ii. Consistency With Rationale for Section 431.35

The next matter that the FAA addressed was whether granting a waiver in this case would be consistent with the safety rationale underlying section 431.35. In the preamble to the notice of proposed rulemaking (NPRM), the FAA explained that, when it was drafting section 431.35, it decided to use a single aggregate risk threshold for a mission involving the launch and reentry of a reentry vehicle. Commercial Space Transportation Reusable Launch Vehicle and Reentry Licensing Regulations, NPRM, 64 FR 19626, 19635 (Apr. 21, 1999). However, the FAA also acknowledged that there could be circumstances where it would be appropriate to separate launch from reentry risk, such as where different operators were involved and could be apportioned allowable risk thresholds, or where intervening events or time made reentry risks sufficiently independent of launch risks as to warrant separate consideration. Id.

Here, the health check of Dragon, a different vehicle than the Falcon 9 launch vehicle, that will take place once Dragon is in orbit is an intervening event that makes the launch risk associated with the launch of Falcon 9 independent of the reentry risk associated with the reentry of Dragon. The health check will permit SpaceX to reevaluate Dragon’s condition after the launch has taken place, and to make a fresh determination about whether Dragon should be permitted to reenter. If, after conducting a post-launch health check of Dragon, SpaceX finds safety concerns associated with reentry, SpaceX will be able to issue a command to disable Dragon’s reentry. As such, because the reentry of Dragon is based on the results of an in-orbit health check that will be conducted independently of the launch, the risks associated with the launch of Falcon 9 and reentry of Dragon are sufficiently independent to warrant separate consideration in this case.

Evaluating these risks separately, the \( E_6 \) for the launch of Falcon 9 is \( 19 \times 10^{-6} \), which is within the \( 30 \times 10^{-6} \) limit imposed by section 431.35(b)(1)(i). Likewise, the \( E_6 \) for the reentry of Dragon is \( 28 \times 10^{-6} \), which is also within the \( 30 \times 10^{-6} \) limit that the FAA applies to launch hazards. Accordingly, the FAA has determined that granting a waiver in this case would be consistent with the safety rationale underlying section 431.35.

iii. Other Factors Impacting the Waiver Decision

Dragon’s mitigation measures were another factor that influenced the FAA’s analysis with regard to whether a waiver would jeopardize public health and safety and safety of property. As stated above, the Dragon capsule employs numerous risk mitigation measures to reduce the risk to the public from the launch of Falcon 9 and reentry of Dragon.

The FAA has taken particular notice of the way in which Dragon’s electrical power system (batteries), flight computer, and propulsion system will reduce risk to the public. For instance, Dragon has more than four times the propellant needed for a safe reentry in the target area. The additional propellant increases the probability that Dragon will land in its nominal target area instead of a population center. Dragon also has three parachutes, which decrease risk to the public because only one of these parachutes is necessary for a low impact landing. The additional parachutes reduce the chance that Dragon will crash into the ground while attempting to land.

SpaceX has also designed the Dragon reentry vehicle to vent propellants in the case of an aborted or off-nominal reentry. This mitigation measure greatly reduces the risk to the public because it allows Dragon to safely dispose of hazardous propellant materials if something should go wrong with the mission.

As a result of Dragon’s mitigation measures, as well as the other considerations discussed above, the FAA has determined that granting a waiver in this case would not jeopardize public health and safety or safety of property.

B. National Security and Foreign Policy Implications

The FAA has identified no national security or foreign policy implications associated with granting this waiver.

C. Public Interest

Two of the public policy goals of Chapter 701 are: (1) To promote economic growth and entrepreneurial activity through use of the space environment; and (2) to encourage the United States private sector to provide launch and reentry vehicles and associated services. 49 U.S.C. 70101(b)(1) and (2). Here, granting this waiver is consistent with the public interest goals articulated by Chapter 701.

A goal of the COTS program’s mission is to ultimately develop the capability to resupply the International Space Station. SpaceX’s demonstration launch of Falcon 9 and reentry of Dragon is a step toward achieving that goal. This demonstration launch is important in light of the fact that the U.S. Government is ending the Space Shuttle Program and NASA plans to rely upon its COTS Program to develop a robust domestic commercial space transportation capability. This capability will provide the United States with the ability to resupply the International Space Station. As such, granting SpaceX’s waiver request will be consistent with Chapter 701’s policy goals by: (1) Promoting SpaceX’s entrepreneurial activity in the space environment; and (2) encouraging a private U.S. company to develop and launch a launch vehicle (Falcon 9) and a reentry vehicle (Dragon).

