# **Annual Report On Disability-Related Air Travel Complaints**

June 2011

Report of the Secretary of Transportation to the United States Congress

Pursuant to the Wendell H. Ford Aviation Investment and Reform Act for the 21<sup>st</sup> Century (AIR-21)

#### INTRODUCTION

#### Overview

The Air Carrier Access Act (ACAA, 49 U.S.C. 41705) prohibits discriminatory treatment of persons with disabilities in air transportation. The Wendell H. Ford Aviation Investment and Reform Act for the 21<sup>st</sup> Century (AIR-21; Public Law 106-181) requires, among other things, that the Secretary of Transportation "regularly review all complaints received by air carriers alleging discrimination on the basis of disability" and "report annually to Congress on the results of such review." This is the seventh such annual report to Congress, which covers disability-related complaints that U.S. and foreign passenger air carriers operating to, from, and within the U.S. received during the 2010 calendar year, as reported to the U.S. Department of Transportation (Department or DOT) by those carriers.

This report has two components: (1) a summary of the data reported to the Department by U.S. and foreign air carriers; and (2) a detailed breakdown of the data for each carrier. To allow readers to find areas of interest easily and grasp the essence of an issue quickly, this annual report employs a graphic-intensive format for its data presentation. The 2012 report to Congress covering disability-related complaints carriers received during the 2011 calendar year will follow this same format.

## Background

On May 13, 2008, the Department published its most recent final rule implementing the requirements of AIR-21 (See 14 CFR 382.157, 73 FR 27614). This rule requires certificated U.S. air carriers and foreign air carriers operating to, from, or within the United States, conducting passenger operations with at least one aircraft having a designed seating capacity for more than 60 passengers, to record complaints that they receive alleging discrimination or inadequate accessibility on the basis of a disability. The complaints are to be categorized according to the passenger's type of disability and the nature of the complaint. The passenger's disability must be recorded as one of the following types:

- vision impaired
- hearing impaired
- vision and hearing impaired
- mentally impaired
- communicable disease
- allergies (e.g., food allergies, chemical sensitivity)
- paraplegic
- quadriplegic
- other wheelchair
- oxygen
- stretcher
- other assistive device (cane, respirator, etc.)
- other disability

The original rule to implement the requirements of AIR-21 was published July 8, 2003 (See 14 CFR 382.70, 68

The original rule to implement the requirements of AIR-21 was published July 8, 2003 (See 14 CFR 382.70, 68 FR 40488).

The nature of the alleged discrimination or service problem related to the disability must be recorded in the following categories:

- refusal to board
- refusal to board without an attendant
- security issues concerning disability
- aircraft not accessible
- airport not accessible
- advance-notice dispute
- seating accommodation
- failure to provide adequate or timely assistance
- damage to assistive device
- storage or delay of assistive device
- service animal problem
- unsatisfactory information
- other

Section 382.157 also requires the covered carriers to retain copies of the applicable complaints and records of the action taken for each complaint for three years, and to submit the required disability-related complaint data to the DOT annually. The first required report covered disability-related complaints received by carriers during calendar year 2004, which was due to the Department on January 31, 2005. Carriers are required to submit all subsequent reports on the last Monday in January for the prior calendar year. Therefore, carriers were required to submit their 2005 calendar year disability-related complaint data by January 30, 2006, their 2006 calendar year disability-related complaint data by January 29, 2007, their 2007 calendar year

disability-related complaint data by January 28, 2008, their 2008 calendar year disability-related complaint data by January 26, 2009, their 2009 calendar year disability-related complaint data by January 25, 2010, and their 2010 calendar year disability-related complaint data by January 31, 2011.

### **Summary of Findings**

For the 2010 reporting period, 50 U.S. carriers and 120 foreign carriers submitted the required disability-related complaint data. The total number of carriers that submitted data for the 2010 reporting period is the same in comparison to the 2009 reporting period; however, it should be noted that a number of U.S. and foreign carriers ceased operations or discontinued passenger service to the U.S. in 2010 while other carriers received authority to operate passenger service to, from, or within the U.S. during the same time period. The Department is continuing its efforts to inform new carriers of their reporting obligations as well as to identify carriers that the reporting rule may apply to that have not filed the required reports. Since 2006, the Department has issued 16 cease and desist orders assessing civil penalties totaling more than \$380,000 for violations by both U.S. and foreign air carriers of the Department's disability-related complaint reporting requirements.

