LESSONS LEARNED FROM THE BOEING 787 INCIDENTS

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TRANSPORTATION AND
INFRASTRUCTURE
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FIRST SESSION
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SUMMARY OF SUBJECT MATTER

TO: Members, Subcommittee on Aviation
FROM: Staff, Subcommittee on Aviation
RE: Subcommittee Hearing on “Lessons Learned from the Boeing 787 Incidents”

PURPOSE

The Subcommittee on Aviation will meet on Wednesday, June 12, 2013, at 10:00 a.m. in 2167 Rayburn House Office Building to receive testimony in order to explore and discuss “lessons learned” as a result of the Boeing 787 battery incidents that occurred in January 2013. The Subcommittee will hear from the Federal Aviation Administration (FAA) and The Boeing Company (Boeing) on actions taken as a result of and lessons learned from the 787 battery incidents.

BACKGROUND

Summary of Incidents and Response

On January 7, 2013, cleaning personnel discovered smoke while working on a Japan Airlines (JAL) Boeing 787 that was parked at a gate at Boston Logan International Airport. The aircraft had recently landed at the airport after a flight from Narita, Japan. The aircraft had been deplaned of passengers and crew when the cleaning crew boarded the plane and reported smelling smoke. When a mechanic opened the aft electronic equipment bay, he found heavy smoke and fire coming from the front of the auxiliary power unit (APU) battery case (Figure 1). He indicated that the fire had two distinct flames that were about three inches in length at the two connectors on the front of the battery case. The mechanic was unsuccessful in extinguishing the fire. Airport firefighters extinguished the fire about an hour and forty minutes after initial notification.  

1 The auxiliary power unit battery provides power to start an APU during ground and flight operations. The APU battery is one of two lithium ion batteries used on the 787. While lithium ion batteries have been used on planes prior to the 787, the 787 uses larger batteries for some main electrical functions on the aircraft.
2 National Transportation Safety Board (NTSB) Interim Final Report, NTSB Case Number: DCA131A037, page 1 (March 7, 2013).
3 Id. at 2.
4 Id. at 4.
In response to the JAL 787 battery fire at Boston Logan International Airport, the National Transportation Safety Board (NTSB) sent a “go-team” to investigate the incident. The lithium-ion battery cells involved in the fire were transported to the NTSB forensics lab in Washington, D.C., for further investigation. Both the FAA and Boeing are parties to the ongoing NTSB investigation.

In the days following the JAL 787 battery incident, several other incidents were reported on 787 aircraft in commercial service. These incidents were not related to the 787 batteries. However, these incidents, along with the JAL 787 battery incident, prompted the FAA on January 11, 2013, to order a comprehensive review of the 787's critical systems, including the design, construction, and assembly of the battery components of the aircraft.

On January 15, 2013, an All Nippon Airways 787, during a domestic flight in Japan, experienced a problem with its main battery (Figure 1). According to the carrier, the main battery in the forward cargo hold triggered an emergency warning to the pilot. This warning was followed by a second warning light in the cockpit that indicated smoke. According to passengers and crew, there was an odd smell in the cockpit and cabin. The pilot decided to make an emergency landing and evacuate all passengers and crew via inflated chutes. While there was no fire when the plane landed, there was discoloration and signs of leakage in the main battery.

Following the battery incident aboard the All Nippon Airways 787, the Japan Transport Safety Board (JTSB) opened an investigation into the incident and both Japanese air carriers operating 787 aircraft (Japan Airlines and All Nippon Airways) voluntarily grounded their fleet of 787's on January 16, 2013.

Later that same day, the FAA issued an Emergency Airworthiness Directive (AD) to address a potential battery fire risk in the 787, which required operators to temporarily cease operations. At the same time, the FAA announced that it would work with the manufacturer and air carriers to develop a corrective action plan to allow the U.S. 787 fleet to resume operations as quickly and safely as possible. Aviation regulatory agencies of other countries in which the 787 operated quickly followed suit, with temporary groundings ordered in Japan, the European Union, India, Qatar, Ethiopia, Kenya, and Chile. Boeing responded by sending teams of investigators and engineers to both incident sites to compile information and, in coordination with the FAA, devise a solution to return the 787's back to service. In April, the NTSB held a two-day investigative hearing in connection to its investigation of the January 7, 2013 JAL 787 battery incident. The NTSB's final report should be complete by the end of the year.
FIGURE 1:

Aircraft Certification

In exercising its discretion, the FAA has devised a system of compliance review that involves certification of aircraft design and manufacture. Under this certification process, the duty to ensure that an aircraft conforms to FAA safety regulations lies with the manufacturer and operator, while the FAA retains responsibility for overseeing compliance. Thus, the manufacturer is required to develop the plans and specifications and perform the inspections and tests necessary to establish that an aircraft design comports with the regulations; the FAA then reviews the data by conducting a risk-based review of the manufacturer’s work. If the FAA finds that a proposed new type of aircraft comports with minimum safety standards, it signifies its approval by issuing a type certificate.

When a new design of aircraft is being proposed, such as the Boeing 787, the designer must first apply to the FAA for a type certificate. The applicant must show that the aircraft, aircraft engine, or propeller concerned meets the applicable existing airworthiness requirements. The regulations also provide for the issuance of special conditions when the Administrator finds that the existing airworthiness standards do not contain adequate or appropriate safety standards because of novel or unusual design features of the product to be type certificated. In the interest of safety, rapid technological advances presently being made by the civil aircraft industry require that the FAA be able to issue special conditions to address truly novel or unusual design features that it has, as yet, not had an adequate opportunity to include in the airworthiness standards through the general rulemaking process. For example, in the Boeing 787’s case, the lithium-ion battery is a newer technology that is not specifically covered by existing regulatory standards. Therefore, the FAA developed special conditions that ensured a comparable level of safety with the standards that were in place at the time of certification. In order to receive a type certificate, the applicant must conduct a series of tests and reviews to show that the product is compliant with existing standards and the special conditions. This includes lab tests, flight tests, conformity inspections, and detail- and airplane-level compliance findings, all of which are subject to FAA oversight.

Along with seeking a type certificate, the applicant can simultaneously seek a production certificate from the FAA. A production certificate is an approval by the FAA to manufacture duplicate products of the type design approved by the type certificate. Before approving a production certificate, the FAA will review the manufacturer’s quality control systems against regulatory and policy requirements. The holder of the production certificate is responsible for the quality of all parts, even those that are not specifically manufactured by the production certificate holder. In other words, a manufacturer may not produce all the parts on their aircraft, but they are responsible for the quality of each item on the plane.
In order to ensure that all parts meet quality standards, the FAA also has the ability to grant a company Organization Designation Authorization (ODA). The ODA allows a company to set up an organization of airworthiness representatives (AR’s) who act on behalf of the FAA. The company and the FAA develop a procedures manual, which is the guiding document on the procedures, processes, and practices for the company. The AR’s are authorized by the FAA and usually carryout routine certification actions. The FAA inspectors have the authority to perform any of these activities themselves should they wish to, or they can delegate the responsibility to the AR. AR’s are approved by the FAA after going through a review process and are responsible for ensuring the manufacturer’s compliance to FAA standards. Boeing does have an ODA.

Boeing applied for a type certificate for the 787-8 airplane in March 2003. More than eight years later, in August 2011, the 787-8 airplane received transport-category approval from the FAA. Because the 787 was utilizing new and novel lithium-ion battery technology for the main and APU batteries, the FAA also issued special conditions for the 787 lithium-ion battery installation in October 2007.

On January 11, 2013, in response to the JAL 787 battery incident and to other reported issues, the FAA announced it was going to conduct a comprehensive review of the 787’s critical systems, including the design, construction, and assembly of the battery components of the aircraft. In particular, the FAA indicated that "...the purpose of the review was to validate the work..."
conducted during the certification process and further ensure that the aircraft meets the FAA's high level of safety. The FAA has coordinated closely with Boeing in conducting the 787 critical systems and certification review and the work is ongoing.

Return to Service

The January 16, 2013 airworthiness directive ordered the temporary cessation of 787 operations. The emergency AD specifically directed air carriers, before further flight, to "...modify the battery system, or take other actions, in accordance with a method approved by the Manager, Seattle Aircraft Certification Office." The FAA indicated that it would work with the manufacturer and operators to develop a plan to allow 787's to resume operations as quickly and safely as possible. While the NTSB investigation was ongoing, the FAA and Boeing determined to move ahead with a comprehensive solution plan. They understood the sequence of events (a short circuit in one cell that propagated to other cells), but the actual cause of the short circuit remained unknown. That having been said, Boeing was able to narrow the cause of the short circuit to four or five potential causes. On February 17, 2013, Boeing submitted a comprehensive certification and design plan to the FAA for its review and approval. The plan included the following mitigation actions:

- At the battery cell level: They made design changes to the battery cells to reduce the chance of a short circuit (Figure 3),
- At the battery level: They proposed design changes to stop propagation from cell-to-cell (reduce the chance for cell-to-cell contact and the buildup of moisture) (Figure 3), and
- At the aircraft level: They improved the battery containment components to allow the venting of gases outside of the plane in the event of a battery short circuit (this was intended to do three things; prevent gases from entering the cabin; reduce the chance of cell-to-cell propagation; and preclude the possibility of a fire) (Figure 3).


The FAA approved the initial plan on March 12, 2013, which allowed Boeing to make alterations to the batteries on a 787 aircraft for test flight. On March 25, 2013, the FAA authorized a series of test flights. After the tests proved successful, Boeing submitted a final certification plan for the upgraded batteries to the FAA on April 8, 2013.

After further review by the FAA, the final plan was approved on April 19, 2013, and a modified AD was issued on April 26, 2013. The modified AD allowed for 787 aircraft to return to commercial service upon completion of the steps outlined in the certification plan. The AD and the updated certification plan did not affect the 787’s original type and production certificates; the battery update as outlined in the certification plan is not considered a major design change and therefore does not require an amended type certificate.

Following the issuance of the AD allowing 787 aircraft to return to commercial service, other aviation regulatory authorities that had similar orders lifted them. Ethiopian Airlines was the first to return their aircraft to service on April 28, 2013. As of June 5, 2013, all 50 787’s have received the battery modification, and have been returned to their respective operator and returned to commercial service. Delivery of the 787 has resumed as well, with all newly delivered aircraft containing the modified battery as prescribed by the AD.

Lessons Learned from Boeing and FAA Reviews

In the five months that have passed since the 787 battery incidents, the Committee on Transportation and Infrastructure has closely monitored all actions taken by the FAA, the NTSB, and Boeing. Below are some, but not all, of the lessons that have been learned so far.

- Lithium-Ion Battery Testing: The incidents advanced the understanding of lithium-ion batteries and their use in airplanes. Specifically, while the initial certification testing was extensive and reflected state of the art practices at the time, the FAA and Boeing developed additional testing methods. Boeing, the FAA, and industry stakeholders have also identified
ways to enhance the battery’s design and manufacturing processes, and these enhancements have been incorporated into Boeing’s comprehensive battery solution.

• Communication: While the “multi-tiered supplier” dynamic is not new to the Boeing 787, the FAA has determined that it needs to spend more time improving communication horizontally and vertically to ensure a clear traceability of all required changes down the supplier chain and to ensure that all instructions are clearly communicated along the chain.

WITNESS LIST

Panel 1

Ms. Margaret Gilligan
Associate Administrator for Aviation Safety
Federal Aviation Administration

Panel 2

Mr. Mike Sinnett
Chief Engineer for the 787 Program
Boeing
LESSONS LEARNED FROM THE BOEING 787 INCIDENTS

WEDNESDAY, JUNE 12, 2013

HOUSE OF REPRESENTATIVES,
SUBCOMMITTEE ON AVIATION,
COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE,
Washington, DC.

The subcommittee met, pursuant to notice, at 10:00 a.m. in Room 2167, Rayburn House Office Building, Hon. Frank A. LoBiondo (Chairman of the subcommittee) presiding.

Mr. LoBiondo. Good morning. The hearing will come to order. Thank you all for being here. The top priority of the Aviation Subcommittee, as well as me, personally, is the safety of the flying public. Therefore, the subcommittee has closely monitored the actions of the FAA, the NTSB, and Boeing, in response to the battery incidents that took place earlier this year. We have called this hearing to learn more about the FAA and Boeing’s actions to get aircraft back to safe operation.

As we all know, in January there were two separate incidents involving a lithium ion battery on Boeing 787 aircraft, one on the ground in Boston and the second in the air over Japan. After ordering a review of all Boeing 787 critical systems, the Federal Aviation Administration issued an emergency airworthiness directive that temporarily halted the operations of 787s.

In the 5 months since the incidents, the FAA and Boeing have worked to develop a comprehensive solution to the battery issues, and have safely returned the 787 aircraft to service. As a key part of this process, the FAA and Boeing have taken a hard look at the certification of the 787. This review has focused on what worked, given that the safety of the aircraft itself was not compromised in either incident, and what needs or needed to be improved or adjusted.

Although the NTSB investigation is ongoing, and the board has not identified the exact cause of the battery failure, Boeing has been able to narrow the possible causes of this short circuit to four or five basic things that they think were the cause. Based on that information, Boeing developed a comprehensive solution that addresses all of these possible causes. The solution presented to the FAA addresses issues at the battery cell, battery, and aircraft levels. In the end, a new battery design underwent over 200,000 engineering hours, and were then subject to a rigorous testing and FAA approval process.

Once again, the committee has been closely monitoring the actions taken by the FAA and Boeing. Initially there was great con-
cern about the possible implications of these incidents. In the last 5 months, we have made every effort to ensure that the FAA and Boeing are working together to develop a comprehensive solution.

Therefore, the subcommittee has met several times with representatives of both the FAA and Boeing, and received high-level briefings on the incidents and the comprehensive solution. Chairman Shuster, Ranking Member Rahall, Ranking Member Larsen and I received briefings by Boeing’s CEO during the early stages of the investigation. The subcommittee has remained informed about the actions being taken by Boeing and the FAA at every step of the process.