Summary and Conclusion

A waiver will not jeopardize public health and safety or safety of property because: (1) The risk associated with the launch of Falcon 9 and the risk associated with the reentry of Dragon are each under an \( E_6 \) of \( 30 \times 10^{-6} \); and (2) the Dragon capsule employs numerous risk mitigation measures including an in-orbit health check. The waiver also will not jeopardize national security and foreign policy interests of the United States. A waiver is in the public interest because it furthers the statutory goals of Chapter 701. For the foregoing reasons, the FAA has waived the restriction that the combined risk to the public from the launch of Falcon 9 and reentry of Dragon cannot exceed an expected average number of 0.00003 casualties (30 \( \times 10^{-6} \)) from debris.
SUMMARY: This notice of waiver concerns two petitions for waiver submitted to the Federal Aviation Administration (FAA) by Space Exploration Technologies Corp. (SpaceX): A petition to waive the requirement that a waiver petition be submitted at least sixty days before the proposed effective date of the waiver, and a petition to waive the requirement that SpaceX only initiate reentry of its reentry vehicle, the Dragon Spacecraft (Dragon), by command. The first petition is unnecessary because, as explained in the FAA’s response to the first petition, SpaceX demonstrated good cause for its late filing. The FAA finds that waiving the requirement for SpaceX ground operators to initiate Dragon’s reentry to Earth is in the public interest and will not jeopardize public health and safety, safety of property, and national security and foreign policy interests of the United States.

FOR FURTHER INFORMATION CONTACT: For technical questions concerning this waiver contact Howard Searight, Aerospace Engineer, AST–200, Office of Commercial Space Transportation (AST), Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone (202) 267–7927; e-mail: howard.searight@faa.gov. For legal questions concerning this waiver contact Laura Montgomery, Senior Attorney for Commercial Space Transportation, AGC–200, Office of the Chief Counsel, Regulations Division, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone (202) 267–3190; e-mail: laura.montgomery@faa.gov.

SUPPLEMENTARY INFORMATION: Background: On September 23, 2010, SpaceX requested two waivers from the FAA’s Office of Commercial Space Transportation (AST) for the reentry of Dragon, a reentry vehicle, to be launched on Falcon 9 flight 002. First, SpaceX requested a waiver of procedural requirements for waivers set forth at 14 CFR 404.3. Second, SpaceX requested a waiver of 14 CFR 431.43(e) to allow autonomous reentry.1

The FAA licenses, in relevant part, the launch of a launch vehicle, and reentry of a reentry vehicle under authority granted to the Secretary of Transportation by 49 U.S.C. Subtitle IX, chapter 701 (Chapter 701), and delegated to the FAA’s Administrator and Associate Administrator for Commercial Space Transportation.

SpaceX is a private commercial space flight company. It entered into a Space Act Agreement with the National Aeronautics and Space Administration (NASA) as part of NASA’s Commercial Orbital Transportation Services (COTS) program. The COTS program is designed to stimulate efforts within the private sector to demonstrate safe, reliable, and cost-effective space transportation to the International Space Station.

SpaceX’s petition for waiver concerns an upcoming demonstration flight that it plans to undertake as part of the COTS program. At the time of the filing of the petition, the launch for that flight was scheduled to take place on November 8, 2010. During the flight, SpaceX’s Falcon 9 vehicle will launch the Dragon reentry vehicle into orbit. Dragon is a reentry vehicle whose capability SpaceX plans to demonstrate for NASA. Ultimately, SpaceX intends to use Dragon to transport cargo and people to and from the International Space Station.

Once Dragon is in orbit, a ground-implemented health check will be carried out by telemetry. SpaceX has designed the Dragon capsule to remain in orbit until SpaceX ground operators transmit a reentry command. A ground operator can issue commands to either disable or enable the reentry of Dragon based on the health of the vehicle. Dragon is also able to conduct an autonomous health check. Propellant and power levels are the key variables used by ground operators in determining whether to issue commands to reenter or stay in orbit, and the same variables would be used by the vehicle in its onboard health check. The onboard health check is designed to check time-dependent variables to ensure the health and functionality of the propellant, power and avionics sub-systems. Based on these evaluations, Dragon is able to determine whether it is healthy. On the ground, the reentry team can read the raw data and establish for themselves whether Dragon is healthy. Dragon’s onboard health check is designed to replicate the decision-making process of the ground operators with respect to time-dependent failures, which are, in Dragon’s case, the full depletion of power and propellant. If Dragon’s communications failed and the vehicle passed the onboard health check, Dragon would reenter autonomously.