The 50 U.S. carriers that submitted data for the 2010 calendar year reported receiving 19,347 disability-related air travel complaints, and the 120 foreign air carriers reported receiving 1,654 complaints during the same time period, for a total of 21,001 complaints received by these 170 carriers. More than half of the complaints reported (10,638) concerned the failure to provide adequate assistance to persons using wheelchairs. Overall disability-related complaints received by carriers for calendar year 2010 increased by approximately 23 percent over complaints received by carriers for calendar year 2009, with 3,851 more complaints received by U.S.

carriers and 82 more complaints received by foreign air carriers. The overall consumer complaints received by DOT for calendar year 2010 increased by approximately 25 percent when compared to calendar year 2009. It is worth noting, however, that domestic and international passenger enplanements by U.S. carriers increased only slightly between 2009 and 2010 from approximately 703.9 million to approximately 726.3 million, an increase of approximately 3 percent. The Department's Aviation Consumer Protection Division routinely has discussions with individual carriers when it notices spikes or significant variations in complaint types or complaint levels.

A table that presents a summary of the disability complaint data from 2004 to 2010 is set forth below.

	Total Number of	Total Number of	Total Number of
	Disability Complaints	Disability Complaints	Disability Complaints
	Received by Domestic	Received by Foreign	Received by All
	Carriers	Carriers	Carriers
2004	10,193	1,326	11,519
2005	12,194	1,398	13,592
2006	12,075	1,691	13,766
2007	13,926	1,364	15,290
2008	12,557	1,449	14,006
2009	15,496	1,572	17,068
2010	19,347	1,654	21,001

As noted in last year's Report to Congress, although the overall number of complaints may appear to be large, it must be noted that millions of persons with disabilities in the United States

travel by air each year, and the vast majority of them do not file a disability-related air travel complaint.<sup>2</sup>

The complaint numbers should not be interpreted as reflecting violations of law as the data being provided were taken directly from reports submitted by carriers. The Department has not audited or verified these consumer complaint numbers nor has the Department reviewed the substance of the complaints filed with the carriers to determine whether the incidents constituted violations of the Air Carrier Access Act or the provisions of 14 CFR Part 382. The Department's Enforcement Office will audit carriers as it deems necessary in the future to ensure accurate reporting. In 2009 and 2010, the Enforcement Office conducted a number of on-site investigations, which involved reviewing carrier records to, among other things, verify the accuracy of the carrier's disability reporting. One carrier was fined \$100,000 for undercounting disability-related complaints, and three other carries were assessed civil penalties in cases that in part involved similar kinds of violations. The Department's Enforcement Office also investigates each complaint filed directly with DOT's Aviation Consumer Protection Division.

Four categories of information are being presented in this report: data from each carrier; summary totals for U.S. air carriers; summary totals for foreign air carriers; and summary totals for all carriers. The data are presented in charts similar to the charts in which covered U.S. and foreign air carriers are required to submit their reports; each chart contains 13 categories of disabilities on the horizontal axis and 13 categories of complaints on the vertical axis.

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<sup>&</sup>lt;sup>2</sup> According to data obtained through the National Household Travel Survey conducted by DOT's Bureau of Transportation Statistics (BTS) in 2001 and 2002, more than 17 million persons with disabilities in the U.S. travel by air each year. The most recent National Household Travel Survey was completed in 2009; however, the 2009 National Household Travel Survey does not include data regarding the number of persons with disabilities that traveled by air. However, based on the increase of domestic and international enplanement by U.S. carriers from approximately 625.3 million persons in 2001 to approximately 726.3 million persons in 2010, it can be assumed that more than 20 million persons with disabilities traveled by air in the U.S. in 2010.