Moving forward, this subcommittee will continue to monitor the FAA certification process and the 787. To assist in this effort today we will hear from the FAA and Boeing on lessons learned as a result of the 787 battery incidents, and the comprehensive certification review. This hearing is not about attempting to lay blame on anyone. Instead, today we will take a constructive look at what has been learned from these incidents.

It is important to remind ourselves that the United States aviation system is the safest in the world. This is due to the dedication and commitment of all stakeholders who, in situations like this, work together to ensure safety of the flying public. I would like to thank both the FAA and Boeing for their participation today, and look forward to their testimony.

I would like to ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material for the record.

[No response.]

Mr. LOBIONDO. Without exception, so ordered. I would now like to yield to Mr. Larsen for any statement you may make.

Mr. LARSEN. Thank you, Mr. Chairman, for calling today’s hearing to review lessons learned from the Boeing 787 incidents.

Mr. Chairman, I believe we should start this hearing by acknowledging that we are in an incredibly safe period for U.S. commercial aviation. We haven’t had a fatal commercial passenger accident in the U.S. since 2009, and we owe a great deal of credit for that to dedicated safety professionals at agencies like the FAA and the NTSB.

Additionally, The Boeing Company has been a world leader in the airplane business for almost a century. It has maintained its leadership by making safety a priority. The Boeing 787 pushed the technological envelope. The certification itself was an 8-year process. The lithium ion batteries, like many of the aircraft’s design features, are new and a constantly evolving technology, not specifically covered by existing FAA regulations.

We know the FAA worked with Boeing to develop special conditions that would ensure the safety of this new technology, and the process for developing these special conditions was collaborative, rigorous, and transparent. These conditions took over a year to develop, and were published in the Federal Register for public comment.

Nevertheless, we had two serious safety incidents involving Boeing 787 lithium ion technology in roughly a week’s time. These incidents caused the FAA and other international regulators to ground
the 787 for more than 3 months. The grounding raised legitimate questions for the flying public about whether the certification process with the 787 worked as well as it should have.

In response to these two incidents, Boeing devoted more than 200,000 engineering hours to understand the cause of these incidents and develop technical solutions to prevent or mitigate any further incidents. And, likewise, the FAA stepped up its own involvement in the testing and analysis activities required to certify the new battery design. As a result, the 787 modifications certified by the FAA have been completed, and all the airplanes are now back in service.

Mr. Chairman, we both agree that safety is always this subcommittee’s highest priority. With the 787 flying safely again, now is the appropriate time for the subcommittee to review these incidents and glean lessons learned that could further improve aviation safety.

In April, the Government Accountability Office raised concerns before the Senate Commerce Committee that the “FAA staff have not been able to keep pace with industry changes and, thus, may struggle to understand the aircraft or equipment they are tasked with certificating.” The NTSB’s independent investigation of the January 7 Japan Airlines incident is exploring this key issue, and that should be completed later this year. The FAA is conducting its own review of the 787 certification process.

Looking forward, Congress must ensure that the FAA is adequately staffed, the agency is positioned to understand and to challenge assumptions put forward by manufacturers regarding new technologies. I hope to hear from the FAA and from Boeing today about how the special conditions for the 787 were developed, and whether they were strict enough. I would also want to investigate whether the resources required for recertification of the 787 were enough.

In February I expressed concern that this subcommittee—at our subcommittee’s FAA reauthorization hearing that sequestration could negatively affect FAA certification activities. I would like to hear from Ms. Gilligan whether she believes that sequestration, budget cuts, and hiring freezes are impairing the FAA’s ability to attract and retain technical competencies required to certify new technologies.

Also, I would like to hear about the FAA’s efforts to retain independent technical expertise from outside the agency when necessary to assist in the certification of new technologies.

Lastly, I hope that we will have time to investigate the lessons learned from this process, and how the FAA will certify aircraft with lithium ion batteries in the future.

Thank you, Mr. Chairman, and I look forward to hearing from our witnesses.

Mr. LoBiondo. Thank you, Mr. Larsen. I would now like to turn to the chairman of the full committee, Mr. Shuster.

Mr. Shuster. Thank you, and thank you, Chairman LoBiondo and Ranking Member Larsen, for holding this hearing today. I appreciate the fact that our witnesses from the FAA and Boeing are here to testify before us. And as Chairman LoBiondo said, this is a constructive hearing, something we can learn from.
When we look at the United States and the transportation system, the airline system, aviation system safely transports over 730 million passengers a year, 70,000 flights a day. So it is the safest aviation system in the world, and that is due to the work and the efforts of the FAA, the airlines, the manufacturers, the controllers, other operators and stakeholders who make it a safe system to operate in.

And this committee remained in close contact with the FAA and Boeing after the incidents occurred, and through final approval. The committee's oversight activities—it was apparent that, throughout the process, that everybody was working towards a solution, and it did that. We greatly appreciate the Department of Transportation, Secretary LaHood and Deputy Secretary Porcari, Administrator Huerta, for personally meeting with me and others on the committee.

And when new aircraft with novel use of technology can experience issues, it is important that we address those issues early on in the process to make sure that we have safe aircraft. And this situation we were able to address. It does not mean they are unsafe. In fact, I believe they are safe today.

The incidents—the FAA and Boeing's responses to the incidents, we are going to remain looking at these, again, learning from the process, because I believe there are valuable lessons to be learned from this. And I look forward to hearing again today from our witnesses. And again, we will continue this oversight and we will continue to closely monitor the FAA certification program. And, as the 787 resumes normal operations, we will look again closely at what is going on, and what is transpiring.

And, as I said, throughout this process I think everybody worked diligently, worked together to get the 787 back up in the air. That is positive for the U.S. economy, it is positive for the airlines, and the aviation industry in America.

So, again, I would like to thank the chairman and the ranking member for holding this hearing today, and yield back.

Mr. LoBiondo. OK, thank you, Mr. Shuster. Now we will turn to our first witness today, FAA Associate Administrator for Aviation Safety, Peggy Gilligan. Ms. Gilligan, you are recognized.

TESTIMONY OF MARGARET M. GILLIGAN, ASSOCIATE ADMINISTRATOR FOR AVIATION SAFETY, FEDERAL AVIATION ADMINISTRATION

Ms. Gilligan. Thank you. Chairman LoBiondo, Congressman Larsen, and members of the subcommittee, thank you for the opportunity to appear before you today to discuss the certification of the Boeing 787. One of FAA's central roles is to certify aircraft and components that are used in civil aviation operations. We have been doing this for more than 50 years. Right from the start, aviation products have often stretched the technological boundaries.

Over the decades, we have enhanced our process and regulations. For example, for large aircraft like the 787, we have changed our regulations more than 130 times to keep pace with new ways of doing business and new technologies. For more than five decades, the FAA has compiled a proven track record of safely introducing new technology and new aircraft.
As we continue to certify new aircraft, I want to make one thing very clear. We take that responsibility very seriously. To certify the 787, the FAA assembled a team of FAA—

Mr. LoBiondo. Excuse me. Could you pull the mic a little closer, please?

Ms. Gilligan. Sure. Is that better?

Mr. LoBiondo. Just pull it a little closer to you. Yes, that is good.

Ms. Gilligan. OK.

Mr. LoBiondo. Thanks.

Ms. Gilligan. To certify the 787, the FAA assembled a team of FAA engineers, inspectors, test pilots, and scientists, as well as experts from industry, think tanks, trade organizations, and other civil aviation authorities, in addition to all the expertise at Boeing. The certification of this aircraft took more than 8 years, hundreds of hours of FAA engineering review, and 900 hours of flight testing time.

A key tenet of the certification process is to plan for the unexpected, and this was the case in the 787. We required the manufacturer to design systems to meet certain performance standards. Then we required them to assume a failure, and to design the aircraft so that it could be safely landed if a failure were to occur. Many layers of safety are built into the meticulous processes and the thorough design.

For the battery, for example, we established nine specific requirements to protect against a battery failure, and to protect the aircraft if a battery should fail. One layer may fail, just as it did in the in-flight 787 battery incident. But the multiple safeguards built in, and the procedures pilots are trained to follow, enabled the pilots to safely land the aircraft. This is how the system works.

Immediately after the 787 in-flight incident, the FAA issued an order that suspended flight to ensure that we had the time to consider the right solutions without compromising passenger safety. Our safety team worked thousands of hours alongside Boeing. And, as a result of the battery system review, Boeing made several changes. They redesigned the internal battery components to minimize a short circuit within the battery. They insulated the battery cells to prevent propagation from one cell to another. They added a robust battery containment and venting system to prevent a problem in the battery from spreading to the aircraft. Finally, the company improved the quality assurance process at the battery manufacturer, to ensure that the batteries meet our rigorous design standards.

We have concluded our review of the redesign, and we have approved its operation. The aircraft is once again flying passengers safely around the world, and Boeing has resumed delivery of new 787s. We are confident that the new design will protect the safety of the aircraft and its passengers.

The FAA is continuing to review the critical systems of the 787, including its design, manufacture, and assembly. We began this broad review, which includes the FAA certification processes, in January, after the first incident. We expect to complete it this summer. Both these actions, first addressing the immediate safety con-
cern, and then doing an indepth review of the product and the processes, are a standard way that we approach our safety mission.

Some have asked whether the FAA has the expertise needed to oversee the 787's cutting-edge technology. Not only does the FAA employ a staff highly experienced in aviation, but we have access to experts across the country and around the world. We establish rigorous safety standards, and make sure manufacturers demonstrate that the standards have been met. Our safety record shows just how successful we have been.

What the 787 battery experience has shown is that neither the industry nor the FAA is perfect. But it also shows, as I noted earlier, that as aircraft are designed and built, we plan for the unexpected, and we make appropriate data-driven decisions to manage risk to protect the safety of the flying public.

As we have learned with the 787 certification, the way to enhance safety is to keep lines of communication open between industry and Government, in order to foster the ability and willingness to share information about the challenges that we all face. These solutions show the FAA and its industry partners continue to create an atmosphere where people work together, all in the pursuit of maintaining the highest levels of safety. That is why we are all here.

The FAA will never lose sight of the respective roles. But there is always a seat at the table for the bright minds from industry to help inform the best way to navigate the complex technological issues we encounter. It would be shortsighted to overlook anyone's valuable expertise.

Mr. Chairman, I am proud of the safety record we have achieved, and I am confident we have the best people in the right places to meet our challenges ahead.

That concludes my testimony, and I will be happy to answer any questions you may have.

Mr. LOBIONDO. Thank you very much. A couple of questions that I have. During the two battery incidents, was the safety of the aircraft or the flying public ever in danger?

Ms. GILLIGAN. The first incident, as you are aware, occurred on the ground after the flight had been completed. All the passengers and crew had left the aircraft, and the aircraft was being cleaned. So, in that particular incident, there was no risk to anyone during the operation.

In the second incident, which did occur in flight, so far we believe that after the battery event itself, the remainder of the system operated in accordance with the standards. That is, it contained the event within the battery. We still do not have the root cause analysis completed by the NTSB, so that we do need to wait and see what the final results of that investigation are, to see if there was any additional risk that we haven't identified yet.

Mr. LOBIONDO. Do you believe the FAA certification processes in place were sufficient to address and remedy the concerns raised by these incidents? Or should we relook at that somehow?

Ms. GILLIGAN. We believe that the certification process is really quite robust. I think the safety of the system indicates that the products that FAA and others around the world have certified do provide an appropriate level of safety.
Having said that, we always are looking to improve the processes. We have learned some lessons from what we have seen already with these two events. We will learn more lessons from the NTSB review, as well as our own indepth review. All of that information will be rolled back into the certification process to improve upon a very sound, robust basis.

Mr. LoBiondo. Understanding that we don’t have the NTSB final report, what do you think the lessons learned from these two incidents are up to this point? And what is the FAA doing in response to lessons learned?

Ms. Gilligan. I think we have seen a couple of important lessons. The first is that we now have a much more robust process for testing lithium ion batteries, if they are used in aviation. The certification standards and the testing that Boeing demonstrated in the redesign will become the standard the FAA and other authorities around the world will use when we evaluate the level of safety provided by a lithium ion battery used in an aircraft. So that is a very important lesson, and that is already in place.

I think, in addition, we have seen some areas where we can improve our process. One thing we realized is that some of these new technologies are not just used in aviation. There can be a community of experts who know something about the technology, but have nothing to do with aviation. We want to be able to reach that community. In this case, Boeing brought together a number of experts on lithium batteries, and we learned a great deal from them.

So, what we need to do is broaden how we reach out for comments on our standards and expert review, to make sure that, if there is a community of experts outside of aviation, we know how to reach them.

We are also looking at some of the process improvements internally that address new technologies. We are thinking that it probably makes sense to have people who are not involved in that particular certification to periodically review our work and the manufacturer’s work to make sure the FAA folks involved in the certification aren’t overlooking something, or that we haven’t missed an assumption, or that we haven’t asked a critical question.

So, those are the kinds of process improvements that we are already seeing would add value to our certification process.

Mr. LoBiondo. Thank you. Mr. Larsen?

Mr. Larsen. Thank you, Mr. Chairman. Ms. Gilligan—was this last month—we had Mr. Huerta in front of us, and he said that FAA had announced a review of the certification process related to the 787, and that review is ongoing, and so on. Specifically, you have outlined some lessons learned, but can you give us a timeline on when that review of the certification process will be done?

Ms. Gilligan. Sure. Mr. Larsen. Can you, as well, focus—help us understand what the focus is of this particular certification review?

Ms. Gilligan. Sure, I will be glad to. After the first incident that occurred in Boston, the Administrator and Secretary, along with Boeing executives, announced that we were going to undertake this indepth review. With the second incident, and then the airworthiness directive, we lost a little time doing the indepth review because a lot of the same folks needed to be included in the ongoing
initiatives. So we actually kicked the indepth review off in early February, and the group has been working pretty much full-time since then, with an eye toward completing their review in the summer.

So, what that team did, was go beyond information on the battery to look at all of the operational data that we had from the aircraft since its introduction into service. We wanted to see if there was any trend, any set of incidents that needed to be looked at more thoroughly. We have identified a couple of areas and are doing what we call deeper dives into those areas to see what it shows us. From that, we expect to make some findings and recommendations on process improvements and perhaps other actions that we or Boeing or both will need to implement.

