

● ● TOP EIGHT MISLEADING STATEMENTS ABOUT THE 21ST CENTURY AIRR ACT

Myth: This bill will harm the general aviation (GA) community.

Fact: The 21st Century AIRR Act legally prohibits the new air traffic control (ATC) service provider from charging user fees to any segment of GA. It statutorily prohibits this and it would take an act of Congress to charge GA user fees, so any suggestion that this is not the case is false.

It also prohibits the new service provider from unilaterally restricting airspace or airport access in any way. GA operators will be guided through the national airspace operating under the same rules that apply today—with safety as the first priority.

Further, GA will appoint two members to the board of directors, and will be represented on the Advisory Board. All of these protections provide more certainty to the GA community than they have today.

Myth: The new air traffic control service provider will have no oversight.

Fact: The new not-for-profit ATC service provider will be subject to FAA, DOT, and congressional regulation and oversight. Currently, the federal government does not build, maintain, or fly commercial airplanes, yet the FAA, DOT, and Congress provide robust oversight of manufacturers, pilots, mechanics, and airlines. The ATC service provider will be subject to equally rigorous oversight.

Myth: This bill turns over the airspace to the airlines.

Fact: Air traffic control is a service, plain and simple. It is a service that safely spaces planes moving from one airport to the next. The new ATC service provider will not determine airspace access, and it will not own the airspace. The airspace will remain the sovereign domain of the United States. The FAA will remain the regulator of the airspace.

Myth: DOD will be adversely impacted by this proposal.

Fact: Nothing in the 21st Century AIRR Act will harm national security or the operations of the DOD. The new corporation will support all United States government flight activities currently supported by the FAA. The new corporation will not charge the DOD a user fee for the service. Also, the bill retains and clarifies the President's authority to temporarily transfer the ATC service to the Secretary of Defense in times of war.

Myth: This is just another Consumer Financial Protection Bureau (CFPB).

Fact: The CFPB is a government regulatory agency funded on the mandatory side of the federal ledger.

The new corporation created by the 21st Century AIRR Act is fully independent from the government. It will not be funded with federal dollars, mandatory or otherwise. Again, it will have no backing from the federal government. Further, the new corporation will have no regulatory authority. Rather, the ATC service provider will be a private business, providing a high tech service, and regulated by the federal government.

Myth: Separating air traffic control will not accelerate modernization.

Fact: ATC modernization could hardly be worse or slower than it is in FAA's hands. Case in point, the FAA is installing technology known as the Standard Terminal Automation Replacement System (STARS). The trouble is that they started installing it in 1996. Even worse, STARS is the salvage from an FAA program that started in 1983 and was killed off in 1994. In that instance, the computers and software, which cost \$1.5 billion, had to be thrown away. One participant described this program as the "greatest failure in the history of organized work." This example is not unique in the FAA's sordid history.

Myth: Having the aviation safety regulator oversee itself as the ATC service provider is preferable to armslength regulation.

Fact: Of all the arguments against separating ATC from government, this is perhaps the most absurd. Every other part of the aviation industry is subject to disinterested FAA safety regulation, oversight, and enforcement. By their logic, opponents of reform must also believe that FAA should quit overseeing airline safety and let airlines do it themselves "since direct communication creates more efficient work. . .under one roof" as some, such as deeply entrenched FAA middle-managers and bureaucrats, have suggested. There is no clearer conflict of interest in our system of aviation safety than FAA's operation of air traffic control.

Myth: American airspace is too busy and too complex to replicate the success of other countries.

Fact: The United States has long been the global leader in aviation. We achieved this status through bold ideas, ingenuity, and hard work. In 1987, separating ATC from the government was a bold idea. Thirty years later it has become a common-sense, good government practice that has consistently and repeatedly delivered gains around the world. As the largest and most sophisticated aviation system, the United States has the most to gain in terms of efficiencies and the most to save by getting bureaucrats out of the technology business where government has consistently failed. This oft-repeated argument shows that certain opponents of ATC reform are willing to sacrifice American leadership to protect narrow parochial interests.