3-736 DISCUSSION. This section and Volume 3, Chapter 18, Sections 4 through 6 discuss each standard template available for issuance by the automated Operations Safety System (OPSS), also known as the Web-based Operations Safety System (WebOPSS). These templates are more commonly referred to as “paragraphs.” The standard paragraphs discussed in this order are limited to operations in accordance with Title 14 of the Code of Federal Regulations (14 CFR) parts 91, 91 subpart K (part 91K), 121, 125 (including part 125 Letter of Deviation Authority (LODA) holders), 135, and 145.


B. Definition of Management Specifications (MSpecs). The standard paragraphs for part 91K are called MSpecs.

C. Definition of Letters of Authorization (LOA). The standard paragraph for 14 CFR parts 61, 91, and 125 (including part 125 LODA holders) are called LOAs.

D. Other Source Documents. References are provided to other sections of this order, advisory circulars (AC), or other applicable documents that discuss detailed requirements for certain standard paragraphs.

E. Ensure Complete Review. Before issuing a standard paragraph, any specific requirements specified by this order or the referenced material (relative to the paragraph being issued) must be met. Before reading the following sections for the first time, review the applicable paragraphs available in WebOPSS for the specific regulation.

F. Applicability of Paragraphs. There are some standard paragraphs that are required to be issued to all operators for a specific regulation. There are standard paragraphs that are optional and only issued when the operator is specifically authorized to conduct those operations.

NOTE: All 300-series and nonstandard 500-series OpSpecs/MSpecs/training specifications (TSpecs)/LOAs (Parts A, B, C, D, E, and H) require approval by the appropriate Flight Standards policy division. Parts 61, 91, 91K, 125 (including part 125 LODA holders), 133, and 137 operators’ nonstandard operational requests must be approved by the General Aviation and Commercial Division (AFS-800). Parts 121, 135, and 142 nonstandard operational requests must be approved for issuance by the Air Transportation Division (AFS-200). Parts 121, 135, and 145 repair stations and all airworthiness nonstandard requests must be approved by the Aircraft Maintenance Division (AFS-300). All Weather Operations (AWO) relating to instrument procedures must be approved by the Flight Technologies and Procedures Division (AFS-400) and AFS-200 or
AFS-800, as appropriate. Nonstandard authorizations for 14 CFR part 129 foreign operators require approval from the International Program Division (AFS-50).

NOTE: All text added to an OpSpec/MSpec/TSpec/LOA through the use of nonstandard text entered in the nonstandard text block (sometimes referred to as “Text 99”) must also be approved by the appropriate Flight Standards policy division. For detailed guidance on the process for obtaining approval for nonstandard authorizations, principal inspectors (PI) must read the guidance contained in Volume 3, Chapter 18, Section 2.

3-737 PART A OPERATIONS AND MANAGEMENT SPECIFICATIONS PARAGRAPHS.

OPSPEC/MSPEC A001—ISSUANCE AND APPLICABILITY.

A. General. A001 identifies the OpSpec/MSpec holder. The name must be the legal name of the operator. A001 also specifies the kinds of operations authorized, the applicable regulatory sections under which the operations are to be conducted, and any other business names under which the operations are being conducted. See the new OPSS user’s manual for additional guidance to issue A001. Table 3-4 is a summary of the information required in OpSpec/MSpec A001.

Table 3-4. Summary of Information Required in OpSpec/MSpec A001

<table>
<thead>
<tr>
<th>Type of Certificate:</th>
<th>Any of the Following May Apply:</th>
<th>Type of Carriage:</th>
<th>Title 14 CFR Reference:</th>
<th>Economic Authority Text to be Inserted:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Carrier</td>
<td>Domestic</td>
<td>Common</td>
<td>Part 119, § 119.21(a)(1) (Part 121)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
<tr>
<td>Air Carrier</td>
<td>Flag</td>
<td>Common</td>
<td>§ 119.21(a)(2) (Part 121)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
<tr>
<td>Air Carrier</td>
<td>Supplemental</td>
<td>Common</td>
<td>§ 119.21(a)(3) (Part 121)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
<tr>
<td>Air Carrier</td>
<td>Commuter/ On-Demand</td>
<td>Common</td>
<td>§ 119.21(a)(4) and (5) (Part 135)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
</tbody>
</table>

Check with FSIMS to verify current version before using
<table>
<thead>
<tr>
<th>Type of Certificate:</th>
<th>Any of the Following May Apply:</th>
<th>Type of Carriage:</th>
<th>Title 14 CFR Reference:</th>
<th>Economic Authority Text to be Inserted:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Carrier</td>
<td>On-Demand and On-Demand Cargo Only</td>
<td>Common</td>
<td>§ 119.21(a)(5)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
<tr>
<td>Operating</td>
<td>Commuter/On-Demand ONLY Intrastate Operations are Authorized</td>
<td>Common</td>
<td>§ 119.21(a)(4) and (5)</td>
<td>limits its holding out to engage in air commerce.</td>
</tr>
<tr>
<td>Operating</td>
<td>On-Demand and On-Demand Cargo Only</td>
<td>Common</td>
<td>§ 119.21(a)(5)</td>
<td>limits its holding out to engage in air commerce.</td>
</tr>
<tr>
<td>Operating</td>
<td>Flight (Part 125)</td>
<td>Private Non-Common</td>
<td>§ 119.23(a)</td>
<td>None.</td>
</tr>
<tr>
<td>Operating</td>
<td>On-Demand</td>
<td>Private</td>
<td>§ 119.23(b)</td>
<td>no holding out allowed but compensated for contractual use only.</td>
</tr>
<tr>
<td>Air Carrier</td>
<td>Commuter/On-Demand Rotorcraft</td>
<td>Common</td>
<td>§ 119.25(a) and (b)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
<tr>
<td>Air Carrier</td>
<td>On-Demand and On-Demand Cargo Only Rotorcraft</td>
<td>Common</td>
<td>§ 119.25(b)</td>
<td>and provided, at all times, the certificate holder has appropriate written economic authority issued by the Department of Transportation.</td>
</tr>
<tr>
<td>Type of Certificate:</td>
<td>Any of the Following May Apply:</td>
<td>Type of Carriage:</td>
<td>Title 14 CFR Reference:</td>
<td>Economic Authority Text to be Inserted:</td>
</tr>
<tr>
<td>---------------------</td>
<td>---------------------------------</td>
<td>------------------</td>
<td>------------------------</td>
<td>---------------------------------------</td>
</tr>
<tr>
<td>Operating</td>
<td>Commuter/On-Demand Rotorcraft</td>
<td>Common</td>
<td>§ 119.25(a) and (b)</td>
<td>limits its holding out to engage in air commerce.</td>
</tr>
<tr>
<td></td>
<td>Only Intrastate Operations are Authorized</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating</td>
<td>On-Demand and On-Demand Cargo Only Rotorcraft</td>
<td>Common</td>
<td>§ 119.25(b)</td>
<td>limits its holding out to engage in air commerce.</td>
</tr>
<tr>
<td></td>
<td>Only Intrastate Operations are Authorized</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>None</td>
<td>Fractional</td>
<td>Non-Common</td>
<td>Part 91K</td>
<td>None.</td>
</tr>
</tbody>
</table>

**B. Authorization.** A001 authorizes the conduct of operations under other business names known as “doing business as” (DBA). If no operations are authorized to be conducted under another DBA, the statement selected will state that “the operator is authorized to use only the business name which appears on the certificate to conduct the operations described in subparagraph a.” Other DBAs authorized under 14 CFR part 215 or 298 must be listed in OpSpecs. Before listing a DBA in an operator’s OpSpecs, or entering a DBA in an Air Oper enhanced Vital Information Database (eVID) file, inspectors must verify that the DBA is on file with the Department of Transportation (DOT) or an appropriate state agency. This verification can be accomplished by one of the following means:

1) The operator shows that the DBA is listed on a DOT registration (proof of insurance);

2) The operator shows that the DBA is listed on a DOT Certificate of Public Convenience and Necessity;

3) The operator shows that the DBA is authorized by a DOT order or other DOT document;

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4) When the operator claims the DBA is on file with the DOT, verification must be made by contacting the DOT Office of Aviation Analysis, Air Carrier Fitness Division at (202) 366-9721; or

5) When an “Operating Certificate” is involved, the operator shows that the DBA is authorized and registered by an appropriate state authority.

NOTE: DBAs can apply to 14 CFR part 91K, but they do not have economic authority requirements.

C. Title 14 CFR Part 145. For part 145 repair stations, A001 lists the:

- Location,
- Mailing address (if different from the fixed location),
- Other DBAs (see subparagraph B above) if authorized, and
- Any delegated authorities.

OPSPEC/MSPEC A002—DEFINITIONS AND ABBREVIATIONS. A002 includes definitions of words or phrases used in other paragraphs. These definitions are not found in the regulations and should enhance understandings between the FAA and the aviation industry. Washington headquarters developed definitions must not be changed by regional or district offices. Washington headquarters will add definitions when it becomes apparent that they are needed. Addition of a definition by a certificate-holding district office (CHDO) makes the whole paragraph nonstandard and must be processed as a nonstandard OpSpec/MSpec request.

OPSPEC/MSPEC A003—AIRPLANE/AIRCRAFT AUTHORIZATION.
OpSpec/MSpec A003 authorizes an operator or certificate holder to use specific make, model, and series (M/M/S) of airplanes in 14 CFR part 91 subpart K (part 91K), 121, 125, or 135 operations. A003 is populated with data from the “Maintain Operator Data—Aircraft” area of the automated Operations Safety System (OPSS). The only field that is populated within the A003 template is nonstandard text. If this field is used, the additional text must be coordinated and approved in accordance with Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713. In most cases, the A003 column labels match the data column labels in the “Maintain Operator Data—Aircraft” area of the OPSS. In contrast to OpSpec A001, OpSpec A003 does not identify the air carrier’s overall authority to conduct a particular kind of operation. Instead, it represents the FAA’s approval of the air carrier’s use of a particular airplane in carrying out the kinds of operations that are authorized. The column labeled “Type Section 119” reflects the 14 CFR part 119 operating authorization granted by the certificate holder’s Air Carrier/Operating Certificate. Volume 2, Chapter 2, Section 2, paragraph 2-129 explains the hierarchy of part 119 authorizations. The rest of the set of OpSpecs are then put into place to authorize the air carrier to conduct specific types of operations in accordance with the authorizations and airplane identified in A001 and A003. The following provides terminology clarification and guidance on both the “A003” and the OPSS “Maintain Operator Data—Aircraft” columns. A003 templates do not use every data column available in the OPSS “Maintain Operator Data—Aircraft” area. A003 column usage will vary across 14 CFR parts. Each A003 has its columns organized to meet the needs of the 14 CFR part. The column descriptions below are not all-inclusive and, therefore,
not every column in every A003 template is described. The columns that are not described are self-explanatory.

A. M/M/S: Parts 91K, 121, 125, and 135. Select the authorized M/M/S using the aircraft listing provided in the OPSS. If the appropriate M/M/S cannot be found in the OPSS, inspectors should immediately notify the OPSS help desk so that the airplane listing can be updated.

B. Type of Part 119 Common Carriage Operations. For each aircraft, list the type of operation authorized. This is accomplished in the OPSS “Maintain Operator Data—Aircraft” area. The authorization is aircraft specific. In some cases, more than one part 119 type of operation may be required for an M/M/S. When A003 is generated, the data from the OPSS “Maintain Operator Data—Aircraft” are loaded into the appropriate A003 columns. Part 119 section selections in the OPSS “Maintain Operator Data—Aircraft” area are part 119-specific for each 14 CFR part. Examples of part 119 section selections for parts 121, 125, and 135 include the following:

1) Selections available for part 121:
   - Section 119.21(a)(1)—Domestic (D),
   - Section 119.21(a)(2)—Flag (F),
   - Section 119.21(a)(3)—Supplemental (S), and
   - Section 119.21(a)(1), (2), (3)—(D) (F) & (S).

   NOTE: In the cases where more than one type of part 121 operation is authorized for a particular airplane, the certificate holder/principal operations inspector (POI) should select “119.21(a)(1), (2), (3)—(D) (F) & (S)” in the column labeled “Type Section 119.” For example, an air carrier who operates a DC-9-82, N12121, in both domestic and international operations (lower 48 states and Canada), the certificate holder/POI should select “119.21(a)(1),(2),(3)—(D) (F) & (S).”

2) Selections available for part 125/125M (Letter of Deviation Authority (LODA)):
   - Section 119.23(a)—Private Carriage (Noncommon Carriage), and
   - Section 119.23(a)—125M LODA (When Common Carriage is Not Involved).

3) Selections available for part 135:
   - Section 119.21(a)(4)—Commuter,
   - Section 119.21(a)(5)—On-Demand,
   - Section 119.23(b)—Private Carriage (Noncommon Carriage),
   - Section 119.25(a)—Rotorcraft Commuter, and
   - Section 119.25(b)—Rotorcraft On-Demand.
C. Passenger Seating Terminology for Parts 121 and 125.

1) Passenger seating terminology is derived from and associated with the emergency evacuation demonstrations requirements of 14 CFR part 25, § 25.803; part 121, § 121.291(a) and (b); and part 125, § 125.189. These terms are also consistent with the guidance in Volume 3, Chapter 30.

2) For the purposes of parts 121 and 125 emergency evacuation demonstration requirements, the terms “capacity” and “configuration” have the same meaning with respect to passenger seating. An airplane with a seating capacity of more than 44 passengers requires a demonstration of emergency evacuation procedures in accordance with § 121.291 or § 125.189.

3) “Certificated seats,” as referenced in A003, is a term derived from the emergency evacuation certification requirements of § 25.803. This requirement establishes, by actual demonstration, the maximum certificated seating capacity of the airplane. Volume 3, Chapter 30, Section 9 includes Table 3-121, Maximum Approved Passenger Seating Capacity For Transport, which lists the maximum seating capacity for airplanes typically used in air carrier service. This list is to be considered the primary source document for Flight Standards Service (AFS) inspectors when determining maximum seating capacities. The listed maximum seating capacity values are derived from the airplane Type Certificate Data Sheets (TCDS).

4) “Demonstrated seats” is the number of seats installed in the airplane at the time the certificate holder complied with § 121.291(a) or (b), or § 125.189(a) and (b). This seating configuration will determine the number of Flight Attendants (F/A) required by § 121.391 or § 125.269.

5) “Installed seats” refers to the actual seating configuration of the individual airplane.

NOTE: For part 135 OPSS data entry, “certificated seats” refers to the maximum seating capacity stated in the aircraft TCDS, which includes pilot seats. “Installed seats” are passenger seats actually installed in the individual aircraft. Office of the Secretary of Transportation (OST) Form 4507, Air Taxi Operator Registration and Amendments under Part 298 of the Regulations of the Department of Transportation, requires the applicant to list the passenger seats installed for the aircraft make and model. This does not include seats occupied by the pilot or co-pilot, unless the latter is available for passenger use. OPSS data feeds the 14 CFR part 298 insurance registration and coverage module from “Maintain Operator Data—Aircraft” for certificated seats only.

6) All-cargo operations allow only passengers as defined in § 121.583(a) and part 135, § 135.85. For all-cargo operations, the number “0” shall be entered into the columns labeled “Certificated Seats,” and “Demonstrated Seats.”

7) In passenger/cargo operations, the passenger seating guidance in subparagraphs 3-737C1) through 4) apply.
D. **Number of F/As: Parts 121 and 125.** Enter the number of F/As used during the certificate holder’s emergency evacuation demonstration required by § 121.291 or § 125.189 for each airplane listed.

E. **F/A: § 135.107.** In the OPSS “Maintain Operator Data—Aircraft, Flight Attendant” column enter the F/A requirement for each airplane. If the airplane is configured with more than 19 passenger seats, enter the number “1.” If the passenger seating configuration is 19 seats or fewer, enter the number “0.” There is not a “Number of Flight Attendants” column associated with OpSpec A003 for part 135.

F. **Class of Operation.** Enter the appropriate class of operation for each airplane listed. Enter only one class of operation for each airplane. The classes of operations are: Single-Engine Land (SEL), Single-Engine Sea (SES), Multiengine Land (MEL), Multiengine Sea (MES), and helicopter (HEL).

G. **Type of Operation.** Enter the appropriate en route flight rule for each airplane. If the airplane is approved for instrument flight rules (IFR) operations, enter “IFR/VFR” in the column labeled “En Route Flight Rule.” Part 121 operations are required to conduct operations in IFR. If the airplane is restricted to visual flight rules (VFR) operations only, select “VFR Only.” Select the day/night condition for each airplane. If the airplane is approved for both day and night conditions, select “Day/Night” in the column labeled “Condition.” If the airplane is approved for daylight conditions only, select “Day Only.”

**OPSPEC/MSPEC A004—SUMMARY OF SPECIAL AUTHORIZATIONS AND LIMITATIONS.**

A. **Purpose.** This paragraph summarizes optional authorizations applicable to a particular operator.

B. **Part 145.** For part 145 repair stations, this paragraph summarizes special (optional) authorizations and/or limitations applicable to the certificate holder. The OPSS application extracts the specific paragraphs that authorize a specific activity; it provides a summary of the authorized activity and reference number of the specific paragraph.

**OPSPEC/MSPEC A005—EXEMPTIONS AND DEVIATIONS.** In order for an operator to conduct operations under the provisions of any exemption or deviation, the exemption or deviation must be listed in A005.

A. **Exemptions.** The current exemption number and expiration date must be selected for insertion into A005. List the exemption numbers in numerical order. Enter a brief description of the exemption or, if appropriate, the exempted regulations in the space labeled Remarks and/or References (adjacent to each exemption). If certain conditions or limitations related to the exemption are specified in another paragraph of the OpSpec, the reference number of the other paragraph must also be entered in this space. For example, if a single high frequency (HF) radio is permitted by exemption in certain areas of en route operation, insert a reference to OpSpec B050 (see paragraph B050). In this example, the appropriate areas of en route operation in B050 should contain a note authorizing the provisions of that exemption for those areas.
B. **Deviations.** Enter the applicable 14 CFR sections to which a deviation has been granted in A005b. Select the applicable deviations by 14 CFR section. In the space labeled Remarks and/or References (adjacent to each deviation), briefly describe the provisions of the deviation. For example, if an operator is granted a deviation to permit the same person to serve as director of operations and director of maintenance, list the applicable 14 CFR. In the Remarks and/or Reference space, enter information specific to that operator or NA for “not applicable”. Table 3-5 explains the standard OpSpecs paragraphs that must be referenced and issued when granting deviations in each subject area (others may also be applicable).

**NOTE:** There are no deviations for part 145 repair stations.

**Table 3-5. Standard OpSpecs Paragraphs to Reference When Granting Deviations**

<table>
<thead>
<tr>
<th>SUBJECT</th>
<th>PARAGRAPH NUMBER</th>
<th>APPROPRIATE REGULATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Management</td>
<td>A006</td>
<td>Various, depends on operating regulation, management position, and qualifications</td>
</tr>
<tr>
<td>Extended-Overwater Operations Without Liferafts</td>
<td>A013</td>
<td>Section 121.339(a)(2), (3), and (4)</td>
</tr>
<tr>
<td>Basic Part 135 Operator Commuter and On-Demand</td>
<td>A037</td>
<td>Sections 119.69(b), 135.21(a), and 135.341(a)</td>
</tr>
<tr>
<td>Basic Part 135 Operator On-Demand Operations Only</td>
<td>A038</td>
<td>Sections 119.69(b), 135.21(a), and 135.341(a)</td>
</tr>
<tr>
<td>Part 135 Single Pilot-in-Command Operator</td>
<td>A039</td>
<td>Sections 119.69(b), 135.21(a), and 135.341(a)</td>
</tr>
<tr>
<td>Operations Conducted Under Part 135 Without an Installed Radio Altimeter</td>
<td>A160</td>
<td>Section 135.160(b)</td>
</tr>
<tr>
<td>Extended-Range Operations with Two-Engine Airplanes</td>
<td>B042</td>
<td>Section 121.161(a)</td>
</tr>
<tr>
<td>Special Fuel Reserves in International (Flag) Operations</td>
<td>B043</td>
<td>Section 121.645(b)(2)</td>
</tr>
</tbody>
</table>

**OPSPEC A006—MANAGEMENT PERSONNEL.**

A. **Authorized Positions and Personnel.** The intent of OpSpec A006 is to clearly identify the operator’s management personnel who are occupying 14 CFR management positions and who are responsible for managing assigned aspects of the operation. The individual assigned, his or her title as assigned by the operator, and the 14 CFR part 119 management position shall be noted in OpSpec A006. Any management personnel who will have authority for operational control, such as the Director of Operations (DO) or Chief Pilot, must be a direct employee of the certificate holder. A Director of Maintenance (DOM) who will not have authority for exercising operational control is not required to be a direct employee of the certificate holder. All operators require at least one management position to be noted in OpSpec A006. Single-pilot and single-pilot-in-command (PIC) operators must have a person assigned to a management position. An operator may apply for management personnel titles that
differ from titles of management positions used in part 119. For example, the proprietor of a single-pilot operation who serves as the company president and pilot must be listed as a management position (e.g., owner).

**B. Management Deviations.** OpSpec A006 is also used to record deviations from part 119 required experience to serve in management positions. Guidance on the evaluation and approval of part 119 management personnel qualifications is in Volume 2, Chapter 2, Section 3. Approvals for management deviations and authorizations are entered in OpSpec A006 using the procedures below.

NOTE: For guidance and policy on part 119 vacancies and combining positions, see Volume 2, Chapter 2, Section 3.

**C. Procedure to Complete OpSpec A006 Template.**

1) For authorizations that permit less than the required management positions, show the same individual assigned in each position required by part 119 and for which an authorization for combined positions has been approved. If an authorization is not explicitly required (e.g., for single-pilot operators), enter “N/A” (not applicable) for other management positions.

2) For authorizations that permit the same person to fill two or more positions, enter the same name and title of that person in each of the appropriate positions.

3) For deviations that permit a person to hold a management position when that person does not meet the regulatory experience requirements, enter the name and title of that person in the appropriate position.

4) In all cases where a deviation has been granted, list the appropriate regulatory section in OpSpec A005, subparagraph c. Add the name of the individual into the “Conditions and Limitations” field of OpSpec A005. When the part 119 management individual has acquired the appropriate regulatory experience, the principal inspector (PI) shall remove the deviation from OpSpec A005.

5) When entering the personnel information for the DOM in the WebOPSS “Maintain Operator Data—Personnel” area, the aviation safety inspector (ASI) must select either “Director of Maintenance, Direct Employee—Yes” or “Director of Maintenance, Direct Employee—No.” Then, when populating Table 1, Authorized Management Positions and Personnel, the position of DOM will auto-load with the position title along with the notation of either “Direct Employee—Yes” or “Direct Employee—No,” as appropriate.

**D. Additional Information.** Additional text may be added to OpSpec A006 without making it nonstandard, provided the extra paragraph is used to identify additional management positions (e.g., more than one Chief Pilot) or to specify conditions of a management deviation tied to the entry in OpSpec A005, subparagraph c. If the extra paragraph provides for anything other than the preceding information, it must be processed in accordance with Volume 3, Chapter 18, Section 2, paragraph 3-713.
E. Management Vacancies Under Part 119, §§ 119.65 and 119.69.
Sections 119.65(e)(3) and 119.69(e)(3) state that the certificate holder must notify the responsible Flight Standards office within 10 days of any change in personnel or any vacancy in any of the required management or technical personnel positions listed. The term “days” when used in 14 CFR is taken to mean calendar-days unless otherwise defined. For additional information, see Volume 2, Chapter 2, Section 3.

OPSPEC/MSPEC A007—OTHER DESIGNATED PERSONS.

A. A007 Templates. In the Web-based Operations Safety System (WebOPSS), the A007 template is used for identifying each operator’s agent for service, persons designated to apply for and receive applicable authorizations, persons designated to receive Safety Alerts for Operators (SAFO) and/or Information for Operators (InFO), and other designated persons. Each A007 template is labeled specific to the WebOPSS 14 CFR database:

1) Title 14 CFR parts 121, 125, 133, 135, and 145 databases: The A007 template is labeled an OpSpec.

2) Title 14 CFR part 142 database: The A007 template is labeled a TSpec.

3) Title 14 CFR part 91K database: The A007 template is labeled an MSpec.

4) Part 91 subpart J and part 125 (including part 125 Letter of Deviation Authority (LODA) holders) databases: The A007 template is labeled an LOA.

5) Title 14 CFR part 137 and other databases also have A007 templates to identify designated persons.

B. Agent for Service. An agent for service is a person or company designated by the operator upon whom all legal notices, processes and orders, decisions, and requirements of the Department of Transportation (DOT), FAA, and National Transportation Safety Board (NTSB) shall be served. Once any of these documents has been served upon the operator’s agent for service, the certificate holder cannot claim (legally) that it did not receive the documents. Title 49 of the United States Code (49 U.S.C.) § 46103 requires air carriers to designate an agent for service. The name, title, and address of the agent for service must be obtained from the operator and correctly entered into the WebOPSS Certificate Holder’s Personnel tab. This information will load into the A007 template.

C. Persons Designated to Apply for and Receive OpSpecs/TSpecs/MSpecs/LOAs.
Names and titles of persons designated by the operator as authorized to apply for and receive OpSpecs/TSpecs/MSpecs/LOAs must be entered in the A007 template. The “parts” of the operator’s authorizations for which the designated person is responsible must also be entered. Principal inspectors (PI) may determine that it is appropriate to have signatures of these designated persons recorded in this subparagraph.