Once Dragon passes a ground-implemented health check, ground operators will issue a reentry command. After ground operators issue the reentry command, Dragon will wait until the point in space at which the reentry burn initiation is planned before initiating reentry. Dragon will reenter, deploy three parachutes and splash down. A nominal Dragon reentry splashes down in the Pacific Ocean off the coast of southern California with some propellants on board.

If an anomaly occurs after the issuance of the reentry command, ground operators can issue a command that disables reentry. SpaceX is concerned with what would happen if its ground operators were unable to communicate a reentry command to a healthy Dragon due to failed or disabled communications. In this circumstance, SpaceX proposes that the FAA permit the autonomous reentry of a healthy Dragon at the nominal landing location in order to maximize public safety. This scenario may play out in different ways. If ground operators needed more time to complete a health check than that available during one orbit, they could disable reentry by command. Dragon would then not reenter, even if its autonomous health check would otherwise allow it to. If a health check proved satisfactory, ground operators could re-enable reentry, and Dragon would reenter. If Dragon never received a command, it could rely on the results of its own continuous autonomous health check, and, if those results were positive, reenter.

Dragon has several safety features that would allow for a safe autonomous reentry in the event of a communications failure, including:
(1) The vehicle automatically reduces itself to its lowest energy level in the case of an off-nominal burn; (2) the vehicle has the ability to autonomously guide itself to the same pre-determined landing site, located more than 780 kilometers from the coastline; (3) the vehicle has the ability to monitor its safety-critical systems in real-time; (4) the vehicle has over 100% margin on power and propellant budgets; (5) the vehicle has a space-grade inertial measurement unit (IMU); (6) the vehicle

1 Even though Dragon is a reentry vehicle and not a reusable launch vehicle, 14 CFR 431.33 incorporates and applies section 431.43 to all reentry vehicles.

2 SpaceX stated that autonomous reentry would only be used in off-nominal circumstances, and the regulation prevents autonomous reentry only for nominal circumstances, thus rendering a waiver unnecessary. This interpretation of the regulation conflicts with the regulation’s requirement that an operator only initiate reentry by command as described in the preamble to the proposed rule. There, the FAA expressed its concern that authorizing reentry of totally autonomous vehicles would not fulfill adequately its public safety responsibility. Without active control, those systems and conditions necessary for safe reentry would not be verified before reentry was initiated Commercial Space Transportation Reusable Launch Vehicle and Reentry Licensing Regulations, 64 FR 19626, 19645 (Apr. 21, 1999) (Reentry NPRM). Because it was the FAA’s intent that the regulations ensure human control capability upon reentry, SpaceX’s petition is a request for a waiver.
Section 404.3 Waiver Petition

Section 404.3(b)(5) requires that a petition for waiver be submitted at least sixty days before the proposed effective date of the waiver. However, this section also provides that a petition may be submitted late if the petitioner shows good cause. Id. (b)(5).

Here, SpaceX submitted its waiver petition on September 23, 2010, which was less than sixty days before the November 8, 2010 launch date planned at the time of the filing of the petition. However, in its petition, SpaceX explained that it initially interpreted the applicable regulations differently than the FAA, and was not aware that a waiver would be required. Once the FAA informed SpaceX that it needed to obtain a waiver, SpaceX proceeded to apply for the waiver in a timely fashion.

As such, the FAA has found that SpaceX had good cause for submitting its waiver petition less than sixty days from its launch date. Therefore, SpaceX’s late submission does not violate 404.3(b)(5), and a waiver of that section is unnecessary.

Section 431.43(e) Waiver Petition

Section 431.43(e) requires, in pertinent part, any operator of a reusable launch vehicle that enters Earth orbit to issue a command enabling reentry flight of the vehicle. It further states that reentry flight cannot be initiated autonomously under nominal circumstances without prior enable.