Mr. Larsen. I think we will—well, at least I will look forward to seeing the results of that review and getting briefed on those. Since you are in that process, I won't go into too much detail with you right now.

But a question about—that arise out of this incident isn't a new question, but I wanted to give you an opportunity to address it. It has to do with this term people—some folks have used in the media called self-certification, that this is one of the dangers of self-certification. Can you help us understand why FAA would argue that this is not self-certification?

And let me give you a—self-certification would be Company A goes and does what it does, and comes back to you, and you check the boxes.

Ms. Gilligan. Right.

Mr. Larsen. Versus FAA does everything and then hands it to the company and says—you know, to Company A, and says, “Do this.”

So, those are the goal posts—I am sorry, the bookends; I got my analogies wrong. Those are the bookends. How do you characterize the certification process?

Ms. Gilligan. We would agree that the term “self-certification” is a misnomer, because Boeing doesn't certify anything. The Boeing Company, as the manufacturer, is responsible for demonstrating that their product meets all the standards that we have set. They have to have data and information and analysis that shows that they have met those standards. Then the FAA, or someone who works on our behalf——

Mr. Larsen. And, I am sorry, this would apply to someone who makes a vortex generator this big and someone who makes an engine for an airplane here in the U.S.

Ms. Gilligan. Right. The certification process is fundamentally the same.

Mr. Larsen. Right.

Ms. Gilligan. There are some small parts that are treated very differently, but you are right, the major systems or parts of aircraft go through the certification process.

It might be easiest if I can describe it through an analogy. We see it like taking a test. FAA is the one who sets the criteria for
passing the test. We tell the student, the applicant, in this case the manufacturer, what it takes for them to pass the test. They have to take the test and pass it. Then we, or people on our behalf, grade the test and determine if they passed. That is really how it works.

The FAA and our designees, who we appoint based on the authorization provided by Congress for the Administrator to appoint people to act on his behalf, are the ones who make the determination that the standards have been met.

Mr. LARSEN. Let’s——
Ms. GILLIGAN. Does that help?

Mr. LARSEN. Let’s beat this dead horse a little bit, the analogy about the tests in school, because on page 5 of your testimony you discuss the lithium battery literature. So part of what you did, then, was to review the available lithium battery literature, include a consideration of the hazards of other battery technologies such as nickel cadmium and, presumably, lead acid batteries, as well. But the end result is that then you created a test for these special conditions, but the test itself perhaps was bad.

Ms. GILLIGAN. We haven’t seen the data that says that the standard that we set was bad. In fact, if you compare the special condition to the regulation that was on the books for batteries, you will see that we made it much more robust. Lithium batteries provide higher energy at lighter weight.

Mr. LARSEN. Sure.

Ms. GILLIGAN. That is why manufacturers wanted to use them. But because of that higher energy, they also pose a different kind of risk than other batteries. That is why the standards we had in place didn’t fully address the risks that lithium ion batteries could introduce, and that is why we added additional requirements. We even made some of the original requirements more robust, for the purpose of the manufacturers showing that the lithium battery was sufficiently safe for this application.

Mr. LARSEN. The conditions state that lithium ion batteries are significantly more susceptible to internal failures that can result in self-sustained increases in temperature and pressure than their lead acid counterparts. Did those hazards cited in the special condition trigger a heightened level of FAA involvement in the certification or compliance activities for the battery, based on that risk analysis?

And can you explain any additional actions FAA took?

Ms. GILLIGAN. We set the new standard, in consultation with the manufacturer and the industry. We put that standard out for comment. We received some comments, again, from people in the aviation industry. This, again, is where I think we saw a lesson learned. We need to make sure that that kind of special condition also went to experts on lithium ion batteries, who might have been able to help us understand better how to improve it. So that is something we will look at changing in the future.

Then it was for Boeing, in accordance with the certification plan that we approved, to do tests and analysis to show that they had met all the requirements of the special condition. We had designees on our behalf who made the finding that Boeing had shown that they met those standards.
Mr. Lar森. What is a designee on your behalf? Is that an FAA employee?

Ms. Gilligan. No. Again, under our statute, we have been authorized for many years to have the Administrator appoint individuals or organizations to perform some functions on our behalf. We have a program at FAA where our engineers, in this case, oversee the performance of the individual who is designated, or the organization who we have given a designation to, to make sure that they are properly performing their functions, that they are making the same findings the FAA engineer would have made, if they had done it themselves.

It is a way that we can leverage our resources, because there are a large number of approvals that are required in a manufacturing program and in our operational environment, as well. A cadre of FAA employees would be extremely large, probably unmanageably large. So we leverage our engineering expertise through the designation of individuals and organizations to act on behalf of the Administrator, in accordance with the FAA Authorization Act.

Mr. Lar森. The designee program has been around since 1938?

Ms. Gilligan. The designee program has been around since the late 1930s. I think it was a very elegant solution that the Congress came to, realizing that there would be a number of these repetitive approvals that we would need, so that the public saw that aviation was safe, but there would never really be a Federal cadre of employees who would be sufficient to carry that out.

So, we have been able to leverage FAA resources by appointing individuals to act on our behalf. It is considered quite an honor to be an FAA designee. It is taken quite seriously. We continue to oversee that those individuals, or the organization that holds that approval, to ensure they are performing properly. We have the ability to withdraw the designation if they are not. So we manage it in that way.

Mr. Lar森. I have further questions, but I will take a second round. Thank you.

Mr. LoBiondo. Mr. Meadows?

Mr. Meadows. Thank you, Mr. Chairman, and thank you, Ms. Gilligan, for being here and, obviously, being well-informed on the process. And I just compliment you on that.

It is my understanding that when the NTSB gets involved in investigation, that all the parties with the investigation are severely limited in their ability to respond or communicate, either to the public or the media. And they are even restricted, at times, in their communication between the parties. For example, between the FAA and Boeing, or between Boeing and Japan Airlines. And these communications first have to go through the NTSB for clearance.

Specifically, are there any reforms that you could see that the FAA or the NTSB could make that would allow this process to work more effectively, in terms of investigating incidences, while still allowing them to respond to the public and to each other?

Ms. Gilligan. Well, sir, I think the party system, which the NTSB uses, does allow for all of the interested organizations that are involved to have a forum to make sure that they are sharing information about the particular event or incident or accident.
In this day and age, with the instant demand by media and others for immediate information, it is sometimes difficult to make sure that things that are unique to the accident or incident being investigated don't get into the public domain before the organization responsible for that investigation has an opportunity to consider how it should be presented.

I do think, in all the cases that I am aware of, we are able to work out the needed exchange of information so that the NTSB is confident that they are controlling the information about the accident itself. While, meanwhile, as you point out, we and manufacturers and others, we have other safety information that we need to share to make sure——

Mr. Meadows. But—excuse me—you hit two key points, though. You keep referring to accidents, and this wasn't an accident. It was an incident. And there is a big difference there, because—I think of this as a compliment to the FAA and to Boeing and to a number of the situations, because it wasn't an accident, it was something that got identified as an issue.

And I guess, you know, when we had previous testimony with the FAA, it is—the Administrator said, “Well, Boeing is taking responsibility, but we know that there was a number of other issues that weren't specifically related just to Boeing, and yet that information never got out.” So, you know, it is not an accident, it is an incident.

So are there any reforms that you would recommend to the process right now?

Ms. Gilligan. I think we have a very good working relationship with the National Transportation Safety Board. If we are ever in need of safety information, and there is any question as to whether or not we can receive it, those questions are very quickly cleared up. I know we have also worked with the NTSB and Boeing and others involved in these investigations to make——

Mr. Meadows. So there are no reforms that you would recommend.

Ms. Gilligan. I don't know of one, offhand, sir.

Mr. Meadows. OK.

Ms. Gilligan. I honestly don't.

Mr. Meadows. Well, then, let me ask you a different question, then. When they get involved, when the NTSB gets involved, how does that affect your ability to investigate, or does it change at all? If they are involved or if they are not involved, does your process change at all?

Ms. Gilligan. There are two parallel tracks. We support the NTSB. In fact, many of our technical experts provide their technical expertise to the NTSB. As you know——

Mr. Meadows. Right.

Ms. Gilligan [continuing]. NTSB is a small organization. They certainly don't have depth of expertise in all of the areas of aviation. So we provide technical expertise, as do other parties, to those events, those investigations.

Mr. Meadows. So does it limit your ability to investigate at all?

Ms. Gilligan. No. On a parallel track, we have other independent responsibilities, because of our authorization——

Mr. Meadows. Right.
Ms. Gilligan [continuing]. To make sure that we are understanding if there are any immediate safety-of-flight issues, or things that go beyond what may be the probable cause of that accident. We very much try to separate that out, and we do our review to see if there are safety improvements we need to make while they do their investigation.

Mr. Meadows. OK. My time is running out. So let me ask you. If you had legislation coming from this committee that said that we would allow for a little bit more public disclosure on incidences, and maybe keep that limited—public domain on accidents, is that something that the FAA could support, if you had legislation coming from this body?

Ms. Gilligan. We——

Mr. Meadows. Is that something you would welcome?

Ms. Gilligan. We certainly could follow whatever direction along those lines that might come through legislation. I think——

Mr. Meadows. But would you welcome that?

Ms. Gilligan. Sir, we would really have to see what the language is. But I understand your point. I do think that incident review needs to be an open exchange of information by all of the safety professionals, so that we can be sure we are going to prevent something that could be prevented. We understand what happened. And anything that would support that, we could support.

Mr. Meadows. I yield back. Thank you, Mr. Chairman.

Mr. LoBiondo. Thank you. Mr. Williams.

Mr. Williams. Yes. I want to say thank you for being here, Ms. Gilligan, we appreciate it.

First of all, I am going to ask you an important question. Would you feel comfortable flying on a Boeing 787?

Ms. Gilligan. Yes, sir.

Mr. Williams. OK. Are you doing anything to change the skill set of your workforce in aircraft certification to move to a more risk-based system approach to safety oversight?

Ms. Gilligan. Yes, sir, we are. We do see that the level of safety in the system now is at an all-time high. The only way we are going to continue to build on that is to make sure that we have, and are analyzing, what is occurring; that we are finding things before they cause catastrophic failure, and we are able to fix it. So we are moving toward that kind of approach. We identify risks, identify what we can do to mitigate, manage, or eliminate those risks, and oversee that implementation to make sure the mitigation has been effective.

That will add to the skill set of our workforce, but on the certification side we will always need, obviously, aerospace engineers and other kinds of engineering expertise. We are looking for a cadre of folks who have that engineering expertise, and also the ability to do data analysis to really inform how they make their engineering decisions.

Mr. Williams. One other question, which you basically touched on just a second ago. But, simply put, do you believe that Congress needs to take additional actions as a result of this—of the battery incidents? Do we need to get more involved?

Ms. Gilligan. No, sir. I believe, as both the chairman and Congressman Larsen pointed out, we believe that this is a demonstra-
tion of the system really working well. The reality is these are complex pieces of equipment, and things will go wrong. But we need to make sure the airplane can land safely, and that is what we did.

Mr. WILLIAMS. Less Government is the best Government. Thank you for being here.

Ms. GILLIGAN. Thank you, sir.

Mr. WILLIAMS. I yield back.

Mr. LOBIONDO. Mr. Larsen?

Mr. LARSEN. Ms. Gilligan, could you compare the level of involvement in the certification activities associated with the redesign of the battery with the certification of the original design, and explain what, if any, actions, as well as direct involvement, the FAA took?

Ms. GILLIGAN. Sure. I think it is important to realize that after the second event, the in-flight event, we determined that we had an unsafe condition. That always drives a higher level of FAA involvement. So we worked very closely with Boeing for thousands of hours to understand what were the risks. Boeing did a very in-depth analysis, brought together a team of experts on lithium ion batteries to understand, since we didn't know the root cause of the two events, we needed to understand what was the group of things that might have resulted in either one of those events occurring.

So, Boeing identified those areas. That led to what design changes needed to be made to address those risks, and the evaluation and testing to demonstrate that those designs would be effective. We were with them pretty much every step of the way.

There was a list of about 20 tests that needed to be performed. We, FAA employees, witnessed most of those tests on this redesign. Because, again, we were dealing with an unsafe condition, and we really needed to get to the root of that to be able to solve the problem.

Mr. LARSEN. So then—so you have characterized how the FAA was involved. Can you characterize the—I don't know, the amount of time directly involved?

Ms. GILLIGAN. We have some hour counts, and I hesitate to use them. So we have estimated about 7,000 hours. But it is important to understand for the work on the airworthiness directive——

Mr. LARSEN. Right.

Ms. GILLIGAN [continuing]. We also collect a lot of our overhead kinds of time. A lot of our executives and senior managers were involved in the work on the AD. Their time is included in that number. In a standard certification, the manager time isn't always accounted for in the same way. But with that exception, we spent thousands of hours working with Boeing.

Mr. LARSEN. What does this—what does the certification process—FAA’s involvement in the certification process of the redesign tell you about your future involvement in the certification of the use of lithium ion batteries in—you know, in the next airplane, whoever makes it?

Ms. GILLIGAN. Well, again, we will use the same kind of enhanced testing and analysis, because we have seen how that can really show what will happen to the battery, and whether or not the design really meets our standards.

Whether or not we would delegate, or ask our designees to make the findings of compliance will very much depend on the expertise
of the applicant, the expertise of the designated organization or the individuals in that company. It is always kind of a case-by-case determination. But I think we will continue to keep our eye on applications for the use of lithium batteries to be sure that the testing and the standards are as robust as they need to be.

Mr. LARSEN. Have you changed the literature review, literally? It might sound like a snarky question. But if the first lit review of lithium ion batteries did not indicate to you, or—as the FAA, of a testing regimen that would result in the similar incident that we saw with JAL or ANA, has the body of literature changed?