D. Persons Designated to Receive SAFOs and/or InFOs. All A007 templates (with the exception of part 142) are used to collect the name, email address, telephone number, and type of SAFO/InFO information that person should be sent (i.e., Operations, Airworthiness, or both).
Part 142 training centers will not have a person designated to receive SAFOs or InFOs in the A007 template. Part 145 repair stations will have a person designated to receive InFOs in the A007 template. A reply message signifying receipt of the SAFO/InFO information by a designated person is not required. (Refer to the current editions of FAA Order 8000.87, Safety Alerts for Operators, and FAA Order 8000.91, Information for Operators (InFO).)

NOTE: If an operator does not have an email address, a facsimile number may be entered in the email address block.

1) A SAFO contains important safety information, often of an urgent nature, and may include recommended action. SAFO content is valuable to air carriers and other air operators in meeting their statutory duty to provide service with the highest possible degree of safety in the public interest.

2) Much like a SAFO, which contains critical safety information, an InFO contains valuable information for operators that should help them meet administrative requirements or certain regulatory requirements with relatively low urgency or impact on safety.

3) Government and industry have agreed on the importance of having a prompt, reliable delivery system for SAFOs and InFOs and taking advantage of email and postings at FAA public websites. Accordingly, they have ratified that a recipient of SAFOs and InFOs must be identified in the A007 template so that the FAA may notify an operator of a new SAFO or InFO and recommended action to be taken by the respective operators identified in each SAFO/InFO.

E. Part 91K. Part 91K fractional ownership operations must identify the specific persons in MSpec A007 as follows:

1) Agent for service for the program manager.

2) Personnel designated to apply for and receive MSpect for the program manager.

3) Point(s) of contact (POC) and required positions for those authorized a Continuous Airworthiness Maintenance Program (CAMP).

4) Voluntary Disclosure Program personnel for part 91K only. Refer to the current edition of Advisory Circular (AC) 00-58, Voluntary Disclosure Reporting Program, and Volume 11, Chapter 1, Section 1.

5) Personnel designated to receive SAFOs/InFOs for the program manager.

F. Part 145 Repair Stations. List the authorized person(s) by name, title, and the paragraph of the OpSpec he or she is authorized to sign.

NOTE: Individuals’ titles listed in the A007 template should match the title in the enhanced Vital Information Database (eVID).
OPSPEC A008—OPERATIONAL CONTROL; MSPEC A008—FLIGHT MANAGEMENT.

A. General. Each 14 CFR part 121 and part 135 operator must have a system and/or procedures for the control of flight movements. The intent of A008 is to promote a mutual understanding between an operator and the FAA concerning the system and/or procedures used by that operator. Volume 3, Chapter 25, Operational Control for Air Carriers details the three basic systems and/or procedures required by parts 121 and 135. The three systems and/or procedures are as follows:

1) Part 121 domestic and flag operations must have dispatch systems. See Volume 3, Chapter 25, Section 2, Flight Dispatch Systems and Domestic Operating Rules.

2) Part 121 supplemental operations must have flight following systems when the operator does not have an established dispatch system. See Volume 3, Chapter 25, Section 3, Part 121 Flight Release Systems and Supplemental Operating Rules.


4) MSpec A008 must describe the flight management used by the program manager to provide program control for flight operations and other procedures and policy instructions regarding program operations. This information may also be notated by reference to the appropriate manual (part 91, § 91.1029). In addition, MSpec A008 requires the program manager to give the location of the current list of fractional aircraft owners (part 91, § 91.1027).

B. Referencing With Paragraph A008. Describe or reference the system and/or procedures used by an operator in A008. It is preferable to complete A008 with references to an operator’s manual or sections of an operator’s manual which describe the system and/or procedures used by that operator. It is not necessary to control these references by date. Change the references only when a revision to the operator’s manual makes the reference in the OpSpecs incorrect. When an operator’s manual does not adequately describe the system and/or procedures used, a narrative description combined with references may be necessary. Often, it may not be appropriate to use references in this paragraph, (especially with smaller part 135 operators). In these cases narrative description may be necessary. When a narrative description is used, it should be brief but provide sufficient information so that the FAA and the operator have the same understanding about the system and/or procedures used by the operator.

C. Necessary Information for Description of Systems/Procedures. The description of the systems and/or procedures for controlling flight movement as described in the operator’s manual and referenced in the OpSpecs, or as narratively described in the OpSpecs, should include the following information, as appropriate, to the kind of operation:

- Methods and procedures for initiating, diverting, and terminating flights;
- Persons or duty positions authorized to, and responsible for, exercise of operational control;

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• Facilities and location of facilities used by the operator in the exercise of operational control;
• Communication systems and procedures used by the operator;
• Special coordination methods and/or procedures used by the operator to assure the aircraft is Airworthy; and
• Emergency notification procedures.

OPSPEC/MSPEC/LOA A009—AIRPORT AERONAUTICAL DATA; MSPEC A009—AERONAUTICAL DATA.

A. General. Airport aeronautical data is required for 14 CFR parts 91, 91 subpart K (91K), 121, 125 (including part 125 Letter of Deviation Authority (LODA) holders), and 135 operations. In addition, there are requirements contained in part 91, § 91.103 for pilots to become familiar with airport conditions. Airport aeronautical data includes systems that are used by certificate holders, pilots, dispatchers (part 121 domestic and flag operations), and operational control personnel. Airport aeronautical data is required to determine aircraft performance capability at each airport. Principal operations inspectors (POI) authorize a certificate holder’s use of airport aeronautical data in OpSpec A009. Airport aeronautical data includes, but is not limited to:

• Aeronautical charts (including navigational en route, terminal area, and instrument approach procedure charts);
• Airport and runway analysis;
• Airport Facility Directory (AFD) information;
• Aeronautical Information Publication (AIP) for foreign airports; and
• Notices to Airmen (NOTAM).

1) Part 91K Requirements. Part 91K, §§ 91.1033 and 91.1037 contain requirements that can only be met through the use of airport aeronautical data. Part 91K does not require the data to be FAA approved. However, the program manager’s use and system of distribution of airport aeronautical data must be authorized in MSpec A009.

2) Part 121 Requirements. Part 121, §§ 121.97 and 121.117 require part 121 operators to have an FAA-approved system for obtaining, maintaining, and distributing airport aeronautical data.

3) Part 125 Requirements. Part 125, § 125.49 contains airport requirements that can only be met through the use of airport aeronautical data. Part 125 does not require the data to be FAA approved. However, certificate’s and LODA holder’s use and system of distribution of airport aeronautical data must be authorized in OpSpec/LOA A009.

4) Part 135 Requirements. Part 135, §§ 135.23(r), 135.83, 135.229 and part 135 subpart I contain requirements that can only be met through the use of airport aeronautical data. Part 135 does not require the data to be FAA approved. However, a certificate holder’s use and system of distribution of airport aeronautical data must be authorized in OpSpec A009.
B. Additional Guidance. Additional guidance regarding airport aeronautical data requirements for parts 121 and 135 is contained in Volume 3, Chapter 25, Section 1. Information on NOTAM is contained in Volume 3, Chapter 26, Section 6. Information on aircraft performance data is contained in Volume 4, Chapter 3.

C. Enter Information into A009. Describe or reference the certificate holder’s/program manager’s system of disseminating airport aeronautical data in the text box provided in OpSpec/MSpec/LOA in A009. Include specific references to the section(s) of the certificate holder’s/program manager’s manual that contains the description of the system(s) it uses to obtain and disseminate airport aeronautical data. When the airport aeronautical data system is not described in a manual or another document, a narrative description of the system must be used to complete A009. Narrative descriptions must provide sufficient information to describe the system, and how it is used to obtain, maintain, and distribute required airport aeronautical data.

OPSPEC/MSPEC A010—AVIATION WEATHER INFORMATION.

A. General. Title 14 CFR contains general regulatory requirements for certificate holders and program managers who conduct operations in accordance with 14 CFR parts 91K, 121, and 135 to use specific sources for obtaining weather reports and forecasts. OpSpec/MSpec A010 is the method whereby the Administrator approves a certificate holder or program manager to use a particular source of aviation weather reports and forecasts, including those involving adverse weather phenomena.

B. Additional Guidance Regarding the Regulatory Requirements for Weather. Guidance regarding the specific regulatory requirements for aviation weather for parts 91K, 121, 125, and 135 can be found in Volume 3, Chapter 26, Sections 1 through 4. Guidance on which weather sources are approved by the U.S. National Weather Service (NWS) or the FAA Administrator is contained in Volume 3, Chapter 26, Section 1, paragraph 3-2048. Principal operations inspectors (POI) with oversight responsibility of these program managers and certificate or Letter of Deviation Authority (LODA) holders must review this additional guidance prior to issuing or amending OpSpec/MSpec/LOA A010.

C. Part 91K—MSpec A010. Part 91, § 91.1039 requires program managers conducting part 91K operations to use weather-reporting facilities operated by the NWS, a source approved by the NWS, or a source approved by the Administrator.

1) A010 Subparagraph a. Subparagraph a of MSpec A010 automatically authorizes the use of the NWS and sources approved by the NWS. Sources approved by the NWS can be found in Volume 3, Chapter 26, Section 1, paragraph 3-2048. These specific sources do not have to be listed in A010; however, POIs should instruct program managers to include information on NWS-approved weather sources in the Program Operations Manual in accordance with § 91.1025(n) and 91.1025(o).

2) A010 Subparagraph b. Subparagraph b of MSpec A010 contains a list from which the POI may select each weather source approved by the Administrator. Weather sources approved by the Administrator are outlined in Volume 3, Chapter 26, Section 2, Regulatory Sources of Aviation Weather Information and Aviation Weather Information Systems—
Parts 91K, 121, and 135. To select a weather source, place a check mark in the appropriate box. Only the selected weather sources will display when the template is issued. If a program manager desires to use a weather source (e.g., a Commercial Weather Information Provider (CWIP)) that is not available for selection in the A010 template, POIs must review Volume 3, Chapter 26, Section 2, paragraphs 3-2075 and 3-2076 to determine whether the program manager is required to have an Enhanced Weather Information System (EWINS) or approval from the Air Transportation Division (AFS-200) in lieu of an EWINS. Text may not be entered into the nonstandard/optional text (Text 99) box of MSpec A010 without prior approval from AFS-200 (See Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713).

3) Table 1 — EWINS. When a part 91K program manager receives FAA approval to use an EWINS, the POI will list each approved weather source used by the program manager as part of its EWINS in the first column of Table 1 in MSpec A010. POIs will enter the name of the manual containing the EWINS, the date of initial approval of the EWINS, and the date of the latest revision of the EWINS (when issued) in the remaining columns of the EWINS table. If EWINS is not authorized, POIs will enter “N/A” in the first column of the EWINS table. There is also a help icon ( ) for this table in WebOPSS. More detailed information on EWINS is located in Volume 3, Chapter 26, Section 4. POIs must review this guidance prior to approving an EWINS and each weather provider contained therein.

D. Part 121. The A010 template for part 121 contains requirements for part 121 domestic, flag, and supplemental operations. The template is broken down into the requirements for domestic and flag operations, the requirements for supplemental operations, and EWINS, which applies to all kinds of part 121 operations.

1) Part 121 Domestic and Flag Operations. Part 121, § 121.101 requires certificate holders conducting part 121 domestic and flag operations to use certain weather sources depending on where a flight is operating (e.g., outside or inside of the United States). A010 paragraph b and the subparagraphs and table contained therein apply to domestic and flag operations.

a) A010 Subparagraph b(1)—Part 121 Domestic and Flag Operations Within the 48 Contiguous United States and the District of Columbia. Subparagraph b(1) of OpSpec A010 automatically authorizes the use of the NWS or a source approved by the NWS to provide weather reports within the 48 contiguous United States and the District of Columbia. Sources approved by the NWS can be found in Volume 3, Chapter 26, Section 1, paragraph 3-2048. These specific sources do not have to be listed in A010; however, POIs should instruct certificate holders to include information on NWS-approved weather sources in the certificate holder’s manual in accordance with the requirements of § 121.135(b)(4) and (b)(15).

b) A010 Subparagraph b(2)—Weather Sources Approved by the Administrator. Subparagraph b(2) of A010 contains a list from which the POI may select each weather source approved by the Administrator. Weather sources approved by the Administrator are outlined in Volume 3, Chapter 26, Section 1, paragraph 3-2048. To select a weather source, place a check mark in the appropriate box. Only the selected weather sources will display when the template is issued. If a certificate holder desires to use a weather source (e.g., a CWIP) that is not available for selection in the A010 template, POIs must review Volume 3, Chapter 26, Section 2,
paragraphs 3-2075 and 3-2076 to determine whether the certificate holder is required to have an 
EWINS or approval from AFS-200 in lieu of an EWINS. Text may not be entered into the 
nonstandard/optional text (Text 99) box, without prior approval from AFS-200 (See Volume 3, 
Chapter 18, Section 2, paragraphs 3-712 and 3-713).

c) A010 Table 1—Adverse Weather Phenomena Reporting and Forecast System. 
Entering information into Table 1 for an Adverse Weather Phenomena Reporting and Forecast 
System Table is mandatory for all certificate holders who are authorized to conduct part 121 
domestic and flag operations. Section 121.101(d) requires these certificate holders to have an 
FAA-approved system of obtaining reports and forecast of adverse weather phenomena. POIs 
will list each weather source (provider) the certificate holder is approved to use in its adverse 
weather phenomena reporting and forecast system in the first column of Table 1 in 
OpSpec A010. POIs will enter the name of the certificate holder’s manual containing the 
approved adverse weather phenomena reporting and forecast system along with the date of initial 
approval and the date of the latest revision (when issued) into the remaining columns of Table 1. 
More detailed information on adverse weather phenomena reporting and forecast systems is 
located in Volume 3, Chapter 26, Section 3. POIs must review this information prior to 
approving any adverse weather phenomena reporting and forecast system. If a certificate holder 
is authorized to use an EWINS as a means of satisfying the regulatory requirement to have an 
FAA-approved adverse weather phenomena reporting and forecast system, POIs may select 
“See Table 2” in the first column provided in OpSpec A010 Table 1. This is allowable only if the 
EWINS meets or exceeds all of the requirements of an adverse weather phenomena reporting and 
forecast system, in accordance with Volume 3, Chapter 26, Section 3. Table 1 also contains a 
help icon (🌐) in WebOPSS.

d) A010 Subparagraph b(4). Subparagraph b(4) of OpSpec A010 simply reflects 
the regulatory requirement of § 121.101(c) for certificate holders to use weather forecasts that 
are prepared from the weather reports prescribed in subparagraphs b(1), b(2), and b(3) of A010.

2) Part 121 Supplemental Operations. Section 121.119 requires certificate holders 
conducting supplemental operations to use certain sources of weather information depending on 
where a flight is operating. A010 paragraph c and all of the subparagraphs contained therein 
apply to part 121 supplemental operations.

   a) A010 Subparagraph c(1)—Part 121 Supplemental Operations Within the 
United States. Subparagraph c(1) of OpSpec A010 automatically lists the U.S. NWS or a source 
approved by the Weather Bureau (the Weather Bureau is represented by the NWS) as the source 
for weather reports within the United States.

   b) A010 Subparagraph c(2)—Weather Sources Approved by the Administrator. 
Subparagraph c(2) of OpSpec A010 contains a list from which the POI may select each weather 
source approved by the Administrator. Weather sources approved by the Administrator are 
outlined in Volume 3, Chapter 26, Section 1, paragraph 3-2048. To select a weather source, place 
a check mark in the appropriate box. Only the selected weather sources will display when the 
template is issued. If a certificate holder desires to use a weather source (e.g., a CWIP) that is not 
available for selection in the A010 template, POIs must review Volume 3, Chapter 26, Section 2, 
paragraphs 3-2075 and 3-2076 to determine whether the certificate holder is required to have an
EWINS or approval from AFS-200 in lieu of an EWINS. Text may not be entered into the nonstandard/optional text (Text 99) box, without prior approval from AFS-200 (See Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713).

c) A010 Subparagraph c(3). Subparagraph c(3) of OpSpec A010 simply reflects the regulatory requirement of § 121.119(b) for certificate holders to use weather forecasts that are prepared from the weather reports prescribed in subparagraphs c(1) or c(2) of A010.

3) A010 Table 2 – EWINS. When a certificate holder conducting part 121 operations receives FAA approval to use an EWINS, the POI will list each approved weather source used by the certificate holder as part of its EWINS in the first column of the EWINS table. POIs will enter the name of the manual containing the EWINS, the date of initial approval of the EWINS, and the date of the latest revision of the EWINS (when issued) in the remaining columns of the EWINS table. If EWINS is not authorized, POIs will enter “N/A” in the first column of the EWINS table. There is also a help icon ( ) for this table in WebOPSS. More detailed information on EWINS is located in Volume 3, Chapter 26, Section 4. POIs must review this guidance prior to approving an EWINS and each weather provider contained therein.

E. Part 125. Part 125 does not contain any requirements for specific sources for aviation weather information. If a certificate or LODA holder or the POI wishes to exercise the option of listing sources of aviation weather information in OpSpec/LOA A010, the POI may list each weather source in the text box provided in the template. Otherwise, the POI may simply list “N/A” in the text box provided. Additional guidance regarding the weather requirements of part 125 can be found in Volume 3, Chapter 26, Section 1. The OpSpec/LOA A010 templates for part 125 operations do not contain an EWINS table.

F. Part 135. In accordance with § 135.213(a), when weather reports and forecasts are required, certificate holders and pilots conducting part 135 operations must use a weather report or forecast, prepared by the NWS, a source approved by the NWS, or a source approved by the Administrator. For part 135 operations there are two templates available in WebOPSS: a straight part 135 template and a combination template for certificate holders authorized to conduct operations under parts 121 and 135 (part 121/135 combination). The requirements for the straight part 135 template and the part 121/135 combination template are the same where part 135 operations are concerned. The part 121/135 combination template reflects the part 135 requirements for aviation weather information in Section II of the template.

1) A010 Paragraph a—Weather-Reporting Facilities Operated by the NWS. Paragraph a of the part 135 template and the part 135 section of the part 121/135 combination template automatically authorizes the use of the NWS and sources approved by the NWS. Sources approved by the NWS can be found in Volume 3, Chapter 26, Section 1, paragraph 3-2048. These specific sources do not have to be listed in A010; however, POIs should instruct certificate holders to include information on NWS-approved weather sources in the certificate holder’s manual in accordance with the requirements of part 119, §§ 119.43 and 135.23(r).

2) A010 Paragraph b—Weather Sources Approved by the Administrator. Subparagraph b(2) of the part 135 template and the part 135 section of the part 121/135
combination template A010 contains a list from which the POI may select each weather source approved by the Administrator. Weather sources approved by the Administrator are outlined in Volume 3, Chapter 26, Section 1, paragraph 3-2048. To select a weather source, place a check mark in the appropriate box. Only the selected weather sources will display when the template is issued. If a certificate holder desires to use a weather source (e.g., a CWIP) that is not available for selection in the A010 template, POIs must review Volume 3, Chapter 26, Section 2, paragraphs 3-2075 and 3-2076, to determine whether the certificate holder is required to have an EWINS or approval from AFS-200 in lieu of an EWINS. Text may not be entered into the nonstandard/optional text (Text 99) box, without prior approval from AFS-200 (See Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713).

3) **A010 Table 1 – EWINS.** Table 1 of the part 135 template and the part 135 section of the part 121/135 combination template is for EWINS. When a certificate holder conducting part 121 operations receives FAA approval to use an EWINS, the POI will list each approved weather source used by the certificate holder as part of its EWINS in the first column of the EWINS table. POIs will enter the name of the manual containing the EWINS, the date of initial approval of the EWINS, and the date of the latest revision of the EWINS (when issued) in the remaining columns of the EWINS table. If EWINS is not authorized, POIs will enter “N/A” in the first column of the EWINS table. There is also a help icon ( ) for this table in WebOPSS. More detailed information on EWINS is located in Volume 3, Chapter 26, Section 4. POIs must review this guidance prior to approving an EWINS and each weather provider contained therein.

4) **A010 Table 2 – Deviation In Accordance With Part 135, § 135.213(b).** Table 2 of the part 135 template, and the part 135 section of the part 121/135 combination template, contains the § 135.213(b) deviation table. When a certificate holder is granted the § 135.213(b) deviation in OpSpec A005, Exemptions and Deviations, the POI must list the information specified in the table for each location (e.g., airport, seaport, landing site, etc.) to which the deviation applies. Detailed information on § 135.213(b) deviations is contained in Volume 3, Chapter 26, Section 2. POIs must review this information prior to listing any information in the § 135.213(b) deviation table.

**OPSPEC/MSPEC A011—APPROVED CARRY-ON BAGGAGE PROGRAM.**

**A. General.** Part 121, § 121.589 requires part 121 operators to have an approved carry-on baggage program. This regulation also requires FAA approval to be in the operator’s OpSpecs. When the FAA issues OpSpec/MSpec A011, the operator is authorized to either allow passengers to stow carry-on bags in the aircraft cabin or restrict the items brought inside the aircraft cabin to passenger personal items. Operators that do not allow carry-on bags in the cabin of the aircraft are considered to have a no-carry-on baggage program. Advisory Circular (AC) 120-27, Aircraft Weight and Balance Control, current edition, provides further details regarding the definitions of carry-on baggage and personal items. OpSpec/MSpec A011 must describe or reference the carry-on baggage program or the no-carry-on baggage program. It is permissible for OpSpec/MSpec A011 to reference a separate carry-on baggage document developed by the operator that describes the program. However, the operator may elect to implement the carry-on baggage program by describing the requirements of the program in various sections of its manuals, such as the passenger services manual and the flight attendant manual. In this case, template A011 should reference specific sections of the pertinent manuals.

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Reference to the approved program in the template must be controlled by revision number and/or date, as appropriate. When an operator’s manual or separate carry-on baggage document does not adequately describe the approved carry-on baggage program, a combination of references and narrative description may be necessary. The description of the approved carry-on baggage program must address the items discussed in the current editions of AC 121-29, Carry-On Baggage, and AC 120-27. Additionally, one or more of templates A096, A097, A098, and/or A099 must be issued to track the approved carry on bag/personal item actual or average weights.

B. Accounting for Carry-On Baggage Weight. Parts 91, 91 subpart K, and 135 operators requesting authorization to use average or segmented passenger weights that meet the requirements specified in AC 120-27, current edition, must either have a letter of authorization or been issued OpSpec/MSpec A011 to account for the actual or average weights used to account for carry-on baggage. Additionally, one or more of OpSpecs/MSpecs A096, A097, A098, and/or A099 must be issued to track the approved carry-on bag/personal item actual or average weights.

C. No Carry-On Baggage Program. Operators of small- and medium-cabin aircraft, as referenced in AC 120-27, current edition, may elect to only allow personal items onboard the aircraft. Operators with no-carry-on baggage programs must have procedures in place that ensure carry-on bags are either checked at the ticket counter, the gate, or plane side. Training programs should include the recognition of carry-on bags and procedures for removing such bags if they are inadvertently brought onboard the aircraft.

OPSPEC A012—PART 121 DOMESTIC OPERATIONS TO CERTAIN AIRPORTS OUTSIDE THE 48 CONTIGUOUS UNITED STATES AND ALASKA.

A. General. Title 14 CFR part 119, § 119.3(2)(iv), definition of “domestic operation,” gives the Administrator the authority to allow a 14 CFR part 121 certificate holder with flag authority to conduct operations to and from specific airports outside the 48 contiguous United States and Alaska, in accordance with the rules applicable to domestic operations instead of the rules applicable to flag operations. OpSpec A012 is the method that the Administrator uses to grant this authorization.

B. Applicability. A012 is an optional OpSpec that is applicable to part 121 certificate holders who hold economic authority and are authorized in OpSpec A001 to conduct domestic and flag operations.

C. Conditions and Limitations. The following are some of the key conditions and limitations that must be met in order for certificate holders to operate under the authority granted by OpSpec A012:

1) The origin and destination airports must be listed in the certificate holder’s OpSpec C070 as a regular, provisional, or refueling airport. Although certificate holders list alternate airports in their C070, part 121, § 121.631(a) specifically states, “A certificate holder may specify any regular, provisional, or refueling airport, authorized for the type of aircraft, as a destination for the purpose of original dispatch or release.”
2) Destination airports outside of the contiguous United States that are not located in the state of Alaska must be within 950 nautical miles (NM) from the territorial limits of the 48 contiguous United States. The territorial limits of the 48 contiguous United States include the territorial waters of those States. The National Oceanic and Atmospheric Administration (NOAA) defines territorial waters as being 12 NM from the baseline of the State. Title 14 CFR part 1 contains a definition of the United States which includes the territorial waters and the airspace within.

3) An alternate airport for the destination must be listed in the dispatch release:
   a) If the flight is scheduled for more than 6 hours, regardless of the destination.
   b) For flights conducted to Alaska if the destination airport does not have more than one separate suitable runway authorized for the type of aircraft to be used.

4) Certificate holders must comply with all regulations applicable to domestic operations when conducting operations in accordance with OpSpec A012.

NOTE: Principal operations inspectors (POI) must ensure that certificate holders fully understand the provision in subparagraph C4), particularly when it comes to fuel planning. There are several OpSpecs paragraphs, such as B043, B044, and B343, which apply only to flag and supplemental fuel reserves. A certificate holder operating flights in accordance with the provisions of OpSpec A012 cannot apply any regulations or OpSpecs paragraphs applicable to flag or supplemental operations. In other words, OpSpec A012 cannot be combined with OpSpecs such as B043, B044, and B343.

