.1309-1B, announced elsewhere in this Federal Register.

As to the petitioner's **REQUEST 2**, the FAA does not concur that such revisions to § 25.1309(b) are appropriate. The FAA's proposed change to § 25.1309 would clarify the relationship between the requirements of § 25.671(c) and § 25.1309(b). Further, the FAA considers that the current regulation already accommodates the petitioner's request that "any failure condition whose occurrence is shown to be probable must also be shown to have only minor effects on the airplane," although in the inverse: that is, for any effect that is not minor, the regulations specify a probability for it. The petitioner's request that § 25.1309(b) specifically require a finding that: "the criteria of the fail-safe design concept have been met," is not definitive enough to constitute a minimum safety standard. While all acceptable means of compliance must rely on one or more elements of the fail-safe design concept, as presented in the current guidance this "concept" does not represent a "criteria." Thus, it is more appropriate that this concept be provided as guidance rather than as a rule.

As to the petitioner's **REQUEST 3**, the FAA considers that both the current and the proposed revision to § 25.1309(c) adequately address the issue of providing information to the flightcrew to enable them to determine the appropriate corrective action to take when an unsafe system operating condition occurs. The FAA has long considered and applied the concept of "appropriate corrective action" in this case to include other than merely "immediate" corrective action -- that is, the crew is expected to identify not only what needs to be done at once to correct a problem, but what may need to be done to correct a problem after the airplane lands or before the next flight, for example. While § 25.1309(c) does not specify what that corrective action should be, it is

implicit that the flightcrew will be an integral participant in identifying and addressing airworthiness concerns. Additionally, assumptions about subsequent maintenance or dispatch limitations should be reflected within the Instructions for Continued Airworthiness (for example, refer to AC 25-19, "Certification Maintenance Requirements").

As to the petitioner's **REQUEST 4**, the FAA does not consider it appropriate to revise part 25 by adding a new appendix that would describe the "fail-safe design concept" currently contained in the AC related to ETOPS. Many of the subjects covered in the AC (among them: redundancy, damage tolerance, and the like) are already addressed in the regulations. The material in that AC is chiefly design-specific, and all of the items covered may not be appropriate for all designs -- some items may be conducive to some designs, others may not need to be considered at all. It is impossible to tell which subset of the items would be achievable for every specific design. The FAA considers that this material better serves affected parties as advisory material, rather than regulation. In this way, applicants are provided with the flexibility that is essential for future design considerations.

Docket No. 25096:

The second petition for rulemaking was submitted by the Aerospace Industries of America (AIA) by a letter dated October 2, 1986, and was published in the Federal Register on January 16, 1987 (52 FR 1924) as Docket No. 25096. (**NOTE:** Representatives from the AIA participated on the ARAC team that recommended the proposed rulemaking contained in this NPRM.) The petitioner requests that the FAA change the wording and organization of §§ 25.903, 25.1301, and 25.1309 to provide a basis for resolution of recurrent problems in the application and interpretation of these sections.

Specifically, the petitioner requests the following changes:

REQUEST 1. Consider separately the three topics that currently are addressed in § 25.1309, namely:

- the ability of required equipment to function as intended in all foreseeable operating environments [paragraph 25.1309(a)];
- designing for and analyzing the effects of functional failure conditions [paragraphs 25.1309(b), (c), and (d)]; and
- essential loads and their power supplies [paragraphs 25.1309(e), (f), and (g)].

The petitioner suggests that the text of § 25.1309(a) be moved into § 25.1301 and the text of § 25.1309(e), (f), and (g) be moved to a separate new section in part 25. This arrangement would then allow § 25.1309 to focus on only one subject: controlling the occurrence and effect of functional failure conditions.

REQUEST 2. Revise § 25.1309 to clarify that its requirements are not intended for general use in the certification of powerplant installations. Additionally, revise § 25.901 and § 25.903 to acknowledge both the realities of recent aircraft certification programs and the certification needs of future powerplant programs. The petitioner states that isolation in the classical “brick wall” sense is not always reasonable to achieve when the planned normal airplane operating configuration uses increased system integration to achieve airplane performance and operating efficiency goals. While isolation should remain the major design objective in powerplant installation, as well as the primary method for achieving powerplant system safety, the regulations must also recognize the appropriateness of demonstrating the safety equivalence to isolation under certain circumstances. Specifically, the petitioner requests that § 25.1309(a) be revised to state:

“(a) This section is applicable to all airplane systems and equipment as installed, except where specifically stated safety requirements are defined in other sections of this part. The

requirements of this section may not be used to extend or supplement the safety requirements of subparts B., C. or E.”

REQUEST 3. Add new text after § 25.1309(b)(3) that states:

“All relevant factors shall be considered when judging the consequence of failure conditions on continued safe flight and landing, and on the capability of the airplane or flightcrew.”

The petitioner considers this text appropriate to emphasize, and introduce as a regulatory requirement, that the probability of occurrence of all relevant factors (such as field length limitations, obstructions in the takeoff path, flightcrew action, weight altitude, temperature extremes, etc.) must be accounted for and included when assessing the consequence of failure conditions. The petitioner further states it would be unrealistic to assume that flightcrew action to compensate for the effects of all failure conditions will always be absent, and that other factors will always be present or at their extremes. Probabilities of occurrence for these parameters can be estimated by a rational process acceptable to the FAA and included in the failure effects assessments.

REQUEST 4. Revise the text of § 25.1309(d) to include the following statement:

“(d) . . . The analysis shall be qualitative and may be supplemented by a quantitative failure probability analysis, if shown to be appropriate and necessary . . .”

The petitioner states that this addition recognizes that a qualitative analysis is normally required if showing compliance with § 25.1309, but that quantitative or numerical failure probability analysis is not always appropriate. Thus, the applicant is responsible for determining the suitability of a numerical probability analysis as a supplement to other compliance data, and is expected to provide the rationale for proposing or not proposing such analyses as compliance data to the FAA upon request.

Finally, the petitioner states that, with all of the requested changes, no relaxation of safety standards is sought, intended, or proposed by its petition. The objectives are to clarify the intent of the regulations, and to recognize experience and improved understanding in the administration of and compliance with the regulations.

The comment period for this petition closed on March 17, 1987. One comment was received and the commenter supported the petition.

The FAA has considered this petition for rulemaking and agrees with the general intent of most of the petitioner's suggested changes. As described in detail previously, the FAA is proposing several revisions to the regulations that would address those suggested by this petitioner, including:

- Moving the text of current § 25.1309(e) and (f) into a separate new section § 25.1310, that would deal only with power source capacity and distribution (petitioner's **REQUEST 1**).
- Specifying that certain failure effects specified in other sections and subparts of part 25 are excepted from the requirements of § 25.1309 (petitioner's **REQUEST 2**).

However, the FAA does not concur fully with the petitioner's **REQUEST 3**, to revise the regulations to require that all relevant factors be considered when judging the consequence of failure conditions on continued safe flight and on the capability of the airplane or flightcrew. While it is a worthy concept, it also is an area that the FAA currently has no appropriate way to evaluate, quantify, or impose in regulatory terms.

The proposed new AC 25.1309-1B would contain procedures for conducting a system safety assessment (SSA) that, in part, does account for flightcrew, environmental, and situational factors. It discusses allowable probabilities appropriate for use in the context of a quantitative safety analysis performed to demonstrate compliance with § 25.1309, and provides a structured method to calculate the probability of failure

conditions for certain “average flights.” Appendix 4 of the proposed AC also discusses probabilities that may be used for environmental conditions and operations factors in the SSA; it takes into consideration:

- environmental factors,
- aircraft configurations,
- flight conditions,
- mission dependencies, and
- other events.

For many of these items, however, there currently is no accepted standard data; therefore, it will be left up to the applicant to provide a justified value (if a probability less than 1 is to be used in the analysis), or to devise another way of determining a suitable value. Additionally, if a value less than 1 is used for any conditional probability, care must be taken to assure that the risk under any unusual, yet anticipated, flight conditions does not become excessive. The public is requested to submit comments on the proposed AC, and new significant data on this issue might be provided by the commenters.

In response to the petitioner’s **REQUEST 4**, the FAA has reconsidered the purpose and intent of the current § 25.1309(d). As discussed previously, the FAA finds that paragraph to be more prescriptive rather than performance-based, because it describes one specific method of complying with the current requirements of § 25.1309(b). In light of this, the FAA has determined that it is better suited as advisory material and, therefore, has moved (and expanded) the text to the proposed AC 25.1309-1B.

Paperwork Reduction Act

The Paperwork Reduction Act of 1995 (44 U.S.C. 3507(d)) requires that the FAA consider the impact of paperwork and other information collection burdens imposed on the public. We have determined that there are no new information collection requirements associated with this proposed rule.

International Compatibility

In keeping with U.S. obligations under the Convention on International Civil Aviation, it is FAA policy to comply with International Civil Aviation Organization (ICAO) Standards and Recommended Practices to the maximum extent practicable. The FAA determined that there are no ICAO Standards and Recommended Practices that correspond to these proposed regulations.

Executive Order 12866 and DOT Regulatory Policies and Procedures

Executive Order 12866, Regulatory Planning and Review, directs the FAA to assess both the costs and benefits of a regulatory change. We are not allowed to propose or adopt a regulation unless we make a reasoned determination that the benefits of the intended regulation justify the costs. Our assessment of this proposal indicates that its economic impact is minimal. Since its costs and benefits do not make it a “significant regulatory action” as defined in the Order, we have not prepared a “regulatory evaluation,” which is the written cost/benefit analysis ordinarily required for all rulemaking proposals under the DOT Regulatory Policies and Procedures. We do not need to do the latter analysis where the economic impact of a proposal is minimal.

[FORMAL EVALUATION TO BE SUPPLIED BY APO]

Economic Evaluation, Regulatory Flexibility Determination, Trade Impact Assessment, and Unfunded Mandates Assessment

Proposed changes to Federal regulations must undergo several economic analyses. First, Executive Order 12866 directs that each Federal agency propose or adopt a

regulation only upon a determination that the benefits of the intended regulation justify its costs. Second, the Regulatory Flexibility Act of 1980 requires agencies to analyze the economic impact of regulatory changes on small entities. Third, the Trade Agreements Act (19 U.S.C. section 2531-2533) prohibits agencies from setting standards that create unnecessary obstacles to the foreign commerce of the United States. In developing U.S. standards, this Trade Act also requires agencies to consider international standards and, where appropriate, use them as the basis of U.S. standards. And fourth, the Unfunded Mandates Reform Act of 1995 requires agencies to prepare a written assessment of the costs, benefits and other effects of proposed or final rules that include a Federal mandate likely to result in the expenditure by State, local or tribal governments, in the aggregate, or by the private sector, of \$100 million or more annually (adjusted for inflation.)

In conducting these analyses, FAA has determined this proposed rule: 1) would have benefits which do justify its costs, is not a “significant regulatory action” as defined in the Executive Order and is “significant” as defined in DOT’s Regulatory Policies and Procedures; 2) would not have a significant impact on a substantial number of small entities; 3) would reduce barriers to international trade; and 4) would not impose an unfunded mandate on state, local, or tribal governments, or on the private sector. These analyses, available in the docket, are summarized below.

Regulatory Flexibility Act

The Regulatory Flexibility Act (RFA) of 1980, (5 U.S.C. 601 et seq.) directs the FAA to fit regulatory requirements to the scale of the business, organizations, and governmental jurisdictions subject to the regulation. We are required to evaluate whether a proposed or final action will have a significant impact on a substantial number of “small entities” as defined by the Act. If we find that the action will have a significant impact, we must do a “regulatory flexibility analysis.”

[APO to provide analysis here.]

Trade Impact Assessment

The Trade Agreement Act of 1979 prohibits Federal agencies from engaging in any standards or related activities that create unnecessary obstacles to the foreign commerce of the United States. Legitimate domestic objectives, such as safety, are not considered unnecessary obstacles. The statute also requires consideration of international standards and where appropriate, that they be the basis for U.S. standards. In addition, consistent with the Administration's belief in the general superiority and desirability of free trade, it is the policy of the Administration to remove or diminish to the extent feasible, barriers to international trade, including both barriers affecting the export of American goods and services to foreign countries and barriers affecting the import of foreign goods and services into the United States.

In accordance with the above statute and policy, the FAA has assessed the potential effect of this document and has determined that it will impose the same costs on domestic and international entities and thus has a neutral trade impact.