Ms. GILLIGAN. Well, again, I think, from the expert panel that Boeing put together, we did learn that, in the intervening years, more has been learned about lithium ion batteries and their risks and how to test for those.

I do think it is important to note, and I am sure that Mr. Sinnett will, in the next panel, that in order for Boeing to reproduce the events that occurred in the two incidents——

Mr. LARSEN. Right.

Ms. GILLIGAN [continuing]. It was an extremely difficult test. It really pushed the battery much, much further than anybody realized it would need to be pushed, if that is the right way to describe——

Mr. LARSEN. Sure, I understand.

Ms. GILLIGAN [continuing]. In order to replicate what occurred in the two incident batteries.

So, I do think we have a very robust set of tests now that we are confident reflect the best knowledge on lithium ion batteries today, and we will continue to evaluate that testing. We have the RTCA right now, a standards organization that helps us set standards——

Mr. LARSEN. Yes.

Ms. GILLIGAN [continuing]. Working on testing standards for small and medium-sized lithium batteries. We will task them to go back and continue to review the application of large lithium ion batteries, to make sure, if there are changes in that literature, that we are on top of it and we are able to incorporate changes if we need to.

Mr. LARSEN. Didn’t the RTCA’s standards for testing lithium ion batteries change in the 2008 timeframe?

Ms. GILLIGAN. That was the first time they issued standards on our behalf. You know——

Mr. LARSEN. Yes. Were the——

Ms. GILLIGAN [continuing]. They provided standards——

Mr. LARSEN. Were those standards different than what was—the—were they different than what the lithium ion batteries were then being tested under?

Ms. GILLIGAN. They were different than how Boeing demonstrated compliance with our original set of standards, because they had a standard that would have allowed for the battery to be recharged. In the Boeing design, Boeing had determined that they would not permit the battery to be recharged. So that was not a standard that needed to apply.

There may have been other differences, but I don’t think we considered them substantial.
Mr. LARSEN. Yes. And who participated in the RTCA panel to look at that?

Ms. GILLIGAN. Oh, RTCA is a way that we bring together a large number of experts.

Mr. LARSEN. Right.

Ms. GILLIGAN. It was quite a large panel, as I recall. We have got the list of people and organizations, but they were——

Mr. LARSEN. Were you—was the FAA involved?

Ms. GILLIGAN. Oh, yes.

Mr. LARSEN. Directly in that?

Ms. GILLIGAN. Yes. RTCA takes these assignments from FAA. We ask——

Mr. LARSEN. Well, I know they take the assignments from you.

Ms. GILLIGAN. Oh.

Mr. LARSEN. But was——

Ms. GILLIGAN. But yes, yes.

Mr. LARSEN. The FAA’s folks were there?

Ms. GILLIGAN. Yes, we had somewhere between 5 and 10 participants in the course of the development of the standards, both to help inform the other experts about how FAA uses standards as well as to make sure we had a group of people who really understood the standard when we received it.

Mr. LARSEN. So, then, was the lithium ion battery standard that came out in 2008 from RTCA, their recommendations from RTCA, were those incorporated in testing and retesting lithium ion batteries for use in large airplanes?

Ms. GILLIGAN. The standards really provide a manufacturer with a method of how to go about showing compliance to the performance standards that we set.

Mr. LARSEN. Right.

Ms. GILLIGAN. So, we did not require anyone who already had an approved lithium battery application to go back and retest using the RTCA methodologies.

Mr. LARSEN. And why not?

Ms. GILLIGAN. Well, we had developed the special conditions in accordance with our counterparts in Europe. Airbus A380 was using some small lithium batteries. So we had already all agreed on what that standard was. Boeing had, at that time, provided sufficient data to demonstrate compliance with those standards. So, there was no——

Mr. LARSEN. With the new standard?

Ms. GILLIGAN. No, with the standards that we applied. In aircraft design it is very difficult to go back and cause existing products to be retested in accordance with some new standard or new information that we may get, unless something in the new information suggests that there is an unsafe condition in the old, existing product.

Mr. LARSEN. And, if I may, and you are arguing that there was nothing in the newer standards that indicated there was something unsafe in the——

Ms. GILLIGAN. That is correct.

Mr. LARSEN [continuing]. In the existing standard?

Ms. GILLIGAN. That is correct.

Mr. LARSEN. Yes. Thank you.
Mr. LoBiondo. Mr. Radel?

Mr. RADEL. Thank you, Mr. Chair. Appreciate it. Thank you so much for your time. I had two questions. The first—sorry, I had to step out for a second—apparently, the first was already covered. It is in reference to the organization designation authorization. And I hope that we can work together really to make sure that this permitting process of these regulations that at times are incredibly burdensome for the industry, that we can work together to make them more efficient, streamline them. Because at the end of the day, a lot of these costs for the entire industry, they have to get passed along to us, who want to buy plane tickets.

The other thing I just wanted to touch upon was budgeting. We know how sequestration has been difficult, to say the least, for the FAA, especially when it come to prioritizing. I would ask you what guidance can our committee here give the FAA in the future for future reauthorizations to better facilitate prioritization of funding, as our Republican House continues to enact cost savings on behalf of our American taxpayer?

Second part, what specific spending latitude will ensure that the FAA continues to meet its duties of oversight and efficiency for airplane manufacturers?

Ms. Gilligan. Well, if I could start with the second one first——

Mr. RADEL. Sure.

Ms. Gilligan. Excuse me. First, I think we are very appreciative of the work that Congress did to allow the Administrator the flexibility to move some funding within our different accounts at the FAA, so that we could avoid furloughs this year. I think the idea of losing 10 percent of everyone's work time would have had a tremendously negative impact on some of the certification projects that we have underway.

At the same time, we still are looking to save over $380 million at the FAA. And that, obviously, will have its impact as well. Right now we are in a hard hiring freeze, for example. We see pockets where people have left, resigned, retired, whatever, and it is having a harder impact in some small offices.

As to how to help us set our priorities, I do think the last reauthorization was very helpful. It provided a number of opportunities for us to work with our industry to review our certification processes, to try to find what it is that causes it to be burdensome, or to determine where there may be inconsistent outcomes among different offices. That will provide us a real opportunity to work with industry to try to improve those areas.

Hopefully you will see some results from that review, and that might well inform additional authorizations that would be useful, going forward.

Mr. RADEL. All right. Again, thank you so much for your time. I yield my time.

Mr. LoBiondo. Ms. Johnson.

Ms. Johnson. Thank you very much. Let me apologize for being a little late; had to go to another committee. And I hope you haven't answered these questions. But what I would like to know is what key lessons have you learned with regard to this January Japanese Airlines incident. And will you summarize the process
that FAA uses to create special conditions for new technologies? And why are special conditions necessary?

Ms. GILLIGAN. Sure. If I may, I will start with the second one first. The special conditions is a tool that we have to allow the introduction of new technologies, most of which enhance safety, before we have had an opportunity to go through an extended rule-making process. So, special conditions and, in this particular case, the special conditions related to lithium ion batteries built off standards that we had always had in place for traditional batteries. The special condition specifically identified the higher risks that are posed by lithium ion batteries, and provided for a more robust demonstration of protection from those risks.

Special conditions are really a way of building off what we know to allow the introduction of new technology carefully, making sure that we set a little bit more robust standard for something that is new, or novel, before we just allow it into the aviation system.

As to lessons learned, I had mentioned before we are still waiting for the NTSB's final investigation report on probable cause, and we think that will help inform some lessons. FAA and Boeing are also doing an indepth review of the certification process, and we expect to learn lessons from that, as well.

But there are some things that we have seen already. I think the first and most important is that we have identified a more robust testing regime to be used for testing lithium ion batteries. Boeing used that in the redesign, and that will be the regime that FAA will use, going forward. So I think that is an important lesson. We have already raised the safety bar that much.

In addition, we have identified that with new technologies there often times are experts who are not involved in aviation, but are experts in that technology. We need to find a way to make sure we are reaching that community of experts to help us make sure that when we introduce new technologies, we understand everything that can be known at the time.

So, those, I think, are a couple of lessons learned. There are also those kinds of process improvements, where we need to enhance communication between the manufacturer and all of the sub-tier providers that they buy parts from. FAA needs to be monitoring that more closely, as well. So there are several process improvements that we are going to pursue, as well.

Ms. JOHNSON. Thank you. In your written testimony you discuss the use of aviation experts outside the agency to resolve technical problems, noting certification of aviation products and systems is not limited to the participation of a single certifying entity and manufacturer. Please explain what steps, if any, the FAA takes to bring this independent, outside technical expertise to bear on the challenges associated with the certifying of the lithium batteries for the use of Boeing 787.

Ms. GILLIGAN. Yes, ma'am. As we were just talking, there is an organization called RTCA, which is a standards-setting organization that FAA uses, along with SAE, another similar organization. Through those groups, we pull together experts on the technology. So, again, at the RTCA we had a wide-ranging panel of experts with aviation experience, with lithium battery experience, to help
us build the standards and the description for how a manufacturer would demonstrate that the lithium ion battery was safe.

We do have a lot of mechanisms in place that let us reach experts around the world on the particular technologies that we are trying to address.

Ms. JOHNSON. Thank you very much. Thank you, Mr. Chairman.

Mr. LoBIONDO. Mr. Davis.

Mr. DAVIS. Thank you, Mr. Chairman, and thank you, Ms. Gilligan, for being here today. I apologize for coming in late. That seems to be the nature of our business, they double-book things.

But I know you mentioned you had some responses to organization designation authorization. I would just like to ask you quickly a couple questions to have you expand on that. With fewer resources on the horizon for FAA across all offices, how will you further utilize ODA and that delegation to meet the growing certification workload for new products at both Boeing and throughout the American aerospace industrial base?

Ms. GILLIGAN. Thank you, sir. As we discussed a little bit before, FAA has, for many, many years leveraged our internal resources by using either individuals or, now, organizations to whom we delegate authority to act on our behalf. It is a key way that we are meeting the safety requirements for certifying products. We see that expanding over time.

The ODA is a relatively new authorization. We are learning, as the industry applicants are learning, as we go. But I expect that we will see ODA, if not mushroom, certainly grow substantially. It is a way that we can leverage our resources and assure the safety of the product at the same time.

Mr. DAVIS. OK, thank you. Now, Boeing. Right now are you overseeing all of the—are you overseeing the entirety for inspections that would normally fall under an ODA——

Ms. GILLIGAN. Oh, no.

Mr. DAVIS [continuing]. Or their employees?

Ms. GILLIGAN. Oh, no, no. The Boeing Company has an ODA. It is quite a robust ODA. We work very closely with them. We continue to provide oversight of the ODA. We need to assure that they are performing their authorizations on our behalf appropriately. I think, as we see in this hearing, there is always a balance between how much we delegate and how much involvement the FAA has. It is a delicate balance that we watch closely. Mostly, what we want to assure is that those who are operating or acting on behalf of the Administrator, do so in the same way an FAA engineer would have operated. We see that that is very much the case at the Boeing ODA.

Mr. DAVIS. OK. So Boeing is still completing some delegated tasks that they have normally completed, and you are just doing your oversight?

Ms. GILLIGAN. That is right. We provide oversight of the ODA.

Mr. DAVIS. All right. I yield back the balance of my time. Thank you for your time today.

Ms. GILLIGAN. Thank you.

Mr. LoBIONDO. Mr. Duncan?
Mr. DUNCAN. Well, thank you, Mr. Chairman. Like the others, I had another hearing that started at 9:30 before this one. But—so I don’t know if this has been covered, or not.

But the next witness is going to testify that Boeing put this—these—this 787 electrical system under an astounding amount of testing, 5,000 hours of component testing, 25,000 hours of laboratory testing, 10,000 hours at the airplane level, simulation of 100—equivalent to 132,000 flights. In the FAA study of this, have you been able to determine why, after all this testing, did this problem not show up before? Is it just a fluke, or——

Ms. GILLIGAN. Mr. Duncan, again, we haven’t seen the root cause analysis or the probable cause determination for the two individual incidents from the NTSB. We agree with Boeing that, with all the testing that was done for the original certification, we did not see these types of events manifest themselves. We also know that when we introduce new products, after all of the engineering work that has been done, we often see something in operation that either we did not anticipate during certification, or where we see one of the assumptions that we built off of was just not accurate.

So, it is not uncommon for us to learn from the new product after it is introduced and to make improvements. That is what happened here. We had two events, we went back and analyzed them. Boeing redesigned the system, we were able to approve that redesign. The system and the aircraft are safer for it.

Mr. DUNCAN. And I assume it is just a coincidence that both of these carriers happen to be Japanese carriers, as I understand. But is there something that these carriers require, or that the Japanese Government requires, that is different from what went into the other 787s?

Ms. GILLIGAN. No, sir, not that I am aware of. Right now, we really are looking at the aircraft, the design manufacture and assembly of the aircraft, to see if there is anything that we may have overlooked that might have contributed to these two events, and, if so, we will address those based on whatever the data shows.

Mr. DUNCAN. The FAA requires manufacturers to assume or prepare for problems occurring, and this—and have a plan for mitigation to take care of these types of situations. And apparently, you didn’t find that this plane was at risk at any time, and no one was injured. So, from that standpoint, the system worked. Would that be a correct statement?

Ms. GILLIGAN. Yes, sir. Until we see what the probable cause was, it does appear that, although we had the failure within the battery at the cell level, that the rest of the design, which met our standards, did contain that event, thus the aircraft was not at risk and was able to safely land.

You are right, that is very much a tenet of our certification process, to design so there won’t be a failure, then assume there is a failure and design so that the airplane can safely land. In that regard, after the event occurred, it appears everything worked as it was intended to work. But again, we will need to see what the NTSB results show.

Mr. DUNCAN. All right. Thank you very much.

Mr. LoBIONDO. OK. Ms. Gilligan, we thank you very much, appreciate it, and we will move on to the second panel. Mike?
Ms. GILLIGAN. Thank you, sir.

Mr. LOBIONDO. OK. Our second witness today is Mike Sinnett, Boeing's chief engineer for the 787 program. Mr. Sinnett, you are recognized for a statement.