NOTE: Please review the actual OpSpec A012 template in the Web-based Operations Safety System (WebOPSS) to view the full authorization contained in the OpSpec, along with all of the conditions and limitations listed therein.

D. Policies and Procedures. Certificate holders who are seeking approval for OpSpec A012 must have adequate policies, procedures, and training in place for dispatchers and flightcrew members to ensure that flights are scheduled, planned, and released in accordance with all of the limitations and provisions of OpSpec A012.

E. If Conditions Cannot Be Met. If all of the limitations and provisions contained in OpSpec A012 cannot be met, the certificate holder is prohibited from conducting operations in accordance with its use and must conduct operations in accordance with flag rules.

OPSPEC/MSPEC A013—OPERATIONS WITHOUT CERTAIN EMERGENCY EQUIPMENT.

A. General. Use OpSpec/MSpecs A013 and A005 to approve deviations from the requirements for certain emergency equipment for extended over water operations for turbojet-powered airplanes.
1) Authorization for issuance requires the concurrence of the principal operations inspector (POI), the appropriate region, and the Air Transportation Division, AFS-200.

2) Approval is indicated by listing in OpSpec/MSpec A013 the make and model of the aircraft and the routes and/or areas to which the deviation applies.

**B. Applicability of OpSpec/MSpec A013 and Associated Deviations.**

1) Part 91 subpart K fractional ownership program managers may apply for a deviation from part 91, § 91.509 to permit extended over water operations without carrying certain emergency ditching equipment.

2) Part 121 certificate holders may apply for a deviation from part 121, § 121.339 to permit extended over water operations without carrying certain emergency ditching equipment.

3) Part 135 certificate holders may apply for a deviation from part 135, § 135.167 to permit extended over water operations without carrying certain emergency ditching equipment.

**C. Granting Deviations.** If the FAA grants a deviation and issues OpSpec/MSpec A013:

1) Part 91K, fractional ownership program managers must list part 91, §§ 91.509(b)(2), (3), (4), and (5) in MSpec paragraph A005 with the reference to A013.

2) Part 121 certificate holders must list part 121, § 121.339(a)(2), (3), and (4) in OpSpec A005 with the reference to OpSpec A013.

3) Part 135 certificate holders must list part 135, § 135.167(a)(2) in OpSpec A005 with the reference to A013.

**D. Life Preserver Deviation.** It is FAA policy that deviations from the requirement to carry life preservers (§§ 121.339(a)(1), 135.167(a)(1), or 91.509(b)(1), as applicable) will not be approved.

**E. Deviations From Carrying Liferafts.** Deviations from the requirements for carrying liferafts and the liferaft’s required attached equipment may be approved. There is no individual deviation provision or requirement for a deviation for the following required items:

- Survival kits (§§ 91.509(e), 121.339(c), and, 135.167(c), as applicable);
- Pyrotechnic signaling devices (§§ 91.509(b)(3), 121.339(a)(3), and 135.167(b), as applicable); and
- Emergency locator transmitters (§§ 91.509(b)(3), 121.339(a)(4), and 135.167(b), as applicable).

**F. Permitted Areas of Operation.** The area(s) of operation permitted is any offshore area adjoining the 48 contiguous states of the United States, the Gulf of Mexico, and the Caribbean Islands, as follows:
1) The south and east coasts of the United States, below 35 degrees North latitude, the Gulf of Mexico, and the Caribbean Islands, not to exceed 30 minutes’ flying time in still air with one-engine inoperative, or 162 nautical miles (NM) from the nearest shoreline, whichever is less.

2) The east coast of the United States, 35 degrees North latitude and above, not to exceed 30 minutes’ flying time in still air with 1 engine inoperative or 100 NM from the nearest shoreline, whichever is less.

3) The west coast of the United States, not to exceed 30 minutes’ flying time in still air with one-engine inoperative or 100 NM from the nearest shoreline, whichever is less.

G. Requirements for Supporting Documentation for Deviation Request. The operator must submit an application with supporting documentation for the deviation request with at least the following information about the conditions that must be met for the approval:

1) Aircraft operational capabilities for diversion due to an engine failure. This information must include drift down profiles, engine out cruise performance for two- and three-engine aircraft, and two-engine cruise performance for four-engine aircraft.

2) A graphical presentation of the areas and routes of en route operation and/or routes over which provisions of the deviation will apply, including proposed minimum en route altitudes and airports which could be used if diversion is necessary. The A013 authorization contains a limitation that in flight operations must not exceed the distance allowed under subparagraph F, as applicable, from a shoreline at any time. An exception is allowed for temporary maneuvering for weather avoidance.

3) Navigation and communication equipment requirements and capabilities for normal flight conditions and for engine inoperative flight conditions in the proposed areas of en route operation.

4) Existing and/or proposed procedures for diversion contingency planning and training curricula for flight and cabin crewmembers concerning ditching without liferafts.

5) A description of search and rescue facilities and capabilities for the proposed areas of en route operations.

H. Reviewing the Application.

1) The principal operations inspector (POI), in coordination with the principal maintenance inspector (PMI) and principal avionics inspector (PAI), must evaluate and substantiate submitted information. If a POI does not concur with the operator’s proposal, the POI will forward a letter to the operator denying the application for a deviation with an explanation of the reasons for denial. If a POI concurs that the deviations should be approved, the POI will prepare and forward a recommendation along with the operator’s application and supporting information to the Air Transportation Division, AFS-200, through the regional Flight Standards division.

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2) AFS-200 will review the application, the supporting information, and the POI’s recommendation. If AFS-200 does not concur with the POI’s recommendation, AFS-200 will forward a letter to the POI, with a copy to the region, indicating nonconcurrency with an explanation of the reasons. If AFS-200 agrees with the POI’s recommendation, AFS-200 will advise the POI by letter of the concurrence. With AFS-200 concurrence, the POI may approve the deviation by issuing A013 and A005.

OPSPEC A014—IFR EN ROUTE OPERATIONS IN CLASS G AIRSPACE.

A. General.

1) A014 provides the initial authorization for instrument flight rules (IFR) en route operations in Class G airspace. Other IFR en route authorizations may be found in OpSpecs B031, B034, B035, and B036, as applicable and appropriate.

2) OpSpec B032 prohibits special IFR en route operations in Class G airspace unless the POI approves such operations by issuing A014. IFR operations in Class G airspace are not provided any air traffic control (ATC) separation services. The certificate holder and the pilot in command (PIC) are responsible for avoiding obstacles and other air traffic.

B. Prerequisites for Authorizing En Route IFR Operations. Before authorizing en route IFR operations in Class G airspace to part 121, 121/135, 125, or 135 certificate holders:

1) The POI must confirm that the operator has a method or procedure for assuring that any facilities and services that this type of operation depends upon are operational during the periods in which flights are to occur.

2) The POI must also confirm that the operator has developed procedures and guidance for crewmember use while operating in areas of en route operations in Class G airspace. Aeronautical Information Publications (AIP) or flight information region (FIR) publications have broadcast in the blind procedures and other guidance for crewmember use when large areas of Class G airspace are within the area covered by the AIP or FIR.

NOTE: See Volume 4, Chapter 1, Section 1, General Navigation Concepts, Policies, and Guidance, and Section 4, Class II Navigation, for further discussion on en route operations in Class G airspace.

3) The reference to OpSpec B051 is to provide for part 121 reciprocating and turbo propeller powered aircraft operations only.

C. Special Terminal Area IFR Operations. OpSpecs C064, C080, and/or C081 now authorize special terminal area IFR operations in Class G airspace or at airports without an operating control tower. One or both types of these operations may be authorized.

D. Program Manager Authorizations. MSpec A014 authorizes the program manager to conduct IFR operations in Class G airspace and at airports without an operating control tower. Part 91 subpart K program managers will not have a separate MSpec C064 or C080.
OPSPEC A015—AUTOPilot IN LIEU OF REQUIRED SECOND IN COMMAND.

A. General. In accordance with part 135, § 135.105(b), a part 135 operator may apply for authorization to use an autopilot in place of a second in command (SIC). The principal operations inspector (POI) must coordinate with a principal avionics inspector (PAI) to ensure each particular aircraft/autopilot combination is installed in accordance with FAA-approved data, is Airworthy, and is operationally capable of maintaining control of the aircraft to the degree specified in § 135.105(c). When making its request, the operator should include the following (PIs may request additional information):

1) Autopilot make/model,

2) Copy of the Flight Manual Supplement that identifies the aircraft and the autopilot, and

3) Copy of FAA Form 337, Major Repair & Alteration (Airframe, Powerplant, Propeller, or Appliance), if applicable.

B. Making Note of Conditions and Limitations. List the aircraft make and model and the autopilot manufacturer and model identification in A015. Any conditions or limitations which the POI determines necessary for a particular aircraft/autopilot combination must also be listed. It is not necessary to repeat conditions or limitations already specified in an Airplane Flight Manual (AFM) or AFM supplement. If no conditions or limitations apply, enter the word “none” in that part of the listing.

C. Approval. The approval for this authorization is granted by the PI issuing A015. A request for deviation is not required when granting this authorization, as there are no regulations being deviated from.

NOTE: PIs will authorize A015 in OpSpec A004, which summarizes the authorizations applicable to the operator. OpSpec A005 will not be populated when issuing A015.

OPSPEC A016. RESERVED. It was split into four separate authorizations: A037, A038, A039, and A040.

OPSPEC A017—APPROVED SECURITY PROGRAM FOR HELICOPTERS.

A. General. Title 49 of the Code of Federal Regulations part 1500 does not include provisions for helicopter security programs. Helicopter operators who wish to enplane or deplane passengers or checked luggage into “sterile areas” must apply for, and receive authorization to use, an approved security program. A017 conveys the authority for helicopter operators to use an approved security program. Principal operations inspectors will not issue A017 without concurrence of the Civil Aviation Security Field Office.

B. Using References. Describe or reference the security program used by the operator in A017a. Reference sections of the operator’s manual that describe the program used by that operator. It is not necessary to control these references by date. Change the references only when
a revision to the operator’s manual makes the reference in the OpSpecs incorrect. When the operator’s manual does not adequately describe the system and/or procedures used, a narrative description combined with references may be needed.

C. Listing Airports and/or Heliports. List the airports and/or heliports where operators must comply with the approved security program in A017b.

**OPSPEC A018—SCHEDULED HELICOPTER OPERATIONS.** A018 is issued to helicopter operators who operate scheduled passenger or cargo carrying operations.

A. Completing Approach and Landing With Powerplant Failure. Subparagraph A018a(2) authorizes scheduled helicopter operations along “Restricted Helicopter Routes” with helicopters which do not have Transport Category “A” one engine inoperative performance capabilities. The operator must show that helicopters using these routes can, at any point along the route and while at the minimum authorized altitude, complete a safe approach and landing if powerplant failure occurs. Determining compliance with these conditions will almost always be a controversial and difficult inspector task. For this reason, only currently qualified and highly experienced helicopter specialists should be used to evaluate these types of routes. In controversial cases, a team of helicopter specialists should be employed for this task.

B. Defining Restricted Helicopter Routes. OpSpec B050 must precisely define “Restricted Helicopter Routes.” This may be accomplished in accordance with instructions in Volume 3, Chapter 18, Section 4, Part B Operations Specifications—En Route Authorizations and Limitations, paragraph B050, subparagraph B(2)(e). In certain situations, detailed descriptions (including maps, charts, ATC letters of agreement, special provisions, and limitations) of “Restricted Helicopter Routes” may be lengthy and complex. Therefore, it is permissible to incorporate these documents in B050 by reference.

**OPSPEC A019—AUTOMOTIVE GASOLINE AS AIRCRAFT FUEL.** A certificate holder may request authorization to use automotive gasoline as fuel in reciprocating engine aircraft used in 14 CFR part 135 cargo operations. When an inspector receives a request for this authorization, he must take all of the following actions before issuing A019:

A. Approval to Use Automotive Gasoline. In coordination with an Airworthiness inspector, determine that the specific aircraft is approved to use automotive gasoline as fuel.

B. Inspect the List of Aircraft. Inspect the proposed list of aircraft the certificate holder must maintain under 14 CFR part 119, § 119.59(b) for compliance with the provision of A019b(2).

C. Inspect Certificate Holder Procedures. In coordination with an Airworthiness inspector, determine that the certificate holder has written procedures which provide compliance with the requirements of OpSpec paragraphs A019b(3) and (4).

D. Necessary Entry in Aircraft and Powerplant Historical Record. The certificate holder must enter, in each appropriate aircraft and powerplant historical record, the following entry:
“This aircraft/powerplant has been operated using automotive gasoline as fuel and is prohibited for use in part 135 passenger carrying operations until the following events have been completed and documented by a person authorized to perform an annual inspection of this aircraft:

1) Remove all automotive fuel and fuel residue from the aircraft and powerplant fuel systems.

2) Inspect all components of the aircraft fuel system and appropriate components of the powerplants to determine that those components are Airworthy and conform to the appropriate type design.

3) Record events (1) and (2) in the aircraft and/or powerplant records.”

**OPSPEC A020—AIRPLANE OPERATIONS WITHOUT INSTRUMENT RATED PILOTS.** A certificate holder who applies for this authorization may be issued A020 after each of the following considerations are satisfied.

**A. Criteria for an Isolated Area.** The area to be approved must be isolated. In determining whether an area is an “isolated area,” consider the following criteria:

1) Isolated areas may include small settlements or villages. Commercial transportation, such as bus or train, is not available. Major highways do not transit or penetrate isolated areas although secondary and unimproved roads (suitable for cars and trucks) may be available. In many cases, the destinations are so isolated that air travel is the primary means of transportation.

2) Landing areas may be unimproved strips or water sites depending on the kinds of airplanes used and the time of year. Ski equipped airplane operations would be appropriate to frozen lakes or rivers and to suitable, snow covered land areas.

3) The size of isolated areas may vary considerably, depending on the needs of a particular certificate holder. However, part 135, § 135.243(d) states that flights may not exceed 250 nautical miles (NM) from the operator’s base of operations. The point of departure, en route portion of flight, and landing site all must be within the boundaries of the approved isolated area.

4) Within isolated areas flight planning and navigational requirements are normally performed by pilotage only. Radio navigational signal coverage (very-high frequency omnidirectional range or nondirectional radio beacon facilities) is usually limited, or largely ineffective, in these areas. However, a radio facility may be located at or near a landing site without changing the classification of the isolated area.

5) Weather hazards that may be encountered in the proposed area and planning strategies that may reduce risk. (e.g., valleys may produce heavy fog in morning hours. Should a destination airport become fogged in while en route, consider using ABC airport as an alternate.)

**B. Application for Isolated-Area Operations Using a PIC Without an Instrument Rating.** Applicants requesting approval for these operations must hold an Air Carrier Certificate...
or an Operating Certificate and OpSpecs authorizing part 135 on-demand visual flight rules (VFR) day-only operations using single-engine land or seaplanes. Isolated-area operations using a pilot in command (PIC) without an instrument rating must not be authorized for commuter operations. Application for this authorization must be made by letter requesting amended OpSpecs. A map or current aeronautical chart identifying the area involved must be attached to the letter of application. This chart must clearly show the boundaries of the isolated area, the principal landing sites, and the distances from the operator’s operations base.

C. Review of the Application for Compliance. Inspectors must review the application to confirm compliance with § 135.243(d)(3) (that the area is isolated) and § 135.243(d)(6) (flight distances do not exceed 250 NM). Inspectors must determine whether the certificate holder has a manual that incorporates instructions concerning operations in isolated areas. This manual must include a procedure that guarantees that noninstrument-rated PICs will not be used outside of the approved isolated areas. The principal operations inspector must determine that the following requirements are met before issuing A020.

1) All aircraft to be used are single, reciprocating engine powered, nine or fewer passenger airplanes equipped for at least day VFR operations.

2) Operations are limited to on demand, day VFR flights within the boundaries of the approved isolated area and not more than 250 NM distance from the base of operation.

3) Flight locating procedures are adequate.

4) The regional Flight Standards division concurs with the approval of the isolated area operation.

OPSPEC A021—AIR AMBULANCE OPERATIONS—HELICOPTER.

A. General. OpSpec A021 authorizes a certificate holder operating under 14 CFR part 135 to conduct air ambulance visual flight rules (VFR) medical service operations in helicopters. The term “helicopter air ambulance” (HAA) replaces the previously used term “helicopter emergency medical service” (HEMS).

1) HAA/air ambulance authorization requires that the intended takeoff and landing site be adequate for the proposed operation considering the size of the site, type of surface, surrounding obstructions, and lighting.

2) If the HAA operation is to be conducted at night, the takeoff and landing site must be clearly illuminated by a lighting source that will provide adequate lighting for the site itself and for any obstructions that could create potential hazards during approach, hovering, taxiing, and departure operations.

B. Provisions and Limitations.

1) OpSpec A021 specifies that the certificate holder may not use a pilot in command (PIC) in HAA operations unless that PIC has satisfactorily completed the certificate holder’s FAA-approved training program for such operations. Because HAA operations often involve
flights during periods of inclement weather, the training program for HAA operations must include a segment that covers the recovery from inadvertent instrument meteorological conditions (IIMC) encountered because of unforecasted weather conditions.

2) OpSpec A021 specifies the conditions (day/night), area (local/cross-country), ceiling, and visibility the certificate holder is authorized to use for HAA operations in Class G (uncontrolled) airspace. Night conditions are further defined by identifying different minimums for high and low lighting conditions. In addition, OpSpec A021 specifies different ceiling and visibility minimums for these considerations and areas when operating in mountainous and nonmountainous areas. Each specific combination of conditions and areas are listed in OpSpec A021.

   a) The possible combinations of conditions and area include time of day (night or day), level of light available at night (low and high lighting conditions), area of operation (local or cross-country), and the kind of area (mountainous or nonmountainous). Each of these combinations is specified along with ceiling and visibility authorizations.

   b) Instrument flight rules (IFR) operators authorized to fly point in space (PinS) special instrument approach procedures (IAP) with a “Proceed VFR” transition to the heliport must apply their VFR weather minimums in determining their landing minimums.

1. Since these operations require that the aircrew be specifically qualified for the use of these approaches, the visual segment area may be considered “local” in nature.

2. Because the pilot and aircraft are trained, equipped, and authorized as fully IFR-capable under Part H authorizations, the area may be considered the equivalent of a “high lighting conditions” area at night.

3. The effect of precipitous terrain has been accounted for in the development of the minimum descent altitude (MDA); therefore, for purposes of applying VFR minimums in determining IFR landing visibility minimums, the area may be considered “nonmountainous.” For planning purposes, this consideration applies when the distance from the missed approach point (MAP) to the landing area is less than 3 nautical miles (NM).

4. Therefore, when applying the VFR weather minimums of OpSpec A021 in determining the minimums for all special PinS approaches with a “Proceed VFR” transition to the heliport, apply the local, nonmountainous, day, or night high lighting conditions (as appropriate) minimums in OpSpec A021 in determining the landing minimum if the distance from the MAP to the heliport is 3 NM or less. However, if the distance from the MAP to the heliport exceeds 3 NM, the certificate holder must apply the VFR minimums prescribed in OpSpec A021 appropriate to the actual existing conditions (e.g., local, mountainous, day or nonmountainous, cross-country, night, etc.).

NOTE: For instrument approaches with a “Proceed visually” visual segment, the minimums provided in OpSpec A021 do not apply; the minimums specified in the IAP apply.
c) Requests for lower weather minimums for operations in uncontrolled airspace must be coordinated with and approved by the Air Transportation Division (AFS-200) through the regional Flight Standards division (RFSD). These requests must follow the nonstandard OpSpec approval process outlined in Volume 3, Chapter 18, Section 2, paragraph 3-713, Procedures for Requesting Nonstandard OpSpec/MSpec/LOA Authorizations and Nonstandard/Optional Text Authorizations.

C. Local Area. OpSpec A021 contains a description of the “local area.” The local area is an area designated by the certificate holder, which generally may not exceed 50 NM from the dispatch location, taking into account manmade and natural geographic terrain features that are easily identifiable by the PIC and from which the PIC may visually determine a position at all times.

1) The local area may be the same for night and day operations unless the terrain features used for the day local area would not be discernible at night. In such a case, both a day and night local area must be described.

2) For example, in mountainous or desert locations, geographical features may facilitate day operations, but because of the lack of such features and/or lighted landmarks, night operations would not be authorized.

3) Additional information on local flying areas is provided in Volume 4, Chapter 5, Section 3, paragraph 4-947, LFA for HAA Operations.

D. HAA Reporting Data.

1) In compliance with Title 49 of the United States Code (49 U.S.C.) § 44731, Collection of Data on Helicopter Air Ambulance Operations, all part 135 certificate holders utilizing this OpSpec shall, within 30 days from the conclusion of each calendar-year, complete all applicable data fields in the Helicopter Air Ambulance (HAA) Data Reporting Spreadsheet (see subparagraph D2) below) and submit the completed spreadsheet to the FAA via email attachment to 9-AFS-HelicopterAirAmbulanceData@faa.gov; or, alternatively, HAA operators may submit their spreadsheet to FAA by using most forms of electronic media (e.g., CD-ROM, DVD, etc.) directly to:

   Federal Aviation Administration
   AFS-250, Part 135 Air Carrier Operations Branch
   HAA Data Collection
   800 Independence Avenue, SW., Room 831
   Washington, DC, 20591

2) All part 135 certificate holders utilizing this OpSpec shall submit their data reports using a predesigned Microsoft Excel® spreadsheet template, which is available for download by cutting and pasting or typing into their browser the following Web address: http://www.faa.gov/about/office_org/headquarters_offices/avs/offices/afs/afs200/branches/afs250/.

   Check with FSIMS to verify current version before using
E. Additional Information. For more information, see OpSpec A024, Air Ambulance Operations—Airplane, and OpSpec A050, Helicopter Night Vision Goggle Operations (HNVGO), in this section.

OPSPEC A022—APPROVED EXIT SEAT PROGRAM. Title 14 CFR part 121, § 121.585 and part 135, § 135.129 require an operator who permits a person to occupy an exit seat to have an FAA-approved Exit Seat Program. The final rules state in pertinent part, “The procedures required by paragraph (n) of this section will not become effective until final approval is granted by the Director, Flight Standards Service, Washington, DC. Current policy guidance ensures Exit Seat Program approval will be issued when the operator complies with the requirements in the regulation. OpSpec approval will be based solely upon the safety aspects of the certificate holder’s procedures.” When the FAA issues OpSpec A022, the operator has established procedures to ensure that seats with direct access to an exit are not occupied by passengers who are unlikely to be able to meet the regulatory requirements. An operator that operates an aircraft with no designated exit seats for each passenger seating configuration in its fleet is considered to have no Exit Seat Program.

NOTE: Issuance of OpSpec paragraph A022 for 14 CFR part 91K is not required.

A. General. The FAA issues OpSpec A022 to authorize a certificate holder to use an FAA-approved Exit Seat Program. Principal operations inspectors (POI) must issue OpSpec A022 when a certificate holder’s Exit Seat Program meets the requirements set forth in the regulation.

1) Part 121. Section 121.585 contains the requirements for exit seating that apply to a certificate holder that conducts part 121 operations.

2) Part 135. Section 135.129 contains the requirements for exit seating that apply to a certificate holder that conducts part 135 operations.

B. FAA-Approved Exit Seat Program—Parts 121 and 135. Each certificate holder operating aircraft with exit seating must have procedures that address the methods by which the certificate holder complies with regulatory requirements for exit seating. These procedures are commonly referred to as the certificate holder’s Exit Seat Program. In accordance with §§ 121.585 and 135.129, the procedures associated with the Exit Seat Program are subject to FAA approval.

1) An operator’s Exit Seat Program must meet regulatory requirements prior to receiving OpSpec A022. The assigned POI, in collaboration with an Aviation Safety Inspector—Cabin Safety (ASI-CS) if available, must verify that the certificate holder’s Exit Seat Program meets the appropriate regulatory requirements.

2) For a certificate holder that operates multiple aircraft types or configurations, the Exit Seat Program must include a listing of each aircraft that is part of the program, along with any program differences applicable to each type. The program should also specify which aircraft, if any, do not have exit seats (i.e., no Exit Seat Program). A certificate holder may also have separate FAA-approved Exit Seat Program entries for each aircraft type it operates.
C. Populating OpSpec A022.

1) **A022 for Part 121.** To populate the OpSpec A022 template for part 121 operations (including parts 121/135), enter the name of the manual or manuals (if there are separate programs for each aircraft type) that contain the FAA-approved Exit Seat Program. If the program is simple enough to describe in one or two paragraphs, enter the description of the program itself.

2) **A022 for Part 135.** To populate the OpSpec A022 template for part 135 operations (including parts 121/135), enter the name of the manual or manuals (if there are separate programs for each aircraft type) that contain the FAA-approved Exit Seat Program. If the program is simple enough to describe in one or two paragraphs, enter the description of the program itself.

3) **A022 for Parts 121/135 Certificate Holders that Operate Aircraft Without Exit Seats.** A certificate holder with an aircraft configuration with no designated exit seats for each passenger seating configuration in its fleet requires a statement in OpSpec A022. The certificate holder reviews the engineering diagram of the aircraft cabin interior or a List of Passenger Accommodations (LOPA) that includes, but is not limited to, locations of passenger and flight attendant (F/A) seats and exits. The certificate holder must compare the exit seating requirements to the aircraft configurations listed in the “Aircraft Listing” paragraph. If the certificate holder operates multiple aircraft types or passenger seating configurations, with and without exit seating, POIs must issue OpSpec A022, identifying the applicable aircraft configurations that do not have exit seating by stating “no exit seating” in the appropriate space in the template.