Regulations Affecting Interstate Aviation in Alaska

Section 1205 of the FAA Reauthorization Act of 1996 (110 Stat. 3213) requires the Administrator, when modifying regulations in title 14 of the CFR in manner affecting interstate aviation in Alaska, to consider the extent to which Alaska is not served by transportation modes other than aviation, and to establish such regulatory distinctions as he or she considers appropriate. Because this proposed rule would apply to the certification of future designs of transport category airplanes and their subsequent operation, it could, if adopted, affect interstate aviation in Alaska. The FAA therefore specifically requests comments on whether there is justification for applying the proposed rule differently in interstate operations in Alaska.

Unfunded Mandates Assessment

The Unfunded Mandates Reform Act of 1995 (the Act), enacted as Pub. L. 104-4 on March 22, 1995, is intended, among other things, to curb the practice of imposing unfunded Federal mandates on State, local, and tribal governments. Title II of the Act requires each Federal agency to prepare a written statement assessing the effects of any Federal mandate in a proposed or final agency rule that may result in a \$100 million or more expenditure (adjusted annually for inflation) in any one year by State, local, and tribal governments, in the aggregate, or by the private sector; such a mandate is deemed to be a “significant regulatory action.”

[APO to supply this information:] This notice does not contain such a mandate. Therefore, the requirements of Title II of the Unfunded Mandates Reform Act of 1995 do not apply.

Executive Order 13132, Federalism

The FAA has analyzed this proposed rule under the principles and criteria of Executive Order 13132, Federalism. We determined that this action would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, we determined that this notice of proposed rulemaking would not have federalism implications.

Environmental Analysis

FAA Order 1050.1D defines FAA actions that may be categorically excluded from preparation of a National Environmental Policy Act (NEPA) environmental impact statement. In accordance with FAA Order 1050.1D, appendix 4, paragraph 4(j), this proposed rulemaking action qualifies for a categorical exclusion.

Energy Impact

The energy impact of the NPRM has been assessed in accordance with the Energy Policy and Conservation Act (EPCA) Pub. L. 94-163, as amended (42 U.S.C. 6362) and FAA Order 1053.1. It has been determined that the NPRM is not a major regulatory action under the provisions of the EPCA.

List of Subjects in 14 CFR part 25

Air transportation, Aircraft, Aviation safety, Safety.

The Proposed Amendment

In consideration of the foregoing, the Federal Aviation Administration proposes to amend part 25 of Title 14, Code of Federal Regulations, as follows:

PART 25 - AIRWORTHINESS STANDARDS: TRANSPORT CATEGORY AIRPLANES

1. The authority citation for part 25 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701-44702, and 44704

2. Amend § 25.901 by revising paragraph (c) to read as follows:

§ 25.901. Installation.

* * * * *

(c) The powerplant installation must comply with the requirements of § 25.1309, except that the effects of the following on the airplane and its occupants need not comply with § 25.1309(b):

- (1) Engine case burn through or rupture;
- (2) Uncontained engine rotor failure; and
- (3) Propeller debris release.

3. Amend § 25.1301 by revising paragraphs (b) and (c) as follows, and by removing paragraph (d):

a. In paragraph (b), add the word “and” after the semicolon at the end of the phrase.

b. In paragraph (c), change the semicolon to a period, and remove the word “and” at the end of the sentence.


c. Remove paragraph (d).

4. Amend § 25.1309 by revising the text to read as follows:

§ 25.1309. Equipment, systems, and installations

The requirements of this section, except as identified below, are applicable, in addition to specific design requirements of **Part 25**, to any equipment or system as installed in the **airplane**. Although this section does not apply to the performance and flight characteristic requirements of Subpart B and the structural requirements of Subparts C and D, it does apply to any system on which compliance with any of those requirements is dependent. **Jams of flight control surfaces or pilot controls covered by § 25.671(c)(3)** are excepted from the requirements of 25.1309(b)(1)(ii). **Single failures covered by 25.735(b)(1)** are excepted from the requirements of 25.1309(b). The failure effects **covered by 25.810(a)(1)(v) and 25.812** are excepted from the requirements of 25.1309(b). The requirements of 25.1309(b) apply to powerplant installations as covered by 25.901(c).

- (a) The airplane equipment and systems must be designed and installed so that:
 - (1) Those required for type certification or by operating rules, or whose improper functioning would reduce safety, perform as intended under the airplane operating and environmental conditions.
 - (2) Other equipment and systems do not adversely affect the safety of the airplane or its occupants, or the proper functioning of those covered by subparagraph (a)(1) of this paragraph.
- (b) The airplane systems and associated components, considered separately and in relation to other systems, must be designed ***and installed*** so that:
 - (1) **Each** catastrophic failure condition
 - (i) is extremely improbable; and
 - (ii) does not result from a single failure; and
 - (2) **Each** hazardous failure condition is extremely remote; and
 - (3) **Each** major failure condition is remote.
- (c) Information concerning unsafe system operating conditions must be provided to the crew to enable them to take appropriate corrective action. A warning indication must be provided if immediate corrective action is required. Systems and controls, including indications and annunciations must be designed to minimize crew errors which could create additional hazards.

5.  The following section has been addressed by a separate fast track rulemaking package as proposed by the Electrical Systems Harmonization Working Group and TAEIG (reference December 5-6, 2000 TAIEG meeting). New Section 25.1310 is proposed to read as follows:

§ 25.1310 Power source capacity and distribution.

(a) Each installation whose functioning is required for type certification or by operating rules, and that requires a power supply, is an “essential load” on the power supply. The power sources and the system must be able to supply the following power loads in probable operating combinations and for probable durations:

- (1) Loads connected to the system with the system functioning normally.
- (2) Essential loads, after failure of any one prime mover, power converter, or energy storage device.
- (3) Essential loads after failure of --
 - (i) Any one engine on two-engine airplanes; and
 - (ii) Any two engines on three-or-more-engine airplanes.
- (4) Essential loads for which an alternate source of power is required, after any failure or malfunction in any one power supply system, distribution system, or other utilization system.

(b) In showing compliance with paragraphs (a)(2) and (a)(3) of this section, the power loads may be assumed to be reduced under a monitoring procedure consistent with safety in the kinds of operation authorized. Loads not required in controlled flight need not be considered for the two-engine-inoperative condition on airplanes with three or more engines.

Issued in Washington, DC, on

Aircraft Certification Service

Advisory Circular

Advisory Material Joint

Subject: System Design and Analysis

Date: 6/10/2002

AC/AMJ No: 25.1309

Initiated By: SDAHWG

Change: Draft
ARSENAL revised

Table of Contents:

1. PURPOSE.....	1
2. RESERVED.....	2
3. RELATED DOCUMENTS.....	2
4. APPLICABILITY OF §/JAR 25.1309.....	2
5. DEFINITIONS.....	3
6. BACKGROUND.....	5
7. FAILURE CONDITION CLASSIFICATION AND ASSESSMENT.....	7
8. SAFETY OBJECTIVE.....	10
9. COMPLIANCE WITH §/JAR 25.1309.....	12
10. IDENTIFICATION OF FAILURE CONDITIONS AND CONSIDERATIONS WHEN ASSESSING THEIR EFFECTS.....	17
11. ASSESSMENT OF FAILURE CONDITION PROBABILITIES AND ANALYSIS CONSIDERATIONS.....	19
12. OPERATIONAL AND MAINTENANCE CONSIDERATIONS.....	25
13. ASSESSMENT OF MODIFICATIONS TO PREVIOUSLY CERTIFICATED AIRPLANES.....	26
APPENDIX 1. ASSESSMENT METHODS	
APPENDIX 2. SAFETY ASSESSMENT PROCESS OVERVIEW	
APPENDIX 3. CALCULATION OF THE AVERAGE PROBABILITY PER FLIGHT HOUR	
APPENDIX 4. ALLOWABLE PROBABILITIES	

1. PURPOSE.

a. This AC/AMJ describes acceptable means for showing compliance with the requirements of §/JAR 25.1309 of the Federal Aviation Regulations (FAR)/Joint Airworthiness Requirements (JAR). These means are intended to provide guidance to supplement the engineering and operational judgment that must form the basis of any compliance demonstration.

b. The extent to which the more structured methods and guidelines contained in this AC/AMJ should be applied is a function of systems complexity and systems failure consequence. In general, the extent and structure of the analyses required to show compliance with 25.1309 will be greater when the system is more complex and the effects of the failure conditions are more severe. This AC/AMJ is not intended to require that the more structured techniques introduced in this revision be applied where traditional techniques have been shown

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to be acceptable for more traditional systems designs. The means described in this AC/AMJ are not mandatory. Other means may be used if they show compliance with §/JAR 25.1309.

2. RESERVED. AC 25.1309-1A dated June 21, 1988/AMJ 25.1309 dated May 11, 1990, is hereby canceled.

3. RELATED DOCUMENTS. The following guidance and advisory materials are referenced herein:

a. Advisory Circulars, Advisory Material Joint.

(1) AMJ 25.1322 Alerting Systems.

(2) AC 25.19/AMJ 25.19 Certification Maintenance Requirements.

(3) AC 20-115B Radio Technical Commission for Aeronautics Document RTCA/DO 178B/ AMJ 20-115B EUROCAE ED-12B.

(4) AC/AMJ 25-901 Safety Assessment of Powerplant Installations.

b. Industry documents.

(1) RTCA, Inc., Document No. DO-160D/EUROCAE ED14D, Environmental Conditions and Test Procedures for Airborne Equipment.

(2) RTCA, Inc., Document No. RTCA/DO-178B/EUROCAE ED12B, Software Considerations in Airborne Systems and Equipment Certification.

(3) Society of Automotive Engineers (SAE) Aerospace Recommended Practice (ARP) 4754/EUROCAE ED-79, Certification Considerations for Highly Integrated or Complex Aircraft Systems.

(4) SAE ARP 4761, Guidelines and Methods for Conducting the Safety Assessment Process on Civil Airborne Systems and Equipment.

4. APPLICABILITY OF §/JAR 25.1309. Section/Paragraph 25.1309 is intended as a general requirement that should be applied to any equipment or [system be it for type certification, operating rules, or optional](#), as installed, in addition to specific systems requirements, except as indicated below.

a. While §/JAR 25.1309 does not apply to the performance and flight characteristics of Subpart B and structural requirements of Subparts C and D, it does apply to any system on which compliance with any of those requirements is based. For example, it does not apply to an

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airplane's inherent stall characteristics or their evaluation, but it does apply to a stall warning system used to enable compliance with §/JAR 25.207.

b. Single failures or jams covered by JAR 25.671(c)(1) and §/JAR 25.671(c)(3) are excepted from the requirements of §/JAR 25.1309(b)(1)(ii). Section 25.671(c)(1) requires the consideration of single failures, regardless of the probability of the failure. JAR 25.671(c)(1) does not consider the effects of single failures if their probability is shown to be extremely improbable and the failures also meet the requirements of JAR 25.571(a) and (b).

c. Single failures covered by §/JAR 25.735(b)(1) are excepted from the requirements of §/JAR 25.1309(b). The reason concerns the brake system requirement that limits the effect of a single failure to doubling the brake roll stopping distance. This requirement has been shown to provide a satisfactory level of safety without the need to analyze the particular circumstances and conditions under which the single failure occurs.

d. The failure effects covered by §/JAR 25.810(a)(1)(v) and §/JAR 25.812 are excepted from the requirements of §/JAR 25.1309(b). The failure conditions associated with these cabin safety equipment installations are associated with varied evacuation scenarios for which the probability can not be determined. It has not been proven possible to define appropriate scenarios under which compliance with §/JAR 25.1309(b) can be demonstrated. It is therefore considered more practical to require particular design features or specific reliability demonstrations and except these items of equipment from the requirements of §/JAR 25.1309(b). Traditionally, this approach has been found to be acceptable.

e. The requirements of §/JAR 25.1309 are generally applicable to engine, propeller, and propulsion system installations. The specific applicability and exceptions are stated in §/JAR 25.901(c).

f. Some systems and some functions already receive an evaluation to show compliance with specific requirements for specific failure conditions and therefore meet the intent of §/JAR 25.1309 without the need for additional analysis for those specific failure conditions.

5. DEFINITIONS. The following definitions apply to the system design and analysis requirements of §/JAR 25.1309 and the guidance material provided in this AC/AMJ. They should not be assumed to apply to the same or similar terms used in other regulations or ACs/AMJs. Terms for which standard dictionary definitions apply are not defined herein.

a. Analysis. The terms "analysis" and "assessment" are used throughout. Each has a broad definition and the two terms are to some extent interchangeable. However, the term analysis generally implies a more specific, more detailed evaluation, while the term assessment may be a more general or broader evaluation but may include one or more types of analysis. In practice, the meaning comes from the specific application, e.g., fault tree analysis, Markov analysis, Preliminary System Safety Assessment, etc.

b. Assessment. See the definition of analysis above.