TESTIMONY OF MIKE SINNETT, VICE PRESIDENT AND CHIEF PROJECT ENGINEER FOR THE 787 PROGRAM, THE BOEING COMPANY

Mr. SINNETT. Chairman LoBiondo, Ranking Member Larsen, members of the committee, my name is Mike Sinnett, and I am the vice president and chief project engineer for the Boeing 787 program. It is my pleasure to appear before you today, and I want you to know that Boeing is committed to supporting your work in any way that we can.

Mr. Chairman, Boeing's highest priority is the safety of the passengers and crews who fly on our airplanes. Every Boeing airplane incorporates the broad, deep, and ever-increasing knowledge we have gained from nearly 100 years of designing and building airplanes. Our design approach is data-driven, with risk carefully assessed and managed. Our designs feature multiple layers of protection and redundancy of critical systems, so that no single component failure or combination of failures, even extremely remote, can endanger an airplane.

Mr. Chairman, flying is as safe as it is because industry and Government work together day in and day out. The 787 illustrates that commitment to cooperation. The design process started with a review of everything the industry and its regulators have learned about designing, building, and operating safe airplanes. I can attest to the team's strong focus on safety, and to the strength of the certification process, which was more rigorous for the 787 than it was for any of our previous airplane programs.

When our airplanes enter service, we continuously monitor their performance, analyze the data we collect, share safety-related findings with customers and regulatory authorities, and work with all parties to incorporate lessons learned into the active fleet and its new production and designs. The result is an exceptional, safe, and reliable airplane.

Over its first 15 months of service, the 787 achieved a schedule reliability rate of 98.2 percent. That is better than the 777, which had been considered the best in its class up to that point. At the end of that 15-month period, we experienced two battery failures. And as we explained at recent NTSB hearings, both incidents, while serious, demonstrated the effectiveness of our design philosophy. The airplane's redundant safety features worked. They prevented the incidents from jeopardizing the passengers and crews.

With that said, the work done following the two incidents revealed ways we could improve the battery system even further. Boeing devoted more than 200,000 engineering hours to develop a comprehensive solution, and worked closely with the FAA to test and certify these improvements. Through changes to the design of the battery, the manufacturing process, and the addition of a steel enclosure, we added protections that reduced the likelihood of a failure, and further ensured that, should a failure occur, there will be no significant impact to the airplane.
Mr. Chairman, I would like to turn to certification, because I know that is a subject of great interest today. All of our airplanes are certified by the FAA, which is recognized globally as the gold standard. A key component of every airplane certification is the process for delegation of authority. Delegated authority furthers the top priority of industry and Government, which is safety. The ability to delegate authority through team tasks enables FAA specialists to focus on the highest-priority issues.

Organizations that demonstrate strict accountability to certification requirements may receive what is called organization designation authority, or ODA. It is a privilege that is hard to obtain, and it carries serious responsibilities. Notably, the FAA remains firmly in control, and ODA holders are governed by stringent requirements that include an FAA-approved process for selecting and training individuals to perform these delegated tasks. I can assure you that the members of the Boeing ODA are held to a very high standard, and are backed fully with the support of The Boeing Company.

As mentioned, the certification process for the 787 was the most rigorous in Boeing’s history. It took 8 years and involved three times more conformed tests than the 777 certification program, three times more data submittals, twice as many airplane ground tests, and three times more integration tests.

In closing, I would like to reiterate that certification is not the end of Boeing’s involvement in the safety of delivered airplanes. We collect and analyze enormous amounts of operational data. And when we spot a safety issue, we address the issue so that safety is maintained. This ongoing commitment to safety and the collaboration we find across aviation, coupled with our in-service monitoring and data-driven risk management approach to designing new airplanes, are key reasons that flying is the world’s safest way to travel. Flying today is 70 times safer than driving. And in recent years there have been zero deaths from airline accidents here in the United States. None of this is happenstance.

Mr. Chairman, this concludes my remarks, and I will be happy to answer any questions. Thank you.

Mr. LoBiondo. Thank you. Could you tell us what you believe the lessons learned were from these two incidents? And what, if anything, you are doing in response to them? I mean other than the fixes, which I know are, you know, being put in place.

Mr. Sinnett. I think the first thing that I think of is that, because of these incidents and the work that followed, Boeing and the team that we worked with advanced the state of the art for understanding and testing lithium ion batteries. The test protocol that we had gone through up to this point had reflected the previous state of the art of the industry. And we worked, following these incidents, to push the state of the art so that we could cause a battery to fail in a similar way as it failed on the airplane. So this was one of the areas.

I think we also learned a significant amount about how to improve the processes in the manufacture and quality control of batteries, of lithium ion batteries.

And lastly, and I think most importantly, these incidents validated our design philosophy, which is that no single fault can put
an airplane at risk, and no combination of faults, even extremely remote, can put the airplane at risk. And again, these incidents validated—revalidated that design philosophy.

Mr. LoBiondo. Some have suggested in the aftermath of the two incidents that somehow the FAA certification process was in some way lacking. How would you respond to that?

Mr. Sinnett. I would disagree. I believe that the certification process for the battery and for the airplane was extremely robust. The process takes into account the risks of a component failing, and the process takes into account the resulting impact on the airplane. And, as Ms. Gilligan pointed out, while the incidents occurred and the battery did fail, the failure itself was contained at the battery level and did not put the airplane at risk. And the certification approach ensures that that is the outcome.

In a machine as complex as an airplane, there can be components that fail. We take those failures very seriously, and we work to address them. An accident can be the cause of multiple links in a chain that fail. And any time we have an incident which can be considered the break of the first link in that chain, we take it seriously. The incident was referred to as potentially impacting safety, and that is because the first level of the—of redundancy was compromised, and that is the first link in the safety chain. And so we take it very seriously.

Mr. LoBiondo. OK, thank you. Mr. Larsen?

Mr. Larsen. Thank you, Mr. Chairman. Mr. Sinnett, back to that first question I asked Ms. Gilligan about self-certification. If you could imagine, again, the book-ends being—where people call it self-certifying, where they give the company—“Just go do something and come back and tell us what you did and we will check the box,” versus the FAA crawling all over it every day, in control, and then says, “Here, take it and do this.” How would you characterize the certification process, if those were, in fact, the book-ends?

Mr. Sinnett. I would say that it was somewhere in the middle. The way the delegation works, the FAA looks at the tasks at hand, and it considers which tasks are safety-related, and it retains those safety-related tasks. In areas where the tasks are more relatively mundane, typical of what you do day in and day out in the cert process, they may delegate those tasks to the delegated organization.

In the case of the battery, the initial battery certification, the FAA retained the items that were inherently safety related. For example, the FAA retained approval of the certification plan. They also retained approval of the safety assessment following all the testing of the battery. Those were the two items that were most important in establishing the safety of the battery system, and in assuring that, as we—as the applicant, Boeing, showed compliance, that the FAA was able to find compliance to the safety-related aspects.

The other things that they delegated, things like tests to set up conformity, witnessing of certain environmental tests, those aren’t necessarily germane to the safety of the overall system and the overall design. Really, the keys to the kingdom there are the certification plan itself, how we propose to show compliance to all the
rules, and then the safety assessment, which ties all of the analysis and the results to the end safety product.

Mr. Larsen. OK. Can you talk about the—what you called the new state of the art in testing? The old state of the art, if you will, we have discussed and NTSB discussed this nail penetration of a battery. And perhaps—I think we know now that it probably wasn’t the—should not have been a standard. Can you talk about what was the old state of the art and what you think the new state of the art on testing of lithium ion batteries are for this size of a——

Mr. Sinnett. Sure.

Mr. Larsen. You know——

Mr. Sinnett. Sure. In the past, the failure modes associated with large lithium ion battery cells were—there were really two types of failure modes. One was a severe failure resulting from an overcharged condition, where the cell contains more energy than it was ever designed to contain, because of a failure of the charging system, or a failure of the charging procedures. That type of failure has led to open flame resulting outside of the battery cell, and has been an area of great concern, from a safety perspective, which is why the charging system comes under such scrutiny, and is so carefully designed. In the NTSB factual report, they have set aside any concern about overcharging as being one of the potential failure modes of this battery.

The only other failure modes that we are aware of are failure modes that result from short circuits inside the battery due to a number of different causes. Regardless of the cause, when those short circuits occurred, the net result at a cell level was simply the use of the—there is a burst disk on the side of the cell that opens when the cell pressure and temperature rises to allow the cell to safely vent.

In all other cases, for a battery failure, for a cell failure, the only thing that has resulted is that disk opening and the battery venting the electrolyte, which looks like smoke to you or I, but it is venting electrolyte with no flame.

These particular cells had undergone more than 2 million hours of operation on the airplane without a failure, and had undergone millions of hours of operation in another industry, also without a failure.

The test state of the art at that time was a nail penetration test. And when that nail penetration test was performed, it replicated every known failure mode of the cell, with the exception of overcharge. And so, while the cells would short circuit, their temperature and pressure would increase, they would vent this electrolyte, which, again, looks like smoke. But in no cases were there ever flame, and in no cases was there ever propagation to another cell inside a battery. For that reason it was considered state of the art through, again, millions and millions of hours of operation.

On the JAL airplane and on the ANA airplane, what we saw was some type of internal short circuit, but we don’t know yet what the root cause was, because that is still under investigation. But the net result was a more energetic release of energy from the cell than we had seen, either through the nail penetration testing, or from any of the previous testing.
And so, to replicate that, we had to put a significant amount of energy into the cell without overcharging. The only way that we knew how to do that was to wrap a cell with a heating element, and put on the order of 300 kilojoules of energy into the battery in the form of heat to heat up the cell so that it would burst its disk and vent the electrolyte. What we found in that process was that it was energetic enough that it released enough heat to cause other cells in the same battery to vent, as well.

And so, when I think of the state of the art, we have advanced that state of the art to the point where now we can replicate a cell failure with sufficient energy to cause that venting to propagate to subsequent cells in the battery, and that is where the current state of the art is today.

Mr. LARSEN. Mr. Chairman, could I continue?

Just to—for my edification, 300 kilojoules sounds like a lot. Can you just explain—I am sure everyone else here knows what a kilojoule is. Could you just explain what a kilojoule is? I don’t know what it is, so——

Mr. SINNETT. It is—a good way to think about it is—the cell of the battery, that is about 30 percent more energy than that cell contains when it is fully charged. So you can think about overcharging a cell by about 30 percent. That is the amount of energy that we are talking about.

Mr. LARSEN. Oh, OK. I will have a second round.

Mr. LOBIONDO. Ms. Johnson? Questions?

Ms. JOHNSON. [No response.]

Mr. LOBIONDO. No? Back to you.

Mr. LARSEN. Sure, great, thanks. So, with the new state of the art, would you argue, then—would you argue that that will be the state of the art? Is that going to get in the literature for the next lit review, and this is how you are supposed to be doing it because we know better now?

Mr. SINNETT. I would imagine that for the immediate near term it would be, until somebody thinks up a better way to do it.

One of the ways we might not like it is that it is overconservative at this point. We add a lot of energy to the battery to make it do what it does. And you never want to be overconservative, you kind of want to hit the sweet spot. But for right now, being overconservative is better than being——

Mr. LARSEN. And by overconservative, you mean you are really stressing the battery beyond what anyone would ever think it would be doing.

Mr. SINNETT. That is correct.

Mr. LARSEN. Yes. So it ends up not being a realistic situation?

Mr. SINNETT. It encompasses all realistic situations and then some. And it gave us great confidence with the battery enclosure that we have designed to go around the battery.

In fact, in our certification testing on the airplane, with the airplane operating and the engines running, we wrapped that same heater element around a cell inside the battery in the newly designed enclosure, and we put that same amount of heat into that battery cell and caused the battery to fail on the airplane, while the airplane was operating, pilot is on board, engines running, in a conformed certification test, and demonstrated that, even while
that single cell failed, the battery continued to operate for the next hour, and the airplane continued to operate normally throughout the entire event.

Mr. Larsen. Are you involved with the ODA process?

Mr. SInnett. I am involved as the applicant. And inside Boeing we kind of have a firewall between the delegated organization and the applicant, which is the designer, the builder, the requester of the certificate. I am the designer and builder.

Mr. Larsen. OK. You are getting at the crux of my question. Because if Boeing is an ODA or has an ODA designation, we have FAA working with the ODA within an organization, but that organization also then is designing, building the equipment, in this case an airplane. How do you keep those separate? Because, you know, the watcher is watching the ODA. The ODA is supposed to be watching the maker. But if the ODA and the maker are under one roof, then how do we—how would we look at that and say, “Well, we need to have more separation”?

Mr. SInnett. It is a—to a large degree, it is a process-based separation that is rooted in our culture. For example, while we are a designated organization today, we have always had designed representatives of the FAA performing aspects of the showing of compliance.

Now, since I started in Boeing commercial airplanes 23 years ago, it has been my history that I was taught from the very beginning that when a Boeing engineer is acting on behalf of the FAA, they are completely independent, and they have—they cannot come under any undue management pressure to do something that is against what they would term as best, from an FAA perspective. And that is deeply rooted in our culture. One of the quickest ways to see disciplinary action as a manager is to provide any undue influence over a designated representative of the FAA. And it is in our absolute culture to make sure that they are independent from that perspective.

We believe that for a couple of reasons. One, it is one of the primary legs in the safety stool. It—our whole industry relies on that. Second, we also understand that, without that, the certification process itself would take much longer than it does today, and the net product would probably not be as good as it is today, because we wouldn’t have the expertise of the individuals who know as much as they do about the individual systems.

Mr. Larsen. Presumably, the FAA could pull an ODA status, as well, if there were any problems.

Mr. SInnett. That is right. The FAA can pull that privilege from us at any time, if we are not performing it appropriately. And, likewise, the FAA can take an individual who is performing as a delegated representative and remove that individual, as well.

Mr. Larsen. Yes. I will explore that a little more with the FAA, I think.

I have got one last question, and it has to do with all those airplanes sitting on the tarmac in Paine Field. And I know you are moving to get those delivered, and very happy about that. But it goes to the changes, now that you have the—you have signed off on the new change of the new system with the box and the vent. And then, incorporating that now into the production process and
moving those planes out, is that—does that need to be separately certified, as well?