D. Exit Seating Special Approvals. There may be situations whereby an air carrier may conduct some operations entirely in a foreign country, which would need a special approval. Information on these special approvals can be found in Volume 3, Chapter 33, Section 6, subparagraph 3-3572P, Special Approvals, which describes the manner in which the air carrier will brief foreign-speaking passengers during wet lease operations.

E. Safety Assurance System (SAS) Assessment.

1) **Certificate Holder Responsibility.** Comply with OpSpec A022 and the FAA-approved Exit Seat Program.

2) **FAA Responsibility.** Determine if the certificate holder has complied with § 121.585 or § 135.129, as appropriate.

3) **SAS Data Collection Tools (DCT) (current editions):**
   - ED 5.2.3 121A OP Exit Seating Program.
   - ED 5.2.3 135B OP Exit Seating Program.
   - EP 5.2.3 121A OP Exit Seating Program.
   - EP 5.2.3 135B OP Exit Seating Program.

F. Additional Guidance (current editions):

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• Volume 3, Chapter 33, Section 6, Paragraph 3-3572, Exit Seating Program.
• Advisory Circular (AC) 121-24, Passenger Safety Information Briefing and Briefing Cards.

OPSPEC A023—USE A PROGRAM DURING GROUND ICING CONDITIONS.

A. Part 121. Part 121, § 121.629(c) requires part 121 certificate holders to have an approved ground deicing/anti-icing program, unless the certificate holder complies with § 121.629(d), which requires an outside the aircraft pretakeoff contamination check. Principal inspectors (PI) will issue OpSpec A023 to authorize the use of an approved ground deicing/anti-icing program or the use of an outside the aircraft pretakeoff contamination check. See Volume 3, Chapter 27, Ground Deicing/Anti-icing Programs, for guidance on approving a ground deicing/anti-icing program.

B. Parts 125 and 135. Part 125, § 125.221 and part 135, § 135.227 require parts 125 and 135 certificate holders who operate during ground icing conditions to have approved aircraft pretakeoff contamination check procedures. PIs will issue OpSpec A041 to authorize a pre takeoff contamination check (not necessarily outside the aircraft). A part 125 or 135 certificate holder may choose to comply with § 121.629(c) by having an approved ground deicing/anti-icing program, in which case the PI will issue OpSpec A023. If a part 125 or 135 operator chooses to operate without a pretakeoff contamination check or without a § 121.629(c) program, then PIs may only authorize them to operate when ground icing conditions do not exist by issuing OpSpec A042. See Volume 3, Chapter 27 for guidance on approving a ground deicing/anti-icing program.

OPSPEC A024—AIR AMBULANCE OPERATIONS—AIRPLANE.

A. General. Airplane air ambulance operations do not differ significantly from other types of airplane air carrier operations. OpSpec A024 authorizes a certificate holder operating in accordance with 14 CFR part 121 or 135 to conduct air ambulance operations in airplanes.

B. Requirement for Aircraft Used in Air Ambulance Operations. The aircraft used in air ambulance operations will be equipped with medical equipment appropriate to the type of care required for the patient. This medical equipment can include items such as medical oxygen, suction, and a stretcher, isolette, or other approved patient restraint/containment device. The aircraft need not be used exclusively as an air ambulance aircraft, and the equipment need not be permanently installed.

C. Air Ambulance Operations Definition.

1) Unscheduled air transportation in an airplane of a person(s) with a health condition that requires:

   a) Medical personnel to provide special care, including, but not limited to, basic life support (BLS) or advanced life support (ALS); and
b) Medical equipment necessary to support the level of care required for the patient(s), such as medical oxygen, suction, and/or a stretcher, isolette, or other approved patient restraint/containment device as determined by a health care provider.

2) Holding out to the public as willing to provide air transportation to a person with a health condition that requires medical personnel including, but not limited to, advertising, solicitation, or association with a hospital or medical care provider.

NOTE: The carriage of a person(s) requiring medical personnel and equipment on a scheduled air carrier operating under part 121 or 135 does not constitute air ambulance operations. However, an air carrier transporting a person(s) requiring medical personnel and equipment on an unscheduled flight (charter) is engaged in air ambulance operations. Providing transportation of body organs and human tissue in an airplane with or without passengers is not considered an airplane air ambulance operation.

D. Complete the Training Program Before Starting Air Ambulance Flights.
OpSpec A024 specifies that the flightcrew must satisfactorily complete the certificate holder’s approved training program prior to commencement of air ambulance flights. Inspectors should see Volume 3, Chapter 19, Section 15 for air ambulance training requirements.

E. Additional Information. For further guidance, see Volume 4, Chapter 5.

OPSPEC/MSPEC/TSPEC/LOA A025—ELECTRONIC SIGNATURES, ELECTRONIC RECORDKEEPING SYSTEMS, AND ELECTRONIC MANUAL SYSTEMS.

A. Applicability. A025 is the method the FAA uses to authorize a certificate holder or program manager to use an electronic signature, electronic recordkeeping system, or electronic manual system in accordance with the requirements of 14 CFR. The A025 template applies to operations conducted in accordance with 14 CFR parts 91K, 121, 125 (including Letter of Deviation Authority (LODA) holders), 133, 135, 142, 145, and 147. A025 does not apply to 14 CFR parts 61, 63, 65, 91 (excluding part 91K), 129, 137, or 183. It is important to note that the A025 templates are tailored to specific regulatory requirements. Therefore, the template names and content may vary from part to part. All of the A025 templates are viewable in the Web-based Operations Safety System (WebOPSS).

B. Scope of This Guidance. The guidance contained in this section is designed to provide principal inspectors (PI) and aviation safety inspectors (ASI) with instructions on how to populate the A025 templates. The primary policy related to electronic signatures, electronic recordkeeping systems, and electronic manual systems is located elsewhere in this order. See subparagraph C for the primary guidance references.

C. Primary Policy and Guidance. The primary policy that applies to a certificate holder’s or program manager’s use of electronic signatures, recordkeeping systems, and electronic manual systems is contained in the following chapters and sections of this order:

1) Part 121 Dispatch and Flight Release Requirements—Electronic Signatures, Amendments, and Disposition. Information regarding electronic signatures on a dispatch or
flight release, electronic amendments to a dispatch or flight release, and electronic recordkeeping of a dispatch or flight release is contained in Volume 3, Chapter 25, Section 1.

2) Part 121 En Route Communication Records—Electronic Retention. Information on the electronic retention of en route communication records in accordance with part 121, § 121.711 is contained in Volume 3, Chapter 25, Section 1.


4) Parts 121 and 135 Crewmember and Aircraft Dispatcher Records. Volume 3, Chapter 31, Section 3 contains detailed information regarding crewmember and Aircraft Dispatcher records in accordance with the requirements of parts 121 and 135, as applicable.

5) Part 121 and Part 135, § 135.411(a)(2) Maintenance Records. Volume 3, Chapter 31, Section 5 contains detailed information regarding the evaluation of an air carrier’s maintenance recordkeeping system.

6) Part 91K Non-Continuous Airworthiness Maintenance Program (CAMP) Program Manager’s; Part 125, § 125.247 Certificate Holder’s; and § 135.411(a)(1) Maintenance Records. Volume 3, Chapter 31, Section 6 contains information for Airworthiness inspectors on how to evaluate part 91K non-CAMP and part 135 maintenance records.


1) Electronic Signatures. The FAA’s standards for electronic signatures are located in Volume 3, Chapter 31, Section 2 and AC 120-78. In accordance with these standards, a certificate holder or program manager will be required to submit an application for acceptance of an electronic signature process to the certificate-holding district office (CHDO). Prior to issuing the A025 authorization to use an electronic signature, the PI or delegated ASI with the authority to sign and issue the OpSpec or MSpec must review the certificate holder/program manager’s application and associated documentation to determine if the electronic signature and the electronic signature process meet the prescribed standards. After determining the standards are met and the application is acceptable, the PI or ASI will accept the certificate holder/program manager’s electronic signature process and authorize the certificate holder/program manager to use electronic signatures by accomplishing the following:

   a) Complete the Electronic Signatures Table (Table 1) in the A025 Template.

      I. Select the applicable signature item(s) from the drop-down menu provided in the first column of Table 1 in the A025 template. Authorization for a certificate holder/program manager to use electronic signatures is limited to those items available in the drop-down menu. If the certificate holder/program manager does not use electronic signatures,
select "N/A." Only the selected items will appear when A025 is issued to the certificate holder/program manager.

2. Enter the electronic signature process revision number and date into the second column of Table 1. For a new, unrevised process, enter the revision number as "0" or "Original." Enter the process date associated with the revision number.

3. Reference the manual that contains the electronic signature process in the third column of Table 1.

b) Sign and Issue A025 to Accept the Electronic Signature Process and Authorize the Use of the Selected Electronic Signatures. After completing Table 1, the PI or delegated ASI will sign OpSpec/MSpec A025 and issue it to the certificate holder/program manager. The signature of the PI or ASI conveys the FAA’s acceptance of the electronic signature process for each type of signature listed in the table. When the PI or ASI issues A025 in WebOPSS, the certificate holder/program manager is authorized to use those electronic signatures listed as of the effective date of the active OpSpec/MSpec. This date also signifies the effective date of FAA acceptance.

2) Electronic Recordkeeping Systems. The FAA’s standards for an electronic recordkeeping system are located in Volume 3, Chapter 31, Section 2 and AC 120-78. In accordance with these standards, a certificate holder/program manager will be required to submit an application for acceptance or approval of an electronic recordkeeping system to the CHDO, depending upon the regulatory requirement. Prior to issuing the A025 authorization to use an electronic recordkeeping system, the PI or delegated ASI with the authority to sign and issue the OpSpec/MSpec must review the certificate holder/program manager’s application and associated documentation to determine if the electronic recordkeeping system meets the prescribed standards. After determining the standards are met and the application is acceptable, the PI or ASI will accept or approve the recordkeeping system and authorize the certificate holder/program manager to use it by accomplishing the following:

a) Approve a Computer (Electronic) Recordkeeping System for Crewmember and Dispatcher Records—Parts 121 and 125 Only. Sections 121.683(c) and 125.401(c) require an electronic recordkeeping system that maintains crewmember and dispatcher (part 121) records to be FAA approved. Use Table 2 in the A025 template for parts 121 and 125 to approve an electronic recordkeeping system in accordance with § 121.683(c) or § 125.401(c) and authorize its use. The table has four columns. Each column specifies the required information.

1. Column 1—Kind of Record. Enter the kind of record (e.g., dispatcher training record or crewmember qualification record) into column 1 of Table 2 in OpSpec A025. If the certificate holder does not use an electronic recordkeeping system for crewmember or dispatcher records, enter “N/A” in column 1 to complete the table.

2. Column 2—Name of Electronic System. Enter the name of each electronic system used to maintain crewmember or dispatcher records in column 2 of Table 2.

3. Column 3—Software Version Number. Enter the version number of the software (e.g., version 1.0, version 1.2, or version 1A) in column 3 of Table 2.

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4. Column 4—Manual Containing the Electronic Recordkeeping System Description. Enter the name of the manual containing the electronic recordkeeping system description in column 4 of Table 2.

5. After entering the recordkeeping system information into Table 2 of OpSpec A025, the principal operations inspector (POI) or delegated ASI with the authority to sign and issue the OpSpec will sign A025 and issue it to the certificate holder. The signature of the POI or ASI conveys the FAA’s approval of the electronic recordkeeping system. When the POI or ASI issues A025 in WebOPSS, the certificate holder is authorized to use the electronic recordkeeping system(s) listed as of the effective date of the active OpSpec. This date also signifies the effective date of FAA approval.

b) Accept an Electronic Recordkeeping System for All Other Certificate Holder/Program Manager Records. Electronic recordkeeping systems for records other than those specified by §§ 121.683 and 125.401 are FAA accepted. Use the Electronic Recordkeeping System table (Table 2 for parts 91K and 135, or Table 3 for parts 121 and 125) of A025 to accept an electronic recordkeeping system and authorize its use. The table has four columns. Each column specifies the required information.

1. Column 1—Kind of Record. Enter the kind of record (e.g., communications, dispatch release, flight release, or airworthiness release). If the certificate holder/program manager does not use electronic records of any kind, enter “N/A” in column 1 to complete the table.

2. Column 2—Name of Electronic System. Enter the name of the electronic recordkeeping system used to maintain each kind of record in column 2 of the table.

3. Column 3—Software Version Number. Enter the version number of the software (e.g., version 1.0, version 1.2, or version 1A) in column 3 of the table.

4. Column 4—Manual Containing the Electronic Recordkeeping System Description. Enter the name of the manual containing the electronic recordkeeping system description in column 4 of the table.

5. After completing the Electronic Recordkeeping System table, the PI or delegated ASI with the authority to sign and issue the OpSpec/MSpec will sign A025 and issue it to the certificate holder/program manager. The signature of the PI or ASI conveys the FAA’s acceptance of the electronic recordkeeping system. When the PI or ASI issues A025 in WebOPSS, the certificate holder/program manager is authorized to use the electronic recordkeeping system(s) listed as of the effective date of the active OpSpec/MSpec. This date also signifies the effective date of FAA acceptance.

3) Electronic Manual System. The FAA’s standards for electronic manuals and electronic manual systems are located in Volume 3, Chapter 31, Section 2 and AC 120-78. In accordance with these standards, a certificate holder/program manager will be required to submit an application for acceptance of the electronic manual system to the CHDO. Prior to issuing the A025 authorization to use an electronic manual system, the PI or delegated ASI with the authority to sign and issue the OpSpec/MSpec must review the certificate holder/program

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manager’s application and associated documentation to determine if the electronic manual system meets the prescribed standards. After determining the standards are met and the application is acceptable, the PI or ASI will accept the electronic manual system and authorize the certificate holder or program manager to use it by accomplishing the following:

a) Complete the Electronic Manual System Table (Table 3 for Parts 91K and 135, or Table 4 for Parts 121 and 125) in the A025 Template. Enter the name of the master manual that contains the electronic manual system description (which must include the list of electronic manuals) in the first column of the table. There is no requirement to list each electronic manual maintained on the system in A025 itself. In the second column of the table, enter the latest revision number of the master manual, along with the date of the revision. For an unrevised, originally issued manual or document, enter the publication date as it appears in the manual. For the revision number, enter “0” or “Original.” If the certificate holder/program manager does not use any electronic manuals, enter “N/A” in the first column of the table.

b) Sign and Issue A025 to Accept the Electronic Manual System and Authorize Its Use. After completing the Electronic Manual System table, the PI or delegated ASI will sign OpSpec/MSpec A025 and issue it to the certificate holder/program manager. The signature of the PI or ASI conveys the FAA’s acceptance of the electronic manual system. When the PI or ASI issues A025 in WebOPSS, the certificate holder/program manager is authorized to use the system as of the effective date of the active OpSpec/MSpec. This date also signifies the effective date of FAA acceptance.

4) Electronic Access to a Minimum Equipment List (MEL). In accordance with part 91, § 91.1115(a)(2); § 121.628(a)(2); § 125.201(a)(2); and § 135.179(a)(2), certificate holders/program managers conducting part 91K, 121, 125, or 135 operations require FAA approval and OpSpec authority to provide access to an MEL via electronic means.

a) Each electronic MEL must be part of the certificate holder/program manager’s electronic manual system and must be listed in the certificate holder’s master manual or document.

b) To approve electronic access to an MEL, begin by following the electronic manual system guidance located in subparagraph D3) above.

c) List the MEL(s) in the Electronic Access to Minimum Equipment List table (Table 4 for parts 91K and 135 and Table 5 for parts 121 and 125) of the A025 template. List each electronic MEL by aircraft make and model (M/M). If the MEL is specific to a particular series of aircraft, you must list the MEL by make, model, and series (M/M/S). If a certificate holder/program manager provides electronic access to all of its MELs, enter “All” in the table.

d) The process for approving electronic access to an MEL and authorizing a certificate holder/program manager to provide electronic MEL access is complete only when the Electronic Manual System and Electronic Access to Minimum Equipment List tables are completed in accordance with this section, and the POI or delegated ASI signs A025 and issues it to the certificate holder/program manager. The POI’s or ASI’s signature conveys FAA approval to distribute an MEL via electronic means. When the POI or ASI issues A025 in WebOPSS, the

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Certificate holder/program manager is authorized to electronically distribute its MEL as of the effective date of the active OpSpec/MSpec. This date also signifies the effective date of FAA approval. If the certificate holder/program manager does not distribute its MEL(s) electronically, enter “N/A” in the first column of the table.

5) Certificate Holders or Program Managers Who Have Authority to Use an Electronic Flight Bag (EFB). OpSpec A025 is the primary authorization for the use of electronic signatures, electronic recordkeeping systems, and electronic manual systems. Certificate holders and program managers who have authorization to use an EFB in accordance with OpSpec A061 will require the OpSpec A025 authorization for these items. Any electronic signature, record, or manual used in conjunction with, or otherwise displayed on, an EFB is subject to the standards set forth in Volume 3, Chapter 31, Section 2, and AC 120-78.

a) Electronic Signatures. If a certificate holder or program manager uses electronic signatures in conjunction with an EFB, the certificate holder/program manager must include the EFB as part of its electronic signature process. The authority to use any electronic signature, including one that is used in conjunction with an EFB, applies only to those items that are selectable in the Electronic Signatures table located in A025.

b) Electronic Recordkeeping System. If a certificate holder/program manager uses an EFB as an electronic recordkeeping system for a particular kind of record, list the kind of record in the first column of the appropriate Electronic Recordkeeping System table in A025. Then reference the EFB as authorized in A061 as the name of the electronic system. For example, “EFB as authorized in A061.”

c) Electronic Manual System and Electronic Access to an MEL. Where electronic manuals (including an MEL) are concerned, an EFB is a means to display and provide access to manuals by flight and cabin crewmembers. Therefore, a certificate holder or program manager must describe the use of the EFB as part of its overall electronic manual system that is described in the master manual referenced in the Electronic Manual System table of A025. For an electronic MEL, the certificate holder or program manager must also list the MEL by M/M or M/M/S (depending on MEL applicability) or list “All” in the Electronic Access to Minimum Equipment List table.

E. Instructions for Part 133—Electronic Signatures, Electronic Recordkeeping Systems, and Electronic Manuals. The FAA’s policy and standards for electronic signatures, electronic recordkeeping systems, and electronic manual systems are located in Volume 3, Chapter 31, Section 2 and AC 120-78. PIs and ASIs must review the policy prior to authorizing a certificate holder to use an electronic signature, electronic recordkeeping system, or electronic manual. If a certificate holder does not use electronic signatures, records, or manuals, do not issue A025.

1) Part 133 Electronic Signatures. The A025 template for part 133 has a selectable subparagraph b that applies to electronic signatures. PIs will select the appropriate subparagraph based on whether or not the certificate holder is authorized to use electronic signatures.
a) To accept a certificate holder’s electronic signature process and authorize a certificate holder to use electronic signatures, select the subparagraph b that states the following: “The certificate holder is authorized to use electronic signatures in accordance with the requirements of 14 CFR Part 133.” After selecting the appropriate subparagraph b, the PI or ASI with OpSpec signature authority will sign and issue OpSpec A025 to the certificate holder. The PI’s or ASI’s signature on the OpSpec conveys the FAA’s acceptance of the electronic signature process. When the PI or ASI issues A025 in WebOPSS, the certificate holder is authorized to use electronic signatures as of the effective date of the active OpSpec. This date also signifies the effective date of FAA acceptance.

b) If a certificate holder is not authorized to use electronic signatures, select the subparagraph b that states the following: “The certificate holder is not authorized to use electronic signatures.”

2) Part 133 Electronic Recordkeeping Systems.

a) To accept an electronic recordkeeping system and authorize its use, complete Table 1 in the A025 template. There are four columns in the table. Each column specifies the required information.

1. Column 1—Kind of Record. Enter the kind of record in column 1 of Table 1 in A025 (e.g., continued airworthiness records or pilot qualification records). If the certificate holder does not use electronic records of any kind, enter “N/A” in column 1 to complete the table.

2. Column 2—Name of Electronic System. Enter the name of the electronic system used for each electronic record in column 2 of Table 1.

3. Column 3—Software Version Number. Enter the software version number, as depicted by the software itself, in column 3 of Table 1 (e.g., version 1 or version 1.2).

4. Column 4—Manual Containing Electronic Recordkeeping System Description. Enter the name of the manual containing the electronic recordkeeping system description in column 4 of Table 1.

b) After completing Table 1, the PI or delegated ASI with the authority to sign and issue the OpSpec will sign A025 and issue it to the certificate holder. The signature of the PI or ASI conveys the FAA’s acceptance of the electronic recordkeeping system. When the PI or ASI issues A025 in WebOPSS, the certificate holder is authorized to use the electronic recordkeeping system(s) listed as of the effective date of the active OpSpec. This date also signifies the effective date of FAA acceptance.

3) Part 133 Electronic Manuals.

a) To accept electronic preparation of a certificate holder’s manual and authorize a certificate holder to use the manual in electronic form, enter the name of the manual in the Electronic Manual System table (Table 2) of the part 133 A025 template. After entering the appropriate information, the PI or ASI with OpSpec signature authority will sign and issue the
OpSpec to the certificate holder. The PI’s or ASI’s signature on the OpSpec conveys the FAA’s acceptance of the electronic preparation of the manual. When the PI or ASI issues A025 in WebOPSS, the certificate holder is authorized to use the electronic manual(s) listed in the OpSpec as of the effective date of the active OpSpec. This date also signifies the effective date of FAA acceptance.

b) If the certificate holder does not use electronic manuals, enter “N/A” in the first column of Table 2.

F. Instructions for Part 142—Electronic Recordkeeping Systems. The TSpec A025 for part 142 applies to a certificate holder’s paper-based and/or electronic recordkeeping system. Use the text boxes provided in subparagraph a of TSpec A025 to authorize a paper-based or electronic recordkeeping system, or a combination of both. The FAA’s policy and standards for electronic recordkeeping systems and electronic signatures are located in Volume 3, Chapter 31, Section 2. PIs and ASIs must review the policy prior to authorizing a certificate holder to use an electronic recordkeeping system or electronic signature. A025 for part 142 is a mandatory template.

1) Authorize a Paper-Based Recordkeeping System. To authorize a certificate holder to use a paper-based recordkeeping system to maintain the records required by part 142, § 142.73, describe or reference the system in the appropriate text box located in subparagraph a of the A025 template.

2) Authorize the Electronic Recordkeeping System. To authorize a certificate holder to use an electronic recordkeeping system to maintain the records required by § 142.73, describe or reference the recordkeeping system in the appropriate text box located in subparagraph a of the A025 template for part 142.

3) Location and Point of Contact (POC) Information for Trainee Records—Table 1. Complete Table 1 of the part 142 template by entering the appropriate information in each column of the table.

4) Location and POC Information for Records Showing Regulatory Compliance With Instructor and Evaluator Qualifications and Training Requirements—Table 2. Complete Table 2 by entering the appropriate information in each column of the table.

5) Electronic Signatures to Be Used in Accordance With the Electronic Recordkeeping System. Most electronic records will require the use of an electronic signature. The A025 template for part 142 has a selectable subparagraph that allows a PI to authorize a certificate holder to use electronic signatures in accordance with its electronic recordkeeping system. To authorize a certificate holder to use electronic signatures, select the subparagraph d which states: “The certificate holder is authorized to use electronic signatures in conjunction with the recordkeeping system described or referenced in subparagraph a of this training specification.”

G. Instructions for Part 145—Electronic/Digital Recordkeeping System, Electronic/Digital Signature, and Electronic Media. The FAA’s policy and standards for electronic signatures, electronic recordkeeping systems, and electronic manuals are located in

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Volume 3, Chapter 31, Section 2. PIs and ASIs must review the policy prior to authorizing a repair station to use an electronic/digital signature, electronic/digital recordkeeping system, or electronic media as a means to distribute certain manuals. If a repair station does not use a digital recordkeeping system, electronic/digital signature, or electronic media, do not issue A025.

1) **Electronic/Digital Recordkeeping System.** To authorize a repair station to use an electronic/digital recordkeeping system, describe or reference the system in the field provided in subparagraph a of the A025 template for part 145. If the repair station does not use an electronic/digital recordkeeping system, enter “N/A.”

2) **Electronic/Digital Signatures.** To authorize a repair station to use electronic/digital signatures, enter the electronic/digital signature procedures or reference the manual containing the procedures in the field provided in subparagraph b of the part 145 template. If the repair station does not use electronic/digital signatures, enter “N/A.”

3) **Electronic Media for the Repair Station Manual (RSM) and Quality Control Manual (QCM).** To authorize a repair station to use electronic media for the RSM and QCM, enter a description of the electronic media in the field provided in subparagraph c of the part 145 template. If the repair station does not use electronic media for its RSM and QCM, enter “N/A.”

**H. Instructions for Part 147—Recordkeeping System.** Instructions for the part 147 A025 template are located in Volume 3, Chapter 18, Section 11. The FAA’s policy and standards for recordkeeping systems and electronic signatures are located in Volume 3, Chapter 31, Section 2. PIs and ASIs must review the policy prior to authorizing a certificate holder to use an electronic recordkeeping system or electronic signature.