DRAFT

c. Average Probability Per Flight Hour. for the purpose of this AC/AMJ, is a representation of the number of times the subject Failure Condition is predicted to occur during the entire operating life of all airplanes of the type divided by the anticipated total operating hours of all airplanes of that type (Note: The Average Probability Per Flight Hour is normally calculated as the probability of a failure condition occurring during a typical flight of mean duration divided by that mean duration).

d. Candidate Certification Maintenance Requirements (CCMR). A periodic maintenance or flight crew check may be used in a safety analysis to help demonstrate compliance with §/JAR 25.1309(b) for Hazardous and Catastrophic Failure Conditions. Where such checks cannot be accepted as basic servicing or airmanship they become Candidate Certification Maintenance Requirements (CCMRs). AC/AMJ 25.19 defines a method by which Certification Maintenance Requirements (CMRs) are identified from the candidates. A CMR becomes a required periodic maintenance check identified as an operating limitation of the type certificate for the airplane.

e. Check. An examination (e.g., an inspection or test) to determine the physical integrity and/or functional capability of an item.

f. Complex. A system is Complex when its operation, failure modes, or failure effects are difficult to comprehend without the aid of analytical methods.

g. Conventional. A system is considered to be Conventional if its functionality, the technological means used to implement its functionality, and its intended usage are all the same as, or closely similar to, that of previously approved systems that are commonly-used.

h. Design Appraisal. This is a qualitative appraisal of the integrity and safety of the system design.

i. Development Assurance. All those planned and systematic actions used to substantiate, to an adequate level of confidence, that errors in requirements, design, and implementation have been identified and corrected such that the system satisfies the applicable certification basis.

j. Error. An omission or incorrect action by a crew member or maintenance personnel, or a mistake in requirements, design, or implementation.

k. Event. An occurrence which has its origin distinct from the airplane, such as atmospheric conditions (e.g. gusts, temperature variations, icing and lightning strikes), runway conditions, conditions of communication, navigation, and surveillance services, bird-strike, cabin and baggage fires. The term is not intended to cover sabotage.

l. Failure. An occurrence which affects the operation of a component, part, or element such that it can no longer function as intended (this includes both loss of function and malfunction). Note: Errors may cause Failures, but are not considered to be Failures.

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m. Failure Condition. A condition having an effect on the airplane and/or its occupants, either direct or consequential, which is caused or contributed to by one or more failures or errors, considering flight phase and relevant adverse operational or environmental conditions, or external events.

n. Installation Appraisal. This is a qualitative appraisal of the integrity and safety of the installation. Any deviations from normal, industry-accepted installation practices, such as clearances or tolerances, should be evaluated, especially when appraising modifications made after entry into service.

o. Latent Failure. A failure is latent until it is made known to the flight crew or maintenance personnel. A significant latent failure is one which would in combination with one or more specific failures or events result in a Hazardous or Catastrophic Failure Condition.

p. Qualitative. Those analytical processes that assess system and airplane safety in an objective, non-numerical manner.

q. Quantitative. Those analytical processes that apply mathematical methods to assess system and airplane safety.

r. Redundancy. The presence of more than one independent means for accomplishing a given function or flight operation.

s. System. A combination of components, parts, and elements which are inter-connected to perform one or more functions.

6. BACKGROUND.

a. General. For a number of years airplane systems were evaluated to specific requirements, to the "single fault" criterion, or to the fail-safe design concept. As later-generation airplanes developed, more safety-critical functions were required to be performed, which generally resulted in an increase in the complexity of the systems designed to perform these functions. The potential hazards to the airplane and its occupants which could arise in the event of loss of one or more functions provided by a system or that system's malfunction had to be considered, as also did the interaction between systems performing different functions. This has led to the general principle that an inverse relationship should exist between the probability of a Failure Condition and its effect on the airplane and/or its occupants (see Figure 1). In assessing the acceptability of a design it was recognized that rational probability values would have to be established. Historical evidence indicated that the probability of a serious accident due to operational and airframe-related causes was approximately one per million hours of flight. Furthermore, about 10 percent of the total were attributed to Failure Conditions caused by the airplane's systems. It seems reasonable that serious accidents caused by systems should not be allowed a higher probability than this in new airplane designs. It is reasonable to expect that the probability of a serious accident from all such Failure Conditions be not greater than one per ten million flight hours or 1×10^{-7} per flight hour for a newly designed airplane. The difficulty with this is that it is not possible to say whether the target has been met until all the systems on the

DRAFT

airplane are collectively analyzed numerically. For this reason it was assumed, arbitrarily, that there are about one-hundred potential Failure Conditions in an airplane which could be catastrophic. The target allowable Average Probability per Flight Hour of 1×10^{-7} was thus apportioned equally among these Failure Conditions, resulting in an allocation of not greater than 1×10^{-9} to each. The upper limit for the Average Probability per Flight Hour for Catastrophic Failure Conditions would be 1×10^{-9} which establishes an approximate probability value for the term "Extremely Improbable". Failure Conditions having less severe effects could be relatively more likely to occur.

b. Fail-Safe Design Concept. The Part 25 airworthiness standards are based on, and incorporate, the objectives and principles or techniques of the fail-safe design concept, which considers the effects of failures and combinations of failures in defining a safe design.

(1) The following basic objectives pertaining to failures apply:

(i) In any system or subsystem, the failure of any single element, component, or connection during any one flight should be assumed, regardless of its probability. Such single failures should not be catastrophic.

(ii) Subsequent failures during the same flight, whether detected or latent, and combinations thereof, should also be assumed, unless their joint probability with the first failure is shown to be extremely improbable.

(2) The fail-safe design concept uses the following design principles or techniques in order to ensure a safe design. The use of only one of these principles or techniques is seldom adequate. A combination of two or more is usually needed to provide a fail-safe design; i.e. to ensure that Major Failure Conditions are Remote, Hazardous Failure Conditions are Extremely Remote, and Catastrophic Failure Conditions are Extremely Improbable:

(i) Designed Integrity and Quality, including Life Limits, to ensure intended function and prevent failures.

(ii) Redundancy or Backup Systems to enable continued function after any single (or other defined number of) failure(s); e.g., two or more engines, hydraulic systems, flight control systems, etc.

(iii) Isolation and/or Segregation of Systems, Components, and Elements so that the failure of one does not cause the failure of another.

(iv) Proven Reliability so that multiple, independent failures are unlikely to occur during the same flight.

(v) Failure Warning or Indication to provide detection.

(vi) Flight crew Procedures specifying corrective action for use after failure detection.

DRAFT

(vii) Checkability: the capability to check a component's condition.

(viii) Designed Failure Effect Limits, including the capability to sustain damage, to limit the safety impact or effects of a failure.

(ix) Designed Failure Path to control and direct the effects of a failure in a way that limits its safety impact.

(x) Margins or Factors of Safety to allow for any undefined or unforeseeable adverse conditions.

(xi) Error-Tolerance that considers adverse effects of foreseeable errors during the airplane's design, test, manufacture, operation, and maintenance.

c. Highly Integrated Systems.

(1) A concern arose regarding the efficiency and coverage of the techniques used for assessing safety aspects of highly integrated systems that perform complex and interrelated functions, particularly through the use of electronic technology and software based techniques. The concern is that design and analysis techniques traditionally applied to deterministic risks or to conventional, non-complex systems may not provide adequate safety coverage for more complex systems. Thus, other assurance techniques, such as development assurance utilizing a combination of process assurance and verification coverage criteria, or structured analysis or assessment techniques applied at the airplane level, if necessary, or at least across integrated or interacting systems, have been applied to these more complex systems. Their systematic use increases confidence that errors in requirements or design, and integration or interaction effects have been adequately identified and corrected.

(2) Considering the above developments, as well as revisions made to the §/JAR 25.1309, this AC/AMJ was revised to include new approaches, both qualitative and quantitative, which may be used to assist in determining safety requirements and establishing compliance with these requirements, and to reflect revisions in the rule, considering the whole airplane and its systems. It also provides guidance for determining when, or if, particular analyses or development assurance actions should be conducted in the frame of the development and safety assessment processes. Numerical values are assigned to the probabilistic terms included in the requirements for use in those cases where the impact of system failures is examined by quantitative methods of analysis. The analytical tools used in determining numerical values are intended to supplement, but not replace, qualitative methods based on engineering and operational judgment.

7. FAILURE CONDITION CLASSIFICATIONS AND PROBABILITY TERMS.

a. Classifications. Failure Conditions may be classified according to the severity of their effects as follows:

DRAFT

(1) No Safety Effect: Failure Conditions that would have no effect on safety; for example, Failure Conditions that would not affect the operational capability of the airplane or increase crew workload.

(2) Minor: Failure Conditions which would not significantly reduce airplane safety, and which involve crew actions that are well within their capabilities. Minor Failure Conditions may include, for example, a slight reduction in safety margins or functional capabilities, a slight increase in crew workload, such as routine flight plan changes, or some physical discomfort to passengers or cabin crew.

(3) Major: Failure Conditions which would reduce the capability of the airplane or the ability of the crew to cope with adverse operating conditions to the extent that there would be, for example, a significant reduction in safety margins or functional capabilities, a significant increase in crew workload or in conditions impairing crew efficiency, or discomfort to the flight crew, or physical distress to passengers or cabin crew, possibly including injuries.

(4) Hazardous: Failure Conditions which would reduce the capability of the airplane or the ability of the crew to cope with adverse operating conditions to the extent that there would be:

- (i) A large reduction in safety margins or functional capabilities;
- (ii) Physical distress or excessive workload such that the flight crew cannot be relied upon to perform their tasks accurately or completely; or
- (iii) Serious or fatal injury to a relatively small number of the occupants other than the flight crew.

(5) Catastrophic: Failure conditions which would result in multiple fatalities, usually with the loss of the airplane. (Note: A “Catastrophic” Failure Condition was defined in previous versions of the rule and the advisory material as a Failure Condition which would prevent continued safe flight and landing.)

b. Qualitative Probability Terms. When using qualitative analyses to determine compliance with §/JAR 25.1309(b), the following descriptions of the probability terms used in §/JAR 25.1309 and this AC/AMJ have become commonly accepted as aids to engineering judgment:

(1) Probable Failure Conditions are those anticipated to occur one or more times during the entire operational life of each airplane.

(2) Remote Failure Conditions are those unlikely to occur to each airplane during its total life, but which may occur several times when considering the total operational life of a number of airplanes of the type.

DRAFT

(3) Extremely Remote Failure Conditions are those not anticipated to occur to each airplane during its total life but which may occur a few times when considering the total operational life of all airplanes of the type.

(4) Extremely Improbable Failure Conditions are those so unlikely that they are not anticipated to occur during the entire operational life of all airplanes of one type.

c. Quantitative Probability Terms. When using quantitative analyses to help determine compliance with §/JAR 25.1309(b), the following descriptions of the probability terms used in this requirement and this AC/AMJ have become commonly accepted as aids to engineering judgment. They are expressed in terms of acceptable ranges for the Average Probability Per Flight Hour.

(1) Probability Ranges.

(i) Probable Failure Conditions are those having an Average Probability Per Flight Hour greater than of the order of 1×10^{-5} .

(ii) Remote Failure Conditions are those having an Average Probability Per Flight Hour of the order of 1×10^{-5} or less, but greater than of the order of 1×10^{-7} .

(iii) Extremely Remote Failure Conditions are those having an Average Probability Per Flight Hour of the order of 1×10^{-7} or less, but greater than of the order of 1×10^{-9} .