Mr. SINNETT. That change——

Mr. LARSEN. The process of changing them out, putting the new boxes in.

Mr. SINNETT. Yes. There were two separate certifications. One was really related to the basic type design of the airplane——

Mr. LARSEN. Right.

Mr. SINNETT [continuing]. Changing to incorporate it. And the other was a certification of the service bulletin that is performed by the airlines to make that modification. Boeing teams did that modification work for the airlines, but that was under the service bulletin that had been approved by the FAA.

Mr. LARSEN. Any involvement in developing that certification for the process includes management engineers and machinists on the line, making sure everybody is working off the same page?

Mr. SINNETT. That is correct.

Mr. LARSEN. Yes.

Mr. SINNETT. Right.

Mr. LARSEN. That is it. Thanks.

Mr. LoBIONDO. OK. Mr. Sinnett, we thank you very much, and the subcommittee stands adjourned.

Mr. SINNETT. Thank you.

[Whereupon, at 11:22 a.m., the subcommittee was adjourned.]
TRANSPORTATION AND INFRASTRUCTURE, SUBCOMMITTEE ON AVIATION,
STATEMENT OF MARGARET M. GILLIGAN, ASSOCIATE ADMINISTRATOR,
FEDERAL AVIATION ADMINISTRATION, BEFORE THE HOUSE COMMITTEE ON THE
CERTIFICATION OF THE BOEING 787 AIRCRAFT AND THE LESSONS LEARNED,
JUNE 12, 2013.

Chairman LoBiondo, Congressman Larsen, Members of the Subcommittee:

Thank you for the opportunity to appear before you today to discuss the Federal Aviation
Administration’s (FAA) certification of the Boeing 787 airplane. There were two widely
reported incidents earlier this year involving the malfunction of one of the Lithium-Ion batteries
on in-service 787s that resulted in the FAA grounding the fleet and initiating a comprehensive
safety review of the 787 critical systems, including design, manufacturing, and assembly.

Today, after extensive design and certification work, 787s are once again part of the commercial
fleet, flying passengers safely around the world. The comprehensive review will be completed
this summer.

**FAA Certification Process**

The FAA certifies aircraft and components that are used in civil aviation operations. Some
version of our certification process has been in place and served us well for over 50 years. This
does not mean the process has remained static. Since 1964, the regulations covering certification
processes have been under constant review. As a result, the general regulations have been
modified over 90 times, and the rules applicable to large transport aircraft, like the 787, have
been amended over 130 times. The regulations and our policies have evolved in order to adapt to
an ever-changing industry that uses global partnerships to develop new, more efficient and safer
aviation products and technologies.
As this committee knows, the FAA is using a risk based approach to improving aviation safety. The FAA focuses its efforts on those areas that have the highest risk. The FAA type certification team members, who I will discuss in more detail below, must review the applicant’s design descriptions and project plans, determine where their involvement will derive the most safety benefit, and coordinate their intentions with the applicant. When a particular decision or event is critical to the safety of the product or to the determination of compliance, the FAA must be involved either directly or through the use of our designee system.

The designee program was originally authorized by Congress in 1938 and is critical to the success and effectiveness of the certification process. In aircraft certification, both individual and organizational designees support the FAA. The FAA determines the level of involvement of the designees and the level of FAA participation needed based on many variables. These variables include the designee’s understanding of compliance policy; consideration of any novel or unusual certification areas; or where adequate standards may not be in place.

There are some issues that will always require direct FAA involvement, including rulemakings required to approve special conditions and equivalent level of safety determinations. The FAA may choose to be involved in other project areas after considering factors such as our confidence in the applicant, the applicant’s experience, the applicant’s internal processes, and confidence in the designees.

Something that is not well understood about the certification process is that it is the applicant’s responsibility to ensure that an aircraft conforms to FAA safety regulations. It is the applicant who is required to develop the plans and specifications and perform the inspections and tests necessary to establish that an aircraft design complies with the regulations. The FAA is
responsible for determining that the applicant has shown that the design meets the standards. We
do that through review of data and by conducting risk based evaluations of the applicant's work.

When a new design of aircraft is being proposed, the designer must apply to the FAA for a type
certificate. While an applicant usually works on its design before discussing it with the FAA, we
encourage discussions with the FAA well in advance of presenting a formal application. Once
an applicant approaches us, a series of meetings are held both to familiarize FAA with the
proposed design, and to familiarize the applicant with the applicable certification requirements.
A number of formal and informal meetings are held on issues ranging from technical to
procedural. Once the application is made, issue papers are developed to provide a structured
way of documenting the resolution of technical, regulatory, and administrative issues that are
identified during the process.

The applicant must show that its design meets applicable existing airworthiness requirements.
Title 14 of the U.S. Code of Federal Regulations Part 25 comprises the safety requirements for
transport category airplanes. The regulations also provide for the issuance of special conditions
when the FAA finds that the existing airworthiness standards do not address new or novel design
features.

When the FAA proposes to apply special conditions to an airplane design, a notice of proposed
special conditions is published in the Federal Register and the public has an opportunity to
comment. As is the case with other rulemakings, those comments are considered and addressed
before the special condition is finalized. This process is intended to allow important innovation,
while maintaining the level of safety consistent with the existing regulations. Special conditions
address the unique risks associated with a particular new technology. They do not replace general safety requirements, they supplement them.

Once the certification basis is established for the proposed design, the FAA and the applicant develop and agree to a certification plan. In order to receive a type certificate, the applicant must conduct a series of tests and reviews to show that the product is compliant with existing standards and the special conditions. This includes analysis, lab tests, flight tests, conformity inspections, and detail-and airplane-level compliance findings, all of which are subject to FAA oversight. If the FAA finds that a proposed new type of aircraft complies with safety standards, it issues a type certificate.

**FAA Certification of the Boeing 787**

Using the framework described for obtaining a type certificate for a proposed airplane design, I would like to provide some information about the certification of the Boeing 787. Boeing first applied for a type certificate for this aircraft on March 28, 2003. The FAA formed a certification team comprised of certification engineers, inspectors, flight test pilots, flight test engineers, human factors specialists, technical advisors, specialists from the FAA Technical Center, and several of our Chief Scientists in various disciplines. The team was supplemented by experts from other aviation authorities, industry technical organizations such as RTCA and SAE, and government, such as the DOT’s Volpe Center. As a result of regular meetings between the FAA and Boeing teams, FAA identified a number of design features of the proposed airplane where the current standards did not address the new or novel features, including the lithium ion main and auxiliary power unit (APU) batteries. At that time, there was a general standard – an FAA regulation - for the design of nickel cadmium and lead acid batteries, but these standards did not
fully address the safety issues associated with lithium-ion battery systems. Therefore, the FAA developed a special condition to establish a comparable level of safety with the standards that were in place at the time of certification.

In order to develop the special conditions necessary to achieve the equivalent level of safety required for certification, we reviewed the available lithium battery literature. This also included consideration of the hazards of other battery technologies, such as nickel cadmium batteries. This review and analysis resulted in an issue paper, which led to publication in the Federal Register of proposed special conditions on April 30, 2007. The special conditions identified requirements to produce a level of safety equivalent to existing requirements in place for other types of batteries. The special conditions became effective in November 2007 and supplemented the existing part 25 requirements.

The development and approval of the special conditions focused on two related safety concepts; the function the system performs, and the hazards associated with its failure. The primary governing rule, part 25.1309, establishes general requirements for system safety. There is also an Advisory Circular that accompanies the rule that describes methods applicants can use to describe and analyze systems to demonstrate compliance. System descriptions and functional hazard assessments help us understand what happens to system functions when failures occur.

With respect to the lithium ion batteries, from a functional standpoint, they were not critical because they were only intended to provide power if some of the six generators on the airplane failed.

In summary, the certification of the Boeing 787 required extensive FAA involvement over an eight year period. A total of 150 issue papers were developed. Engineers spent thousands of
hours on the certification. There were over 900 hours of flight testing during the process. The certification process was detailed and thorough, but, as is the case with newly certified products, we often learn more about the product after it is certified and gains service experience. As we obtain pertinent information, identify potential risk, or learn of a system failure, we analyze it, we find ways to mitigate the risk, and we require operators to implement the mitigation. And that is what happened in the case of the 787.

**787 Incidents and the Decision to Ground the Fleet**

New products and technologies, in all industries, often have operating failures when they first go to market. Aviation is no different, but the consequences of failure can be so much more significant, that mitigations of potential failures are built into the certification process. On January 7, 2013, when a battery on the 787 operated by Japan Airlines (JAL) overheated and started a fire on an empty aircraft at Boston Logan Airport, FAA immediately investigated the incident. On January 11, 2013, FAA announced a comprehensive review of the 787’s critical systems, including the design, manufacture and assembly of the aircraft. The Japan transport ministry and the National Transportation Safety Board also opened investigations. On January 16, an All Nippon Airways (ANA) 787 made an emergency landing at Takamatsu Airport after flight crew received a computer warning that there was smoke inside one of the electrical compartments. ANA said that there was an error message in the cockpit indicating a battery system malfunction.

Far and away the most important fact concerning these incidents is that no one on board the aircraft was injured. Even when the battery system failed in flight, the incident did not result in injury to anyone on board. This is in part because the FAA certification process requires
manufacturers to assume that system failures will occur and to design mitigations for those failures to protect the aircraft so that no injury occurs to persons on board the aircraft. From a certification standpoint, that goal was met.

After the second event, we gathered all the data we had. Given the limited operational experience we had with the airplane, the fact that the two battery events occurred in quick succession, and that one of the events occurred in flight, we decided to ground the fleet. This would allow us to take the time necessary to develop and implement the right safety solution without compromising safety.

Prior to January, the FAA had not grounded an aircraft fleet since the DC-10 in 1979, so this is not an action the agency takes lightly. Unlike that previous fleet grounding, the 787 was grounded, despite the fact that the incidents, thankfully, did not result in death or injury to passengers or crew.

The accident rate for commercial aircraft operations is at an all time low. Neither the public nor the FAA has the tolerance for that accident rate increasing. Failures of systems on airplanes with hundreds of thousands of flight hours provide us with a tremendous amount of service data we can use to put an operational incident into the appropriate context and determine the corresponding mitigation. When the number of flight hours that can be evaluated is limited, FAA’s ability to develop an appropriate mitigation is more challenging.

Grounding the 787 fleet gave the FAA the ability to consider necessary mitigations without compromising passenger safety. The fact that the incident was limited in nature helped us focus our analysis and agree upon a mitigation that could be implemented.
Post Grounding Review

The comprehensive review of the Boeing 787 and the root cause analysis of the two battery incidents was a data driven process. Based on past accident investigations, we know that, while it is sometimes not possible to determine the actual cause of an incident, that does not prevent us from developing effective mitigations to prevent further malfunctions.

Boeing, with support from industry and government battery experts, conducted a comprehensive review of the design of the battery systems. Based on the information obtained from the review, the focus of mitigation efforts was on the possible causes that could result in an internal short within the cells and the battery. The changes Boeing proposed addressed the initiation of a short, propagation of the malfunction from one battery cell to another, and containment of the event should another propagation occur. FAA specialists were involved in developing the mitigation effort throughout the process.

On April 19, 2013, after Boeing completed the certification plan and demonstrated compliance with the standards, the FAA approved Boeing’s design for modifications to the 787 battery system. The changes were designed to address risks at the battery cell level, the battery level, and the aircraft level. A team of FAA certification specialists observed the rigorous tests we required Boeing to perform. They devoted weeks to reviewing the detailed analysis of the design changes.

On April 26, 2013, the FAA issued an Airworthiness Directive (AD) superseding the previously issued AD mandating that operators install of the main and auxiliary power (APU) unit battery enclosures and environmental control system ducts; and replacing the main battery, APU battery,
and their respective battery chargers. This AD also requires revision of the maintenance program to include an airworthiness limitation reflecting a requirement to replace certain parts related to the battery enclosure.

To assure proper installation of the new design, the FAA closely monitored modifications to the U.S. fleet and staged teams of inspectors at modification locations. Further, as the certifying authority, FAA continues to provide support to other authorities around the world as they finalize their own acceptance procedures.

**Lessons Learned from the 787 Certification Process**

The FAA has a standard review of the process of every design we certify. Short term, we often find administrative and procedural issues that are immediately evident and can be implemented for the next certification. For example, with respect to the 787, while the “multi-tiered supplier” dynamic is not new to industry, the FAA has determined that we need to spend more time overseeing communication and ensuring a clear line of accountability of all required changes down the supplier chain. We also look for ways to improve the integrity of the process with the addition of independent review of the work done.

While understanding the lessons learned as the result of a technical failure can take time because the root cause is not readily evident, the FAA has demonstrated its ability to develop mitigations which ensure the safety of passengers and crew. In cases such as the flammability of the center fuel tank or the 737 rudder malfunctions, mitigations had to be developed that we were confident protected the passengers and crew without knowing the exact root cause of the particular problem. For example, it was not possible to know what caused the spark that caused the explosion in the center fuel tank and brought down TWA Flight 800. The safest path to
mitigation was to find a way to inert the center fuel tank, so that, regardless of what caused the
spark, no harm could result. With respect to the 737 rudder system, which was the cause of two
fatal accidents in the 1990s, operational, procedural, training and design changes were
implemented to protect flights from potential malfunctions.

**Technical Expertise**

Finally, I would like to address the concern expressed by some that FAA’s use of aviation
experts who do not work for the FAA suggests that we do not have the requisite expertise to
resolve technical problems as they arise. Such concerns are unfounded. The aviation industry is
filled with intelligent, innovative people. Certification of aviation products and systems is not
limited to the participation of a single certifying entity and a single manufacturer. It is a
worldwide industry and any new airplane design contains parts and products made by hundreds
of companies in dozens of countries. Certification of an airplane, in the United States or abroad,
requires the efforts of the best and brightest minds. FAA seeks the participation of industry
experts who can add a level of safety or knowledge that can improve the process or the product.
Likewise, when, as an industry, we face a problem, bringing together the best and the brightest
minds to work on solving the problem and making industry-wide safety improvements, should be
considered a best practice. Limiting the use of technical experts because of who they work for is
the equivalent of imposing limitations on problem solving. That is not a limitation that FAA
would ever support.

