complies with the executive order to
depend on the relationship
distribution of power
among the various
government. NCUA has
determined that this proposed rule does not constitute a policy that has
federalism implications for purposes of the executive order.

D. Assessment of Federal Regulations
and Policies on Families

NCUA has determined that this proposed rule and IRPS will not affect
family well-being within the meaning of
Section 654 of the Treasury and General
Government Appropriations Act, 1999,
Public Law 105–277, 112 Stat. 2681

List of Subjects in 12 CFR Part 791

Administrative practice and
procedure, Credit unions, Sunshine Act.

By the National Credit Union
Administration Board on February 19, 2015.
Gerard Poliquin,
Secretary of the Board.

For the reasons discussed above, the
Board proposes to amend IRPS 87–2 (as
amended by IRPS 03–2 and IRPS 13–1) by
revising the second sentence of
paragraph 2 of Section II and replacing
the last two sentences of paragraph 2 of
Section II to read as follows:

Interpretive Ruling and Policy Statement
87–2

II. Procedures for the Development of
Regulations

2. NCUA will designate federally
insured credit unions with less than $100
million in assets as small entities.

Every three years, the NCUA Board will
review and consider adjusting the asset
threshold it uses to define small entities
for purposes of analyzing whether a regulation
will have a significant economic impact on
a substantial number of small entities.

For the reasons discussed above, the
Board proposes to amend 12 CFR part
791 as follows:

PART 791—RULES OF NCUA BOARD
PROCEDURES; PROMULGATION OF
NCUA RULES AND REGULATIONS;
PUBLIC OBSERVATION OF NCUA
BOARD MEETINGS

1. The authority citation for part 791
continues to read as follows:

Authority: 12 U.S.C. 1766, 1789 and 5
U.S.C. 552b.

2. Amend § 791.8(a) to read as
follows:

§ 791.8 Promulgation of NCUA rules and
regulations.

(a) NCUA’s procedures for developing
regulations are governed by the
Administrative Procedure Act (5 U.S.C.
551 et seq.), the Regulatory Flexibility
Act (5 U.S.C. 601 et seq.), and NCUA’s
policies for the promulgation of rules
and regulations as set forth in its
Interpretive Ruling and Policy
Statement 87–2, as amended by
Interpretive Ruling and Policy
Statements 03–2, 13–1, and 15–1.

III. Procedures for the Development of
Interpretive Ruling and Policy
Statement 87–2

For the reasons discussed above, the
Board proposes to amend IRPS 87–2 (as
amended by IRPS 03–2 and IRPS 13–1) by
revising the second sentence of
paragraph 2 of Section II and replacing
the last two sentences of paragraph 2 of
Section II to read as follows:

Interpretive Ruling and Policy Statement
87–2

DEPARTMENT OF TRANSPORTATION
Federal Aviation Administration

14 CFR Part 25

[Docket No. FAA–2015–0455; Notice No. 25–
15–04–SC)]

Special Conditions: Bombardier
Aerospace, Models BD–500–1A10 and
BD–500–1A11; Electronic Flight
Control System: Lateral-Directional
and Longitudinal Stability and
Low-Energy Awareness

AGENCY: Federal Aviation
Administration (FAA), DOT.

ACTION: Notice of proposed special
conditions.

SUMMARY: This action proposes special
conditions for the Bombardier
Aerospace Models BD–500–1A10 and
BD–500–1A11 series airplanes. These
airplanes will have a novel or unusual
design feature when compared to the
state of technology envisioned in the
airworthiness standards for transport
category airplanes. This design feature
is a fly-by-wire electronic flight control
system that provides an electronic
interface between the pilot’s flight
controls and the flight control surfaces
for both normal and failure states. The
system generates the actual surface
commands that provide for stability
augmentation and control about all
three airplane axes. The applicable
airworthiness regulations do not contain
adequate or appropriate safety standards
for this design feature. These proposed
special conditions contain the
additional safety standards that the
Administrator considers necessary to
establish a level of safety equivalent to
that established by the existing
airworthiness standards.

DATES: Send your comments on or
before April 20, 2015.