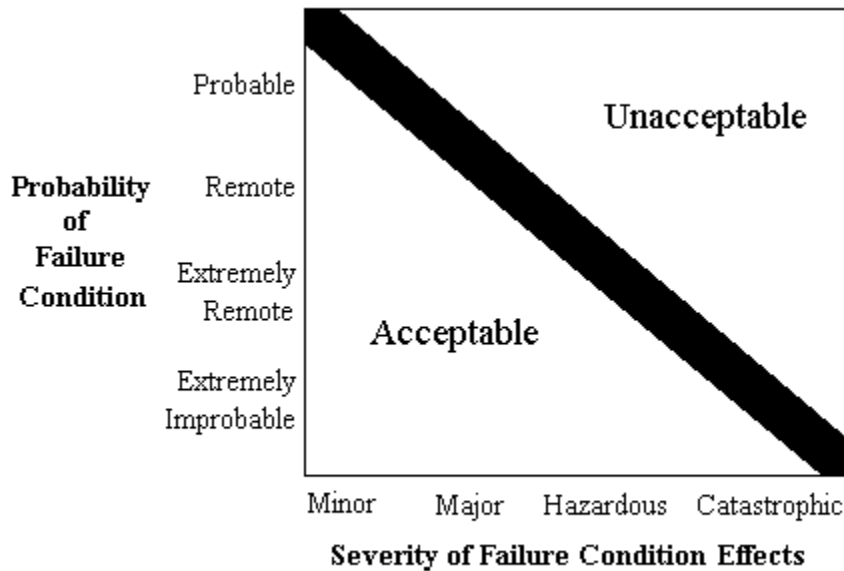
(iv) Extremely Improbable Failure Conditions are those having an Average Probability Per Flight Hour of the order of 1×10^{-9} or less.

8. SAFETY OBJECTIVE.

a. The objective of §/JAR 25.1309 is to ensure an acceptable safety level for equipment and systems as installed on the airplane. A logical and acceptable inverse relationship must exist between the Average Probability per Flight Hour and the severity of Failure Condition effects, as shown in Figure 1, such that:

- (1) Failure Conditions with No Safety Effect have no probability requirement.
- (2) Minor Failure Conditions may be Probable.
- (3) Major Failure Conditions must be no more frequent than Remote.
- (4) Hazardous Failure Conditions must be no more frequent than Extremely Remote.
- (5) Catastrophic Failure Conditions must be Extremely Improbable.

Figure 1: Relationship between Probability and Severity of Failure Condition Effects



b. The safety objectives associated with Failure Conditions are described in Figure 2.

Figure 2: Relationship Between Probability and Severity of Failure Condition.

Effect on Airplane	No effect on operational capabilities or safety	Slight reduction in functional capabilities or safety margins	Significant reduction in functional capabilities or safety margins	Large reduction in functional capabilities or safety margins	Normally with hull loss
Effect on Occupants excluding Flight Crew	Inconvenience	Physical discomfort	Physical distress, possibly including injuries	Serious or fatal injury to a small number of passengers or cabin crew	Multiple fatalities
Effect on Flight Crew	No effect on flight crew	Slight increase in workload	Physical discomfort or a significant increase in workload	Physical distress or excessive workload impairs ability to perform tasks	Fatalities or incapacitation
Allowable Qualitative Probability	No Probability Requirement	<---Probable--->	<---Remote--->	Extremely <-----Remote----->	Extremely Improbable
Allowable Quantitative Probability: Average Probability per Flight Hour on the Order of:	No Probability Requirement	<-----> <10 ⁻³ Note 1	<-----> <10 ⁻⁵	<-----> <10 ⁻⁷	<10 ⁻⁹
Classification of Failure Conditions	No Safety Effect	<-----Minor----->	<-----Major----->	<---Hazardous--->	Catastrophic
Note 1: A numerical probability range is provided here as a reference. The applicant is not required to perform a quantitative analysis, nor substantiate by such an analysis, that this numerical criteria has been met for Minor Failure Conditions. Current transport category airplane products are regarded as meeting this standard simply by using current commonly-accepted industry practice.					

c. The safety objectives associated with Catastrophic Failure Conditions, may be satisfied by demonstrating that:

- (1) No single failure will result in a Catastrophic Failure Condition; and
- (2) Each Catastrophic Failure Condition is extremely improbable.

d. It is recognized that there could be isolated cases where it may not be practicable to meet the quantitative guidance provided in paragraph 8c (2) for a Catastrophic Failure Condition. Where this is the case, the applicant may propose alternative methods of compliance for FAA concurrence. An acceptable alternative method is to perform all of the following:

- (1) Demonstrate that well proven methods for the design and construction of the systems in question have been utilized; and

DRAFT

- (2) Determine the average probability per flight hour of each failure condition using structured methods, such as fault tree analysis, markov analysis, or dependency diagrams; and
- (3) Demonstrate that the sum of the Average Probabilities per Flight Hour of all Catastrophic Failure Conditions caused by systems is extremely remote (see paragraph 6a for background).

9. COMPLIANCE WITH §/JAR 25.1309. This section describes specific means of compliance for §/JAR 25.1309. The applicant should obtain early concurrence of the certification authority on the choice of an acceptable means of compliance.

a. Compliance with §/JAR 25.1309(a).

(1) Equipment covered by 25.1309(a)(1) must be shown to function properly when installed. The airplane operating and environmental conditions over which proper functioning of the equipment, systems, and installation is required to be considered includes the full normal operating envelope of the airplane as defined by the Airplane Flight Manual together with any modification to that envelope associated with abnormal or emergency procedures. Other external environmental conditions such as atmospheric turbulence, HIRF, lightning, and precipitation, which the airplane is reasonably expected to encounter, should also be considered. The severity of the external environmental conditions which should be considered are limited to those established by certification standards and precedence.

(2) In addition to the external operating and environmental conditions, the effect of the environment within the airplane should be considered. These effects should include vibration and acceleration loads, variations in fluid pressure and electrical power, fluid or vapor contamination, due either to the normal environment or accidental leaks or spillage and handling by personnel. Document referenced in paragraph 3b(1) defines a series of standard environmental test conditions and procedures which may be used to support compliance. Equipment covered by (Joint) Technical Standard Orders containing environmental test procedures or equipment qualified to other environmental test standards can be used to support compliance. The conditions under which the installed equipment will be operated should be equal to or less severe than the environment for which the equipment is qualified.

(3) The required substantiation of the proper functioning of equipment, systems, and installations under the operating and environmental conditions approved for the airplane may be shown by test and/or analysis or reference to comparable service experience on other airplanes. It must be shown that the comparable service experience is valid for the proposed installation. For the equipment systems and installations covered by §/JAR 25.1309(a)(1), the compliance demonstration should also confirm that the normal functioning of such equipment, systems, and installations does not interfere with the proper functioning of other equipment, systems, or installations covered by §/JAR 25.1309(a)(1).

(4) The equipment, systems, and installations covered by §/JAR 25.1309(a)(2) are typically those associated with amenities for passengers such as passenger entertainment

DRAFT

systems, in-flight telephones, etc., whose failure or improper functioning in itself should not affect the safety of the airplane. Operational and environmental qualification requirements for those equipment, systems, and installations are reduced to the tests that are necessary to show that their normal or abnormal functioning does not adversely affect the proper functioning of the equipment, systems, or installations covered by §/JAR 25.1309 (a) (1) and does not otherwise adversely influence the safety of the aircraft or its occupants. Examples of adverse influences are: fire, explosion, exposing passengers to high voltages, etc.

b. Compliance with §/JAR 25.1309(b). Section/Paragraph 25.1309(b) requires that the airplane systems and associated components, considered separately and in relation to other systems must be designed so that any catastrophic Failure Condition is extremely improbable and does not result from a single failure. It also requires that any hazardous Failure Condition is extremely remote, and that any Major Failure Condition is remote. An analysis should always consider the application of the Fail-Safe design concept described in Paragraph 6c, and give special attention to ensuring the effective use of design techniques that would prevent single failures or other events from damaging or otherwise adversely affecting more than one redundant system channel or more than one system performing operationally similar functions.

(1) General. Compliance with the requirements of §/JAR 25.1309(b) should be shown by analysis and, where necessary, by appropriate ground, flight, or simulator tests. Failure Conditions should be identified and their effects assessed. The maximum allowable probability of the occurrence of each Failure Condition is determined from the Failure Condition's Effects, and when assessing the probabilities of Failure Conditions appropriate analysis considerations should be accounted for. Any analysis must consider:

(i) Possible Failure Conditions and their causes, modes of failure, and damage from sources external to the system.

(ii) The possibility of multiple failures and undetected failures.

(iii) The possibility of requirement, design and implementation errors.

(iv) The effect of reasonably anticipated crew errors after the occurrence of a failure or Failure Condition.

(v) The effect of reasonably anticipated errors when performing maintenance actions.

(vi) The crew alerting cues, corrective action required, and the capability of detecting faults.

(vii) The resulting effects on the airplane and occupants, considering the stage of flight and operating and environmental conditions.

(2) Planning. This AC/AMJ provides guidance on methods of accomplishing the safety objective. The detailed methodology needed to achieve this safety objective will depend on many

DRAFT

factors, in particular the degree of systems complexity and integration. For airplanes containing many complex or integrated systems, it is likely that a plan will need to be developed to describe the intended process. This plan should include consideration of the following aspects:

- (i) Functional and physical interrelationships of systems.
- (ii) Determination of detailed means of compliance, which may include the use of Development Assurance techniques.
- (iii) Means for establishing the accomplishment of the plan.

(3) Availability of Industry Standards and Guidance Materials. There are a variety of acceptable techniques currently being used in industry, which may or may not be reflected in the documents referenced in paragraphs 3b(3) and 3b(4). This AC/AMJ is not intended to constrain the applicant to the use of these documents in the definition of their particular methods of satisfying the objectives of this AC/AMJ. However, these documents do contain material and methods of performing the System Safety Assessment that an applicant may choose to use. These methods, when correctly applied, are recognized by the FAA/JAA as valid for showing compliance with §/JAR 25.1309(b). In addition, the document referenced in paragraph 3b(4) contains tutorial information on applying specific engineering methods (e.g. Markov Analysis, Fault Tree Analysis) that an applicant may wish to utilize in whole or in part.

(4) Acceptable Application of Development Assurance Methods. Paragraph 9b(1)(iii) above requires that any analysis necessary to show compliance with §/JAR 25.1309(b) must consider the possibility of requirement, design, and implementation errors. Errors made during the design and development of systems have traditionally been detected and corrected by exhaustive tests conducted on the system and its components, by direct inspection, and by other direct verification methods capable of completely characterizing the performance of the system. These direct techniques may still be appropriate for simple systems which perform a limited number of functions and which are not highly integrated with other airplane systems. For more complex or integrated systems, exhaustive testing may either be impossible because all of the system states cannot be determined or impractical because of the number of tests which must be accomplished. For these types of systems, compliance may be shown by the use of Development Assurance. The level of Development Assurance should be determined by the severity of potential effects on the aircraft in case of system malfunctions or loss of functions. Guidelines which may be used for providing Development Assurance are described for systems in the document referenced in paragraph 3b(3), and for software in the documents referenced in paragraph 3a(3) and 3b(2). (There is currently no agreed Development Assurance standard for hardware.) Because these documents were not developed simultaneously, there are differences in the guidelines and terminology that they contain. A significant difference is the guidance provided on the use of system architecture for determination of the appropriate development assurance level for hardware and software. The FAA/JAA recognize that consideration of system architecture for this purpose is appropriate. Where apparent differences exist between these documents on this subject, the guidance contained in Appendix D of the document referenced in paragraph 3b(3) should be followed. If the criteria of the document referenced in paragraph

3b(3) are not satisfied by a particular development assurance process the development assurance levels may have to be increased using the guidance of the document referenced in paragraph 3b(2).

(5) Crew and Maintenance Actions.

(i) Where an analysis identifies some indication to, and/or action by, the flight crew, cabin crew, or maintenance personnel, the following activities should be accomplished:

1 Verify that any identified indications are actually provided by the system.

2 Verify that any identified indications will, in fact, be recognized.

3 Verify that any actions required have a reasonable expectation of being accomplished successfully and in a timely manner.

(ii) These verification activities should be accomplished by consulting with engineers, pilots, flight attendants, maintenance personnel and human factors specialists as appropriate, taking due consideration of the consequences if the assumed action is not performed or misperformed.

(iii) In complex situations, the results of the review by specialists may need to be confirmed by simulator or flight tests. However, quantitative assessments of the probabilities of crew or maintenance errors are not currently considered feasible. If the failure indications are considered to be recognizable and the required actions do not cause an excessive workload, then for the purposes of the analysis, the probability that the corrective action will be accomplished, can be considered to be one. If the necessary actions cannot be satisfactorily accomplished, the tasks and/or the systems need to be modified.

c. Compliance with §/JAR 25.1309(c). Section/JAR 25.1309(c) requires that information concerning unsafe system operating conditions must be provided to the crew to enable them to take appropriate corrective action. Compliance with this requirement is usually demonstrated by the analysis identified in Paragraph 9b(1) above, which also includes consideration of crew alerting cues, corrective action required, and the capability of detecting faults. Section/JAR 25.1309(c) requires that a warning indication must be provided if immediate corrective action is required. Section 25.1309(c) further requires that systems and controls, including indication and annunciation, must be designed to minimize crew errors that could create additional hazards. The required information may be provided by dedicated indication and/or annunciation whose forms and functions meet the requirements of § 25.1322 (“Warning, caution, and advisory lights”) or made apparent by the inherent airplane responses. The required information will depend on the degree of urgency for recognition and corrective action by the crew.