For reasons described below, the FAA waives the requirement of 14 CFR 431.43(e), and allows SpaceX to autonomous initiate reentry flight of Dragon in the event that SpaceX ground operators lose communication with Dragon, and Dragon is healthy. In this context, communication loss means Dragon fails to send a reentry request to SpaceX’s ground operators, or the ground operators are unable to send a command enabling reentry of Dragon. The onboard health check is designed to check time-dependent variables to ensure the health and functionality of the propellant, power and avionics subsystems.

In deciding whether or not to waive the requirement that Dragon’s operator issue a command to enable reentry of the vehicle, the FAA must analyze whether the waiver: (1) Is in the public interest; (2) will not jeopardize public health and safety or safety of property; and (3) will not jeopardize national security and foreign policy interests of the United States and is in the public interest. 49 U.S.C. 70105(b)(3); 14 CFR 404.5(b). The FAA will grant this waiver because SpaceX satisfies the criteria.

A. Public Interest

The change proposed by SpaceX is consistent with the statutory goal of seeking improvements to safety. 49 U.S.C. 70101(a)(12) and (b)(2)(C). Granting SpaceX’s waiver is in the public interest because a guided reentry is safer than a random reentry, and therefore Dragon’s proposed autonomous reentry capability enhances the overall safety of the mission.

B. Public Health and Safety

Although the FAA’s regulation prohibits autonomous reentry, a waiver is warranted in SpaceX’s case because an autonomous reentry of a healthy Dragon that has lost ground communications is safer than a random reentry. The preamble to the Reentry NPRM acknowledges that some RLV operators were contemplating totally autonomous reentry capability, and expressed a concern that autonomous reentry was not adequately safe. Specifically, the FAA was concerned about system anomalies or other non-compliant conditions that would not be verified before initiation of reentry in the absence of active human control. Reentry NPRM, 64 FR at 19645. The FAA retained flexibility in granting waivers to allow the use of autonomous systems. Commercial Space Transportation Reusable Launch Vehicle and Reentry Licensing Regulations, 65 FR 56618, 56641 (Sept. 19, 2000) (Reentry Rule). In requiring the capability for human intervention, the FAA did not intend to forestall the use of autonomous systems or autonomous decision-making. Id.

SpaceX’s proposed approach addresses the concern underlying the regulatory requirements and poses less risk than that associated with Dragon being left in orbit to reenter randomly at some later time. SpaceX’s mitigation measures are of additional importance to the FAA’s decision to grant a waiver.

The onboard health check is designed to make sure that an operator had the chance to verify that there were no system anomalies or other non-compliant conditions. Under SpaceX’s proposed plan, the operator would employ two means of detecting any such anomalies. Ground operators and Dragon’s own continuous autonomous health check would both perform health checks to determine whether conditions prohibited reentry.

To determine the effect of granting SpaceX’s waiver on public safety, the FAA performed a risk analysis of potential reentry outcomes. The risks of leaving the vehicle in orbit or attempting a reentry (whether autonomous or commanded) are best compared by applying conditional probabilities, where an undesired event is assumed to happen, to each possibility. For purposes of comparison, in the two cases discussed below, the FAA assumes that Dragon fails to expel its propellant, and its parachutes fail to deploy, resulting in an explosive impact.

In a random reentry scenario, Dragon has lost communications and is unable to reenter autonomously. The FAA assumed a 100% probability of leaving the vehicle in orbit with a full propellant load. The vehicle would continue circling the Earth until it reentered randomly due to natural orbital decay. The FAA assumed the impact probability in a given latitude band was equivalent to the dwell time of the vehicle in orbit over that latitude band. The FAA computed the population density as a function of latitude by dividing the population within each latitude band under Dragon by the Earth’s surface area within each latitude band. The FAA applied a sheltering model based on surveys and socioeconomic factors, including population density and distribution and the types of homes people live in, all of which affect expected casualties. The conditional risk computed for a random reentry produced an expected average number of casualties ($E_{\text{c}}$) of approximately $3 \times 10^{-3}$.

In an autonomous reentry scenario, Dragon has lost communications and is attempting an autonomous reentry. The FAA assumed a 100% probability of reentry burn failure at any time from burn initiation to burn cutoff, assuming a uniform failure rate. In this scenario, Dragon remains orbital for two-thirds of its burn. Two-thirds of the conditional random reentry risk calculated above results in an $E_{\text{c}}$ of approximately $15 \times 10^{-3}$. The remaining risk results from an assumed failure during the last third of the reentry burn when the vehicle is no longer in orbit. The results in a flight corridor extending from the Atlantic to the Pacific crossing over the continental
The FAA has not identified any national security or foreign policy implications associated with granting this waiver.

