

Aviation Sector: AERA (amendment) Bill, 2018

What is the issue?

\n\n

\n

- India has emerged as the third largest domestic aviation market in the world.

\n

- Increasing passenger load demands for better regulatory structures and hence rejigging the AERA is needed.

\n

\n\n

What is AERA?

\n\n

\n

- “Airports Economic Regulatory Authority (AERA) of India Act” was passed in 2008, to establish an independent aeronautical regulatory authority.

\n

- The authority was to work for the protection of the interest of airports, airlines and passengers and also regulate traffic for aeronautical services.

\n

- Aeronautical services primarily include navigation, surveillance and supportive communication for air traffic management and landing facilitation.

\n

- Further, housing or parking of an aircraft; ground safety, fuel and handling services, are also covered under aeronautical services.

\n

\n\n

Why was the need for amending AERA felt?

\n\n

\n

- **Workload** - Exponential growth in the sector and increase in the number of airports has subjected AERA to tremendous pressure.
\n
- The number of major airports increased from 12 to 27 between 2007 and 2017 and numerous minor airports have also seen a spike in traffic.
\n
- Notably, a number of private operators have also entered the airline/airport sector, and some major airports are run under public-private partnership.
\n
- It was felt that the expanding magnitude of AERA’s workload was affecting its efficiency in determining tariffs and monitoring services at major airports.
\n
- **New Dynamics** - For engaging private players in projects, several business models like predetermined tariff or tariff-based bidding have come up.
\n
- With such structures in place, the government has found that the market itself determines the charges and hence alleviating the need for a market regulator.
\n
- Hence, as the 2008 AERA act doesn’t cover such complexities, the government has now proposed a bill to amend it.
\n

\n\n

What does the AERA (Amendment) Bill, 2018 seek to do?

\n\n

- It proposes to amend the definition of “major airport” as any airport with passengers in excess of 3.5 million from the existing 1.5 million.
\n
- Further, it seeks to update Section 13 of the 2008 Act in tune with the current business models and tariff system.
\n
- Notably, section 13 is an umbrella provision which covers capital expenditure incurred and timely investment in improvement of airport facilities.
\n
- Hence, these changes could implicitly mean changes in the tariff for

aeronautical services at major airports.

\n

\n\n

\n\n

Source: The Hindu

\n