ADDRESSES: Send comments identified
by docket number FAA–2015–0455
using any of the following methods:

• Federal eRegulations Portal: Go to
http://www.regulations.gov/ and follow
the online instructions for sending your
comments electronically.

• Mail: Send comments to Docket
Operations, M–30, U.S. Department of
Transportation (DOT), 1200 New Jersey
Avenue SE., Room W12–140, West
Building Ground Floor, Washington,
DC, 20590–0001.

• Hand Delivery or Courier: Take
comments to Docket Operations in Room
W12–140 of the West Building
Ground Floor at 1200 New Jersey
Avenue SE., Washington, DC, between 9
a.m. and 5 p.m., Monday through
Friday, except Federal holidays.

• Fax: Fax comments to Docket

Privacy: The FAA will post all
comments it receives, without change,
to http://www.regulations.gov/,
including any personal information the
commenter provides. Using the search
function of the docket Web site, anyone
can find and read the electronic form of
all comments received into any FAA
docket, including the name of the
individual sending the comment (or
signing the comment for an association,
business, labor union, etc.). DOT’s
complete Privacy Act Statement can be
found in the Federal Register published
on April 11, 2000 (65 FR 19477–19478),
as well as at
http://DocketsInfo.dot.gov/.

Docket: Background documents or
comments received may be read at
http://www.regulations.gov/ at any time.
Follow the online instructions for
accessing the docket or go to the Docket
Operations in Room W12–140 of the
West Building Ground Floor at 1200
New Jersey Avenue SE., Washington,
DC, between 9 a.m. and 5 p.m., Monday
through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: Joe
Jacobsen, FAA, Airplane and Flight
Crew Interface, ANM–111, Transport
Airplane Directorate, Aircraft
Certification Service, 1601 Lind Avenue
SW., Renton, Washington, 98057–3356;
telephone 425–227–1111; facsimile

SUPPLEMENTARY INFORMATION:

Comments Invited

We invite interested people to take
part in this rulemaking by sending
written comments, data, or views. The
most helpful comments reference a
specific portion of the special
conditions, explain the reason for any
recommended change, and include
supporting data.
We will consider all comments we receive by the closing date for comments. We may change these special conditions based on the comments we receive.

**Background**

On December 10, 2009, Bombardier Aerospace applied for a type certificate for their new Models BD–500–1A10 and BD–500–1A11 series airplanes (hereafter collectively referred to as “CSeries”). The CSeries airplanes are swept-wing monoplanes with an aluminum alloy fuselage, sized for 5-abreast seating. Passenger capacity is designated as 110 for the Model BD–500–1A10 and 125 for the Model BD–500–1A11. Maximum takeoff weight is 131,000 pounds for the Model BD–500–1A10 and 144,000 pounds for the Model BD–500–1A11.

The CSeries flight control system design incorporates normal load factor limiting on a full time basis that will prevent the pilot from inadvertently or intentionally exceeding the positive or negative airplane limit load factor. The FAA considers this feature to be novel and unusual in that the current regulations do not provide standards for maneuverability and controllability evaluations for such systems. Special conditions are needed to ensure adequate maneuverability and controllability when using this design feature.

**Type Certification Basis**


If the Administrator finds that the applicable airworthiness regulations (i.e., 14 CFR part 25) do not contain adequate or appropriate safety standards for the CSeries airplanes because of a novel or unusual design feature, special conditions are prescribed under the provisions of § 21.161.

Special conditions are initially applicable to the model for which they are issued. Should the type certificate for that model be amended later to include any other model that incorporates the same novel or unusual design feature, these special conditions would also apply to the other model under § 21.101.

In addition to the applicable airworthiness regulations and special conditions, the CSeries airplanes must comply with the fuel vent and exhaust emission requirements of 14 CFR part 34 and the noise certification requirements of 14 CFR part 36, and the FAA must issue a finding of regulatory adequacy under § 611 of Public Law 92–574, the “Noise Control Act of 1972.”

The FAA issues special conditions, as defined in 14 CFR 11.19, in accordance with § 11.38, and they become part of the type-certification basis under § 21.17(a)(2).