**OPSPEC A026—RESTRICTED OPERATION OF CERTAIN STAGE 2 AIRPLANES. RESERVED.**

**OPSPEC/MSPEC A027—LAND AND HOLD SHORT OPERATIONS. (OPTIONAL.)**

**A. General.** OpSpec A027 authorizes Land and Hold Short Operations (LAHSO) for part 121, 125, and 135 certificate holders, and part 91 subpart K program managers. Certificate holders must meet certain requirements for operational policies, procedures, and training for LAHSO before the principal operations inspector (POI) may issue this OpSpec. No operator may participate in LAHSO unless it has accomplished flightcrew training. FAA Air Traffic Order 7110.118, Land and Hold Short Operations (LAHSO), must be used in conjunction with the information provided in this paragraph.

NOTE: Waivers will not be issued to any LAHSO procedures.

**B. Requirement for Participating in LAHSO.** Operators may not participate in LAHSO and the FAA will not issue OpSpec A027 until the following are met:

1) Local Flight Standards District Office (FSDO) managers and local and regional Air Traffic managers must coordinate, (in accordance with FAA Order 7210.3, Facility Operation and Administration and Order 7110.118) the following for airports in their district conducting LAHSO:
• Participation of Flight Standards Service (AFS) representatives in local LAHSO development teams;
• Review of air traffic control (ATC) procedures to ensure that procedures are consistent with aircraft/aircrew performance capabilities according to the type of aircraft operations involved;
• Assisting in the identification of eligible aircraft that may operate on each runway, based on the available landing distance (ALD); and
• Ensuring that no air carrier is approved to operate aircraft to a runway, for the purpose of conducting LAHSO, with less than that specified on Order 7110.118, appendix 1, Aircraft Group/Distance Minima.

NOTE: Aircraft not identified in Order 7110.118, appendix 1 do not participate in LAHSO. Aircraft additions to Appendix 1 may be requested through the local ATC facility manager to Air Traffic Service (AAT) and AFS at FAA Headquarters.

2) POI.

a) Each POI must review the following:

• FAA Order 7110.118, in order to identify AFS roles and responsibilities to support joint development of procedures for conducting LAHSO at specific airports. FAA Order 7110.118 may be found at http://ato.faa.gov.

NOTE: If Internet access is unavailable, contact ATP 120 at (202) 267-7265 for the most current guidance document.

• Regulatory requirements, as applicable: parts 125 and 135 subpart I; and §§ 91.1037, 23.75; 25.125; and 121.195.

b) Each POI must ensure the following actions have been accomplished before issuing or re-issuing, as appropriate, OpSpec A027:

• The air carrier has instituted flightcrew member training on LAHSO;
• The air carrier has a system that accurately determines the landing distance or maximum landing weight required for LAHSO and that ensures no aircrew accepts a landing clearance to a runway with a landing distance less than the distance identified in FAA Order 7110.118, appendix 1;
• The air carrier has provided flightcrew members with all necessary information needed to conduct LAHSO; and
• Paragraph A027c describes the location of the air carrier’s LAHSO procedures. These procedures may be contained in any flightcrew member manual or document readily available to flightcrew members for reference.
NOTE: The FAA strongly recommends that all carriers provide aircrews with in flight single source documentation on LAHSO procedures. See Volume 4, Chapter 3, Section 5, Selected Practices, paragraph 600, Land and Hold Short Operations (LAHSO), for additional information.

OPSPEC A028—AIRCRAFT WET LEASE ARRANGEMENTS. In FAA use, the term “wet lease” is any leasing arrangement whereby a person agrees to provide an entire aircraft and at least one crewmember (part 119, § 119.3). This OpSpec authorizes certificate holders who conduct common carriage operations under parts 121 and 135 to enter into wet lease arrangements with other part 119 certificate holders. See Volume 12, Chapter 2, Section 9, Lease, Interchange, and Charter Arrangements, for the wet lease of any aircraft by a U.S. air carrier to a foreign air carrier or foreign person engaged in common carriage wholly outside the United States. Volume 3, Chapter 13, Section 4, Wet Lease Agreements, provides direction and guidance for processing and authorizing wet lease arrangements.

A. Reviewing Wet Lease Arrangements. When reviewing proposed § 119.53 wet lease arrangements between U.S. certificate holders authorized to conduct common carriage operations, there are two critical factors to consider: (1) whether or not the lessee has exclusive legal possession and use of the entire aircraft, and (2) whether or not the lessor retains actual possession and operational control of the aircraft by virtue of providing and controlling the crewmembers.

1) Possession. In an FAA-defined wet lease, the lessor surrenders legal possession of specific aircraft to the lessee, but in general retains actual possession of the aircraft by virtue of providing and controlling the crewmember(s). This form of lease implies that the lessee has possession or custody, not ownership, of the aircraft for a specified period of time or a defined number of flights.

a) The lessor is the certificate holder who grants legal possession and use of specific aircraft to another certificate holder.

b) The lessee is the certificate holder who obtains legal possession and use of specific aircraft from another certificate holder.

c) If the lessor/grantor never transfers legal possession or custody of the entire aircraft, the arrangement is not a § 119.53 wet lease. Likewise, if the arrangement makes it clear that actual possession of the entire aircraft is never transferred; the arrangement is not a § 119.53 wet lease. In this case the arrangement might actually be a charter. An example of such an arrangement is a provision of “aircraft with crew” agreement where no legal or actual transfer of the possessory rights to the aircraft occurs. Such an arrangement is a services agreement for provision of a flight service to a customer even if characterized as a wet lease by the parties to the agreement.

2) Operational Control. As defined in 14 CFR part 1, operational control is the exercise of authority over initiating, conducting, or terminating a flight. The certificate holder exercising operational control—generally the lessor—is responsible for the safety and regulatory compliance of the flights. The FAA rarely has allowed operational control to be exercised by the
lessee certificate holder. An example of such a case entails a lessee certificate holder who obtains legal possession of the lessor certificate holder’s aircraft and, as part of the arrangement, the lessor agrees to furnish two flight attendants with the aircraft. In addition, the lessee furnishes the pilot crewmembers to operate the aircraft. In this case, the lessee certificate holder obtains both actual and legal possession of the aircraft and operational control by virtue of providing and controlling the pilot crewmembers. If there is a question that the lessee may have operational control, the lease must also be reviewed by AFS-200 and AGC-300. In this case, both must concur in the issuance of OpSpec A028.

3) **Wet Lease Types.** Operational control under an FAA-defined wet lease will be one of two types.

a) The lessor certificate holder will have operational control of the listed aircraft. If the lessor certificate holder will have operational control, that certificate holder is authorized to conduct operations in accordance with each applicable wet lease arrangement identified in Table 1 of the OpSpec.

1. The certificate holder issued this authorization must at all times be responsible for and maintain the operational control and airworthiness of each aircraft identified in each lease arrangement. The lease arrangement(s) must be listed in Table 1 of the OpSpec.

2. The nationality, registration, and serial number of each aircraft to be used under the terms of the wet lease arrangement will be identified in paragraph D080 or D087, as applicable, and D085 of the certificate holder’s OpSpecs.

3. While conducting operations under this authorization, the lessor may use the call sign and flight number(s) of the lessee, provided that, for all flights the lessor certificate holder explains in the remarks section of the applicable flight plan that the flight is actually being conducted under the call sign and flight number(s) of the lessee.

4. Both lessor and lessee certificate holders will have their role and information of the wet lease arrangement documented in OpSpec A028 of their respective OpSpecs.

b) The lessor certificate holder will not have operational control of the listed aircraft. This type of arrangement is rare. For the FAA to approve such an arrangement, the parties to it will have to establish to the FAA’s satisfaction how the lessee will exercise operational control of the aircraft. For the party to each applicable wet lease who will not have operational control, that determination must be stated in Table 2, of the respective certificate holders’ OpSpecs. Under this example, the lessor certificate holder not having operational control will exercise the wet lease arrangement(s) listed in Table 2 with the following limitations and provisions:

1. The lessee, as the party exercising operational control, is singularly responsible for the safety and regulatory compliance of the flights.
2. The lessee, as the party having operational control in the wet lease arrangement listed in Table 2, must at all times be responsible for, and maintain the operational control and airworthiness of the aircraft identified in each wet lease arrangement listed.

3. The lessor certificate holder is not authorized to have, and may not have, operational control of any operation conducted by the lessee certificate holder under this subparagraph of the OpSpec.

4. Both lessor and lessee certificate holders will have their role and information of the wet lease arrangement documented in OpSpec A028 of their respective OpSpecs.

B. Wet Leasing Prohibitions. Section 119.53(b) prohibits part 119 certificate holders’ wet leasing from a foreign air carrier or any other foreign person or any person not authorized to engage in common carriage. This prohibition is to prevent confusion as to which carrier would be held accountable for the safety of the flight, which country’s air carrier safety rules would be followed, and which civil aviation authority would have primary oversight responsibilities.

1) It is common practice among commercial operators to enter into agreements which the two parties characterize as wet leases but which actually are charters when compared to the FAA definition of wet lease. The term “charter” is not defined in FAA regulations. However, in operational terms, a charter is an agreement whereby a person provides lift capacity (cargo or passengers) to another person for a defined period of time or number of flights. In other words, a charter is a services agreement for the provision of a flight service—not transfer of possession or custody of an aircraft and the FAA expects the charter operator providing an aircraft with crew to have operational control over all flights conducted pursuant to the agreement.

2) A U.S. air carrier that enters into an agreement with a foreign air carrier for both an aircraft and crew to perform part of the U.S. air carrier’s international operations may not be entering into a wet lease as defined by the FAA if certain conditions (described below) are met. Note that, for commercial reasons both U.S. and foreign air carriers may characterize such arrangements as wet leases even though they are more in the nature of a charter. These agreements, even if characterized by the parties as wet leases, are a type of charter and are subject to the requirements of 14 CFR part 212.

3) In some commercial arrangements, the term provision of aircraft with crew (or similar phrasing) rather than charter may be used. The provision of aircraft with crew arrangement does not involve any legal or actual transfer of the possessory rights to the aircraft; it is a services agreement or arrangement for a lessor to provide a flight service and does not transfer possession of the aircraft to the lessee.

4) Charter or provision of aircraft with crew arrangements are commercial arrangements between carriers that require a statement of authorization from the Office of the Secretary of Transportation (OST); they are not documented by OpSpec. The OST authorization process includes a determination that the requirements of part 212 are met and the proposed operation is in the public interest. Such determinations are made in coordination with the FAA,
which will review the arrangements and make determinations relating to operational control, possession of the aircraft, the safety oversight of the operation, and the safety audit of the foreign air carrier. Where a foreign air carrier will be involved in such a lease or provision of aircraft with crew arrangement to a U.S. air carrier, approval will be subject to the following requirements:

a) The foreign air carrier involved holds a foreign air carrier permit or exemption authority from OST to conduct charter operations;

b) The country that issued the foreign air carrier’s air operator certificate has been rated as Category 1 under the FAA’s International Aviation Safety Assessment program.

c) The operations to be conducted represent foreign air transportation and not prohibited cabotage, in accordance with Title 49 of the United States Code, § 41703;

d) The foreign air carrier would be conducting a flight or series of flights. The U.S. air carrier has the economic authority for the flight or series of flights that will be conducted with the foreign air carrier’s aircraft and crew;

e) The foreign air carrier files an application for a statement of authorization for any such operation proposed;

f) The foreign air carrier demonstrates that it would be in operational control of the proposed operation, for example, by providing with its application, for review by the FAA, copies of the lease arrangement for the aircraft with crew, that it has entered into with the U.S. certificated air carrier;

g) The foreign air carrier demonstrates that it will retain legal and actual possession of the aircraft;

h) The foreign air carrier provides evidence, for example, that the U.S.-certificated air carrier involved has conducted a safety audit of the foreign carrier, consistent with an FAA-approved safety audit program, and has submitted a report of that audit to the FAA for review; and

i) The FAA notifies the OST that it has determined that operational control of the proposed flights rest with the foreign air carrier applicant, that the oversight of the operation will remain with the country that issued the foreign air carrier’s air operator certificate, and that the safety audit meets the standards of the U.S.-certificated air carrier’s safety audit program.

**OPSPEC A029—AIRCRAFT INTERCHANGE ARRANGEMENTS.** Volume 3, Chapter 13, Section 5, Interchange Agreements, provides direction and guidance for processing and authorizing interchange arrangements. When an interchange arrangement is authorized, A029 must be issued to both parties of the interchange agreement by each responsible principal operations inspector. All interchange arrangements authorized for an operator must be listed in A029. Enter the name of the operator who would normally operate the aircraft if an interchange agreement were not in effect in the column labeled Primary Operator. List the name of the other party to the interchange agreement in the column labeled Interchange Operator. List the aircraft
make/model/series of the aircraft used and all specified interchange points for each agreement in
the appropriate columns. If it is necessary to specify other conditions or limitations such as
expiration dates, they should be specified by adding text to A029.

**OPSPEC A030—SUPPLEMENTAL OPERATIONS BY A CERTIFICATE HOLDER AUTHORIZED TO CONDUCT DOMESTIC OR FLAG OPERATIONS.**

A. General.

1) A030 is an optional OpSpec that authorizes a 14 CFR part 121 certificate holder
to conduct supplemental operations between airports listed for scheduled operations in that
certificate holder’s OpSpec C070. Principal operations inspectors (POI) may issue A030 to a
certificate holder who is authorized in OpSpec A001 to conduct the following types of
operations:

- Domestic and supplemental.
- Flag and supplemental.
- Domestic, flag, and supplemental.

2) POIs may not issue A030 to a certificate holder who is only authorized to conduct
supplemental operations because such a certificate holder is not issued an OpSpec C070. Thus,
the certificate holder would be required to operate under supplemental rules at all times.

B. Authorizations.

1) **Conducting Supplemental Operations in Accordance with Domestic or Flag Rules to Airports Listed in C070.** OpSpec A030 subparagraph b authorizes a certificate holder
with domestic and/or flag authority to conduct supplemental operations using domestic or flag
rules, as applicable, between the regular, provisional, and refueling airports listed in the
certificate holder’s OpSpec C070. A030 may not be applied to airports listed solely as alternate
airports.

2) **Conducting Supplemental Operations in Accordance with Supplemental Rules to Airports Listed in C070.** OpSpec A030 subparagraph c authorizes a certificate holder
with domestic and/or flag authority to conduct supplemental operations between the airports
listed in the certificate holder’s C070 under supplemental rules.

3) **Optional Nonstandard Provisions.** OpSpec A030 contains a field in which POIs
can enter optional/nonstandard text. This field is commonly referred to as “TEXT99.” POIs may
not issue nonstandard text to OpSpec A030 without obtaining prior approval from the Air
Transportation Division (AFS-200).

**OPSPEC/MSPEC/LOA A031—OUTSOURCED TRAINING: 14 CFR PART 91K, CONTRACT TRAINING; 14 CFR PARTS 121 AND 135, ARRANGEMENTS WITH TRAINING CENTERS, AIR AGENCIES, AND/OR OTHER ORGANIZATIONS FOR CERTIFICATE HOLDER TRAINING; 14 CFR PART 125, FLIGHT CREWMEMBER REQUIREMENTS; 14 CFR PART 125 LETTER OF DEVIATION AUTHORITY (LODA A125) HOLDERS.**

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A. General. OpSpec/MSpec/LOA A031 authorizes a certificate holder/operator/program manager to enter into a contract with an outside training organization to conduct the training, testing, and/or checking of crewmembers (pilots, flight engineers, and Flight Attendants (F/A)), aircraft dispatchers (part 121 domestic and flag), or other persons authorized to exercise operational control (part 121 supplemental) required by the applicable 14 CFR part. As detailed below, a contracted training organization may be another certificate holder, 14 CFR part 142 training center, program manager, or a training center not certificated under part 142.

1) Part 91K. In accordance with part 91, § 91.1075, a program manager may only contract with another part 91K program manager, a part 121 or part 135 certificate holder, a part 142 training center, or a training center not certificated under part 142 to conduct the training, testing, and/or checking required by part 91K.

2) Part 121. In accordance with part 121, § 121.402, a part 121 certificate holder may only contract with another part 121 certificate holder or a part 142 training center to conduct the training, testing, and/or checking required by part 121.

3) Part 125. In accordance with part 125, § 125.296, part 125 certificate holders and part 125 Letter of Deviation Authority (LODA) holders may only contract with a part 142 training center to conduct the training, testing, and/or checking required by part 125.

4) Part 135. In accordance with part 135, § 135.324, a part 135 certificate holder may only contract with another part 135 certificate holder or a part 142 training center to conduct the training, testing, and/or checking required by part 135.

B. Applicability. LOA A031 is mandatory for part 125 LODA holders. OpSpec/MSpec A031 is optional for parts 91K, 121, 125, and 135 certificate holders/program managers.

C. Limitations and Provisions—Parts 91K, 121, and 135. A certificate holder or program manager must comply with the following limitations and provisions to operate under the authority granted by OpSpec/MSpec A031. The certificate holder/program manager must:

1) Ensure that all arrangements made with each training organization are fully compliant with the certificate holder/program manager’s OpSpecs/MSpecs, the certificate holder/program manager’s approved training program, and the CFRs.

2) Ensure that each contracted training organization conducts all training, testing, and/or checking in accordance with the certificate holder/program manager’s applicable 14 CFR part and approved training program.

3) Ensure that each contracted training organization has adequate facilities, equipment, competent personnel, and an organizational structure to support the training, testing, and/or checking in accordance with the certificate holder/program manager’s approved training program.

4) Have a program or method outlined in the approved training program that enables the certificate holder/program manager to detect, identify, and implement timely corrective
action for all deficiencies detected in the training, testing, and/or checking provided by each training organization.

5) Ensure that each contract instructor, contract check pilot, and contract flight engineer conducting training, testing, and/or checking of the certificate holder/program manager’s personnel is trained, qualified, and authorized to conduct the appropriate training, testing, and/or checking in accordance with the certificate holder/program manager’s applicable 14 CFR part and approved training program.

6) Ensure that its aircraft configuration(s) and FAA-approved procedures are effectively supported by each training organization’s equipment, training, testing, and/or checking. Additionally, the certificate holder/program manager must ensure that differences between its equipment and the training organization’s equipment are addressed by conducting appropriate differences training.

D. Additional Limitations and Provisions—Part 91K. Part 91K program managers must also conduct a review and audit of each training agreement and organization at least once every 2 calendar-years from the date shown in the audit date column of Table 1 of A031. This review and audit must include an evaluation of the items listed in subparagraphs C1) through 6). Each audit with evaluation must be submitted to the program manager’s principal operations inspector (POI) no later than the last business-day of the month following the due month. The date of the most recent audit must be entered into Table 1 of MSpec A031.

E. Additional Limitations and Provisions—Parts 121 and 135. Parts 121 and 135 certificate holders must also:

1) Conduct a standardization review of each training organization and provide the results of this review to the certificate holder’s POI. A satisfactory standardization review must be submitted to the POI prior to the issuance of OpSpec A031 and the beginning of contract training, testing, and/or checking. (A sample standardization review is located in the Web-based Operations Safety System (WebOPSS) “Guidance” for OpSpec A031.)

2) Conduct initial and recurring audits of each training agreement and organization. Each audit must include an evaluation of the items listed above in subparagraphs C1) through 6), including an in-person evaluation of actual training, testing, and/or checking being conducted by the training organization for the certificate holder’s crewmembers and/or aircraft dispatchers. The first audit must be completed and submitted to the POI within 60 days of the commencement of contract training, testing, and/or checking. Recurrent audits must be completed at least once every 24 calendar-months and submitted to the POI no later than the last business-day of the month following the due month. The date of the most recent audit must be entered into Table 1 of OpSpec A031. (A sample audit is located in the WebOPSS “Guidance” for OpSpec A031.)

3) Permit and facilitate access to its aircraft and cockpits by employees of each training organization for the purpose of maintaining their line-performance/line-observation currency as contract instructors and/or contract check pilots.

F. Additional Information. More detailed information regarding contracting with a part 142 training center can be found in Volume 3, Chapter 54, Section 5. POIs must review this
information prior to issuing OpSpec/MSpec/LOA A031. POIs should refer to the A031 Job Aid contained in the WebOPSS “Guidance” for proper completion of Table 1.

**OPSPEC A032—ADOPTION OF FLIGHT CREWMEMBER FLIGHT TIME LIMITATION RULES TO ESTABLISH FLIGHT ATTENDANT DUTY AND FLIGHT TIME LIMITATIONS AND REST RESTRICTIONS; MSPEC A032—FLIGHT ATTENDANT FLIGHT, DUTY, AND REST RULES.** The program manager may be authorized to adopt the flightcrew member’s flight, duty, and rest requirements for its flight attendants in accordance with written approved procedures as provided in part 91, § 91.1062(b) and described or referenced in MSpec A032.

**OPSPEC A033—TITLE 14 CFR PART 135 FLIGHT AND REST TIME LIMITATIONS FOR CERTAIN PART 121 ALL-CARGO OPERATIONS OR CERTAIN PART 135 OPERATIONS.**

**A. Part 121 Operations.** Part 121 subparts Q, R, and S prescribe flightcrew member flight time limitation and rest requirements for part 121 domestic, flag or supplemental all-cargo operations. In accordance with part 121, §§ 121.470, 121.480, or 121.500 (as applicable to the kind of operation being conducted), a certificate holder may conduct certain part 121 all-cargo operations, in accordance with the flight, duty, and rest requirements of part 135, §§ 135.261 through 135.273. OpSpec A033 prescribes the conditions under which a certificate holder may apply these part 135 flight, duty, and rest requirements. The following conditions apply:

1) In accordance with §§ 121.470(a), 121.480, and/or 121.500, the OpSpec A033 authorization applies only to part 121 all-cargo operations conducted with airplanes having a passenger seat configuration of 30 seats or fewer and a payload capacity of 7,500 pounds or less.

2) The OpSpec A033 authorization applies only to those part 121 all-cargo operations defined in 14 CFR part 110, § 110.2 and § 121.583.

3) The certificate holder must describe its application and use of the OpSpec A033 authorization in its FAA-approved Fatigue Risk Management Plan (FRMP).

4) The OpSpec A033 authorization may not be applied to any part 121 passenger-carrying operation.

**B. Part 135 Operations.** Part 135 subpart F prescribes crewmember flight time and duty period limitations for part 135 operations. Section 135.261(b)(2) allows a certificate holder to conduct certain part 135 operations in accordance with the requirements of § 135.265 when OpSpec A033 is issued.

1) OpSpec A033 is the vehicle whereby the FAA authorizes a part 135 certificate holder to conduct certain flights in accordance § 135.265.

2) The certificate holder must describe the flights it intends to operate in accordance with § 135.265 in the text box provided in the part 135 A033 template, or in the part 135 section of the combination part 121/135 A033 template. A certificate holder may also reference the

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manual that contains the procedures for operating under the A033 authorization in lieu of describing actual flights.

**MSPEC A033—FLIGHT AND REST TIME REQUIREMENTS.** As allowed by part 91, § 91.1057(j), the program manager may be authorized to conduct program operations using the applicable unscheduled flight time limitations, duty period limitations, and rest requirements of part 121 or 135, instead of the flight time limitations, duty period limitations, and rest requirements of part 91 subpart K, as described in MSpec A033.

**OPSPEC/MSPEC A034—ADVANCED QUALIFICATION PROGRAM (AQP).**

**A. When to Issue OpSpec A034.** Following initial/Phase IV approval, all Advanced Qualification Program (AQP) air carriers must be issued OpSpec paragraph A034. For all AQP documents and phases for which the Extended Review Team (ERT) is designated as the approval authority, the FAA manager AQP and the principal operations inspector (POI) or training center program manager (TCPM) will cosign the approval letters. Following approval for continuing operation (Phase V), the POI will manage and sign approved curriculum outline changes.

**B. About AQP.** AQP is a voluntary program; Flight Standards Service encourages air carriers to participate. AQP provides for enhanced curriculum development and a data driven approach to quality assurance along with the flexibility to target critical tasks during aircrew training. The AQP methodology directly supports the FAA’s safety enhancement goals. The Voluntary Safety Programs Branch, AFS-230, will provide assistance to the Flight Standards District Office (FSDO), certificate management office (CMO), or Certificate Management Unit (CMU) from initial application through the final fleet approval as a collaborative effort. An accepted air carrier AQP application will initiate the AFS-230/FSDO/CMO/CMU partnership. AFS-230 will assist in the development, implementation, and review as well as follow on reviews for the air carrier’s AQP. AFS-230 and the FSDO/CMO/CMU will manage program approvals and revisions through an ERT process.

**C. Additional Information.** More detailed information on AQP can be found in Volume 3, Chapter 21, The Advanced Qualification Program, Sections 1 through 5.