Mr. Chairman, I hope this hearing helps the Committee understand the complexity of the
certification process and the commitment of industry and FAA to support both the certification
of new and innovative technologies and work to resolve problems as they arise. I am proud of
the safety record we have achieved together. I am confident we have the best people in place to meet the challenges ahead.

This concludes my prepared statement. I will be happy to answer your questions at this time.
June 25, 2013

Ms. Margaret Gilligan
Associate Administrator for Aviation Safety
Federal Aviation Administration
800 Independence Avenue S.W.
Washington, D.C. 20591

Dear Ms. Gilligan:

I thank you for your testimony before the Subcommittee on Aviation on June 12, 2013, regarding Lessons Learned from the Boeing 787 Incidents. I would appreciate your written response to the following questions for the hearing record.

1) Would you please briefly explain Organization Designation Authorization (ODA)? What types of certification activities are delegated to companies like Boeing?

2) What are some of the requirements for a company to be granted ODA?

3) Would you please explain how the Federal Aviation Administration (FAA) conducts oversight of companies that are granted ODA?

4) In April, the FAA testified before the National Transportation Safety Board that during the development of certification plans and compliance activity, the FAA determines its level of involvement through risk-based methods. Would you please explain the factors that make up the FAA’s risk-based analysis?

5) I have heard from some of my constituents about their difficulties in securing ODA designation to allow them to conduct their own Supplemental Type Certifications. What is FAA doing to implement recommendations from the report on aircraft certification required by Section 312 of the FAA Modernization and Reform Act of 2012?
6) Does the 787 incident have any effect on FAA's progress in implementing efficiency gains in certification that Section 312 was designed to address?

7) How many full-time employees (FTEs) does FAA have working on certification issues? Of these employees, what is the breakdown of those working to certify new technologies?

I would appreciate your written responses no later than July 9, 2013. Thank you again for your testimony.

Sincerely,

Rick Larsen
Ranking Democratic Member
Subcommittee on Aviation
Committee on Transportation and Infrastructure
1. Would you please briefly explain Organizational Designation Authorization (ODA)? What types of certification activities are delegated to companies like Boeing?

**Answer:**

Organization Designation Authorization (ODA) is an FAA issued authorization for qualified individuals (two or more) within organizations involved in aircraft manufacturing, modification or repair or in an airline involved in aircraft repair or modification activities. The authorization allows the organization to do routine functions on behalf of the Administrator, and thereby allow FAA resources to focus on more critical safety matters. Boeing Commercial Airplanes holds an ODA authorization associated with engineering and production activities for current aircraft models (e.g., Boeing 777) and previously produced aircraft models (e.g., older Boeing 737 models).

To become a delegated organization, the organization must demonstrate specific regulatory knowledge, industry experience and integrity. All FAA aircraft certification approvals are conducted in accordance with established regulations (14 CFR Part 21) and guidance. These standards do not allow a delegated organization to deviate from what is required for regulatory compliance. Additionally, delegated organizations maintain regular communication with the FAA staff and perform that work under FAA oversight.

As part of our certification processes, the FAA determines our level of involvement based on a number of risk-based factors, including the safety criticality of the design, the clarity of the requirements and guidance, and the experience/competency level of the applicant and their delegation system.

Typical functions for an ODA, including Boeing include the following:

a. Approve technical data that demonstrates compliance to airworthiness standards
b. Conduct inspections or witness tests to demonstrate compliance with airworthiness standards
c. Inspect (conform) parts and articles to confirm they match the design
d. Issue airworthiness certificates or approvals for delivery of new aircraft to US and international operators
e. Approve operational or repair information for in-service
2. What are some of the requirements for a company to be granted ODA?

ANSWER:

The organization must have experience performing certification work and demonstrated its capability to successfully conduct any functions authorized under the ODA. This includes a thorough working knowledge of the regulations and FAA policies related to the functions authorized. Also, it must have a staff of individuals in its organization who meet the qualification requirements needed to perform any function, and it must institute an organizational model which ensures that the ODA staff is able to perform its functions without any influence from other parts of the organization.

The organization must develop and implement an FAA-approved procedures manual describing how it will perform any authorized functions and administer the ODA, including; internal training requirements, self-audit requirements, and selection and approval processes for the ODA staff.
3. **Would you please explain how the Federal Aviation Administration (FAA) conducts oversight of companies that are granted ODA?**

**ANSWER:**

The FAA has an established oversight program that requires ongoing supervision that meets minimum annual requirements, as well as formal inspections of the ODA holder every 2 years. This oversight is conducted by an organization management team (OMT) consisting of FAA personnel skilled in all the functions delegated by the authorization. All OMT members are required to assess the performance of the ODA holder in the member’s technical area.

Oversight focuses on ODA system aspects; monitoring compliance with the approved procedures manual and the adequacy of those procedures.

Oversight includes review of all FAA functions performed by the organization. This can be done by the witnessing of particular functions, participation during certification activities, and the post-review of records and data.
4. In April, the FAA testified before the National Transportation Safety Board (NTSB) that during the development of certification plans and compliance activity, the FAA determines its level of involvement through risk-based methods. Would you please explain the factors that make up the FAA’s risk-based analysis?

ANSWER:

The FAA Aircraft Certification Service uses risk based methodologies to assign risk levels to Production Approval Holders that manufacture aviation products and articles. These risk levels establish the FAA’s frequency and level of oversight.

The FAA’s Aircraft Certification Service uses a Risk Based Resource Targeting (RBRT) model to assign risk. RBRT uses input factors (known as indicators) to identify and categorize the risk associated with oversight of individual production approval holders. The organizational indicators include: Quality System, Supplier/Outsourcing, Organizational Stability, Relationship with the FAA, and Compliance History. The Technical indicators include: Complexity, Service Experience, Applicant/Production Approval Holder Experience, and New/Emerging Technology. In addition, the criticality of the product or article to be manufactured is factored into the risk determination. There are a total of thirty-four specific factors within the organizational and technical indicators that are used at least once a year to assess the risk of FAA production approval holders. Upon determining the level of risk for each production approval holder, the FAA then determines the amount of oversight required.
5. I have heard from some of my constituents about their difficulties in securing ODA designation to allow them to conduct their own Supplemental Type Certifications. What is FAA doing to implement recommendations from the report on aircraft certification required by Section 312 of the FAA Modernization and Reform Act of 2012?

ANSWER:

As required by Section 312 of the FAA reauthorization, the FAA formulated an aviation rulemaking committee (ARC) with industry stakeholders to review and, where applicable, modernize or reform our certification processes. Our Report to Congress on that ARC was delivered on Aug 13, 2012.

The ARC made a number of recommendations, several of which are already being implemented in the FAA Aircraft Certification Service. We have an implementation plan addressing all of the recommendations.

One of the six recommendations from the ARC involved more effective use of delegation. In support of this we are identifying ways to expand delegation provisions and also identifying changes to enhance the benefit of Organization Delegation Authorization (ODA) appointments for the FAA and industry. These activities are underway and will continue into 2014.

In addition to the broader work associated with the Section 312 reauthorization, including the delegation system changes noted above, the FAA is also planning to prototype alternative ways to access the benefit of ODA appointment in smaller companies, such as the situation noted in your inquiry. This activity involves ensuring FAA oversight practices are commensurate with the lower overall risks associated with the routine certification work these smaller organizations wish to do. If this concept proves to be feasible, a path for ODA appointment of smaller companies may be mutually beneficial to FAA and industry. These activities are underway now and will continue through 2014. Results from this prototype activity, along with the work being conducted by the Part 21 ARC, may be a basis for adjustments to national ODA policy.
6. **Does the 787 incident have any effect on FAA’s progress in implementing efficiency gains in certification that section 312 was designed to address?**

**ANSWER:**

The FAA takes all incidents seriously. We systematically review all safety incidents and we look for systemic or specific causes. Once the causes are identified, corrective actions are taken to make improvements where necessary.

The 787 incident will be treated in this same manner and lessons learned will guide appropriate changes and improvements to our certification processes and oversight activities.

Section 312 also provides an opportunity for the Agency to implement changes, including activities related to how we measure the effectiveness (benefits) of certification process improvements and how they are sustained over longer periods of time. Currently, these two efforts do not specifically overlap and there is no specific effect on our Section 312 implementation plan stemming from the 787 events. The FAA is now implementing changes addressing recommendations from the Section 312 Aviation Rulemaking Committee and if findings from the 787 incident were to affect any specific goal of the Section 312 implementation plan, the plan will be updated to show that change.
7. How many full-time employees (FTEs) does FAA have working on certification issues? Of these employees, what is the breakdown of those working to certify new technologies?

ANSWER:

The Aircraft Certification Service (AIR) currently has an onboard staffing level of 1253 (out of the 1319 authorized). This includes 659 aerospace engineers, 248 aviation safety inspectors, and 29 flight test pilots that are in direct support certification activities. In FY13, we estimate that AIR spent approximately 408,000 hours on certification activities which converts to about 260 full-time equivalent (FTE) positions. AIR generally spends about 20% of its time in direct support of certification activities which includes type, production, and airworthiness certification. AIR’s technical employees are not assigned to only work certification issues. Activities in support of continued operational safety will normally take priority and their work is typically shifted from certification to continued operational safety when we are experiencing budget and staffing shortfalls, as we have in FY13. With a more stable budget and staffing resources, the time dedicated to certification-related projects would increase.

AIR does not specifically track certification work on new technologies. Certification work is tracked by the type of approval being sought by the applicants, not the content of the design. However, in addition to those employees working certification projects, AIR employs 21 (5 are vacant) Chief Scientific and Technical Advisors (CSTA). Although the CSTA’s do not certify new technology, they are at the forefront of scientific and technological activities related to FAA research and development efforts. CSTAs are charged to 1) influence the research agendas of U.S. and foreign aviation industries, military, academia, and other research institutions, and 2) interact with and assist other U.S. Government agencies and foreign civil aviation authorities in technology-related issues. In addition, AIR employs 11 Facilities & Equipment positions that are dedicated to work associated with the implementation of NextGen technology.
Statement of Mike Sinnett  
Vice President and Chief Project Engineer for the 787 Program, The Boeing Company  
Before the House Transportation and Infrastructure Committee, Subcommittee on Aviation  
June 12, 2013

Chairman LoBiondo, Ranking Member Larsen, members of the Subcommittee, my name is Mike Sinnett, and I am the vice president and chief project engineer for the Boeing 787 program.

It is my pleasure to appear before you today to support your continuing efforts to improve U.S. aviation. I know that you take that responsibility seriously, and I want you to know that Boeing is committed to supporting your work in any way that we can.

Mr. Chairman, Boeing’s highest priority is the safety of the passengers and crews who fly on our airplanes. Every Boeing employee is committed to safety. It is part of our DNA as a company, and it is that unwavering commitment that has helped to make air travel the safest form of transportation. Last year, as many of you may know, was the safest year for commercial jet travel in history.

Boeing has been in the airplane business for nearly 100 years, and we have been designing, manufacturing and servicing commercial jets for more than 50 years. We have delivered more than half of the commercial jets in service around the world today, and with every new airplane we create, we build on the knowledge we have gained from that broad, deep, and ever-increasing experience.

The approach we take to every new airplane design employs methodologies that have served us well throughout our history as we have worked to ensure the highest level of airplane safety. It is a data-driven approach in which risk is carefully assessed and managed. Our designs feature multiple layers of protection, and redundancy of critical systems, so that no single component failure, or even an extremely remote combination of failures, can endanger an airplane.

The FAA has certified all of our airplane designs, indicating that they satisfy the agency’s extensive safety requirements. It also has certified all of our production lines, indicating that we have established and shown that we can maintain a quality control system to ensure that each aircraft produced conforms to the approved design. And each aircraft that comes off of our assembly lines receives an airworthiness certificate indicating that it has been thoroughly checked out both on the ground and in flight and is ready for safe operation in commercial service.

These certification processes are robust and recognized globally as the gold standard for airplane certification. They also have been continuously improved over the past 50 years. With each new airplane design, the certification process has become more rigorous.

Importantly, this strong focus on safety by both industry and government continues long after our airplanes move through our factory doors – literally for as long as the airplanes remain in service. We continuously monitor the performance of our airplanes, carefully analyze the data we collect, share
safety-related findings with customers and regulatory authorities, and work with all relevant parties to incorporate lessons learned into the active fleet and into new production aircraft and future designs.

Boeing learned a great deal from the two highly-publicized events in January of this year involving 787 lithium-ion batteries. These were significant events, which we took very seriously. We devoted more than 200,000 engineering hours to understanding the two events, to developing a comprehensive set of solutions that I will describe in a moment, and to working with the FAA to test and certify those improvements. We also fully supported, and will continue to fully support, the ongoing investigations into the two incidents that the National Transportation Safety Board and the Japan Transport Safety Board are leading.

Mr. Chairman, flying is as safe as it is because airplane manufacturers, regulators, airlines, airports, air traffic service providers, investigators and suppliers work together on safety and have done so for decades. We all share a firm commitment to safety, and we work with each other literally day in and day out. That is why we have been able to achieve such an impressive record — and why we are able to continuously improve upon that record.

The 787 and Boeing’s Response to Battery Incidents

The 787 illustrates that deep commitment. The design process started, as it does with all of our new airplane programs, with a comprehensive review of everything the industry and its regulators have learned about designing, building and operating safe airplanes. For example, as part of the 787 design review we evaluated every safety issue on the 777 airplane to ensure that our 787 design addressed all of those issues. I have worked on the 787 program from its start, and I can personally attest to the team’s strong focus on safety throughout the design, build, and test phases of the program. I also can attest to the strength of the certification process, which was more rigorous for the 787 than it was for any of our previous airplane programs, several of which I have worked on, including the 777.

