

The manner in which EASA conducted its scientific and medical evaluation of EU rules concerning flight and duty time limitations and rest requirements for commercial air transport

Case 726/2012/FOR - Opened on 22/05/2012 - Recommendation on 17/12/2013 - Decision on 06/08/2014 - Institution concerned European Union Aviation Safety Agency (Draft recommendation accepted by the institution)

Allegation(s)

The complainant alleges that EASA's rulemaking process to update flight and duty time limitations and rest requirements for commercial air transport was flawed, notably, it was not transparent.

Claim(s)

The complainant claims that EASA should revoke its Comment Response Document as published in January 2012 and, after conducting an evaluation of the relevant rules based on scientific and medical evidence, resubmit a revised Comment Response Document, if any, to the European Commission.