**OPSPEC A035—U.S. REGISTERED AIRCRAFT—FOR PART 129 ONLY.**

**OPSPEC A036. RESERVED.**

**OPSPEC A037—BASIC 14 CFR PART 135 OPERATOR—COMMUTER AND ON DEMAND OPERATIONS.** A016 was comprised of four different authorizations. Because of the new OPSS, the four authorizations were split into Opspecs A037, A038, A039, and A040. The four types of operations authorized are: Single-Pilot Operators, Single Pilot-in-Command Operators, Basic Part 135 Operators (On-Demand Operations Only), and Basic Part 135 Operators (Commuter and On-Demand Operations). Further direction and guidance for certification of these types of operators are in Volume 2, Chapter 4, The Certification Process—Title 14 CFR Part 135, sections 1 through 6. Deviations are required to authorize a single pilot in command or a basic part 135 operator. The appropriate regulatory sections that an operator is authorized deviations from will also be listed in OpSpec A005.
OPSPEC A038—BASIC TITLE 14 CFR PART 135 OPERATOR—ON DEMAND OPERATIONS ONLY. A016 was comprised of four different authorizations. Because of the new OPSS, the four authorizations were split into OpSpecs A037, A038, A039, and A040. The four types of operations authorized are: Single-Pilot Operators, Single Pilot-in-Command Operators, Basic Part 135 Operators (On-Demand Operations Only), and Basic Part 135 Operators (Commuter and On-Demand Operations). Further direction and guidance for certification of these types of operators are in Volume 2, Chapter 4, The Certification Process—Title 14 CFR Part 135, sections 1 and 2. Deviations are required to authorize a Single Pilot in Command or a Basic Part 135 Operator. The appropriate regulatory sections that an operator is authorized deviations from will also be listed in OpSpec A005.

OPSPEC A039—SINGLE PILOT IN COMMAND OPERATOR (PART 135). A016 was comprised of four different authorizations. Because of the new OPSS, the four authorizations were split into paragraphs A037, A038, A039, and A040. The four types of operations authorized are: Single-Pilot Operators, Single Pilot-in-Command Operators, Basic Part 135 Operators (On-Demand Operations Only), and Basic Part 135 Operators (Commuter and On-Demand Operations). Further direction and guidance for certification of these types of operators are in Volume 2, Chapter 4, Section 2, Phase 2—Formal Application. Deviations are required to authorize a single pilot in command or a basic part 135 operator. Therefore, the appropriate regulatory sections that the operator is authorized deviations from must also be listed in OpSpec A005.

OPSPEC A040—(PART 135 AND 135/121 DATABASES ONLY) SINGLE PILOT OPERATOR (PART 135). A016 was comprised of four different paragraphs. Because of the new Operations Safety System, the four authorizations were split into paragraphs A037, A038, A039, and A040. The four types of operations authorized are: Single Pilot Operators, Single Pilot-in-Command Operators, Basic Part 135 Operators (On-Demand Operations Only), and Basic Part 135 Operators (Commuter and On-Demand Operations). Further direction and guidance for certification of these types of operators are in Volume 2, Chapter 4, Section 1. It is not required to issue an A005 for the single pilot operator for deviations from the requirements for an operations manual, management personnel and positions, and an approved pilot training program. However, OpSpec A005 must list other appropriate regulatory sections from which the operator is authorized deviations.

OPSPEC A041—PRETAKEOFF CONTAMINATION CHECK OR APPROVED ALTERNATE GROUND DEICING/ANTI-ICING PROCEDURE FOR TITLE 14 CFR PART 125/135 AIRPLANE OPERATIONS.

A. Part 125, § 125.221 and Part 135, § 135.227. These sections require part 125 and 135 certificate holders who operate in ground icing conditions to have approved aircraft pretakeoff contamination check procedures or an approved alternate ground deicing/anti-icing procedure to determine the airplane is free of frost, ice, or snow. Principal inspectors (PI) will issue OpSpec A041 to authorize a pretakeoff contamination check (not necessarily outside the aircraft) or the approved alternate procedure. A part 125 or 135 certificate holder may choose to comply with Part 121, § 121.629(c) by having an approved ground deicing/anti-icing program, in which case the PI will issue OpSpec A023. See Volume 4, Chapter 8, Low Visibility Taxi Operations, for guidance on approving a ground deicing/anti-icing program.
B. OpSpec Paragraph A041. This paragraph will be used to authorize the use of the alternative procedure using the services of a provider with an approved § 121.629 program and thereby authorizing the use of the holdover times (HOT) as limiting values instead of as advisory information only. The conditions specified in this OpSpec must be complied with in order for the operator to use this alternate procedure. Before issuing the OpSpec the operator’s General Operations Manual (GOM) and training program must be updated to include the elements contained in this guidance. The flightcrew, and, if appropriate, other ground personnel (example: persons charged with prearranging ground deicing services) must be trained as per the approved training program as updated to address the elements contained in this guidance. For an operator choosing to implement this alternate procedure, OpSpec A041 allows the operator to choose for each takeoff between conducting a pretakeoff contamination check in accordance with the Aircraft Flight Manual (AFM) or certificate holder’s approved program within five minutes of takeoff, or, if authorized, and all the conditions of their approved alternate procedure and the OpSpec can be met, to use the holdover time/allowance times as limiting values. OpSpec A023 should not be issued for the purpose of authorizing this alternate procedure. This is an alternate procedure to conducting a pretakeoff contamination check and not in full compliance with the requirements of an approved § 121.629 program.

C. Approved Alternate Ground Deicing/Anti-icing Procedure. By providing this guidance for the development of an alternate ground deicing plan the FAA anticipates an improvement in the level of safety in winter operations by encouraging part 125 and 135 operators to develop aircraft ground de/anti-icing plans similar to an approved § 121.629 program. By incorporating the procedures outlined in this guidance and by incorporating and conducting the training specified, the operator will have available for use quality assured de/anti-icing fluids, applied with equipment meeting the proper specifications, and applied by qualified ground personnel under the quality assurances built into a § 121.629 approved ground deicing program. An operator under part 125 or 135 may choose to implement the alternate procedures for ground de/anti-icing as outlined in this guidance or continue to operate in ground icing conditions by conducting a pretakeoff contamination check within five minutes of takeoff using procedures in their approved ground deicing plan, and AFM limitations. Under these alternate procedure guidelines the operator is restricted to using the ground deicing services of an air carrier or an air carrier contract service provider conducting ground deicing service under an approved § 121.629 ground deicing program. Since the quality control requirements for the fluids and application equipment along with the activation of the program/plan as it relates to the ground service readiness is under the control of the holder of the § 121.629 approved program, the operator under these alternate procedures need not have policies and procedures for these elements in their alternate plan. Likewise, all ground deicing personnel are required to have been trained and qualified by the holder of the § 121.629 approved program being used, therefore the holder of these alternate ground deicing procedures must conduct only aircraft-specific training. In lieu of prior training of the ground deicing personnel on the specific aircraft, the flightcrew may, in person, supervise the de-/anti-icing process. This supervision must be supplemented by pictorial description (provided to the application personnel) of the aircraft’s critical and sensitive surfaces indicating those areas that must be checked as part of the post deicing and anti-icing inspections. In order to use this flightcrew supervision provision the flightcrew must be trained on all fluid application procedure requirements except for actual hands on practice. In essence, the operator’s ground de/anti-icing alternate procedures plan must contain all other elements of an approved § 121.629 program as detailed in the current edition of AC 120-60, Ground Deicing

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and Anti-icing Program, except as indicated above. The required elements of the operator’s alternate procedure plan and required training is provided below. This guidance is extracted from AC 120-60 with limited additional guidance from other FAA ground deicing guidance material. In addition, inspectors and certificate holders should consult the AFS-200 Web site for current guidance.

1) **Required Ground De/Anti-Icing Elements.** This paragraph describes ground de/anti-icing elements required to be contained in a part 125 and 135 alternate procedures in-lieu of a pretakeoff contamination check in order to be authorized the use of the current FAA-published fluid HOT as limiting time values rather than advisory times when utilizing the ground de/anti-icing service provider with an approved part 121, § 121.629 program.

   a) Management Plan. In order to properly exercise operational control (when conditions are such that frost, ice, snow, or slush may reasonably be expected to adhere to an aircraft), the certificate holder should develop, coordinate with other affected parties, implement, and use a management plan for proper execution of its alternative de/anti-icing plan. A plan encompassing the following elements is acceptable:

   1. Responsibility. Where operations are expected to be conducted in conditions conducive to ground icing, determine who is responsible for deciding when ground deicing/anti-icing procedures are in effect and the ambient conditions for implementing ground deicing procedures.

   2. Manuals Requirements. The certificate holder should incorporate a detailed description of the deicing/anti-icing plan in its manuals for flightcrew members, flight followers, ground operations personnel, and management personnel to use when conducting operations under ground icing conditions. This description should include the functions, duties, responsibilities, instructions, and procedures to be used.

   3. Coordination. The certificate holder should develop a winter operations plan to include procedures for coordination with the deicing service provider, air traffic control (ATC), and airport authorities as appropriate.

   b) De/Anti-icing Fluid Application Procedures. In an appropriate manual, certificate holders must specify the deicing and anti-icing fluid procedures for each type of aircraft operated. Thickened anti-icing fluids (Type II, III, and IV), may only be used on aircraft that the aircraft manufacturer has provided documentation that these fluids are safe to be used on that make and model aircraft. Type I deicing fluid may be used on any aircraft with a takeoff rotation speed of 65 knots or greater with an outside air temperature of -19 C or warmer. In order to use the HOT as limiting time values the de/anti-icing service must be provided by an operator with an approved de/anti-icing program approved under § 121.629 or a contract provider to that operator under the operators approved § 121.629 approved program. Ground personnel trained and qualified to apply deicing and anti-icing fluid, in accordance with a certificate holder’s approved § 121.629 program, do not require additional training and qualification to deice and anti-ice similar aircraft operated by another certificate holder. If the deicing service provider has been trained by another part 125 or 135 air carrier using an alternate deicing procedures in accordance with this guidance for the same type of aircraft additional training under the
provisions of this guidance is not required. However, specific training and/or direct flightcrew supervision, supplemented with pictorial descriptions of the de/anti-icing procedures to be used identifying the critical aircraft surfaces, sensitive areas, and areas to be checked in the post deicing and post anti-icing inspections is needed for deicing personnel to deice different types of aircraft or aircraft with different configurations.

c) HOT Tables and Procedures for Their Use. The operator’s alternate ground de/anti-icing procedures must include HOT tables and the procedures for the use of these tables by the certificate holder’s personnel. The following elements must be included in the operator’s alternate plan:

I. Responsibilities and Procedures. The certificate holder’s program must define operational responsibilities and contain procedures for the flightcrew, ground personnel, and maintenance personnel that apply to the use of HOTs and resultant actions if the determined HOT is exceeded.

a. Procedures to address deicing operations at specific deicing locations (e.g., gate, remote, or centralized facilities, engines running/not running, auxiliary power unit (APU), etc.), including how to determine radio frequencies to be utilized for communications between the flightcrew and the ground personnel.

b. Procedures for ground crew and flightcrew to communicate:

- During aircraft positioning, (if required),
- Other pertinent information regarding the deicing/anti-icing process,
- Start of the HOT (start time of final fluid application),
- The aircraft departure process from the deicing area, and
- Equipment clear/job done (post de/anti-icing inspections completed)—safe to start taxiing.

c. In addition, procedures must be developed for the flightcrew’s use of the pertinent HOT tables, coordination with flight followers and ATC as appropriate.

2. FAA HOT Tables. An operator’s alternate procedure must implement HOT tables for use by its personnel. The FAA develops HOT tables for Type I deice/anti-ice fluid and manufacturer specific and generic Type II, III, and IV anti-ice fluid in accordance with SAE ARP 4737, Aircraft Deicing/Anti-Icing Methods, and ISO 11076, Aerospace Aircraft Deicing/Anti-Icing Methods with Fluids. HOTs that exceed those specified in the current edition of the FAA specific HOT of approved fluids are not acceptable. However, the certificate holder may require the use of more conservative times than those specified in the FAA tables.

3. Use of HOT Tables. HOT ranges are an estimate of the time that deicing/anti-icing fluid will prevent the formation of frost or ice and the accumulation of snow on the unprotected surfaces of an aircraft. HOT begins when the start of the final application of deicing/anti-icing fluid commences and expires when the deicing/anti-icing fluid applied to the aircraft loses its effectiveness (e.g., when ice begins to form on or in the fluid). HOTs vary with
weather conditions. The effectiveness of deicing/anti-icing fluids is based on a number of variables (e.g., temperature, moisture content of the precipitation, wind, and the aircraft skin temperature). The HOT tables are to be used for departure planning and in conjunction with pretakeoff check procedures.

d) Frozen Contaminants on the Aircraft. The operators must have procedures that insure the aircraft is free of all frozen contaminants adhering to the wings, control surfaces, propellers, engine inlets, or other critical surfaces before takeoff.

1. Identification of Critical Aircraft Surfaces. The critical aircraft surfaces, which must be clear of contaminants before takeoff should be described in the aircraft manufacturer's maintenance manual or other manufacturer-developed documents, such as service or operations bulletins.

   a. Generally, the following should be considered to be critical aircraft surfaces, if the aircraft manufacturer’s information is not available:

   - Pitot heads, static ports, ram-air intakes for engine control and flight instruments, other kinds of instrument sensor pickup points, fuel vents, propellers, and engine inlets. These are both critical areas for flight safety and classified as sensitive surfaces because they may be adversely affected by direct de/anti-icing fluid application and therefore require special attention during cold weather preflight and fluid application.
   - Wings, empennage, and control surfaces.
   - Fuselage upper surfaces on aircraft with center mounted engine(s).

   b. Certificate holders must list in the general operations manual, for each type of aircraft used in their operations, the critical and sensitive surfaces that should be checked on flight-crewmember preflight inspections, pretakeoff checks, and pretakeoff contamination checks.

   c. Critical surfaces must be defined for the use of ground personnel for conducting the check following the deicing/anti-icing process and for any pretakeoff contamination checks that may be accomplished by ground personnel.

2. Identification of Representative Aircraft Surfaces (if used in place of critical surfaces). Representative aircraft surfaces are for use in conducting pretakeoff checks only; this is not to be confused with pretakeoff contamination check requirements. For each type of aircraft operated, certificate holders should list, in the general operations manual, the representative surfaces that may be checked while conducting pretakeoff checks. Some aircraft manufacturers have identified certain aircraft surfaces that the flightcrew can readily observe to determine whether or not frozen contaminants are accumulating or forming on that surface and, by using it as a representative surface, can make a reasoned judgment regarding whether or not frozen contaminants are adhering to other aircraft surfaces. When identifying a representative aircraft surface, the following guidelines should be considered:
a. The surface can be seen clearly to determine whether or not frozen contaminants are forming or accumulating on the surface and if the estimated HOT is valid considering the precipitation conditions actually present.

b. The surface must be unheated.

c. If using a treated surface during the deicing/anti-icing procedure, the representative surface should be one of the first surfaces treated with deicing/anti-icing fluid. However, the designation of representative surfaces is not limited to treated surfaces.

3. Recognition Techniques. Certificate holders must have aircraft specific guidance for the recognition of contamination on aircraft surfaces. The flightcrew and other personnel should use these type-specific techniques while conducting preflight aircraft icing checks, pretakeoff checks, and pretakeoff contamination checks. Frozen contaminants can take the form of ice, frost, snow, or slush. Initial, Transition, Recurrent, Upgrade, or Advanced Qualification Program and Continuing Qualification training curricula should include aircraft type-specific techniques for use by the flightcrew and other personnel for recognizing contamination on aircraft surfaces. The flightcrew and other personnel should use these type-specific techniques while conducting preflight aircraft icing checks, pretakeoff checks, and pretakeoff contamination checks. Frozen contaminants can take the form of ice, frost, snow, or slush. The formation of clear ice may be difficult to detect visually. Therefore, specific techniques for identification of clear ice should be included.

e) Types of Icing Checks. The operator’s alternate ground deicing/anti-icing plan must include procedures for pretakeoff and pretakeoff contamination checks that, when applicable, are required to be accomplished. The aircraft deicing/anti-icing procedure must also include a post deicing/anti-icing check of all aircraft critical surfaces.

1. Pretakeoff Check (within the HOT, not to be confused with a pretakeoff contamination check that is applied after the expiration of the HOT). This check is required anytime HOT are used. The flightcrew must accomplish the check within the HOT. The flightcrew should check the aircraft’s wings or representative aircraft surfaces for frozen contamination. The surfaces to be checked are determined by manufacturer’s data or guidance contained in AC 120-60, current edition. The pretakeoff check is integral to the use of HOTs. Because of the limitations and cautions associated with the use of HOTs, the flightcrew must assess the current weather and other situational conditions that affect the aircraft’s condition and not rely on the use of HOTs as the sole determinant that the aircraft is free of contaminants. Several pretakeoff checks may be required during the HOT period based on factors that include the length of the HOT range, weather, or other conditions. The flightcrew must maintain a continued awareness of the condition of the aircraft and accomplish, as a minimum, a pretakeoff check just before taking the active runway for departure. When conducting the pretakeoff check, the flightcrew must factor in the application sequence (i.e., where on the aircraft the de/anti-icing process began).

2. Pretakeoff Contamination Check (when HOT has been exceeded). Completing a pretakeoff contamination check is one of the conditions that allows a takeoff after a HOT has been exceeded. When a HOT has been exceeded, certificate holders must have

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appropriate pretakeoff contamination check procedures for the flightcrew’s and/or other qualified
ground personnel’s use to ensure that the aircraft’s critical surfaces remain free of frozen
contaminants. Flightcrews and/or other qualified ground personnel must complete the pretakeoff
contamination check within 5 minutes before beginning takeoff. This check must be
accomplished from outside the aircraft unless the certificate holder’s program specifies
otherwise. If any doubt exists concerning the aircraft’s condition after completing this check, the
aircraft cannot takeoff unless it is deiced again and a new HOT is determined. The following
should be considered while developing procedures for this check:

a. For all hard wing aircraft (those without leading edge devices) this
check must be an outside the aircraft tactile check (feel). For all high wing aircraft this check
must also be an outside the aircraft check and maybe visual or tactile based on the aircraft
manufacturers procedures or as approved by the FAA. Also aircraft with aft, fuselage-mounted,
turbine-powered engines must conduct pretakeoff contamination checks from outside the
airplane.

b. Operators of aircraft other than those addressed in paragraph a) above,
should conduct this check from outside the aircraft unless they can show that the check can be
adequately accomplished from inside the aircraft. The operators plan must detail procedures and
requirements for this check. When developing a procedure—not described in the AFM—for
conducting the pretakeoff contamination check from inside the aircraft, certificate holders should
consider if crewmembers are able to see enough of the wings, control surfaces, and other
surfaces to determine whether or not they are free of contaminants. When making this
determination, consider the aircraft type, the method of conducting the check (from the cockpit
or cabin), and other factors, such as aircraft lighting and ambient conditions.

3. Post-Deicing/Anti-Icing Check. The operator must have procedures
outlining these check procedure for each aircraft. This multi-part check is an integral part of the
deicing/anti-icing process. The check ensures that:

a. All critical surfaces are free of adhering frozen contaminants
after deicing.

b. If anti-icing fluid is to be applied it assures that all critical surfaces are
free of frozen contaminants before the application of any anti-icing fluid.

c. All critical surfaces are free of frozen contaminants before pushback or
taxi. And if anti-icing fluid has been applied that all critical surface have been treated with an
even coating of the applicable fluid.

NOTE: Certificate holders must have procedures that require that qualified
ground personnel or flightcrew personnel conduct this check. If conducted by
qualified ground personnel, certificate holders should establish communication
procedures to relay pertinent deicing/anti-icing information and the results of this
check to the pilot in command (PIC).

f) Communications. The operator must have standardized communication
procedures for communications between the flightcrew and ground deicing personnel.

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Communication between ground personnel and the flightcrew before commencing deicing/anti-icing operations is critical. Upon completion of deicing/anti-icing operations, ground personnel should communicate with the flightcrew to determine the start time of the final fluid application procedure and therefore the start of the HOT. The particular HOT the flightcrew uses is extremely critical. Because many deicers service multiple carriers, the FAA recommends that all operators include the following flow sequence and information to provide standardization:

1. Before commencing deicing/anti-icing operations, ground personnel and the flightcrew should review the following (as applicable):
   a. Deicing/anti-icing prior to crew arrival.
   b. Gate or remote deicing/anti-icing procedures.
   c. Aircraft-specific procedures.
   d. Communications between ground personnel and the flightcrew.

2. Just before commencing the application of deicing/anti-icing fluid, ground personnel should confirm with the flightcrew that the aircraft is properly configured for deicing, as the following example states: “N90FAA, is your aircraft ready for deicing/anti-icing?” Response from N90FAA, “Learjet N90FAA, parking brake is set, engines are running, APU is off, aircraft is configured for deicing, and anti-icing with Type IV fluid.” Response from deicing crew, “Roger N90FAA commencing deicing.”

3. Upon completion of deicing/anti-icing, the flightcrew must be provided the following elements:
   a. Fluid type (e.g., Type I, Type II, Type III or Type IV), the fluid product name is optional for each type of fluid if the fluid meets product on-wing viscosity requirements.
   b. Fluid/water mix ratio by volume of Types II, III, and IV. (Reporting the concentration of Type I fluid is not required.)
   c. Specify, in local time (hours and minutes) the beginning of the final fluid application (e.g., 1330).
   d. Post application check accomplished. Specify date (day, written month, year).

   NOTE: The element listed in subparagraph 3d is required for recordkeeping; it is optional for crew notification.

   NOTE: Transmission of elements listed in subparagraphs a through c, to the flightcrew, confirms that a post deicing/anti-icing check was completed and the aircraft is clean.
4. Below are two examples of the ground/flightcrew communication sequence.
   
a. One Step Process with Type I or other approved deicing fluid:
   “N90FAA are you ready for your deicing report?” “N90FAA is ready to copy deicing report.”
   “N90FAA your aircraft has been deiced with Type I fluid. Your fluid application began at 1430.”

   b. Two Step Process with Types II, III, or IV: “N90FAA are you ready for your deicing report?”
   “N90FAA is ready to copy deicing report.” “N90FAA your aircraft has been deiced with Type I fluid
   and anti-iced with Type IV. An anti-ice fluid mixture of 75/25 was used. Your anti-ice fluid
   application began at 1645.”

2) Training Requirements Required for the Authorization of the Alternate Procedures Allowing the Use of HOT as Limiting Values. Training for flight followers is only required if that person plays a role in the planning, execution, or recording of aircraft ground de/anti-icing. Training for ground deicing personnel is only required if each de/anti-icing fluid application is not to be supervised by flightcrew personnel.
   
a) Initial/Recurrent Ground Training and Qualification. Only trained and qualified personnel may carry out deicing/anti-icing procedures. A flightcrew member trained on fluid application procedures for the applicable aircraft and operator may, in person, supervise the de/anti-icing of the aircraft in lieu of the fluid application personnel being trained on the specific aircraft, provided the application personnel have been appropriately trained and currently qualified under a § 121.629 approved program and the application personnel are provided pictorial diagrams indicating the critical and sensitive areas of the aircraft, and areas to be inspected as part of the post deicing and post anti-icing inspection, and instructed on the proper methods for treatment of the critical and sensitive areas.

   1. Each certificate holder’s approved program must consist of the following:
      
a. Certificate holders must conduct initial and annual recurrent training for flightcrews, and, as applicable, flight followers, and ground personnel and must ensure that all such crews obtain and retain a thorough knowledge of aircraft ground deicing/anti-icing policies and procedures, including required procedures and lessons learned.

      b. Flightcrew, and, as applicable, flight follower, and ground personnel training programs must include a detailed description of initial and annual recurrent ground training and qualification concerning the specific requirements of the alternate plan and the duties, responsibilities, and functions detailed in the plan.

      c. Flightcrew, and, as applicable, flight follower, and ground personnel training programs must have a Quality Assurance Program to monitor and maintain a high level of competence. An ongoing review plan is advisable to evaluate the effectiveness of the deicing/anti-icing training received.
d. The program must have a tracking system that records all required personnel have been satisfactorily trained. Certificate holders must maintain records of personnel training and qualification for proof of qualification.

e. Personnel must be able to adequately read, speak, and understand English in order to follow written and oral procedures applicable to the deicing/anti-icing program.

2. Certificate holders must train and qualify flightcrew, and as applicable flight followers, and ground personnel on at least the following subjects, identified as All personnel (no identification) Flightcrew (F), Flight Followers (FF) (persons charged with pre-arranging of ground deicing services), if applicable to the operators operation, or Ground Personnel (G) if applicable, all pilots that supervise the application of de/anti-icing fluids need to be trained on the subjects for Ground personnel (G) except for hands on training of fluid application techniques:

a. Effects of Frozen Contaminants on Aircraft Surfaces. Provide an understanding of the critical effect the presence of minute amounts of frost, ice, or snow has on flight surfaces. This discussion should include, but is not limited to:

- Loss of lift (F),
- Increased drag and weight (F),
- Decreased control (F),
- Tendency for rapid pitch-up and roll-off during rotation (F),
- Stall occurs at lower-than-normal angle of attack (F),
- Buffet or stall occurs before activation of stall warning (F),
- Aircraft specific areas: (F/G),
- Engine foreign object damage potential,
- Ram air intakes,
- Instrument pickup points,
- Leading edge device (LED) aircraft (aircraft that have slats or leading edge flaps) and non-LED aircraft,
- Airworthiness Directives (AD)/specific inspections, and
- Winglets.

b. Aircraft Ground Icing Conditions. Describe conditions that cause implementation of deicing/anti-icing procedures (F).

- In-Flight Ice Accumulation. Certificate holders should have procedures for flightcrews on arriving flights to report occurrences of in-flight icing to the personnel responsible for executing the certificate holder’s deicing/anti-icing program. In-flight ice accumulation could result in a ground-deicing situation when flights are scheduled for short turnaround times (e.g., for 30 minutes or less and when ambient temperatures on the ground are at or below freezing).
• Frost, including hoarfrost (F).
• Freezing precipitation (snow, freezing rain, freezing drizzle, or hail, which could adhere to aircraft surfaces) (F).
• Freezing fog (F).
• Rain or high humidity on cold soaked wing (F).
• Rain or high humidity on cold soaked wing fuel tanks (F).
• Under-wing frost (may not require deicing/anti-icing within certain limits) (F/G).
• Fluid failure identification (F/G).

c. Location specific deicing/anti-icing procedures (F/G, as appropriate).
d. Communications procedures between the flightcrew, ground personnel, ATC, and company station personnel (F/FF/G).