Summary and Conclusion: A waiver is in the public interest because it accomplishes the goals of Chapter 701 and decreases risk to the public. The waiver will not jeopardize public health and safety or safety of property because allowing autonomous reentry of a healthy Dragon vehicle that has lost all communications presents less risk than a random reentry. A waiver will not jeopardize national security and foreign policy interests of the United States. For the foregoing reasons, the FAA has waived the requirement of 14 CFR 431.43(e) for a commanded reentry, and allows SpaceX to autonomously initiate reentry flight of Dragon in the event that all communication between ground operators and Dragon has been lost, and Dragon is healthy.

Issued in Washington, DC on November 30, 2010.

Kenneth Wong, Licensing and Safety Division Manager.

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LIBRARY OF CONGRESS
Copyright Royalty Board
37 CFR Part 386
[Docket No. 2010–10 CRB Satellite COLA]
Cost of Living Adjustment to Satellite Carrier Compulsory License Royalty Rates
AGENCY: Copyright Royalty Board, Library of Congress.

ACTION: Final rule.

SUMMARY: The Copyright Royalty Judges announce a cost of living adjustment ("COLA") of 1.2% in the royalty rates paid by satellite carriers under the satellite carrier compulsory license of the Copyright Act. The COLA is based on the change in the Consumer Price Index from October 2009 to October 2010.

DATES: Effective Date: January 1, 2011. Applicability Dates: These rates are applicable for the period January 1, 2011, through December 31, 2011.

FOR FURTHER INFORMATION CONTACT: Richard Strasser, Senior Attorney, or Gina Giuffreda, Attorney Advisor. Telephone: (202) 707–7658. E-mail: crb@loc.gov.

SUPPLEMENTARY INFORMATION: The satellite carrier compulsory license establishes a statutory copyright licensing scheme for the retransmission of distant television programming by satellite carriers. 17 U.S.C. 119. Congress created the license in 1988 and has reauthorized the license for additional five-year periods, most recently with the passage of the Satellite Television Extension and Localism Act of 2010, ("STELA"), Public Law 111–175, which was signed into law by the President on May 27, 2010.

Program Suppliers and Joint Sports Claimants (collectively, the "Copyright Owners") and DIRECTV, Inc., DISH Network, LLC, and National Programming Service, LLC (collectively, the "Satellite Carriers") submitted a voluntary agreement proposing rates for the section 119 compulsory license for the period 2010–2014 and requested that the proposed rates be applied to all satellite carriers, distributors, and copyright owners without holding a rate proceeding. See 17 U.S.C. 119(c)(1)(D)(ii)(I). After publishing the proposed rates in the Federal Register and receiving no objections, the Judges adopted the rates as final in 37 CFR part 386, 75 FR 53190 (August 31, 2010).

Section 119(c)(2) requires the Judges annually to adjust these rates "to reflect any changes occurring in the cost of living adjustment (for all consumers and for all items) published before December 1 of the preceding year" with such rates being effective on January 1 of each year. 17 U.S.C. 119(c)(2). The Judges are required to publish in the Federal Register "notice of the adjusted fees at least 25 days before January 1." Id. Today’s notice fulfills this obligation.

The change in the cost of living as determined by the CPI–U during the period from the most recent index published before December 1, 2009, to the most recent index published before December 1, 2010, is 1.2%. Rounding to the nearest cent, the royalty rates for the secondary transmission of broadcast stations by satellite carriers for private home viewing and viewing in commercial establishments are 25 cents and 51 cents, respectively.

List of Subjects in 37 CFR Part 386
Copyright, Satellite, Television.

Final Regulations
For the reasons set forth in the preamble, part 386 of title 37 of the Code of Federal Regulations is amended as follows:

PART 386—ADJUSTMENT OF ROYALTY FEES FOR SECONDARY TRANSMISSIONS BY SATELLITE CARRIERS

1 The most recent CPI–U figures are published in November of each year and use the period 1982–1984 to establish a reference base of 100. The index for October 2009 was 216.177, while the figure for October 2010 was 218.711.