The result of all that hard work is an exceptional, safe and reliable airplane — the first commercial jet of the 21st Century, with a very strong, low-maintenance composite structure, 20% better fuel efficiency than the models it replaces, a lower cabin altitude and bigger windows, to name just a few of its many innovative features. Over its initial 15 months of service, with eight airlines operating a total of 50 airplanes, the 787 also achieved a schedule reliability rate of 98.2%. That is better than the 777 over its first 15 months of service, which until the 787 came along was widely recognized as the best in its class.

But as this Committee is aware, at the end of that 15 month period we experienced two 787 battery failures. On January 7, a Japan Airlines 787-8 experienced an auxiliary power unit battery failure while parked at Boston’s Logan International Airport. No passengers or crew members were aboard the airplane, and none of the maintenance or cleaning personnel aboard the airplane were injured. Roughly one week later, an All Nippon Airways 787-8 experienced a battery failure during flight from Yamaguchi-Ube Airport to Tokyo. The crew diverted the airplane and performed a safe landing at Takamatsu
airport. In response to these incidents, the FAA and other regulatory agencies issued directives suspending 787 operations that remained in effect for more than three months.

As mentioned a moment ago, Boeing has worked diligently with the governmental bodies charged with investigating those incidents – the NTSB and JTSB – as well as the FAA and other civil aviation authorities responsible for ensuring the safety of the 787’s lithium-ion batteries. Boeing worked around the clock, dedicating hundreds of its best engineers and consulting with experts in lithium-ion battery technology from across industry and government. We appreciate the efforts of the government agencies that participated in that process, as well as those from our supplier-partners and other industries who supported our efforts to find a solution. We also are deeply grateful to our airline customers, who stood by us and remained confident in the promise of the 787 during a challenging period of significant service disruption.

As we explained in our public testimony at the NTSB’s recent hearing, the incidents – while serious – demonstrated the effectiveness of the design philosophy that I spoke about earlier. The airplane’s redundant safety features prevented the battery failures from putting the airplane, its passengers, and crew in jeopardy. With that said, the work done in the wake of the two incidents revealed ways that we could improve the batteries, and on March 12 we received FAA approval of a certification plan for a proposed comprehensive and multi-layered set of battery system improvements.

Our solution employed three layers of protection. First, we made design changes and manufacturing process enhancements that reduce the likelihood of a battery failure in the first place. Second, we proposed additional changes within the battery to reduce the probability that a cell failure will propagate from cell to cell. And third, we designed a new steel enclosure that isolates the battery from the rest of the electronic equipment bay and which, in the unlikely event of a failure, will vent all battery vapors outside the airplane. Importantly, the enclosure’s design minimizes the amount of oxygen inside the box, thus eliminating the possibility of a fire.

Taken in combination, these improvements to the 787’s battery system significantly reduce the likelihood of a battery failure and further ensure that should a failure occur there will be no significant impact on the airplane. After a series of rigorous certification tests, the FAA and other regulatory agencies gave 787 operators approval to resume commercial flights. We have high confidence in our solution, which enhances what was already a very safe airplane. But as mentioned earlier, we will continue to fully support the ongoing NTSB and JTSB investigations, and we will take into account any future findings those investigations may reach.

The FAA was deeply involved in the process that culminated in the certification of our battery solution. After the first incident, the FAA and Boeing began evaluating all of the known facts and data through the Continued Operational Safety Program, or COSP, a disciplined process established in 1999 to assess in-service incidents. Using COSP, we determine whether an incident demonstrates a significant safety issue, and if so, we determine what immediate mitigating actions might be needed (if any) until a longer term, more permanent solution is found.
After the second battery incident, the FAA and Boeing again evaluated the situation using the COSP process. And following the FAA Administrator’s subsequent decision to suspend 787 operations, experts from the agency closely monitored the design work and the tests we conducted to validate the proposed improvements to the battery, and of course supervised the rigorous process that certified the new design.

I will share more thoughts about certification in a minute because I know that is a subject of great interest to this Committee. But first I want to give you an update on the status of the 787 fleet. I am very happy to report that the 787 modifications certified by the FAA have been completed on all of the 50 airplanes that had been delivered prior to the suspension of operations, and as of June 4th all 50 were back in revenue service. In addition, Boeing has been delivering new 787s from its factories with the approved modifications since May 14. A great airplane has returned to the sky, and I am confident it will serve our airline customers and the traveling public extremely well for decades to come.

The High Standards for Airplane Certification and Delegated Authority

That confidence is rooted not only in my own experience on the 787 program, and with the Boeing team and outside experts from industry and government who worked on the battery solution, but also in the certification process that, like our airplane designs, has continuously improved through the years. It is a process wherein the FAA defines the requirements that a new airplane must meet, and the manufacturer demonstrates through FAA-approved analyses and tests that the designs, and the airplanes built to those designs, meet all FAA requirements.

A key component of every airplane certification is the FAA’s process for the delegation of authority. Delegated authority furthers the top priority of industry and government that I mentioned at the beginning of my remarks — safety. The ability to delegate authority for more routine certification tasks to qualified individuals enables FAA specialists to focus on the highest-priority issues. As the certification process has grown more robust, delegation also enables Boeing and the FAA to complete the certification process more efficiently and robustly.

Delegation is nothing new. As a practice, it dates back to the late 1920s. And when Congress created the current FAA in 1958, it correctly surmised that if FAA officials were to analyze and review compliance with every single certification requirement, it would require thousands of new engineers and inspectors, additional facilities, and likely hundreds of millions of dollars in new annual funding. Congress recognized the fiscal and practical necessity of using private sector expertise to keep pace with the growing aviation industry, and wisely gave the FAA authority to delegate certain certification activities to qualified persons — in effect enabling the agency to leverage its own resources by tapping into the considerable expertise of the private sector.

For reasons of both effectiveness and efficiency, delegated authority has transitioned from individual designations to organizational designations. Organizations that demonstrate and maintain strict
accountability to certification requirements and processes may receive what is called Organization Designation Authorization, or ODA. As the name implies, ODA status allows an organization to perform certain certification tasks on behalf of the FAA. It is a privilege that is hard to obtain and that carries with it serious responsibilities. Notably, the FAA remains in control of the certification process. It retains authority for approval and oversight of all ODA procedures, determines which portions of any given certification project are delegated, and retains ultimate and sole authority to issue airplane type certificates.

ODA holders are governed by stringent FAA requirements that include having an FAA-approved process for selecting and training individuals to perform the delegated tasks. In accordance with FAA procedures, the agency is notified when an individual is selected for ODA membership, and it is given an opportunity to participate in the evaluation of candidates and provide feedback. The FAA also retains the right to direct the removal of an underperforming member.

I can tell you from personal experience that the members of the Boeing ODA are held to a very high standard. They are well qualified, well trained, and take their responsibilities as representatives of the FAA Administrator very seriously. These professionals focus intensely on one goal -- to ensure full compliance with all FAA requirements. And they are, by design, and with the full support of the company, protected from pressures to cut corners or otherwise act in a manner inconsistent with FAA procedures and standards. Boeing has established communication channels that enable them to report undue pressure directly to senior management, as well as the FAA, which conducts oversight and formal audits. Members of the Boeing ODA also regularly check on each other through a system of peer reviews.

**The Robust Nature of the 787 Certification Process**

The certification process for the 787 was the most rigorous and comprehensive certification process in Boeing's history. Boeing applied for certification in March of 2003. It was an eight-year process, involving thousands of safety demonstrations, from design review to component testing to system and structural testing and finally to flight testing. The compliance checklist alone for the 787-8 was 3,342 pages long. The thousands of topics on that list included such items as takeoff speeds, performance with one engine inoperative, stall characteristics, emergency lighting, material strength properties, bird strikes, warning lights, oxygen equipment, even the shape of the knobs on cockpit controls.

It is hard to overstate the comprehensive nature and rigor of the 787 certification process, which involved three times more conformed tests than the 777 certification program, three times more data submittals showing compliance, twice as many airplane ground tests, and three times more integration testing.

Beginning with the design phase, every element of the 787 was examined and evaluated to determine how it performed, both separately and in conjunction with other parts and systems. It was a top to
bottom evaluation, spanning everything from the raw materials used to make airplane parts to the overall performance of the airplane in flight.

The 787's integrated electrical power system, which includes the batteries, underwent more than 5,000 hours of component-level testing, followed by more than 25,000 hours of laboratory testing to demonstrate the battery's interaction with various system elements during normal operations as well as during simulated, abnormal failure conditions. At the airplane level, the integrated electrical system underwent more than 10,000 hours of testing under normal operating conditions and under simulated, abnormal conditions, including extreme weather, long and short flight durations, and low and high elevations.

Two full-scale replicas of the 787 were created for static and fatigue testing of the airplane's structure. The wings and fuselage of one of the replicas were manipulated during static testing to simulate conditions far beyond what any airplane would ever experience in service. The second replica is undergoing fatigue testing that simulates the structural stress on the plane. That testing eventually will simulate a total of at least 132,000 flights.

The first flight of the 787 occurred on December 15, 2009, and in April of 2010 the 787 began the FAA's extensive flight test program. Engineers demonstrated compliance with over 25,000 test conditions as part of the flight test program.

The testing included multiple environments and scenarios. Take-offs and landings in extreme cross-winds were tested in Iceland. Cold weather starting was tested at minus 45 degrees Fahrenheit. Take-offs and operations with a single engine and simulated generator failures were demonstrated, along with a multitude of other simulated system failures. High altitude take-offs were tested in La Paz, Bolivia at an elevation of 13,000 feet. Take-offs and operations with the airplane overweight were tested, as were aborted take-offs and tail-strike take-offs.

To obtain certification and to test the airplane's capabilities, multiple 787s logged over 1,700 flights during testing, flying for over 5,000 hours, including endurance flights. They performed ultra-long-distance flight tests, including an indirect route from Guam to Everett, Washington, that lasted 18 hours. The pilots simulated system and engine failures to demonstrate that the airplane could still safely reach a distant airport. The 787 also set new records for both speed and distance in its weight class by flying from Seattle to Bangladesh—10,337 nautical miles, and around the world in under 42.5 hours.

The FAA oversight was extensive during the flight test program and it observed and reviewed the tests using two methods. An FAA official was aboard for approximately 25 percent of the flight test hours. The tests conducted during the remaining hours were observed by Boeing personnel qualified and trained to act as FAA delegates during the certification process.

One reason delegated authority and the overall certification process have worked so well is that both have evolved and improved in response to changing technologies and conditions in the industry. This
evolution must continue. Boeing is grateful that this Committee recognized that fact in the FAA Modernization Act of 2012, which in sections 312 and 313 directed the agency to further improve its certification and regulatory processes. In response, a number of good recommendations have emerged via the Aviation Rulemaking Committee process, but they have not been fully adopted. On behalf of Boeing and others in the aerospace industry, I encourage the Committee to continue working with the FAA to ensure timely implementation of these important recommendations. The Committee has provided a great opportunity through the reauthorization bill to achieve progress in this area, and our nation’s aviation industry will be strengthened by your oversight of these provisions.

**Boeing’s Commitment to Continued Safe Operations**

In closing I would like to return briefly to a subject I mentioned earlier in my testimony because it is such an important part of the aviation safety story. Certification is not the end of Boeing’s—or the FAA’s—involvement in ensuring the safety of the airplanes delivered to our customers. I mentioned that we track the performance of every airplane we build for as long as it is in service. We collect and analyze enormous amounts of operational data, and we are not alone in that regard. Airlines, manufacturers, and government regulators around the world collect, share and analyze the performance of the in-service fleet, and when we spot a safety issue, or see a troublesome trend, we work together to address the issue or trend so that safety of flight is maintained.

At Boeing, we established a formal, FAA-approved process 20 years ago to monitor the in-service fleet, identify emerging issues, make disciplined, data-driven safety decisions, and take corrective action where and when needed in coordination with our customers and the regulatory agencies. We called it the Boeing In-Service Safety Process, and in 1999 it evolved into the Continued Operational Safety Program that I mentioned earlier.

Also in the 1990s we began regular, periodic reviews of safety initiatives at other aerospace companies, at companies in other industries, and at government agencies, both here in the United States and abroad. We regularly share best practices and key findings so that we can continue to advance the safety of flight.

Collaborative action is essential to safe flight because, while we strive to design and build perfect airplanes and to anticipate all potential problems, the unexpected sometimes happens and we learn something new. It is vitally important, therefore, that we have the people and processes in place to ensure that the learning never stops, that we continue to advance our knowledge of airplanes and the conditions in which they operate, and that we incorporate those valuable lessons learned into the active fleet and future designs so that safety issues and problems do not become fatal accidents.

Our recent experience with 787 battery failures was both a surprise and a disappointment, but it also was a testament to why Boeing and the industry as a whole have achieved a superb safety record. Two batteries on separate airplanes failed. But since the safe management of potential component-level failures is central to our design philosophy, no one was hurt, and the damage to the airplane in both
cases was limited to the batteries and areas immediately around them. From that standpoint, what happened in Boston and Japan in January demonstrated a central tenet of our design philosophy.

Furthermore, what happened in the wake of those two incidents demonstrated our strong commitment to safety and the collaborative approach we take to ensuring safe flight. The unexpected occurred, talent was quickly brought to bear from both industry and government, a solution was found, tested and certified, modifications were implemented, and 787s are now flying again.

The strong commitment to safety and the collaboration we find across the aviation world, coupled with our in-service monitoring and data-driven, risk management approach to designing new airplanes, are key reasons that flying is the world’s safest way to travel. You no doubt have heard these statistics, but they are worth repeating here. It is 70 times safer to fly in a commercial jet than it is to drive a car. More people die every year by accidental drowning than have died over the past 30 years of commercial flying. In the decade from 1998 to 2008 the fatal accident rate for U.S. commercial airline operations dropped by more than 80 percent, and in several years recently there have been zero deaths from airline accidents here in the United States.

None of this is happenstance.

Mr. Chairman, that ends my formal remarks. I thank you for this opportunity to testify before the Committee, and I will be happy to answer any questions.