DRAFT

(1) Acceptable crew awareness means may be, but not limited to, the following:

- (i) A warning, if immediate recognition and corrective or compensatory action by the crew is required;
- (ii) A caution, if immediate flightcrew awareness is required and subsequent crew action will be required;
- (iii) An advisory, if flightcrew awareness is required and subsequent crew action may be required; or
- (iv) Other appropriate forms, such as a message, for other cases.

(2) When failure monitoring and indication are provided by a system, its reliability should be compatible with the safety objectives associated with the system function for which it provides that indication. For example, if the effects of having a failure and not annunciating that failure are Catastrophic, the combination of the failure with the failure of its annunciation must be Extremely Improbable. In addition, unwanted operation (e.g., nuisance warnings) should be assessed. The failure monitoring and indication should be reliable, technologically feasible and economically practicable. Reliable failure monitoring and indication should utilize current state of the art technology to maximize the probability of detecting and indicating genuine failures while minimizing the probability of falsely detecting and indicating non-existent failures. Any indication should be timely, obvious, clear, and unambiguous.

(3) In the case of airplane conditions requiring immediate crew action, a suitable warning indication must be provided to the crew, if not provided by inherent airplane characteristics. In either case, any warning should be rousing and should occur at a point in a potentially catastrophic sequence where the airplane's capability and the crew's ability still remain sufficient for effective crew action.

(4) Unless they are accepted as normal airmanship, procedures for the crew to follow after the occurrence of failure warning should be described in the approved Airplane Flight Manual (AFM) or AFM revision or supplement.

(5) Even if operation or performance is unaffected or insignificantly affected at the time of failure, information to the crew is required if it is considered necessary for the crew to take any action or observe any precautions. Some examples include reconfiguring a system, being aware of a reduction in safety margins, changing the flight plan or regime, or making an unscheduled landing to reduce exposure to a more severe Failure Condition that would result from subsequent failures or operational or environmental conditions. Information is also required if a failure must be corrected before a subsequent flight. If operation or performance is unaffected or insignificantly affected, information and alerting indications may be inhibited during specific phases of flight where corrective action by the crew is considered more hazardous than no action.

(6) The use of periodic maintenance or flight crew checks to detect significant latent failures when they occur is undesirable and should not be used in lieu of practical and reliable failure monitoring and indications. Where this is not accomplished, the system safety assessment should highlight all those significant latent failures that leave the airplane one failure away from a failure condition classified as catastrophic. These cases should be discussed with the FAA/JAA as early as possible after identification.

Paragraph 12 of this AC provides further guidance on the use of periodic maintenance or flight crew checks. Comparison with similar, previously approved systems is sometimes helpful.

(7) Particular attention should be given to the placement of switches or other control devices, relative to one another, so as to minimize the potential for inadvertent incorrect crew action, especially during emergencies or periods of high workload. Extra protection, such as the use of guarded switches, may sometimes be needed.

10. IDENTIFICATION OF FAILURE CONDITIONS AND CONSIDERATIONS WHEN ASSESSING THEIR EFFECTS.

a. Identification of Failure Conditions. Failure Conditions should be identified by considering the potential effects of failures on the airplane and occupants. These should be considered from two perspectives:

(1) by considering failures of airplane level functions - Failure Conditions identified at this level are not dependent on the way the functions are implemented and the systems' architecture.

(2) by considering failures of functions at the system level - these Failure Conditions are identified through examination of the way that functions are implemented and the systems' architectures.

It should be noted that a Failure Condition may result from a combination of lower level Failure Conditions. This requires that the analysis of complex, highly integrated systems, in particular, should be conducted in a highly methodical and structured manner to ensure that all significant Failure Conditions which arise from multiple failures and combinations of lower level Failure Conditions are properly identified and accounted for. The relevant combinations of failures and Failure Conditions should be determined by the whole safety assessment process that encompasses the aircraft and system level functional hazard assessments and common cause analyses. The overall effect on the airplane of a combination of individual system Failure Conditions occurring as a result of a common or cascade failure, may be more severe than the individual system effect. For example, Failure Conditions classified as minor or major by themselves may have hazardous effects at an airplane level, when considered in combination.

b. Identification of Failure Conditions Using a Functional Hazard Assessment.

(1) Before an applicant proceeds with a detailed safety assessment, a Functional Hazard Assessment (FHA) of the airplane and system functions to determine the need for and

scope of subsequent analysis should be prepared. This assessment may be conducted using service experience, engineering and operational judgment, and/or a top-down deductive qualitative examination of each function. A Functional Hazard Assessment is a systematic, comprehensive examination of airplane and system functions to identify potential Minor, Major, Hazardous, and Catastrophic Failure Conditions which may arise, not only as a result of malfunctions or failure to function, but also as a result of normal responses to unusual or abnormal external factors. It is concerned with the operational vulnerabilities of systems rather than with a detailed analysis of the actual implementation.

(2) Each system function should be examined with respect to the other functions performed by the system, because the loss or malfunction of all functions performed by the system may result in a more severe failure condition than the loss of a single function. In addition, each system function should be examined with respect to functions performed by other airplane systems, because the loss or malfunction of different but related functions, provided by separate systems may affect the severity of Failure Conditions postulated for a particular system.

(3) The Functional Hazard Assessment is an engineering tool which should be performed early in the design and updated as necessary. It is used to define the high-level airplane or system safety objectives that must be considered in the proposed system architectures. It should also be used to assist in determining the development assurance levels for the systems. Many systems may need only a simple review of the system design by the applicant to determine the hazard classification. A Functional Hazard Assessment requires experienced engineering judgment and early coordination between the applicant and the certification authority.

(4) Depending on the extent of functions to be examined and the relationship between functions and systems, different approaches to Functional Hazard Assessment may be taken. Where there is a clear correlation between functions and systems, and where system, and hence function, interrelationships are relatively simple, it may be feasible to conduct separate Functional Hazard Assessments for each system, providing any interface aspects are properly considered and are easily understood. However, where system and function interrelationships are more complex, a top down approach, from an airplane level perspective, should be taken in planning and conducting Functional Hazard Assessments.

c. Considerations When Assessing Failure Condition Effects. The requirements of §/JAR 25.1309(b) are intended to ensure an orderly and thorough evaluation of the effects on safety of foreseeable failures or other events, such as errors or external circumstances, separately or in combination, involving one or more system functions. The interactions of these factors within a system and among relevant systems should be considered. In assessing the effects of a Failure Condition, factors which might alleviate or intensify the direct effects of the initial Failure Condition should be considered. Some of these factors include consequent or related conditions existing within the airplane which may affect the ability of the crew to deal with direct effects, such as the presence of smoke, acceleration effects, interruption of communication, interference with cabin pressurization, etc. When assessing the consequences of a given Failure Condition, account should be taken of the failure information provided, the complexity of the crew action, and the relevant crew training. The number of overall Failure

Conditions involving other than instinctive crew actions may influence the flight crew performance that can be expected. Training recommendations may need to be identified in some cases.

(1) The severity of failure conditions should be evaluated according to the following:

(i) Effects on the airplane, such as reductions in safety margins, degradation in performance, loss of capability to conduct certain flight operations, reduction in environmental protection, or potential or consequential effects on structural integrity.

(ii) Effects on the crew members, such as increases above their normal workload that would affect their ability to cope with adverse operational or environmental conditions or subsequent failures.

(iii) Effects on the occupants, i.e., passengers and crew members.

(2) For convenience in conducting design assessments, Failure Conditions may be classified according to the severity of their effects as No Safety Effect, Minor, Major, Hazardous, or Catastrophic. Paragraph 7a above provides accepted definitions of these terms.

(i) The classification of Failure Conditions does not depend on whether or not a system or function is the subject of a specific requirement or regulation. Some "required" systems, such as transponders, position lights, and public address systems, may have the potential for only Minor Failure Conditions. Conversely, other systems which are not "required", such as autoflight systems, may have the potential for Major, Hazardous, or Catastrophic Failure Conditions.

(ii) Regardless of the types of assessment used, the classification of Failure Conditions should always be accomplished with consideration of all relevant factors; e.g., system, crew, performance, operational, external. Examples of factors include the nature of the failure modes, any effects or limitations on performance, and any required or likely crew action. It is particularly important to consider factors that would alleviate or intensify the severity of a Failure Condition. An example of an alleviating factor would be the continued performance of identical or operationally similar functions by other systems not affected by the Failure Condition. Examples of intensifying factors would include unrelated conditions that would reduce the ability of the crew to cope with a Failure Condition, such as weather or other adverse operational or environmental conditions.

11. ASSESSMENT OF FAILURE CONDITION PROBABILITIES AND ANALYSIS CONSIDERATIONS. After the applicant has identified the Failure Conditions and assessed the severity of the effects of Failure Conditions, it is the applicant's responsibility to determine how to show compliance with the requirement and obtain the concurrence of the Certification Authority. Design and installation reviews, analyses, flight tests, ground tests, simulator tests, or other approved means may be used.

a. Assessment of Failure Condition Probabilities.

(1) The probability that a Failure Condition would occur may be assessed as Probable, Remote, Extremely Remote, or Extremely Improbable. These terms are defined in paragraph 7. Each Failure Condition should have a probability that is inversely related to the severity of its effects as described in paragraph 8.

(2) When a system provides protection from events (e.g., cargo compartment fire, gusts), its reliability should be compatible with the safety objectives necessary for the failure condition associated with the failure of the protection system and the probability of such events. (See paragraph 11g this AC/AMJ and Appendix 4.)

(3) An assessment to identify and classify Failure Conditions is necessarily qualitative. On the other hand, an assessment of the probability of a Failure Condition may be either qualitative or quantitative. An analysis may range from a simple report that interprets test results or compares two similar systems to a detailed analysis that may or may not include estimated numerical probabilities. The depth and scope of an analysis depends on the types of functions performed by the system, the severity of Failure Conditions, and whether or not the system is complex.

(4) Experienced engineering and operational judgment should be applied when determining whether or not a system is complex. Comparison with similar, previously-approved systems is sometimes helpful. All relevant systems attributes should be considered; however, the complexity of the software and hardware need not be a dominant factor in the determination of complexity at the system level, e.g., the design may be very complex, such as a satellite communication system, but its function may be fairly simple..

b. Single Failure Considerations.

(1) According to the requirements of §/JAR 25.1309b(1)(ii), a catastrophic failure condition must not result from the failure of a single component, part, or element of a system. Failure containment should be provided by the system design to limit the propagation of the effects of any single failure to preclude catastrophic failure conditions. In addition, there must be no common cause failure which could affect both the single component, part, or element, and its failure containment provisions. A single failure includes any set of failures which cannot be shown to be independent from each other. Appendix 1 and the document referenced in paragraph 3b(4) describe types of common cause analyses which may be conducted to assure that independence is maintained. Failure containment techniques available to establish independence may include partitioning, separation, and isolation.

(2) While single failures must normally be assumed to occur, there are cases where it is obvious that, from a realistic and practical viewpoint, any knowledgeable, experienced person would unequivocally conclude that a failure mode simply would not occur, unless it is associated with a wholly unrelated failure condition that would itself be catastrophic. Once identified and accepted, such cases need not be considered failures in the context of §/JAR 25.1309. For example, with simply loaded static elements, any failure mode resulting from

fatigue fracture can be assumed to be prevented if this element is shown to meet the damage tolerance requirements of §/JAR 25.571.

c. Common Cause Failure Considerations. An analysis should consider the application of the fail-safe design concept described in paragraph 6b and give special attention to ensure the effective use of design and installation techniques that would prevent single failures or other events from damaging or otherwise adversely affecting more than one redundant system channel, more than one system performing operationally similar functions, or any system and an associated safeguard. When considering such common-cause failures or other events, consequential or cascading effects should be taken into account. Some examples of such potential common cause failures or other events would include rapid release of energy from concentrated sources such as uncontained failures of rotating parts (other than engines and propellers) or pressure vessels, pressure differentials, non-catastrophic structural failures, loss of environmental conditioning, disconnection of more than one subsystem or component by overtemperature protection devices, contamination by fluids, damage from localized fires, loss of power supply or return (e.g. mechanical damage or deterioration of connections), excessive voltage, physical or environmental interactions among parts, errors, or events external to the system or to the airplane (see the document referenced in paragraph 3b(4)).

d. Depth of Analysis. The following identifies the depth of analysis expected based on the classification of a failure condition.

