March 14, 2019

SUBMITTED VIA REGULATIONS.GOV

Mr. Daniel K. Elwell
Acting Administrator
U.S. Department of Transportation
Federal Aviation Administration
800 Independence Avenue, SW
Washington, DC 20591


Dear Acting Administrator Elwell:

On behalf of the Office of the Chairman of the Administrative Conference of the United States (ACUS), we offer the following comments in response to the Federal Aviation Administration’s (FAA) proposal to revise the procedural rules governing investigations and enforcement actions.

ACUS is a government agency dedicated to finding ways to improve administrative procedures in the federal government. In 2018, an ACUS Working Group released substantial revisions to the Model Adjudication Rules, which were first released in 1993. The Model Adjudication Rules are designed for use by federal agencies to amend or develop their procedural rules for all stages of administrative adjudication. Numerous agencies have relied on the Model Adjudication Rules to develop and improve their adjudication procedures.

The 2018 revisions reflect significant changes in adjudicative practices, procedures, and technologies over the past 25 years. In revising the Model Adjudication Rules, the Working Group relied on ACUS’s extensive empirical research of adjudicative practices in the Federal Administrative Adjudication Database; amendments to the Federal Rules of Civil Procedure; and input from agency officials, academics, practitioners, and other stakeholders.

The Working Group encourages agencies to adopt the revised Model Adjudication Rules after accounting for agency-specific matters and proceedings or use individual rules and comments as guides when drafting their procedural rules. As its Reporter noted, “[a]s agencies...
use the Model Rules and as they consider other agencies’ experiences, they improve the uniformity, rationality, and consistency of federal administrative adjudication.” In finalizing the proposed procedural rules, we encourage the FAA to consider the revised Model Adjudication Rules, which are available online at https://www.acus.gov/model-rules/model-adjudication-rules.

ACUS issues recommendations for increasing the accuracy, fairness, and efficiency of agency adjudications. As discussed below, the FAA may also wish to consider various ACUS recommendations relevant to the proposed procedural rules. All of ACUS’s official recommendations can be found at www.acus.gov and in the Federal Register.

**Technological Advances**

In the notice of proposed rulemaking, the FAA proposes to modernize its rules to account for advances in technology, such as the availability of fax and email for the service and filing of documents, where appropriate, and the enabling electronic payment of civil penalties. In considering its use of technology for hearings and appeals, the FAA may also wish to consider:

- providing adjudicators with discretion to use technology in the discovery context;
- taking further advantage of electronic case management; and
- considering the usefulness and appropriateness of video hearings in FAA proceedings.

For purposes of this rulemaking, several provisions of the Model Adjudication Rules may be helpful. They include Model Rule 235 (Requests for Production of Records or Things for Inspection or Other Purposes), which addresses production of records stored in an electronic format. For guidance on subpoena and discovery procedures generally, you may find helpful Model Rules 231 through 239. In particular, the FAA may wish to consider Model Rule 239, which provides guidance on sanctions for a party’s failure to comply with discovery obligations.

Publication of Adjudication Materials

The preamble to the proposed rule states that the Office of Adjudication will proactively publish all applicable forms and standing orders to its official website. As the FAA finalizes its procedural rules, the FAA may wish to consider Recommendation 2018-5, Public Availability of Adjudication Rules, 84 Fed. 2139, 2142 (Feb. 6, 2019). The FAA may also wish to consider Recommendation 2017-1, Adjudication Materials on Agency Website, 82 Fed. Reg. 31,039 (July 5, 2017), which offers best practices on providing access to decisions and supporting materials issued and filed in adjudicative proceedings.

Alternative Dispute Resolution and Settlement Procedures

The proposed rules provide for the use of alternative dispute resolution (ADR) and make settlement procedures more flexible for both the agency and opposing parties. In 1991, ACUS encouraged greater use of a dispute resolution techniques in individual cases and recommended that the FAA place greater emphasis on ADR. 56 Fed. Reg. 67,141 (Dec. 30, 1991). The FAA may wish to consider Conference Recommendation 88-5, Agency Use of Settlement Judges, 53 Fed. Reg. 26,030 (July 11, 1988), and Model Rule 220 (Prehearing, Settlement, and Other Conferences) and Model Rule 240 (Settlement and Alternative Dispute Resolution).

Due Process

Proposed 14 C.F.R. § 13.205 provides that an administrative law judge may disqualify himself or herself at any time, and that a party may file a motion for disqualification. As the FAA finalizes its procedural rules, it may wish to consider ACUS Recommendation 2018-4, Recusal Rules for Administrative Adjudicators, 84 Fed. Reg. 2139 (Feb. 6, 2019). As noted there, recusal is an important tool for maintaining the integrity of adjudication. Recusal protects parties and promotes public confidence in agency adjudication without compromising the agency’s ability to fulfill its mission effectively and efficiently. Model Rule 112 (Adjudicator Impartiality, Recusal or Disqualification, or Unavailability) may serve as a helpful guide.

Conclusion

Thank you for providing the opportunity for the public to comment on this important rulemaking. For purposes of this and other rulemakings, we hope you will continue to consider ACUS’s recommendations and consult the Model Adjudication Rules.
Please contact me at jgraboyes@acus.gov or (202) 480-2095 if you have any questions or would like further information.

Respectfully,

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