**Novel or Unusual Design Features**

The CSeries airplanes will incorporate the following novel or unusual design feature: Fly-by-wire electronic flight control system that provides an electronic interface between the pilot’s flight controls and the flight control surfaces for both normal and failure states. The system generates the actual surface commands that provide for stability augmentation and control about all three airplane axes.

**Discussion**

In the absence of positive lateral stability, the curve of lateral control surface deflections against sideslip angle should be in a conventional sense and reasonably in harmony with rudder deflection during steady heading sideslip maneuvers.

Since conventional relationships between stick forces and control surface deflections do not apply to the “load factor command” flight control system on the CSeries airplanes, longitudinal stability characteristics should be evaluated by assessing the airplane handling qualities during simulator and flight test maneuvers appropriate to the operation of the airplane. This may be accomplished by using the Handling Qualities Rating Method presented in appendix 5 of Advisory Circular (AC) 25–7C, Flight Test Guide for Certification of Transport Category Airplanes, dated October 16, 2012, or an acceptable alternative method proposed by Bombardier Aerospace. Important considerations are as follows:

(a) Adequate speed control without creating excessive pilot workload;
(b) Acceptable high and low speed protection; and
(c) Provision of adequate cues to the pilot of significant speed excursions beyond V_{MO} / M_{MO} and low speed awareness flight conditions.

The airplane should provide adequate awareness cues to the pilot of a low energy (i.e., a low speed, low thrust, or low height) state to ensure that the airplane retains sufficient energy to recover when flight control laws provide neutral longitudinal stability significantly below the normal operating speeds. This may be accomplished as follows:

(a) Adequate low speed/low thrust cues at low altitude may be provided by a strong positive static stability force gradient (1 pound per 6 knots applied through the sidestick); or

(b) The low energy awareness may be provided by an appropriate warning with the following characteristics:

i. It should be unique, unambiguous, and unmistakable.

ii. It should be active at appropriate altitudes and in appropriate configurations (i.e., at low altitude, in the approach and landing configurations).

iii. It should be sufficiently timely to allow recovery to a stabilized flight condition inside the normal flight envelope while maintaining the desired flight path and without entering the flight controls angle-of-attack protection mode.

iv. It should not be triggered during normal operation, including operation in moderate turbulence, for recommended maneuvers at recommended speeds.

v. It should not be cancelable by the pilot other than by achieving a higher energy state.

vi. There should be an adequate hierarchy among the warnings so that the pilot is not confused and led to take inappropriate recovery action if multiple warnings occur.

Global energy awareness and non-nuisance of low energy cues should be evaluated by simulator and flight tests in the whole take-off and landing altitude range for which certification is requested. This would include all relevant combinations of weight, center-of-gravity position, configuration, airbrakes position, and available thrust, including reduced and de-rated take-off thrust operations and engine failure cases. A sufficient number of tests should be conducted, allowing the level of energy awareness and the effects of energy management errors to be assessed.

These proposed special conditions contain the additional safety standards that the Administrator considers necessary to establish a level of safety equivalent to that established by the existing airworthiness standards.

**Applicability**

As discussed above, these special conditions are applicable to the Bombardier BD–500–1A10 and BD–500–1A11. Should Bombardier Aerospace apply at a later date for a change to the type certificate to include another model incorporating the same novel or unusual design feature, these special conditions would apply to that model as well.
Conclusion
This action affects only certain novel or unusual design features on two model series of airplanes. It is not a rule of general applicability.

List of Subjects in 14 CFR Part 25
Aircraft, Aviation safety, Reporting and recordkeeping requirements.
The authority citation for these special conditions is as follows:
Authority: 49 U.S.C. 106(g), 40113, 44701, 44702, 44704.

The Proposed Special Conditions
Accordingly, the Federal Aviation Administration proposes the following special conditions as part of the type certification basis for Bombardier Aerospace BD–500–1A10 and BD–500–1A11 series airplanes.

