actual wheels-off and wheels-on times during the
most recent calendar month for a reportable flight.
(b) DEFINITIONS.—In this section, the terms “re-
porting carrier” and “reportable flight” have the mean-
ings given those terms in section 234.2 of title 14, Code
of Federal Regulations (as in effect on the date of enact-
ment of this Act).
(c) REPORT.—Not later than 1 year after the date
of enactment of this Act, the Secretary shall submit to
the Committee on Transportation and Infrastructure of
the House of Representatives and the Committee on Com-
merce, Science, and Transportation of the Senate a report
on the results of the study.
SEC. 412. ADVISORY COMMITTEE FOR TRANSPARENCY IN
AIR AMBULANCE INDUSTRY.
(a) IN GENERAL.—Not later than 90 days after the
date of enactment of this Act, the Secretary of Transpor-
tation shall establish an advisory committee to make rec-
ommendations for a rulemaking—
(1) to require air ambulance operators to clear-
ly disclose charges for air transportation services
separately from charges for non-air transportation
services within any invoice or bill; and
(2) to provide other consumer protections for
customers of air ambulance operators.
(b) Composition of the Advisory Committee.—

The advisory committee shall be composed of the following members:

(1) The Secretary of Transportation.

(2) 1 representative, to be appointed by the Secretary, of each of the following:

(A) Each relevant Federal agency, as determined by the Secretary.

(B) Air ambulance operators.

(C) State insurance regulators.

(D) Health insurance providers.

(E) Consumer groups.

(c) Recommendations.—The advisory committee shall make recommendations with respect to each of the following:

(1) Cost-allocation methodologies needed to ensure that charges for air transportation services are separated from charges for non-air transportation services.

(2) Cost- or price-allocation methodologies to prevent commingling of charges for air transportation services and charges for non-air transportation services in bills and invoices.

(3) Formats for bills and invoices to ensure that customers and State insurance regulators can
clearly distinguish between charges for air transportation services and charges for non-air transportation services.

(4) Data or industry references related to aircraft operating costs to be used in determining the proper allocation of charges for air transportation services and charges for non-air transportation services.

(5) Guidance materials to instruct States, political subdivisions of States, and political authorities of 2 or more States on referring to the Secretary allegations of unfair or deceptive practices or unfair methods of competition by air ambulance operators.

(6) Protections for customers of air ambulance operators, after consideration of the circumstances in which the services of air ambulance operators are used.

(7) Protections of proprietary cost data from inappropriate public disclosure.

(8) Such other matters as the Secretary determines necessary or appropriate.

(d) REPORT.—Not later than 180 days after the date of the first meeting of the advisory committee, the advisory committee shall submit to the Secretary, the Committee on Transportation and Infrastructure of the House
of Representatives, and the Committee on Commerce,
Science, and Transportation of the Senate a report con-
taining the recommendations made under subsection (e).

(e) RULEMAKING.—Not later than 180 days after the
date of receipt of the report under subsection (d), the Sec-
retary shall consider the recommendations of the advisory
committee and issue a final rule—

(1) to require air ambulance operators to clear-
ly disclose charges for air transportation services
separately from charges for non-air transportation
services within any invoice or bill; and

(2) to provide other consumer protections for
customers of air ambulance operators.

(f) DEFINITIONS.—In this section, the following defi-
nitions apply:

(1) AIR AMBULANCE OPERATOR.—The term
“air ambulance operator” means an air carrier oper-
ating pursuant to part 135 of title 14, Code of Fed-
eral Regulations, that provides medical, ambulance,
or related services.

(2) NON-AIR TRANSPORTATION SERVICES.—The
term “non-air transportation services” means those
services provided by air ambulance operators but not
other air carriers operating pursuant to part 135 of
(g) TERMINATION.—The advisory committee shall terminate on the date of submission of the report under subsection (d).

(h) NATURE OF AIR AMBULANCE SERVICES.—The non-air transportation services of air ambulance operators and prices thereof are neither services nor prices of an air carrier for purposes of section 41713 of title 49, United States Code.

SEC. 413. AIR AMBULANCE COMPLAINTS.

(a) CONSUMER COMPLAINTS.—Section 42302 of title 49, United States Code, is amended—

(1) in subsection (a) by inserting "(including transportation by air ambulance)" after "air transportation";

(2) in subsection (b)—

(A) in the matter preceding paragraph (1)—

(i) by inserting ", and an air ambulance operator," after "passenger seats";

and

(ii) by inserting "or operator" after "Internet Web site of the carrier"; and

(B) in paragraph (2) by inserting "or operator" after "mailing address of the air carrier"; and
(3) by striking subsection (c) and inserting the following:

"(c) NOTICE TO PASSENGERS ON BOARDING OR BILLING DOCUMENTATION.—

"(1) AIR CARRIERS AND FOREIGN AIR CARRIERS.—An air carrier or foreign air carrier providing scheduled air transportation using any aircraft that as originally designed has a passenger capacity of 30 or more passenger seats shall include the hotline telephone number established under subsection (a) on—

"(A) prominently displayed signs of the carrier at the airport ticket counters in the United States where the air carrier operates; and

"(B) any electronic confirmation of the purchase of a passenger ticket for air transportation issued by the air carrier.

"(2) AIR AMBULANCE OPERATORS.—An air ambulance operator shall include the hotline telephone number established under subsection (a) on any invoice, bill, or other communication provided to a passenger or customer of the operator."
(b) UNFAIR AND DECEPTIVE PRACTICES AND UNFAIR METHODS OF COMPETITION.—Section 41712(a) of title 49, United States Code, is amended—

(1) by inserting "air ambulance customer;"
after "foreign air carrier;" the first place it appears;
and

(2) by adding at the end the following: "In this subsection, the term 'air carrier' includes an air ambulance operator and the term 'air transportation' includes any transportation provided by an air ambulance."

SEC. 414. PASSENGER RIGHTS.

(a) GUIDELINES.—Not later than 90 days after the date of enactment of this Act, the Secretary of Transportation shall require each air carrier to submit for approval a 1-page document that accurately describes the rights of passengers in air transportation, including guidelines for the following:

(1) Compensation (regarding rebooking options, refunds, meals, and lodging) for flight delays of various lengths.

(2) Compensation (regarding rebooking options, refunds, meals, and lodging) for flight cancellations.

(3) Compensation for mishandled baggage, including delayed, damaged, pilfered, or lost baggage.