NOTE: Communication procedures must include ground crew confirmation to the flightcrew after the deicing and anti-icing process is completed that all personnel and equipment are clear before reconfiguring or moving the aircraft.

e. Means for obtaining most current weather information (F/FF).
f. Characteristics and capabilities of fluids used (F/D/G).

• General fluid descriptions (F/G),
• Composition and appearance (F/G),
• Differences between Type I and Type II/IV deicing/anti-icing fluids (F/G),
• Purpose for each type (F/G),
• Deicing fluids (F/G),
• Anti-icing fluids (F/G),
• De/anti-icing fluids capabilities (F/G),
• Approved deicing/anti-icing fluids for use (SAE, ISO, etc.) (F/G),
• Fluid-specific information provided by fluid or aircraft manufacturer (F/G),
• Fluid temperature requirements (hot vs. cold) (F/G),
• Properties associated with infrared deicing/anti-icing (F/G),
• Health, safety, and first aid (F/G),
• Environmental considerations (G),
• Fluid selection (F/G), and
• Unusual flying qualities, such as the need for additional takeoff rotation stick-force (F).

g. Methods/Procedures (F/G).

• Inspection of critical surfaces,
• Clear ice precautions,
• Flightcrew/groundcrew preflight check requirement,
• Deicing/anti-ice determination,
• Deicing/anti-ice location,
• Communication before deicing/anti-icing,
• General deicing/anti-ice precautions,
• Aircraft specific requirements,
• Deicing:
  • Requirements,
  • Effective removal of frost, snow, and ice.
• Anti-icing:
  • Requirements
  • Preventative anti-icing,
  • Application,
  • Deicing/anti-icing:
    • One step,
    • Two step,
  • Guidelines for the application of deicing/anti-icing fluids,
• Post deicing/anti-icing checks requirement,
• Flight control check, and
• Communications after deicing/anti-icing.

h. Use of HOTs (F/G).

• Definition of HOT;
• When HOT begins and ends;
• Limitations and cautions associated with the use of HOTs;
• Source of HOT data;
• Relationship of HOT to particular fluid concentrations and for different types of fluids;
• Precipitation category (e.g., fog, drizzle, rain, or snow);
• Precipitation intensity;
• How to determine a specific HOT from the HOT range that accounts for moderate or light weather conditions; and
• Adjusting HOT for changing weather conditions.

i. Pretakeoff Check Requirement (F/G). Identification of representative surfaces.

j. Pretakeoff Contamination Check Requirement (F/G). Communications.

k. Aircraft Surface Contamination Recognition (F/G).
3) **Confirmation of Service Provider Qualification.** The operator must have procedures for the flightcrew to determine that ground de/anti-icing service providers are providing their service under a current approved § 121.629 aircraft ground deicing program. These procedures must include a regular check, by the operator, to ensure the currency of the service providers continued approval status under § 121.629. The flightcrew instructions must be clear that if the service provider’s approval under § 121.629 cannot be assured that the HOT tables revert to being advisory information only and a pretakeoff contamination check per the applicable procedures must be performed.

4) **Recording Requirements.** The operator’s plan must include procedures for the recording of the location that de/anti-icing was performed, the name of the provider, the type of fluid and mixture used, the final fluid application start time, and the takeoff time. This record may be included as part of an existing record requirement (example: aircraft discrepancy log). This record must be retained and made available to the FAA upon request for a period of at least 12 calendar-months.

**OPSPEC A042—TITLE 14 CFR PART 125/135 AIRPLANE OPERATIONS WITHOUT A DEICING/ANTI-ICING PROCEDURE WHEN GROUND ICING CONDITIONS DO NOT EXIST.** If a part 125 or 135 operator chooses to operate without a pre takeoff contamination check as required by part 125, § 125.221 and part 135, § 135.227, or without a part 121, § 121.629(c) program, then principal inspectors may only authorize them to operate when ground icing conditions do not exist by issuing OpSpec A042. See Volume 3, Chapter 27, Ground Deicing/Anti-Icing Programs, for guidance on approving a ground deicing/anti-icing program.

**MSPEC A043—AFFILIATE PROGRAM MANAGERS.** MSpec A043 allows fractional owners to use program aircraft operated by the program manager’s affiliate’s program. The program manager certifies to the Administrator that the affiliate program manager listed in MSpec A043 meets the requirements of part 91 subpart K.

**OPSPEC A044—(PART 133 DATABASE ONLY) CLASS D OPERATIONS INVOLVING CARRIAGE OF PERSONS. (TBD.)**

**OPSPEC A045—SUBSTITUTE SCHEDULED SERVICE AS A SUPPLEMENTAL OPERATOR. (TBD.)**

**OPSPEC A046—SINGLE-ENGINE INSTRUMENT FLIGHT RULES (SEIFR) PASSENGER-CARRYING OPERATIONS UNDER 14 CFR PART 135.**

A. **General.** OpSpec A046 is issued to authorize SEIFR passenger-carrying operations under part 135. Additional maintenance requirements OpSpecs D101–104 must be issued, as applicable. The certificate holder must meet the conditions of part 135, § 135.163 and other appropriate sections to be issued the authority to operate under instrument flight rules (IFR) with passengers or a combination of passengers and cargo. OpSpec A046 provides the operational limitations and provisions necessary to operate under IFR while carrying passengers in a single-engine aircraft. OpSpec D103 contains the maintenance requirements for aircraft used in SEIFR operations and must be issued in conjunction with OpSpec A046. The principal
operations inspector (POI), principal maintenance inspector (PMI), and principal avionics 
inspector (PAI) must coordinate the issuance of OpSpecs A046 and D103 (by the authority of 
14 CFR part 119, § 119.51(b)).

B. Aircraft Authorization. Once the certificate holder has met the requirements to 
conduct SEIFR operations, in addition to issuing OpSpec A046, the aircraft must be authorized 
on OpSpec A003 with the approved single-engine class of aircraft (e.g., Single-Engine Land 
(SEL), Single-Engine Sea (SES), and helicopter (HEL)), en route type (e.g., IFR/visual flight 
rules (VFR), IFR/VFR Cargo/VFR PAX), operation configuration (e.g., passenger, PAX and 
Cargo), and aircraft authorization (e.g., SEIFR PAX).

C. Requirement Differences Between 14 CFR Part 23, § 23.1353(h) and 
§ 135.163(f). It is important to be aware of the differences between these two regulations. 
An aircraft certificated under part 23 does not automatically meet the requirements of part 135 
for SEIFR passenger-carrying operations. See Volume 4, Chapter 16, Section 1, for further 
guidance.

OPSPEC/MSPEC A047. REPLACED BY OPSPEC A447.

OPSPEC A048—FLIGHT DECK ACCESS AUTHORIZATION PROCEDURES.

A. General. Operations specification (OpSpec) A048 is provided for a 14 CFR part 119 
certificate holder that elects to have an approved program to allow persons eligible under 
part 121, § 121.547(a)(3) access to the flight deck using the Cockpit Access Security System 
(CASS) program and/or the Flight Standards Service (AFS) Flight Deck Access Restriction 
(FDAR) program in accordance with the limitations and provisions of the OpSpec. It is 
important to note that the Transportation Security Administration (TSA) may restrict flight deck 
access through the issuance of Security Directives (SD). The TSA also evaluates and approves 
(or denies) use of any system that is used to vet persons requesting flight deck access, such as 
CASS.

B. CASS Participation. CASS is a voluntary program. It is acceptable if an individual 
operator does not elect to participate. If they do decide to use the CASS, they must meet all of its 
criteria.

1) An airman certificate is not specifically required for CASS, as not all persons 
eligible for flight deck access need one (e.g., flight followers).

2) CASS is not an FAA program. However, it is available to air carriers for use in 
determining identification and eligibility of individuals seeking access to flight deck jump seats. 
CASS accommodates most positions that are eligible for flight deck access, such as flightcrew 
members and flight followers. An air carrier should contact ARINC’s CASS representative 
directly with questions about program accommodation for specific position(s) that are eligible 
for flight deck access.

3) If the Director of Operations (DO) elects to delegate the task of auditing the 
database, the DO retains full responsibility for its accuracy, completeness, currency, etc.
C. **Background.** In the past, the TSA, industry, and FAA agreed upon the use of a valid passport when using this system.

1) Since that agreement, technology has advanced to the point that an individual’s photograph is now a required element of that person’s electronic record in the CASS system.

2) A passport is no longer specifically required for CASS participation.

3) TSA has issued a SD that requires an air carrier to include digitized pictures of persons participating in CASS before that air carrier is approved for participation by the TSA.

4) Also, as the guidance states, TSA may impose further restrictions on flight deck access through issuance of SDs.

D. **Table 3-6D, Operations Specification A048 Manual Procedures Checklist.** The checklist in Table 3-6D should be used to ensure the part 119 certificate holder’s manual procedures for the required verification and access procedures for accessing the flight deck jump seat meets requirements. The appropriate sections of this checklist should be completed by the operator and provided to that operator’s FAA principal operations inspector (POI) along with their request for amendment of their OpSpecs to include OpSpec A048.

1) The certificate holder may elect to include procedures for one or both of the following verification programs in its manual procedures:

   a) CASS.

   b) FDAR.

2) The checklist should be completed using the following methodology:

   a) Number (item and sub item number).

   b) Item description (provide a description of the item).

   c) Response (circle “Yes” or “No” to indicate whether or not the item is adequately addressed in the program).

   d) Manual page reference (enter the manual page number where the item is addressed).
Table 3-6D. Operations Specification A048 Manual Procedures Checklist

<table>
<thead>
<tr>
<th>NO.</th>
<th>ITEM DESCRIPTION</th>
<th>RESPONSE</th>
<th>MANUAL PAGE REFERENCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Do the certificate holder’s procedures include a requirement to obtain the requester’s employer-issued photo identification card?</td>
<td>Yes/No</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Does the certificate holder’s procedures include a requirement to verify at the time of check-in the information obtained from the person requesting flight deck jump seat access using one of the following methods (the certificate holder may select one or more of the following methods): 2.a. CASS? 2.b. FDAR - Electronic Database? 2.c. FDAR - Telephone? 2.c-i. If yes, do the certificate holder’s procedures contain a list of part 119 certificate holders with which flight deck jump seat agreements are in place and the respective contact numbers and/or email addresses for use in employee flight deck jump seat eligibility and employment status verification? 2.d. FDAR - Email? 2.d-i. If yes, do the certificate holder’s procedures contain a list of part 119 certificate holders with which flight deck jump seat agreements are in place and the respective contact numbers and/or email addresses for use in employee flight deck jump seat eligibility and employment status verification? 2.e. FDAR - Facsimile? 2.e-i. If yes, do the certificate holder’s procedures contain a list of part 119 certificate holders with which flight deck jump seat agreements are in place and the respective contact numbers and/or email addresses for use in employee flight deck jump seat eligibility and employment status verification?</td>
<td>Yes/No</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Does the certificate holder’s procedures assign responsibility to the Director of Operations for:</td>
<td></td>
<td></td>
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</table>

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<table>
<thead>
<tr>
<th>NO.</th>
<th>ITEM DESCRIPTION</th>
<th>RESPONSE</th>
<th>MANUAL PAGE REFERENCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.a.</td>
<td>Completion of an initial audit to confirm accuracy of employee records used under this operations specification authorization?</td>
<td>Yes/No</td>
<td></td>
</tr>
<tr>
<td>3.b.</td>
<td>Completion of recurring audits to confirm accuracy of employee records used under this operations specification authorization at least once every 12 months?</td>
<td>Yes/No</td>
<td></td>
</tr>
<tr>
<td>3.c.</td>
<td>Updating any and all employee status changes of the employee records used in accordance with this authorization within 12 hours of the time that the change(s) occurred?</td>
<td>Yes/No</td>
<td></td>
</tr>
<tr>
<td>4.a.</td>
<td>Has the certificate holder satisfactorily demonstrated their software and procedures to the principal operations inspector?</td>
<td>Yes/No</td>
<td>N/A</td>
</tr>
<tr>
<td>4.b.</td>
<td>Did the demonstration reveal any instances where flight deck jump seat access was granted when it should have been denied?</td>
<td>Yes/No</td>
<td>N/A</td>
</tr>
<tr>
<td>5.</td>
<td>Did the initial audit (see item 3.a. above) reveal any records representing former employees as current employees?</td>
<td>Yes/No</td>
<td>N/A</td>
</tr>
<tr>
<td>6.</td>
<td>Is the certificate holder in receipt of an applicable TSA authorization to use a vetting system for persons requesting flight deck access (e.g., CASS)?</td>
<td>Yes/No</td>
<td></td>
</tr>
</tbody>
</table>

LOA A049—LETTER OF AUTHORIZATION FOR COMMERCIAL AIR TOUR OPERATIONS AND ANTIDRUG AND ALCOHOL MISUSE PREVENTION PROGRAM REGISTRATION.

A. Applicability.

1) LOA A049 applies to 14 CFR part 91 operators that conduct commercial air tour operations for compensation or hire under part 91, § 91.147.

2) When issuing part 91 authorization from the Web-based Operations Safety System (WebOPSS), at a minimum, A001 and A004 templates must be included in the operator’s package.

NOTE: If a part 91 operator is not already identified in WebOPSS, refer to the certificate-holding district office (CHDO) – User Manual available under the Tools menu in WebOPSS for instructions on how to “Add an Operator.” For further assistance, please email WebOPSS Technical Support at AFS-WebOPSS@faa.gov.

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B. Commercial Air Tours (Defined in 14 CFR Part 136, § 136.1). These operations are passenger-carrying flights conducted in accordance with § 91.147. As of September 11, 2007, all operators or certificate holders must have applied for and have been operating in accordance with LOA A049, issued by the Flight Standards District Office (FSDO) nearest its principal place of business. The seven items listed in § 91.147(c) represent the minimum information required for the issuance of LOA A049 to part 91 operators:

1) Name of operator, agent, and any doing business as (DBA) under which that operator does business (LOA A001).
2) Principal business address and mailing address (LOA A001).
3) Principal place of business (if different from business address) (LOA A001).
4) Name of person responsible for management of the business (LOA A049).
5) Name of person responsible for aircraft maintenance (LOA A049).
6) Type of aircraft, registration number(s), and make, model, and series (M/M/S) (LOA A049).
7) A copy of the Antidrug and Alcohol Misuse Prevention Program registration (LOA A049). This information is used to populate Table 3, Registration and Record Location for the Antidrug and Alcohol Misuse Prevention Program Registration, in LOA A049. The population of this table activates/registers the drug abatement program for future inspection by the Drug Abatement Division (AAM-800).

NOTE: The operator must implement its drug and alcohol testing programs in accordance with 14 CFR part 120.

C. Combining Drug and Alcohol Testing Programs. The CFRs permit 14 CFR parts 121, 121/135, and 135 operations also approved for § 91.147 commercial air tour operations the option to combine drug and alcohol testing programs. Operating a combined program is voluntary and requires the operator prior to the combined operation to:

- Advise the CHDO that safety-sensitive employees will be included under the parts 121, 121/135, and/or 135 drug and alcohol testing program; and
- Advise AAM-800 that all safety-sensitive employees will be included under the parts 121, 121/135, and/or 135 testing program.

1) Revisions to LOA A049 regarding combining drug and alcohol testing programs apply to parts 121, 121/135, and/or 135 certificate holders that also conduct commercial air tour operations under § 91.147.

2) Upon request of a 14 CFR part 119 certificate holder to operate a combined program that includes its commercial air tour operation, the CHDO will annotate the Telephone Number field of Table 3 in LOA A049 as “A3,” followed by the part 121, 121/135,
or 135 certificate number (see Figure 3-84, Sample A049 Table 3–Registration and Record Location for the Antidrug and Alcohol Misuse Prevention Program Registration).

**Figure 3-84. Sample A049 Table 3–Registration and Record Location for the Antidrug and Alcohol Misuse Prevention Program Registration**

| Location & Telephone of Antidrug and Alcohol Misuse Prevention Program Records: |
|---------------------------|-------------------------------------------------------------------------------------------------|
| Telephone Number:         | A3 (ADD AIR CARRIER CERTIFICATE NUMBER HERE)                                                     |
| Address:                  |                                                                                                 |
| Address:                  |                                                                                                 |
| City:                     |                                                                                                 |
| State:                    |                                                                                                 |
| Zip Code:                 |                                                                                                 |

**EXAMPLE:** A part 135 air carrier also conducts § 91.147 commercial air tours (e.g., Air Tours America (ATA)). The part 135 certificate holder employs ATA’s pilots. The part 135 certificate holder must implement a drug and alcohol testing program and document the program records information in OpSpec A449. It may elect to include ATA’s employees in its part 135 drug and alcohol testing program. To conduct air tour operations under § 91.147, ATA must also have a part 91 air tour operator established in WebOPSS with LOAs A001, A004, and A049 issued. To indicate the combined testing program in LOA A049, annotate “A3” in the Telephone Number field, as shown above. Use the 8-digit certificate number. Use one space between “A3” and the certificate number.
3) FAQs:

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is the part 121, 121/135, or 135 operator conducting § 91.147 air tours required to combine drug and alcohol testing programs?</td>
<td>No</td>
<td>Combining is optional to the operator. If a part 121, 121/135, or 135 operator who conducts § 91.147 air tours elects to operate a combined program, it must advise its CHDO and AAM-800 immediately. Failure to do so is subject to violation of part 120 and certain confidentiality provisions of Title 49 of the Code of Federal Regulations (49 CFR) part 40.</td>
</tr>
<tr>
<td>Should I, as the principal operations inspector (POI), verify part 121, 121/135, and/or 135, or § 91.147 operations are in compliance with the drug and alcohol testing program regulations prior to or after issuing an LOA A049 or A449?</td>
<td>No</td>
<td>Operators and CHDOs with questions and compliance concerns should contact AAM-800 at 202-267-8442 or <a href="mailto:drugabatement@faa.gov">drugabatement@faa.gov</a>.</td>
</tr>
<tr>
<td>What regulatory oversight does the CHDO have regarding an operator’s combined drug and alcohol testing programs in the absence of the revisions included in this section?</td>
<td>Limited</td>
<td>CHDO regulatory oversight pertains to issuance, amendment, and cancellation of LOAs (including A049) and OpSpecs (including A449). Questions? Contact AAM-800 at 202-267-8442 or <a href="mailto:drugabatement@faa.gov">drugabatement@faa.gov</a>.</td>
</tr>
</tbody>
</table>

D. Special Agreements. Some operators may have agreements with other offices of the FAA, such as the Air Traffic Organization (ATO), directly or through industry associations to conduct flights in a certain way or airspace. Such special agreements should be documented in LOA A049. Documentation of these agreements in LOA A049 neither implies nor requires the agreements be approved by the CHDO.

NOTE: Section 136.3 permits amendment and reconsideration of LOAs through part 119, § 119.51.

E. Hawaiian Air Tour Operators. Hawaiian air tour operators conducting these commercial air tour operations under § 91.147 must be issued LOA A049. Hawaiian air tour operators may be issued a deviation (previously under Special Federal Aviation Regulation (SFAR) 71, Special Operating Rules for Air Tour Operators in the State of Hawaii) using LOA B548/OpSpec B048. The deviation authorizes operators to conduct § 91.147 commercial air tour operations below an altitude of 1,500 feet above the surface in accordance with part 136, part 136 appendix A, and the limitations and provisions of LOA B548/OpSpec B048.

F. Air Tour Operations Under §§ 91.147 and 136.37. The requirements of § 91.147 and those of § 136.37 are separate. Some commercial air tour operators conduct overflight of national parks and fall under the exception in § 136.37. OpSpec/LOA B057 is required for
national park operations and it is issued in addition to LOA A049. OpSpec/LOA B057 authorizes
an operator to conduct commercial air tour operations over national parks and tribal lands within
or abutting the national park in accordance with part 136 (see OpSpec/LOA B057 for guidance
regarding air tour operations under § 136.37).

G. The National Air Tour Safety Standards Final Rule (72 FR 6883). Final Rule
72 FR 6883 (published February 13, 2007 and became effective March 15, 2007) sets safety
and oversight rules for a variety of sightseeing and commercial air tour flights with changes in
parts 61, 91, 119, 121, 135, and 136. The effect of this rule is to identify air tour operators in a
national database, standardize requirements for commercial air tour operators, and consolidate
air tour safety standards within part 136. The rule change responded to National Transportation
Safety Board (NTSB) recommendations, Government Accountability Office (GAO) reports, and
Department of Transportation (DOT) general reports, which recommend enhanced oversight of
commercial air tour operations. Refer to the preamble and final rule at

**OPSPEC A050—HELICOPTER NIGHT VISION GOGGLE OPERATIONS (HNVGO).**
OpSpec A050 is an optional authorization applicable to certificate holders conducting helicopter
operations under 14 CFR part 135 using Night Vision Goggles (NVG). Certificate holders must
comply with the instrument and equipment requirements in 14 CFR part 91, § 91.205(h) to
conduct Helicopter Night Vision Goggle Operations (HNVGO). Certificate holders must use
systems that are certificated for NVG operations and utilize NVGs that are approved for the
specific helicopter(s) operated. OpSpec D093 must be issued in conjunction with OpSpec A050.

**OPSPEC A051—AIRPLANE NIGHT VISION GOGGLE (ANVG) OPERATIONS.**

A. Applicability. OpSpec A051 is an optional authorization applicable to certificate
holders conducting airplane operations under 14 CFR part 135 using Night Vision Goggles
(NVG). Certificate holders must comply with the instrument and equipment requirements in
14 CFR part 91, § 91.205(h) to conduct Airplane Night Vision Goggle (ANVG) operations.
Certificate holders must use airplane systems that are certificated for NVG operations and utilize
NVGs that are approved for specific airplane(s) operated. OpSpec D094 must be issued in
conjunction with OpSpec A051.

B. Requirements. Prior to issuing OpSpec A051, principal inspectors (PI) must ensure
that the operator has the required equipment, training procedures, and maintenance to operate
airplanes utilizing NVGs. Training is considered a specialty training and is addressed in
Volume 3, Chapter 19, Section 8. The qualification segment is addressed in Volume 3,
Chapter 19, Section 7, specifically in Table 3-70, Part 135 Checking Modules—Airplanes.

1) If a certificate holder is issued OpSpec A061, the PI must ensure a Class 1 or 2
Electronic Flight Bag (EFB) with a Night Vision Imaging System (NVIS)-noncompatible
lighting will not be used during NVG operations. A restriction or limitation of EFB use during
ANVG operations may be required in Table 1, Authorized Use of EFB and Applicable Software
Revision, of OpSpec A061.
2) When evaluating an operator’s training and qualification programs, as well as operating procedures, consideration should be given to the different classes of airplanes the operator is applying to operate under this authorization. OpSpec A051 provides authorization for both single and multiengine airplanes, as well as single-pilot operations. After reviewing and approving the operator’s training program and operating procedures, indicate in Table 1, Additional Authorizations for ANVG Operations, of OpSpec A051 the type of operations the operator is authorized to conduct by OpSpec A051. These types may be adjusted as an operator demonstrates competency. An operator must have the appropriate equipment to be authorized a class of operations.

C. Title 14 CFR Part 91 Subpart K (91K) Program Managers and Parts 121 and 125 Certificate Holders. Part 91K program managers and parts 121 and 125 certificate holders are not authorized ANVG operations at this time.

D. ANVG Operations Limitations.

1) This authorization is issued to enhance safety during night operations in airplanes. There are no FAA regulations that are relieved by issuing OpSpec A051 or OpSpec D094, such as lower weather minimums during an approach. Specifically, the airport requirement in part 135, § 135.229 for boundary or runway marker lights is still required.

2) Each airplane NVIS approval has specific models of NVGs that may be used as indicated in the Supplemental Type Certificate (STC) for a particular NVIS installation. A given model of airplane may have different models of NVGs specified for the NVIS installation. Particular attention should be paid to the exact NVG part number designation because each entire NVG part number must be applicable for the STC. Use of approved NVG models only is essential for a safe and effective ANVG operations. The NVG models authorized for a particular NVIS installation will be listed in the Airplane Flight Manual Supplement (AFMS) as part of the STC. Operators and PIs should be aware that certain light-emitting diode (LED) lights may negatively impact an NVIS differently from airplane to airplane. The certificate holder must have ANVG operations-authorized procedures and may only use airplanes identified in OpSpec D094. Prior to any ANVG operations, the NVIS and NVGs must have a preflight and performance check in accordance with the AFMS and maintenance program requirements.

E. Required Checks Prior to NVG Operations.

1) Aviation safety inspectors (ASI) will review the operator’s procedures to ensure that correct NVIS data (e.g., NVIS Airplane Flight Manual (AFM)/AFMS, instructions for continued airworthiness (ICA), etc.) are used to identify required checks prior to ANVG operations. List these required checks, supporting documents, and references in OpSpec A051, Table 2, Required Checks Prior to Conducting NVG Operations (See Figure 3-224, Sample A051 Table 2 – Required Checks Prior to Conducting ANVG Operations).