   (a) The airplane must be shown to have suitable static lateral, directional, and longitudinal stability in any condition normally encountered in service, including the effects of atmospheric disturbance. The showing of suitable static lateral, directional, and longitudinal stability must be based on the airplane handling qualities, including pilot workload and pilot compensation, for specific test procedures during the flight test evaluations.
   (b) The airplane must provide adequate awareness to the pilot of a low energy (low speed/low thrust/low height) state when fitted with flight control laws presenting neutral longitudinal stability significantly below the normal operating speeds. “Adequate awareness” means warning information must be provided to alert the crew of unsafe operating conditions and to enable them to take appropriate corrective action.
   (c) The static directional stability (as shown by the tendency to recover from a skid with the rudder free) must be positive for any landing gear and flap position and symmetrical power condition, at speeds from 1.13 V_{SR1}, up to V_{FE}, V_{LE}, or V_{FC}/M_{FC} (as appropriate).
   (d) The static lateral stability (as shown by the tendency to raise the low wing in a sideslip with the aileron controls free), for any landing-gear and wing-flap position and symmetric-power condition, may not be negative at any airspeed (except that speeds higher than V_{FC} need not be considered for wing-flaps-extended configurations nor speeds higher than V_{LE} for landing-gear-

extended configurations) in the following airspeed ranges:
   i. From 1.13 V_{SR1} to V_{MO}/M_{MO}.
   ii. From V_{MO}/M_{MO} to V_{FC}/M_{FC}, unless the divergence is—
      (1) Gradual;
      (2) Easily recognizable by the pilot; and
      (3) Easily controllable by the pilot.
     (e) In straight, steady sideslips over the range of sideslip angles appropriate to the operation of the airplane, but not less than those obtained with one half of the available rudder control movement (but not exceeding a rudder control force of 180 pounds), rudder control movements and forces must be substantially proportional to the angle of sideslip in a stable sense; and the factor of proportionality must lie between limits found necessary for safe operation. This requirement must be met for the configurations and speeds specified in paragraph (c) of this section.
     (f) For sideslip angles greater than those prescribed by paragraph (e) of this section, up to the angle at which full rudder control is used or a rudder control force of 180 pounds is obtained, the rudder control forces may not reverse, and increased rudder deflection must be needed for increased angles of sideslip. Compliance with this requirement must be shown using straight, steady sideslips, unless full lateral control input is achieved before reaching either full rudder control input or a rudder control force of 180 pounds; a straight, steady sideslip need not be maintained after achieving full lateral control input. This requirement must be met at all approved landing gear and wing-flap positions for the range of operating speeds and power conditions appropriate to each landing gear and wing-flap position with all engines operating.

Issued in Renton, Washington, on February 24, 2015.
Jeffrey E. Duven,
Manager, Transport Airplane Directorate, Aircraft Certification Service.
[FR Doc. 2015–05048 Filed 3–4–15; 8:45 am]
BILLING CODE 4910–13–P

DEPARTMENT OF TRANSPORTATION
Federal Aviation Administration
14 CFR Part 39
RIN 2120–AA64
Airworthiness Directives; Airbus Airplanes
AGENCY: Federal Aviation Administration (FAA), DOT.
ACTION: Notice of proposed rulemaking (NPRM).
SUMMARY: We propose to adopt a new airworthiness directive (AD) for all Airbus Model A318, A319, A320, and A321 series airplanes. This proposed AD was prompted by a determination that, in specific flight conditions, the allowable load limits on the vertical tail plane could be reached and possibly exceeded. Exceeding allowable load could result in detachment of the vertical tail plane. This proposed AD would require modification of the pin programming flight warning computer (FWC) to activate the stop rudder input warning (SRIW) logic; and an inspection to determine the part numbers of the FWC and the flight augmentation computer (FAC), and replacement of the FWC and FAC if necessary. We are proposing this AD to prevent detachment of the vertical tail plane and consequent loss of control of the airplane.
DATES: We must receive comments on this proposed AD by April 20, 2015.
ADDRESSES: You may send comments, using the procedures found in 14 CFR 11.43 and 11.45, by any of the following methods:
• Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the instructions for submitting comments.
• Fax: 202–493–2251.
• Hand Delivery: U.S. Department of Transportation, Docket Operations, M–30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.
For service information identified in this proposed AD, contact Airbus, Airworthiness Office—EIAS, 1 Rond Point Maurice Bellonte, 31707 Blagnac Cedex, France; telephone +33 5 61 93 36 96; fax +33 5 61 93 44 51; email