



Purpose: To further reform the ODA Program

An Amendment proposed by Ms. Cantwell to Amendment No. \_\_\_\_\_, the Thune-Nelson Substitute to S.2658, The FAA Reauthorization Act of 2016.

SEC. 2222. of Amendment No. \_\_\_\_\_, the Thune-Nelson Substitute to S.2658, The FAA Reauthorization Act of 2016, is amended to—

- (1) Insert the following as (b)(3)(A), and re-letter accordingly:
- (2) “(A) at the request of an ODA holder, eliminate all limitations specified in a procedures manual in place on the date of enactment of this Act that are low and medium risk as determined by a risk analysis using criteria established by this office and disclosed to the ODA holder, except where an ODA holder's performance warrants the retention of a specific limitation due to documented concerns about inadequate current performance in carrying out that authorized function. A corrective action plan shall be established to regain authority for any retained limitations. The ODA holder shall notify this office when all corrective actions have been accomplished and a reassessment shall be made by this office to determine if subsequent performance in carrying out any retained limitation warrants continued retention and, if such review determines performance meets objectives, such limitation shall be lifted immediately.” and re-letter accordingly.
- (3) Insert the following as (b)(3)(E):  
“(E) review and approve new limitations to ODA functions.”
- (4) At (b)(3)(D), after “program”, insert:  
“,including any limitations”.