(1) No Safety Effect Failure Conditions. A Functional Hazard Assessment, with a design and installation appraisal, to establish independence from other functions is necessary for the safety assessment of these Failure Conditions. If the applicant chooses not to do an FHA, the safety effects may be derived from the design and installation appraisal performed by the applicant.

(2) Minor Failure Conditions. A Functional Hazard Assessment, with a design and installation appraisal, to establish independence from other functions is necessary for the safety assessment of these Failure Conditions. Combinations of failure condition effects, as noted in section 10 above, must also be considered. If the applicant chooses not to do an FHA, the safety effects may be derived from the design and installation appraisal performed by the applicant.

(3) Major Failure Conditions. Major Failure Conditions must be Remote:

(i) If the system is similar in its relevant attributes to those used in other airplanes and the effects of failure would be the same, then design and installation appraisals (as described in Appendix 1), and satisfactory service history of the equipment being analyzed, or of similar design, will usually be acceptable for showing compliance.

(ii) For systems that are not complex, where similarity cannot be used as the basis for compliance, then compliance may be shown by means of a qualitative assessment which shows that the system level Major Failure Conditions, of the system as installed, are consistent with the FHA and are Remote, e.g., redundant systems.

(iii) For complex systems without redundancy, compliance may be shown as in 11d(3)(ii) of this AC/AMJ. To show that malfunctions are indeed Remote in systems of high complexity without redundancy (for example, a system with a self-monitoring microprocessor), it is sometimes necessary to conduct a qualitative functional Failure Modes and Effects Analysis (FMEA) supported by failure rate data and fault detection coverage analysis..

(iv) An analysis of a redundant system is usually complete if it shows isolation between redundant system channels and satisfactory reliability for each channel. For complex systems where functional redundancy is required, a qualitative FMEA and qualitative fault tree analysis may be necessary to determine that redundancy actually exists (e.g. no single failure affects all functional channels).

(4) Hazardous and Catastrophic Failure Conditions. Hazardous Failure Conditions must be Extremely Remote, and Catastrophic Failure Conditions must be Extremely Improbable:

(i) Except as specified in paragraph 11d(4)(ii) below a detailed safety analysis will be necessary for each Hazardous and Catastrophic Failure Condition identified by the functional hazard assessment. The analysis will usually be a combination of qualitative and quantitative assessment of the design.

(ii) For very simple and conventional installations, i.e. low complexity and similarity in relevant attributes, it may be possible to assess a Hazardous or Catastrophic Failure Condition as being Extremely Remote or Extremely Improbable, respectively, on the basis of experienced engineering judgment, using only qualitative analysis. The basis for the assessment will be the degree of redundancy, the established independence and isolation of the channels and the reliability record of the technology involved. Satisfactory service experience on similar systems commonly used in many airplanes may be sufficient when a close similarity is established in respect of both the system design and operating conditions.

(iii) For complex systems where true similarity in all relevant attributes, including installation attributes, can be rigorously established, it may be also possible to assess a Hazardous or Catastrophic Failure Condition as being Extremely Remote or Extremely Improbable, respectively, on the basis of experienced engineering judgment, using only qualitative analysis. A high degree of similarity in both design and application is required to be substantiated.

e. Calculation of Average Probability per Flight Hour (Quantitative Analysis).

(1) The Average Probability per Flight Hour is the probability of occurrence, normalized by the flight time, of a Failure Condition during a flight which can be seen as an average over all possible flights of the fleet of aircraft to be certified. The calculation of the Average Probability per Flight Hour for a Failure Condition should consider

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(I) the average flight duration and the average flight profile for the aircraft type to be certified,

(ii) all combinations of failures and events that contribute to the Failure Condition,

(iii) the conditional probability if a sequence of events is necessary to produce the Failure Condition,

(iv) the relevant "at risk" time if an event is only relevant during certain flight phases,

(v) the average exposure time if the failure can persist for multiple flights.

(2) The details how to calculate the Average Probability per Flight Hour for a Failure Condition are given in Appendix 3 of this AC/AMJ.

(3) If the probability of a subject failure condition occurring during a typical flight of mean duration for the airplane type divided by the flight's mean duration in hours is likely to be significantly different from the predicted average rate of occurrence of that failure condition during the entire operational life of all airplanes of that type, then a risk model that better reflects the failure condition should be used.

(4) It is recognized that, for various reasons, component failure rate data are not precise enough to enable accurate estimates of the probabilities of Failure Conditions. This results in some degree of uncertainty, as indicated by the wide line in Figure 1, and the expression "on the order of" in the descriptions of the quantitative probability terms that are provided above. When calculating the estimated probability of each Failure Condition, this uncertainty should be accounted for in a way that does not compromise safety.

f. Integrated Systems. Interconnections between systems have been a feature of airplane design for many years and §/JAR 25.1309(b) recognizes this in requiring systems to be considered in relation to other systems. Providing the interfaces between systems are relatively few and simple, and hence readily understandable, compliance may often be shown through a series of system safety assessments, each of which deals with a particular Failure Condition (or more likely a group of Failure Conditions) associated with a system and, where necessary, takes account of failures arising at the interface with other systems. This procedure has been found to be acceptable in many past certification programs. However, where the systems and their interfaces become more complex and extensive, the task of demonstrating compliance may become more complex. It is therefore essential that the means of compliance are considered early in the design phase to ensure that the design can be supported by a viable safety assessment strategy. Aspects of the guidance material covered elsewhere in this AC/AMJ and which should be given particular consideration are as follows:

(1) planning the proposed means of compliance,

(2) considering the importance of architectural design in limiting the impact and propagation of failures,

(3) the potential for common cause failures and cascade effects and the possible need to assess combinations of multiple lower level (e.g. major) Failure Conditions,

(4) the importance of multi-disciplinary teams in identifying and classifying significant Failure Conditions,

(5) effect of crew and maintenance procedures in limiting the impact and propagation of failures.

In addition, rigorous and well structured design and development procedures play an essential role in facilitating a methodical safety assessment process and providing visibility to the means of compliance. The document referenced in paragraph 3b(3) may be helpful in the certification of highly integrated or complex aircraft systems.

g. Operational or Environmental Conditions. A probability of one should usually be used for encountering a discrete condition for which the airplane is designed, such as instrument meteorological conditions or Category III weather operations. However, Appendix 4 contains allowable probabilities which may be assigned to various operational and environmental conditions for use in computing the average probability per flight hour of failure conditions resulting from multiple independent failures, without further justification. Appendix 4 is provided for guidance and is not intended to be exhaustive or prescriptive. At this time, a number of items have no accepted standard statistical data from which to derive a probability figure. However, these items are included for either future consideration or as items for which the applicant may propose a probability figure supported by statistically valid data or supporting service experience. The applicant may propose additional conditions or different probabilities from those in Appendix 4 provided they are based on statistically valid data or supporting service experience. The applicant should obtain early concurrence of the Certification Authority when such conditions are to be included in an analysis. When combining the probability of such a random condition with that of a system failure, care should be taken to ensure that the condition and the system failure are independent of one another, or that any dependencies are properly accounted for.

h. Justification of Assumptions, Data Sources and Analytical Techniques.

(1) Any analysis is only as accurate as the assumptions, data, and analytical techniques it uses. Therefore, to show compliance with the requirements, the underlying assumptions, data, and analytic techniques should be identified and justified to assure that the conclusions of the analysis are valid. Variability may be inherent in elements such as failure modes, failure effects, failure rates, failure probability distribution functions, failure exposure times, failure detection methods, fault independence, limitation of analytical methods, processes, and assumptions. The justification of the assumptions made with respect to the above items should be an integral part of the analysis. Assumptions can be validated by using experience

with identical or similar systems or components with due allowance made for differences of design, duty cycle and environment. Where it is not possible to fully justify the adequacy of the safety analysis and where data or assumptions are critical to the acceptability of the Failure Condition, extra conservatism should be built into either the analysis or the design.

Alternatively any uncertainty in the data and assumptions should be evaluated to the degree necessary to demonstrate that the analysis conclusions are insensitive to that uncertainty.

(2) Where adequate validation data is not available (e.g., new or novel systems), and extra conservatism is built into the analysis, then the normal post-certification in-service follow-up may be performed to obtain the data necessary to alleviate any consequence of the extra conservatism. This data may be used, for example, to extend system check intervals.

12. OPERATIONAL AND MAINTENANCE CONSIDERATIONS. This AC/AMJ addresses only those operational and maintenance considerations that are directly related to compliance with §/JAR 25.1309; other operational and maintenance considerations are not discussed herein. Flight crew and maintenance tasks related to compliance with this requirement should be appropriate and reasonable. However, quantitative assessments of crew errors are not considered feasible. Therefore, reasonable tasks are those for which full credit can be taken because they can realistically be anticipated to be performed correctly when they are required or scheduled. In addition, based on experienced engineering and operational judgment, the discovery of obvious failures during normal operation or maintenance of the airplane may be assumed, even though identification of such failures is not the primary purpose of the operational or maintenance actions. During the safety assessment process associated with § 25.1309 compliance, useful information or instructions associated with the continued airworthiness of the airplane might be identified. This information should be made available to those compiling the Instructions for Continued Airworthiness covered by § 25.1529.

a. Flight crew Action. When assessing the ability of the flight crew to cope with a Failure Condition, the information provided to the crew and the complexity of the required action should be considered. If the evaluation indicates that a potential Failure Condition can be alleviated or overcome without jeopardizing other safety related flight crew tasks and without requiring exceptional pilot skill or strength, credit may be taken for both qualitative and quantitative assessments. Similarly, credit may be taken for correct flight crew performance of the periodic checks required to demonstrate compliance with §/JAR 25.1309(b) provided overall flight crew workload during the time available to perform them is not excessive and they do not require exceptional pilot skill or strength. Unless flight crew actions are accepted as normal airmanship, they should be described in the approved Airplane Flight Manual.

b. Maintenance Action. Credit may be taken for correct accomplishment of reasonable maintenance tasks, for both qualitative and quantitative assessments. The maintenance tasks needed to show compliance with §/JAR 25.1309(b) should be established. In doing this, the following maintenance scenarios can be used:

(1) Annunciated failures will be corrected before the next flight, or a maximum time period will be established before a maintenance action is required. If the latter is acceptable, the analysis should establish the maximum allowable interval before the maintenance

action is required. These maximum allowable intervals should be reflected in either the MMEL or the type certificate.

(2) Latent failures will be identified by a scheduled maintenance task. If this approach is taken, and the Failure Condition is Hazardous or Catastrophic, then a CCMR maintenance task should be established. Some Latent Failures can be assumed to be identified based upon return to service test on the LRU following its removal and repair (component Mean Time Between Failures (MTBF) should be the basis for the check interval time).

c. Candidate Certification Maintenance Requirements.

(1) By detecting the presence of, and thereby limiting the exposure time to significant latent failures that would, in combination with one or more other specific failures or events identified by safety analysis, result in a Hazardous or Catastrophic Failure Condition, periodic maintenance or flight crew checks may be used to help show compliance with §/JAR 25.1309(b). Where such checks cannot be accepted as basic servicing or airmanship they become CCMRs. AC/AMJ 25.19 details the handling of CCMRs.

(2) Rational methods, which usually involve quantitative analysis, or relevant service experience should be used to determine check intervals. This analysis contains inherent uncertainties as discussed in paragraph 11e(3). Where periodic checks become CMRs these uncertainties justify the controlled escalation or exceptional short term extensions to individual CMRs allowed under AC/AMJ 25.19.

d. Flight with Equipment or Functions Known to be Inoperative. An applicant may elect to develop a list of equipment and functions which need not be operative for flight, based on stated compensating precautions that should be taken, e.g., operational or time limitations, flight crew procedures, or ground crew checks. The documents used to show compliance with §/JAR 25.1309, together with any other relevant information, should be considered in the development of this list, which then becomes the basis for a Master Minimum Equipment List (MMEL). Experienced engineering and operational judgment should be applied during the development of the MMEL.

13. ASSESSMENT OF MODIFICATIONS TO PREVIOUSLY CERTIFICATED

AIRPLANES. The means to assure continuing compliance with §/JAR 25.1309 for modifications to previously certificated airplanes should be determined on a case by case basis and will depend on the applicable airplane certification basis and the extent of the change being considered. The change could be a simple modification affecting only one system or a major redesign of many systems, possibly incorporating new technologies. The minimal effort for demonstrating compliance to 25.1309 for any modification is an assessment of the impact on the original system safety assessment. The result of this assessment may range from a simple statement that the existing system safety assessment still applies to the modified system in accordance with the original means of compliance, to the need for new means of compliance encompassing the plan referred to in Section 9b. (STC applicants, if the TC holder is unwilling to release or transfer proprietary data in this regard, the STC applicant may have to create the

DRAFT

System Safety Assessment. Further guidance may be found in Section 11 of the document referenced in paragraph 3b(3).)

It is recommended that the appropriate authority be contacted early to obtain agreement on the means of compliance.

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APPENDIX 1. ASSESSMENT METHODS. Various methods for assessing the causes, severity, and probability of Failure Conditions are available to support experienced engineering and operational judgment. Some of these methods are structured. The various types of analysis are based on either inductive or deductive approaches. Probability assessments may be qualitative or quantitative. Descriptions of some types of analysis are provided below and in the document referenced in paragraph 3b(4).

a. Design Appraisal. This is a qualitative appraisal of the integrity and safety of the system design.

b. Installation Appraisal. This is a qualitative appraisal of the integrity and safety of the installation. Any deviations from normal, industry accepted installation practices, such as clearances or tolerances, should be evaluated, especially when appraising modifications made after entry into service.

c. Failure Modes and Effects Analysis. This is a structured, inductive, bottom-up analysis which is used to evaluate the effects on the system and the airplane of each possible element or component failure. When properly formatted, it will aid in identifying latent failures and the possible causes of each failure mode. The document referenced in paragraph 3b(4) provides methodology and detailed guidelines which may be used to perform this type of analysis. A FMEA could be a piece part FMEA or a functional FMEA. For modern microcircuit based LRUs and systems an exhaustive piece part FMEA is not practically feasible with the present state of the art. In that context, a FMEA may be more functional than piece part oriented. A functional oriented FMEA can lead to uncertainties in the qualitative and quantitative aspects which can be compensated for by more conservative assessment such as:

- assuming all failure modes result in the Failure Conditions of interest,
- careful choice of system architecture,
- taking into account the experience lessons learned on the use of similar technology,

d. Fault Tree or Dependence Diagram Analysis. Structured, deductive, top-down analyses which are used to identify the conditions, failures, and events that would cause each defined Failure Condition. They are graphical methods of identifying the logical relationship between each particular Failure Condition and the primary element or component failures, other events, or combinations thereof that can cause it. A failure modes and effects analysis may be used as the source document for those primary failures or other events.

e. Markov Analysis. A Markov model (chain) represents various system states and the relationships among them. The states can be either operational or non-operational. The transitions from one state to another is a function of the failure and repair rates. Markov analysis can be used as a replacement for fault tree/dependence diagram analysis, but it often leads to

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more complex representation, especially when the system has many states. It is recommended that Markov analysis be used when fault tree or dependence diagrams are not easily usable, namely to take into account complex transition states of systems which are difficult to represent and handle with classical fault tree or dependence diagram analysis.

f. Common Cause Analysis. The acceptance of adequate probability of failure conditions is often derived from the assessment of multiple systems based on the assumption that failures are independent. Therefore, it is necessary to recognize that such independence may not exist in the practical sense and specific studies are necessary to ensure that independence can either be assured or deemed acceptable.

The Common Cause Analysis is sub-divided into three areas of study:

(1) Zonal Safety Analysis. This analysis has the objective of ensuring that the equipment installations within each zone of the airplane are at an adequate safety standard with respect to design and installation standards, interference between systems, and maintenance errors. In those areas of the airplane where multiple systems and components are installed in close proximity, it should be ensured that the zonal analysis will identify any failure or malfunction which by itself is considered sustainable, but which could have more serious effects when adversely affecting other adjacent systems or components.

(2) Particular Risk Analysis. Particular risks are defined as those events or influences which are outside the systems concerned. Examples are fire, leaking fluids, bird strike, tire burst, high intensity radiated fields exposure, lightning, uncontained failure of high energy rotating machines, etc. Each risk should be the subject of a specific study to examine and document the simultaneous or cascading effects or influences which may violate independence.

(3) Common Mode Analysis. This analysis is performed to confirm the assumed independence of the events which were considered in combination for a given failure condition. The effects of specification, design, implementation, installation, maintenance, and manufacturing errors, environmental factors other than those already considered in the particular risk analysis, and failures of system components should be considered.

g. Safety Assessment Process. Appendix 2 provides an overview of the Safety Assessment Process.

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APPENDIX 2. SAFETY ASSESSMENT PROCESS OVERVIEW. In showing compliance with 25.1309(b), the considerations covered in this AC/AMJ should be addressed in a methodical and systematic manner which ensures that the process and its findings are visible and readily assimilated. This appendix is provided primarily for the use of applicants who are not familiar with the various methods and procedures generally used in the industry to conduct safety assessments. This guide and Figures A2-1 and A2-2 are not certification checklists, and they do not include all the information provided in this AC/AMJ. There is no necessity for an applicant to use them or for the authority to accept them, in whole or in part, to show compliance with any regulation. Their sole purposes are to assist applicants by illustrating a systematic approach to safety assessments, to enhance understanding and communication by summarizing some of the information provided in this AC/AMJ, and to provide some suggestions on documentation. More detailed guidance can be found in the document referenced in paragraph 3(b)(4). The document referenced in paragraph 3(b)(3) includes additional guidance on how the safety assessment process relates to the system development process.

a. Define the system and its interfaces, and identify the functions that the system is to perform. Determine whether or not the system is complex, similar to systems used on other airplanes, or conventional. Where multiple systems and functions are to be evaluated, consider the relationships between multiple safety assessments.

b. Identify and classify failure conditions. All relevant applicant engineering organizations, such as systems, structures, propulsion, and flight test, should be involved in this process. This identification and classification may be done by conducting a Functional Hazard Assessment, which is usually based on one of the following methods, as appropriate:

(1) If the system is not complex and its relevant attributes are similar to those of systems used on other airplanes, the identification and classification may be derived from design and installation appraisals and the service experience of the comparable, previously approved systems.

(2) If the system is complex, it is necessary to systematically postulate the effects on the safety of the airplane and its occupants resulting from any possible failures, considered both individually and in combination with other failures or events.

c. Choose the means to be used to determine compliance with §/JAR 25.1309. The depth and scope of the analysis depends on the types of functions performed by the system, the severity of system Failure Conditions, and whether or not the system is complex (see Figure A2-2). For Major Failure Conditions, experienced engineering and operational judgment, design and installation appraisals and comparative service experience data on similar systems may be acceptable, either on their own or in conjunction with qualitative analyses or selectively used quantitative analyses. For Hazardous or Catastrophic Failure Conditions, a very thorough safety assessment is necessary. The applicant should obtain early concurrence of the certification authority on the choice of an acceptable means of compliance.

DRAFT

d. Conduct the analysis and produce the data which are agreed with the certification authority as being acceptable to show compliance. A typical analysis should include the following information to the extent necessary to show compliance:

- (1) A statement of the functions, boundaries, and interfaces of the system.
- (2) A list of the parts and equipment of which the system is comprised, including their performance specifications or design standards and development assurance levels if applicable. This list may reference other documents, e.g., Technical Standard Orders (TSOs), manufacturer's or military specifications, etc.
- (3) The conclusions, including a statement of the failure conditions and their classifications and probabilities (expressed qualitatively or quantitatively, as appropriate) that show compliance with the requirements of §/JAR 25.1309.
- (4) A description that establishes correctness and completeness and traces the work leading to the conclusions. This description should include the basis for the classification of each failure condition (e.g., analysis or ground, flight, or simulator tests). It should also include a description of precautions taken against common-cause failures, provide any data such as component failure rates and their sources and applicability, support any assumptions made, and identify any required flight crew or ground crew actions, including any CCMRs.

e. Assess the analyses and conclusions of multiple safety assessments to ensure compliance with the requirements for all aircraft level failure conditions.

f. Prepare compliance statements, maintenance requirements, and flight manual requirements.

Figure A2-1: Safety Assessment Process Overview

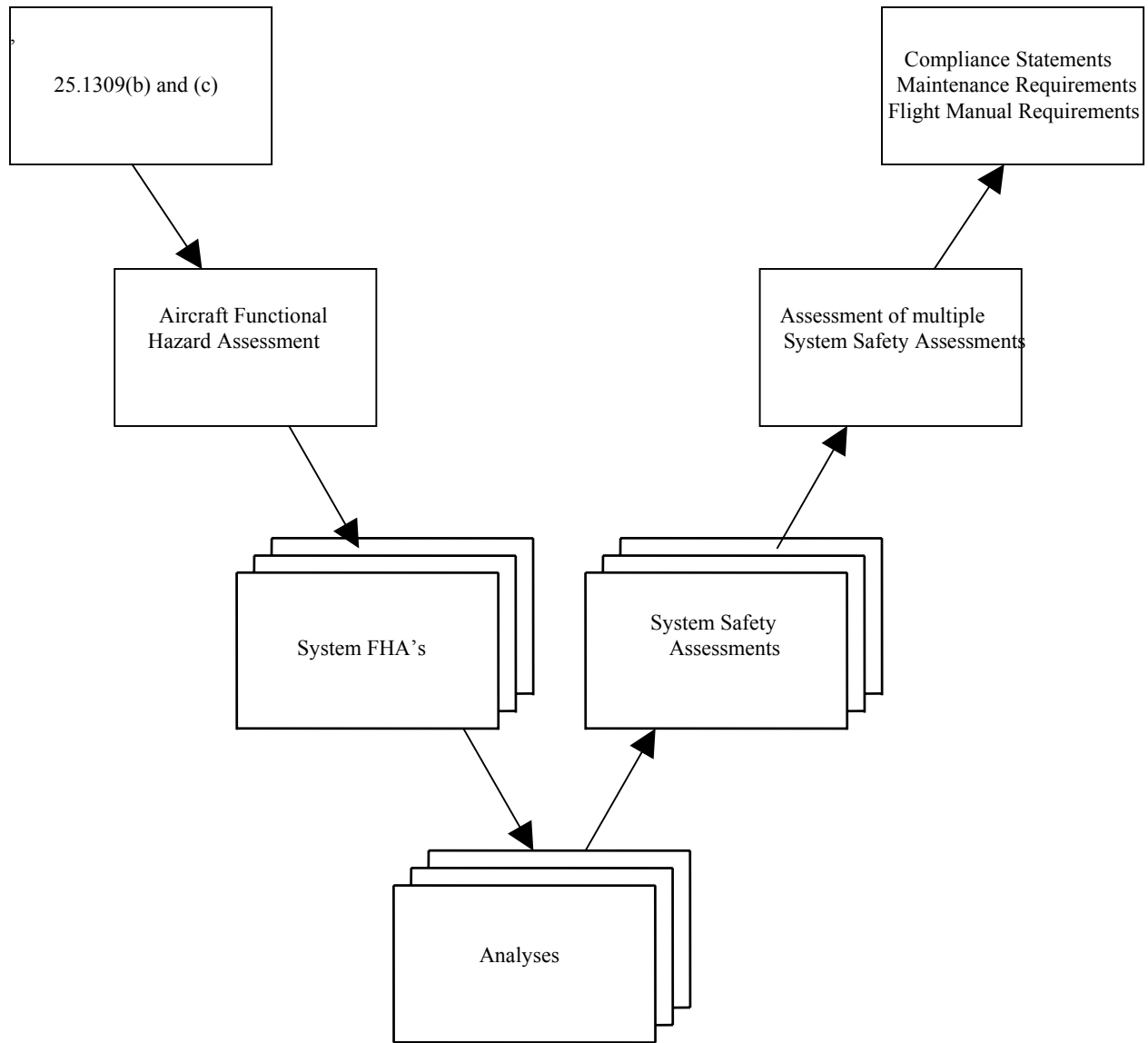
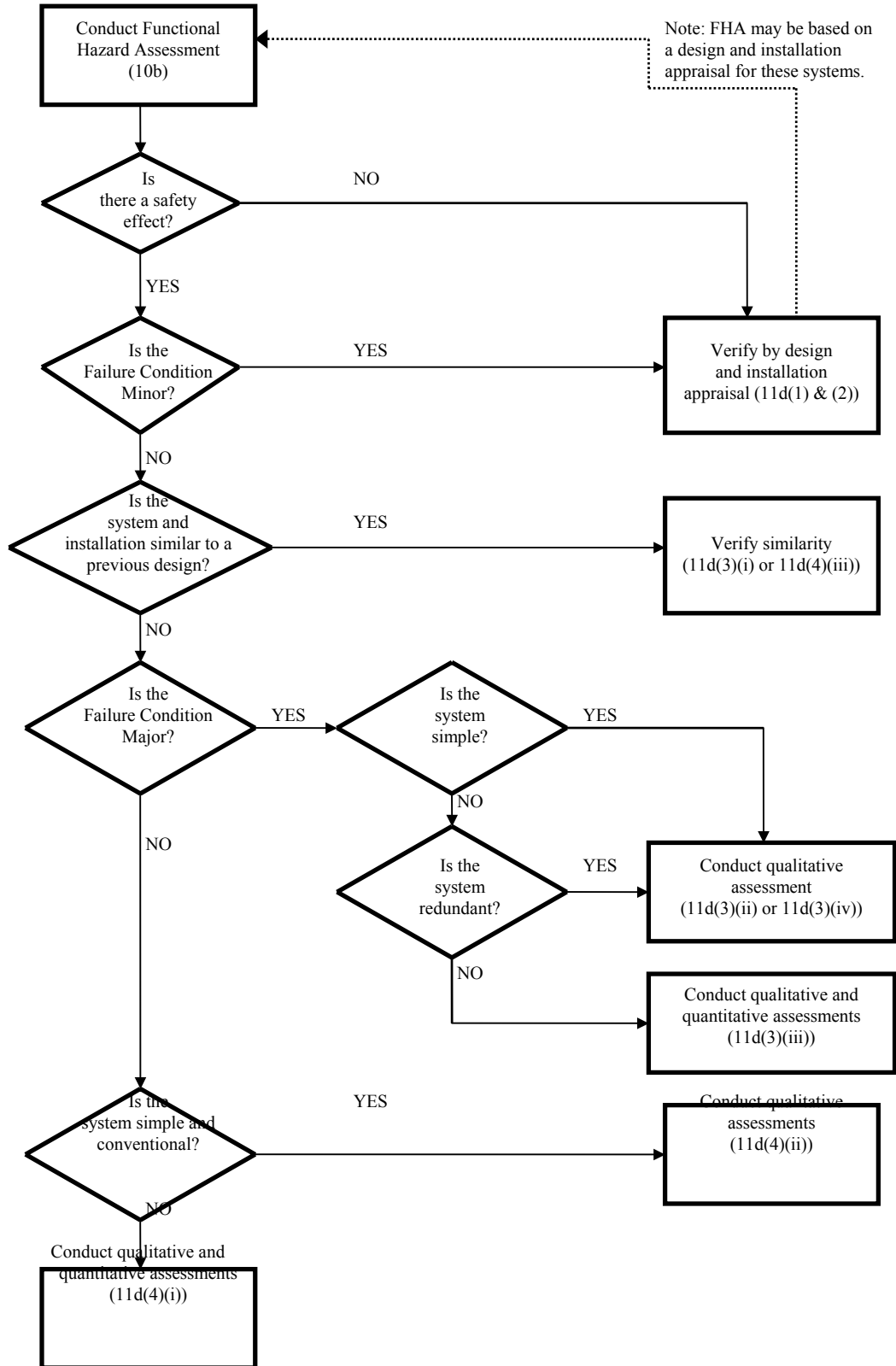


Figure A2-2: Depth of Analysis Flowchart.



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APPENDIX 3. CALCULATION OF THE AVERAGE PROBABILITY PER FLIGHT HOUR.

The purpose of this material is to provide guidance for calculating the "Average Probability per Flight Hour" for a Failure Condition so that it can be compared with the quantitative criteria of the AC/AMJ.

The process of calculating the "Average Probability per Flight Hour" for a Failure Condition will be described as a four step process and is based on the assumption that the life of an aircraft is a sequence of "Average Flights".

Step 1: Determination of the "Average Flight"

Step 2: Calculation of the probability of a Failure Condition for a certain "Average Flight"

Step 3: Calculation of the "Average Probability per Flight" of a Failure Condition

Step 4: Calculation of the "Average Probability Per Flight Hour" of a Failure Condition

a. Determination of the "Average Flight". The "Average Probability per Flight Hour" is to be based on an "Average Flight". The applicant should estimate the average flight duration and average flight profile for the fleet of aircraft to be certified. The average flight duration should be estimated based on the applicant's expectations and historical experience for similar types. The "Average Flight" duration should reflect the applicants best estimate of the cumulative flight hours divided by the cumulative aircraft flights for the service life of the aircraft. The "Average Flight" profile should be based on the operating weight and performance expectations for the average aircraft when flying a flight of average duration in an ICAO standard atmosphere. The duration of each flight phase (e.g. takeoff, climb, cruise, descent, approach and landing) in the "Average Flight" should be based on the average flight profile. Average taxi times for departure and arrival at an average airport should be considered where appropriate and added to the average flight time. The "Average Flight" duration and profile should be used as the basis for determining the "Average Probability per Flight Hour" for a quantitative safety assessment.

b. Calculation of the Probability of a Failure Condition for a certain "Average Flight" . The probability of a Failure Condition occurring on an "Average Flight" $P_{\text{Flight}}(\text{Failure Condition})$ should be determined by structured methods (see the document referenced in paragraph 3b(4) for example methods) and should consider all significant elements (e.g. combinations of failures and events) that contribute to the Failure Condition. The following should be considered:

(1) The individual part, component, and assembly failure rates utilized in calculating the "Average Probability per Flight Hour" should be estimates of the mature constant failure rates after infant mortality and prior to wear-out and should be based on all causes of failure (operational, environmental, etc.). Where available, service history of same or similar components in the same or similar environment should be used.

DRAFT

(2) If the failure is only relevant during certain flight phases, the calculation should be based on the probability of failure during the relevant "at risk" time for the "Average Flight".

(3) If one or more failed elements in the system can persist for multiple flights (latent, dormant, or hidden failures), the calculation should consider the relevant exposure times (e.g. time intervals between maintenance and operational checks/ inspections). In such cases the probability of the Failure Condition increases with the number of flights during the latency period.

(4) If the failure rate of one element varies during different flight phases, the calculation should consider the failure rate and related time increments in such a manner as to establish the probability of the Failure Condition occurring on an "Average Flight":
It is assumed that the "Average Flight" can be divided into n phases (phase 1, ... , phase n). Let T_F the "Average Flight" duration, T_j the duration of phase j and t_j the transition point between T_j and T_{j+1} , $j=1, \dots, n$. I.e.

$$T_F = \sum_{j=1}^n T_j \quad \text{and} \quad t_j - t_{j-1} = T_j ; j = 1, \dots, n$$

Let $\lambda_j(t)$ the failure rate function during phase j, i.e. for $t \in [t_{j-1}, t_j]$.

Remark: $\lambda_j(t)$ may be equal 0 for all $t \in [t_{j-1}, t_j]$ for a specific phase j.

Let $\mathbf{P}_{\text{Flight}}(\text{Failure})$ the probability that the element fails during one certain flight (including non-flying time) and $\mathbf{P}_{\text{Phase } j}(\text{Failure})$ the probability that the element fails in phase j.

Two cases are possible:

(i) The element is checked operative at the beginning of the certain flight. Then

$$\begin{aligned} \mathbf{P}_{\text{Flight}}(\text{Failure}) &= \sum_{j=1}^n \mathbf{P}_{\text{Phase } j}(\text{Failure}) = \sum_{j=1}^n \mathbf{P}\left(\text{Failure} \mid t \in [t_{j-1}, t_j]\right) \\ &= 1 - \prod_{i=1}^n \exp\left(-\int_{t_{i-1}}^{t_i} \lambda_i(x) dx\right) \end{aligned}$$

(ii) The state of the item is unknown at the beginning of the certain flight. Then where $\mathbf{P}_{\text{prior}}(\text{Failure})$ is the probability that the failure of the element has occurred

$$\begin{aligned} \mathbf{P}_{\text{Flight}}(\text{Failure}) &= \mathbf{P}_{\text{prior}}(\text{Failure}) \\ &+ \left(1 - \mathbf{P}_{\text{prior}}(\text{Failure})\right) \cdot \left(1 - \prod_{i=1}^n \exp\left(-\int_{t_{i-1}}^{t_i} \lambda_i(x) dx\right)\right) \end{aligned}$$

DRAFT

prior to the certain flight.

(5) If there is only an effect when failures occur in a certain order, the calculation should account for the conditional probability that the failures occur in the sequence necessary to produce the Failure Condition.

c. Calculation of the Average Probability per Flight of a Failure Condition. The next step is to calculate the "Average Probability per Flight" for the Failure Condition. I.e. the probability of the Failure Condition for each flight (which might be different although all flights are "Average Flights") during the relevant time (e.g. the least common multiple of the exposure times or the aircraft life) should be calculated, summed up and divided by the number of flights during that period. The principles of calculating are described below and also in more detail in Document referenced in paragraph 3b(4).

$$P_{\text{Average per Flight}}(\text{Failure Condition}) = \frac{\sum_{k=1}^N P_{\text{Flight } k}(\text{Failure Condition})}{N}$$

Where N is the quantity of all flights during the relevant time, and $P_{\text{Flight } k}$ is the probability that the Failure Condition occurs in flight k.

d. Calculation of the Average Probability per Flight Hour of a Failure Condition. Once the "Average Probability per Flight" has been calculated it should be normalized by dividing it by the "Average Flight" duration T_F in Flight Hours to obtain the "Average Probability per Flight Hour". This quantitative value should be used in conjunction with the hazard category/effect established by the FHA to determine if it is compliant for the Failure Condition being analyzed.

$$P_{\text{Average per FH}}(\text{Failure Condition}) = \frac{P_{\text{Average per Flight}}(\text{Failure Condition})}{T_F}$$

DRAFT

APPENDIX 4. ALLOWABLE PROBABILITIES.

The following probabilities may be used for environmental conditions and operational factors in quantitative safety analyses:

Environmental Factors

Condition	Model or other Justification	Probability
Dispatch into Appendix C Icing		1
Icing outside Appendix C		No Accepted Standard data
Probability of specific icing conditions (largest water droplet, temperature etc) within a given flight		No accepted standard data
Head wind >25 kts during takeoff and landing	AC 120-28 JAR-AWO	10 ⁻² per flight
Tail wind >10 kts during takeoff and landing	AC 120-28 JAR-AWO	10 ⁻² per flight
Cross wind >20 kts during takeoff and landing	AC 120-28 JAR-AWO	10 ⁻² per flight
Limit design gust and turbulence	§/JAR 25.341(Under review by Structures Harmonization Working Group)	10 ⁻⁵ per flight hour
Air temperature < -70°C		No accepted standard data
Lightning strike		No accepted standard data
HIRF conditions		No accepted standard data

Aircraft Configurations

Configuration	Model or other Justification	Probability
Center of gravity	Standard industry practice	Uniform over approved range.
Landing and Takeoff Weights/Masses	Standard industry practice	Uniform over approved range.

DRAFT

Flight Conditions

Condition	Model or other Justification	Probability
Flight condition requiring Stall Warning	Assumption	10^{-2} per flight
Flight condition resulting in a Stall	Assumption	10^{-5} per flight
Exceedence of VMO/MMO	Assumption	10^{-2} per flight
Flight condition greater than or equal to 1.5 g		No accepted standard data
Flight condition less than or equal to 0 g		No accepted standard data

Mission Dependencies

Event	Model or other Justification	Probability
Any rejected take-off		No accepted standard data
High energy rejected take-off		No accepted standard data
Need to jettison fuel		No accepted standard data
Go-around		No accepted standard data

Other Events

Event	Model or other Justification	Probability
Fire in a lavatory		No accepted standard data
Fire in a cargo compartment		No accepted standard data
Fire in APU compartment		No accepted standard data
Engine fire		No accepted standard data
Cabin high altitude requiring passenger oxygen		No accepted standard data

DRAFT

If “No accepted standard data” appears in the above tables, the applicant must provide a justified value if a probability less than 1 is to be used in the analysis.

Note: The probabilities quoted in this appendix have been found to be appropriate for use in the context of a quantitative safety analysis performed to demonstrate compliance with FAR/JAR 25.1309. They may not always be appropriate for use in the context of other regulations.

FAA Action – Not Available