2) Some operators may choose to incorporate the required NVIS checks into their General Operations Manual (GOM). If the entire NVIS checks (e.g., NVIS and NVG) are incorporated in the operator’s GOM, then the only document required and referenced in Table 2 may be the operator’s GOM. If these NVIS checks are incorporated in other manual(s), specify
these documents and the locations of the NVIS checks. Table 2 must contain all NVG models and NVIS checks required for the operator’s airplanes authorized to conduct ANVG operations.

**Figure 3-224. Sample A051 Table 2 – Required Checks Prior to Conducting ANVG Operations**

<table>
<thead>
<tr>
<th>Required Check</th>
<th>Document</th>
<th>Reference within Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>NVG preflight F4949</td>
<td>(NVG manufacturer’s manual, AFM/AFMS, GOM)</td>
<td>Location within document(s) reference(s)</td>
</tr>
<tr>
<td>NVG preflight M949</td>
<td>(NVG manufacturer’s manual, AFM/AFMS, GOM)</td>
<td>Location within document(s) reference(s)</td>
</tr>
<tr>
<td>NVIS preflight (e.g., NVIS lighting, filtration, airplane windscreen, etc.)</td>
<td>(AFM/AFMS, ICA, GOM)</td>
<td>Location within document(s) reference(s)</td>
</tr>
</tbody>
</table>

**OPSPEC/MSPEC/LOA A052. RESERVED.**

**OPSPEC A053—EMERGENCY CHARTER OPERATIONS. (TBD.)**

**OPSPEC A054—(PART 133 DATABASE ONLY) INSTRUMENT FLIGHT RULES OPERATIONS (FOR PART 133, EXTERNAL LOAD OPERATIONS ONLY).** (Guidance is found in Volume 2, Chapter 7, Initial Certification/Renewal of a Part 133 Operator.)

**OPSPEC A055—CARRIAGE OF HAZARDOUS MATERIALS.**

**A. Authorization.** Operations specification (OpSpec) A055 is an optional authorization applicable to certificate holders conducting operations under 14 CFR parts 121 or 135 that choose to comply with the applicable regulations to carry hazardous materials (hazmat).

**B. Regulatory Changes.** With the publication of Federal Register (FR) 58796, Vol. 70, No. 194, Friday, October 7, 2005, a change to part 119, § 119.49(a)(13) was effective November 7, 2005, as follows:

1) Section 119.49(a)(13) requires all certificate holders conducting operations under parts 121 or 135 to indicate in their operations specification that they “will-carry” or “will-not-carry” hazmat. OpSpec A055 is issued for those that “will-carry” hazmat. OpSpec A004 must contain the statement in subparagraph b that the certificate holder “will-not-carry” hazmat.

2) This FR also required that after February 7, 2007, these certificate holders must comply with the manual requirements of parts 121 and 135, §§ 121.135(b)(23) or 135.23(p) and with the hazmat training program requirements of §§ 121.1003 through 121.1007 or §§ 135.503 through 135.507, as applicable.

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3) These changes align U.S. implementation with International Civil Aviation Organization (ICAO) standards for the carriage of hazmat, which recommend initial and biennial recurrent training programs. Additionally, ICAO recommends the certificate holder be specifically authorized by its state of authority to carry hazmat.

C. Part 91 Subpart K (Part 91K) Program Managers and Part 125 Operators.
There is no OpSpec A055 for part 125 operators or management specification (MSpec) A055 for part 91K. Section 91.1085 requires hazardous material (hazmat) recognition training. No program manager may use any person to perform any assigned duty/responsibility for handling or carriage of hazmat unless that person has received training in the recognitions of hazmat.

1) Therefore, any program manager who delegates such an assignment would be a “hazmat employer” in accordance with Title 49 of the Code of Federal Regulations (49 CFR) part 172, § 172.702(d).

2) Any person so assigned, must be trained in accordance with § 172.704(a).

3) If the part 91K program manager makes a business decision not to accept hazmat and does not assign any person to perform a duty or responsibility to handle or carry hazmat, then recognition training is not required.

D. Certificate Holders That Choose to Carry Hazmat (Will-Carry).

1) A certificate holder conducting operations under part 121 or 135 that chooses to carry hazmat (and Company Materials (COMAT) identified as hazardous) must provide to its principal operations inspector (POI) a general outline of the aspects of the proposed training program as presented in Table 1, Operators That Transport Hazardous Material – Will-Carry Certificate Holders, of part 121, appendix O and the manual with the procedures and information to be used to assist the flightcrew members. The POI will forward this material to the appropriate regional hazmat branch manager’s office (see Volume 2, Chapter 2, Section 6 for references). Generally, air carriers must only submit an outline sufficient to provide an overview of the training program in regard to the aspects and functions covered in Tables 1 and 2, Operators That Do Not Transport Hazardous Materials – Will-Not-Carry Certificate Holders, of part 121 appendix O. The hazmat branch manager will review the submission to determine that it includes the relevant training aspects for the cited job functions.

2) Provided the following conditions are met, the certificate holder may be authorized to accept, handle, and transport materials, including COMAT (regulated as hazmat in transport under 49 CFR parts 171 through 180 (part 175 in particular)).

   a) Packages containing hazmat are properly offered and accepted in compliance with parts 171 through 180;

   b) Packages containing hazmat are properly handled, stored, packaged, loaded, and carried onboard the certificate holder’s aircraft in compliance with parts 171 through 180;
c) The requirements for the notification to the PIC (part 175, § 175.33) are complied with; and

d) Aircraft replacement parts, consumable materials or other items regulated by parts 171 through 180 are properly handled, packaged, and transported.

3) Additionally, for each crewmember and person performing or directly supervising the following job functions involving items for transport on an aircraft, the certificate holder’s manual required by §§ 121.133 or 135.21 shall contain those procedures and information necessary to assist the crewmember or other person in identifying packages marked or labeled as containing hazmat or show signs of containing undeclared hazmat, including procedures and information on the following:

- Acceptance.
- Rejection.
- Handling.
- Storage incidental to transport.
- Packaging of company material.
- Loading.

4) The manual required by §§ 121.133 or 135.21, as appropriate, shall contain the certificate holder’s procedures for rejecting packages that do not conform to the Hazardous Materials Regulations (HMR) in parts 171 through 180, or that appear to contain undeclared hazmat.

5) The manual required by §§ 121.133 or 135.21, as appropriate, shall contain the certificate holder’s procedures for complying with the hazmat incident reporting requirements of part 171, §§ 171.15 and 171.16 and discrepancy reporting requirements of § 175.31.

6) The certificate holder is responsible for maintaining the records in initial and recurrent hazmat training within the three preceding years of all direct employees, contractors, and subcontractors directly supervising or performing an applicable job function as described in part 121 subpart Z for or on behalf of the certificate holder. The training records may be electronic or paper and must be made available to the FAA upon request at the location the trained person performs or directly supervises the covered job function.

7) The following recordkeeping requirements are identical to those required by § 172.700, the International Air Transport Association (IATA), and the International Civil Aviation Organization (ICAO):

- Individual’s name.
- Most recent training completion date.
- A description, copy, or reference to training material.
- Name and address of organization providing training.
- Copy of certification used to show test was satisfactorily completed.
E. Certificate Holders that Choose Not to Carry Hazmat (Will-Not-Carry).

1) OpSpec A004 will state that the certificate holder conducting operations under part 121 or 135 is not authorized and shall not carry hazmat, satisfying the OpSpec regulatory requirement for a “will-not-carry” certificate holder. The certificate holder is prohibited from accepting, handling, or transporting those materials, including hazardous COMAT, regulated as hazmat in transport under parts 171 through 180.

2) Consistent with this prohibition, for each crewmember and person performing or directly supervising the acceptance, handling, storage incidental to transport, or loading of items for transport on an aircraft, the certificate holder’s manual required by §§ 121.133 or 135.21 (as appropriate) shall contain those procedures and information necessary to assist the crewmember or other person in identifying packages that are marked or labeled as containing hazmat or that show signs of containing undeclared hazmat.

3) The manual required by §§ 121.133 or 135.21, as appropriate, shall contain the certificate holder’s procedures for rejecting packages offered for transport that contain hazmat or that appear to contain undeclared hazmat.


1) Operators issued OpSpecs A037 through A039 must have an approved hazmat program and should use the hazmat program currently accepted/approved by their respective regional hazardous material branch. These certificate holders conducting operations under part 135 will need to have OpSpec A055 issued if they are a “will-carry” certificate holder. These certificate holders may have to comply with the manual requirements for the carriage of hazmat if the hazardous material branch manager requires it.

2) Single-pilot operators issued OpSpec A040 may comply with the hazmat program by submitting a program for acceptance by the FAA if they are a “will-carry” certificate holder. They will be issued OpSpec A055 if they are a “will-carry” certificate holder. There is no manual requirement for a single-pilot operator issued OpSpec A040.

G. Reference.

- 70 FR 58796 (No. 194); October 7, 2005.

OPSPEC/MSPEC/LOA A056—DATA LINK COMMUNICATIONS.

NOTE: For Next Generation Air Transportation System (NextGen) tracking, applications for approvals for this paragraph must be entered in the Operations Approval Portal System (OAPS) as indicated in Volume 3, Chapter 1, Section 1.

A. General. “Data link” is a generic term that encompasses different types of data link systems and subnetworks. OpSpec/MSpec/LOA A056 contains specific operational limitations and provisions for granting authorization to operators of aircraft under 14 CFR part 91, 91K, 121, 125 (including part 125 Letter of Deviation Authority (LODA) holders), or 135 to conduct
data link communication using aircraft systems that are approved for air–ground Air Traffic Services (ATS).

1) Figure 3-226, Sample A056 Table 1 – Authorized Aircraft and Equipment for Data Link Communications, is a sample of Table 1 with fields for make and model of data link communication systems, interoperability requirements standards (INTEROP), subnetworks, Communication Service Provider (CSP), Required Communication Performance (RCP), Required Surveillance Performance (RSP), and any limitation for each aircraft make, model, and series (M/M/S).

2) Any questions regarding the application or interpretation of the guidance relative to OpSpec/MSpec/LOA A056 should be forwarded to the Flight Technologies and Procedures Division (AFS-400).

**Figure 3-226. Sample A056 Table 1 – Authorized Aircraft and Equipment for Data Link Communications**

<table>
<thead>
<tr>
<th>Aircraft M/M/S</th>
<th>Data Link System</th>
<th>Subnetworks</th>
<th>CSP</th>
<th>RCP</th>
<th>RSP</th>
<th>Limitations (If no limitations, type “N/A”)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MD-11-F</td>
<td>Rockwell Collins</td>
<td>CMU 900, VHF 920, HFS-900 D, SRT 2000</td>
<td>FANS 1/A (+) with push to load</td>
<td>VDL M2 TSO-C160a or later, SATCOM Iridium</td>
<td>Rockwell-Collins/ARINC</td>
<td>RCP 240</td>
</tr>
</tbody>
</table>

B. **Applicability.** This paragraph is for U.S. aircraft and operators conducting data link communications operations under parts 91, 91K, 121, 125 (including part 125 LODA holders), and 135.

NOTE: Part 91 operators do not require operational authorization for the use of data link in U.S. domestic airspace. For data link operations in oceanic and remote continental airspace and/or foreign countries requiring specific data link approval, LOA A056 applies.

C. **Aircraft Eligibility.** Manufacturers should evaluate their systems against criteria in the current edition of Advisory Circular (AC) 20-140, Guidelines for Design Approval of Aircraft Data Link Communication Systems Supporting Air Traffic Services (ATS), and document interoperability, subnetworks, and performance, if applicable. RCP/RSP is not necessary for U.S. domestic operations. At a minimum, the operator must provide:

1) **Statement of Compliance (SOC).** This may be documentation from the aircraft manufacturer, the operator, the manufacturer of the data link system, or another party.

   a) The SOC should reference AC 20-140B or a later revision for any of the following subnetworks:
• Very High Frequency Data Link (VDL) M0/A,
• VDL Mode 2 (M2),
• High Frequency Data Link (HFDL),
• Satellite communications (SATCOM) Inmarsat (Classic Aero, Swift Broadband (SBB)), and
• SATCOM Iridium (Short Burst Data (SBD)).

b) If applicable, the SOC should reference AC 20-140B or a later revision for any of the following performance specifications:

- RCP 400, RCP 240; or
- RSP 400, RSP 180.

c) If applicable, the SOC should reference AC 20-140C or a later revision for:

- RCP 130, RCP 240, RCP 400; or
- RSP 160, RSP 180, RSP 400.

2) Equipage.

a) Documentation must include the following installed data communication equipment:

- Future Air Navigation System (FANS) 1/A (satellite, high frequency (HF), very high frequency (VHF)) equipment and/or Aeronautical Telecommunications Network (ATN) (VDL M2) VHF equipment.
- Data communications recording equipment (cockpit voice recorder (CVR), flight data recorder (FDR) or Cockpit Voice and Flight Data Recorder (CVFDR)). Refer to part 91, § 91.609(j) and Information for Operators (InFO) 16004, Datalink Communications (DLC) Recording Requirements – Clarification.

b) For U.S. domestic airspace en route operations, documentation must verify the aircraft is equipped with VDL M2. The VDL M2 requirement must include a tunable radio approved to Technical Standard Order (TSO)-C160a, Very High Frequency (VHF) Digital Link (VDL) Mode 2 Communications Equipment, or a later revision, in lieu of TSO-C160.

c) For en route U.S. domestic airspace operations, documentation must verify a “push to load” capability enabling the pilot to incorporate received routing changes (e.g., uplink message (UM)79, UM80, and UM83) into the flight management system (FMS) supported by Baseline 2 (B2) and FANS 1A(+) operations.

d) Documentation must verify the CVR(s) and FDR(s) are in compliance with § 91.609(j); part 121, § 121.359(k); part 125, § 125.227(i); or part 135, § 135.151(h).

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D. Operational Procedures. The operator must provide documentation of established policies and procedures for pilots and operational staff involved in data link operations. At a minimum, this documentation should include:

1) Documentation from the Airplane Flight Manual (AFM), Original Equipment Manufacturer (OEM) checklist/guide, or operations manual of procedures applicable to data link system(s) by aircraft type.

2) Documentation of procedures for establishing and maintaining voice communications (including any required selective calling system (SELCAL) check(s)).

3) Procedures and limitations applicable to data link communication equipment for both normal and emergency operations in compliance with the current edition of AC 90-117, Data Link Communications.

E. CSP Eligibility. The operator is responsible for ensuring their CSP provides the minimum performance and adequate service to include:

1) Failure notification;

2) Recording data link messages;

3) CSP integrity;

4) Compliance with CSP allocations for RCP/RSP; and

5) Adequate subnetwork coverage for the route of flight.

NOTE: The operator may satisfy the above requirements by providing documentation that verifies charter membership. Refer to the following website: http://www.fans-cra.com/.

F. Minimum Equipment List (MEL)/Master Minimum Equipment List (MMEL). The operator must provide documentation of their MEL and MMEL that addresses all data communication equipment (section 23).

G. Sample Flight Plan. The operator must demonstrate the appropriate use of flight plan designators by completing a sample flight plan of a typical route for their operation.

H. Performance Monitoring. The operator must provide documentation of their data link monitoring process with procedures to address substandard performance.

I. Problem Reporting. Operators must develop reporting procedures to ensure effective identification, tracking, and followup of data link-related events.

J. Training Documentation. Operators under parts 91K, 121, 125, and/or 135 must provide documentation to verify their training program addresses the operational practices, procedures, and training items related to data link communication operations (e.g., initial,
upgrade, or recurrent training for pilots, operational control personnel, and maintenance personnel). Part 91 operators must verify adequate training by submitting a syllabus and certificate of completion of data link communications training in accordance with AC 90-117.

K. Documents.

1) The primary source documents for data link communication eligibility include the current editions of:

- AC 90-117, Data Link Communications.

2) Documents addressing international operations include:


L. Regulatory References:

- Part 91, §§ 91.153(a)(9), 91.169, 91.173, 91.609(j), 91.1073, 91.1081, and 91.1111.
- Part 121, §§ 121.359(k), 121.375, 121.401, 121.667, and 121.697.
- Part 125, §§ 125.227(i) and 125.405.
- Part 135, §§ 135.151(h), 135.323, 135.329, and 135.433.


MSPEC A058—SINGLE PILOT PROGRAM FLIGHTS. The program manager may be authorized to use certain program aircraft with approved autopilot systems in single pilot program flights provided the limitations and provisions of MSpec A058 are met.

MSPEC A059—USE OF ALTERNATE MANUALS, PROGRAMS, OR SYSTEMS. The program manager may be authorized to use specific alternate manuals, programs, or systems (except for flight, duty, and rest provisions) in accordance with the limitations and provisions of MSpec A059.

OPSPEC A060—EUROPEAN AVIATION SAFETY AGENCY RATINGS FOR REPAIR STATIONS LOCATED OUTSIDE THE UNITED STATES. This paragraph authorizes work performed under European Aviation Safety Agency (EASA)-rated repair stations if the appropriate form (EASA Form 3) authorizes the scope of the work.
OPSPEC/MSPEC/LOA A061—ELECTRONIC FLIGHT BAG (EFB) PROGRAM.

A. Applicability. Paragraph A061 is an optional authorization available to all operators conducting aircraft operations under 14 CFR parts 91K, 121, 125 (including part 125 Letter of Deviation Authority (LODA) holders), and 135. A061 authorizes an operator’s EFB program.

NOTE: Questions regarding the issuance of OpSpec/MSpec/LOA A061 should be directed to the Flight Technologies and Procedures Division (AFS-400) at 202-267-8790 or the Air Transportation Division (AFS-200) at 202-267-8166.

B. General. FAA Flight Standards principal inspectors (PI) may authorize an operator’s EFB program once the authorization process described in Volume 4, Chapter 15, Sections 1 and 2 is satisfied. The operator will maintain a program catalog, as described in the current edition of Advisory Circular (AC) 120-76, Authorization for Use of Electronic Flight Bags, that references EFB hardware (make and model) and EFB software applications used by crewmembers on each aircraft make, model, and series (M/M/S). An EFB program must have a process defined to ensure the catalog is current and readily available for PIs.

C. Instructions for Table 1, Aircraft Authorized Under an EFB Program. Table 1 within OpSpec/MSpec/LOA A061 must be completed to document aircraft M/M/S limited evaluations or temporary authorizations, as described in Volume 4, Chapter 15, Section 1, and be annotated in the “Remarks/Limitations” column.

Figure 3-225. Sample A061 Table 1 – Aircraft Authorized Under an EFB Program

<table>
<thead>
<tr>
<th>Aircraft M/M/S</th>
<th>Remarks/Limitations**</th>
</tr>
</thead>
<tbody>
<tr>
<td>EMB-120-QC</td>
<td>Temporary authorizations to conduct limited evaluation of XYZ EFB Application, Version 6.7 (see Flight Crew Bulletin ## - XX-XX-XXXX).</td>
</tr>
<tr>
<td>A-300</td>
<td></td>
</tr>
</tbody>
</table>

NOTE: Enter “None” in the “Remarks/Limitations” column if there are currently no imposed restrictions, limitations, limited evaluations, or temporary authorizations.

D. PI Action.

1) PIs will provide technical and operational guidance to their certificate holders/program managers, when requested, to assist them in validating their selected EFB hardware devices and EFB software applications. Technical and operational guidance is located in the current edition of AC 120-76 and Volume 4, Chapter 15, Sections 1 and 2.

2) If the certificate holder/program manager has OpSpec/MSpec/LOA A025 issued for electronic recordkeeping, signatures, or electronic manual systems without the use of an EFB, it is not necessary to reissue that operator’s OpSpec/MSpec/LOA A025. Electronic recordkeeping, signatures, or electronic manual system functions may co-reside on an EFB.
authorized for use in A061, and if so, OpSpec/MSpec/LOA A025 as well as OpSpec/MSpec/LOA A061 should be issued or amended, as applicable (e.g., the certificate holder must update OpSpec A025 when the operator utilizes recordkeeping, signatures, or electronic manual system functions to comply with part 121, §§ 121.631 and 121.663).

3) A certificate holder/program manager obtains OpSpec/MSpec/LOA A009 to authorize use of airport aeronautical data. If the certificate holder/program manager uses the same source(s) listed in OpSpec/MSpec/LOA A009 for airport aeronautical data on an EFB, it is not necessary to reissue that operator’s OpSpec/MSpec/LOA A009. If aeronautical data on an EFB is not referenced in A009, then A009 should be amended to reflect the data source and distribution method.

4) A certificate holder/program manager obtains OpSpec/MSpec A010 to authorize use of specific sources for obtaining weather reports and forecasts for the purpose of controlling flight movements (operations). If the certificate holder/program manager uses the same source(s) listed in OpSpec/MSpec A010 for weather functions on an EFB, it is not necessary to reissue that operator’s OpSpec/MSpec A010. Viewing weather and aeronautical information on an EFB requires additional authorization for use via OpSpec/MSpec A061. See Volume 3, Chapter 26, Section 5 for the authorization requirements.

E. Reporting System(s). The following tracking codes are used to document inspector activities during the evaluation of an EFB program.

1) Program Tracking and Reporting Subsystem (PTRS) Input. Compliance with the requirements in A061 should be validated during routine inspections and in accordance with the authorization processes identified in Volume 4, Chapter 15, Section 1. Aviation safety inspectors (ASI) should use the following PTRS activity codes to record EFB-related oversight activities:

- Avionics: 5443.
- Cabin Safety: 1443.
- Operations: 1443.
- Maintenance: 3443.


2) Safety Assurance System (SAS). For parts 121 and 125 operations, the PI or ASI will utilize this guidance related to SAS Elements 1.2.2 (OP) Manual Management, 2.1.1 (OP) Training of Flight Crewmembers, 2.2.1 (OP) Airman Duties/Flight Deck Procedures, and 5.2.1 (OP) Crewmember Duties/Cabin Procedures.
OPSPEC A062—SECOND IN COMMAND PROFESSIONAL DEVELOPMENT PROGRAM.

A. General. OpSpec A062 is an optional OpSpec that authorizes an air carrier/operator to establish a Second in Command Professional Development Program (SIC PDP) in accordance with 14 CFR part 135, § 135.99(c).

NOTE: OpSpec A062 will be available in the Web-based Operations Safety System (WebOPSS) on the effective date of § 135.99(c), November 26, 2018.

B. Applicability.

1) OpSpec A062 is only available to certificate holders conducting part 135 operations. Therefore, OpSpec A062 is available to 14 CFR part 121/135 air carriers/operators, but the SIC PDP may only be used in the part 135 operations.

2) In accordance with § 135.99(d), air carriers/operators may not be authorized to establish an SIC PDP if it uses only one pilot in its operations or it has been approved to deviate from the requirements in § 135.21(a), § 135.341(a), or 14 CFR part 119, § 119.69(a). Therefore, principal operations inspectors (POI) may not issue OpSpec A062 to any air carrier/operator who is authorized to operate as a basic operator, single-pilot-in-command (PIC) operator, or single-pilot operator in accordance with OpSpec A037, OpSpec A038, OpSpec A039, or OpSpec A040.

C. Requirements. Prior to issuing OpSpec A062, POIs must ensure the air carrier/operator has met all the requirements of § 135.99(c) in accordance with Volume 3, Chapter 68, Section 1.

D. Instructions for Table 1, Airplanes Under an SIC PDP.

1) Airplane Make/Model/Series. Table 1 must list each airplane make, model, and series (M/M/S) authorized for use in the SIC PDP. In accordance with § 135.99(c)(2), only multiengine airplanes or single-engine, turbine-powered airplanes may be authorized.

2) Remarks/Limitations. In accordance with § 135.99(c)(2), each airplane used in an SIC PDP must have specific equipment and independent instrumentation for the second in command (SIC) as listed in § 135.99(c)(2)(i) through (viii) and further described in Volume 3, Chapter 68, Section 1. If the air carrier/operator operates multiple variations of the same M/M/S airplane (some with the specific equipment and instrumentation and some without), then the Remarks/Limitations column must identify the variations of the M/M/S authorized for use in the SIC PDP. In this case, it is recommended that the POI list the registration numbers of the specific airplanes in the Remarks/Limitations column. However, POIs may use other means to identify the specific airplanes, as long as the authorized airplanes are readily identifiable. If there are no limitations and all airplanes of that M/M/S meet the specific equipment and instrumentation requirements, then the POI should enter “None” in the Remarks/Limitations column.
OPSPEC/MSPEC A063—FLIGHTCREW MEMBER CERTIFICATE VERIFICATION PLAN.

A. General. OpSpec/MSpec A063 is an optional OpSpec/MSpec for a 14 CFR part 91K fractional ownership program manager or a 14 CFR part 119 certificate holder conducting operations under 14 CFR part 121 or 135 that authorizes a certificate verification plan in accordance with part 91, § 91.1015(h); part 121, § 121.383(c); and part 135, § 135.95(b), as applicable. An approved certificate verification plan allows part 91K program managers and part 119 certificate holders operating under parts 121 and 135 to provide a temporary verification document to flightcrew members whose airman or medical certificates have been lost, stolen, or destroyed, or are otherwise missing.

NOTE: OpSpec/MSpec A063 will be available in the Web-based Operations Safety System (WebOPSS) on December 24, 2018, the effective date of §§ 91.1015(h), 121.383(c), and 135.95(b).

B. Requirements. Prior to issuing OpSpec/MSpec A063, Principal Operations Inspectors (POI) must ensure the operator’s certificate verification plan meets the following requirements.

1) Development of Temporary Verification Documents. The plan should include procedures for the development of temporary verification documents. The information contained in the temporary verification documents can be presented in many different forms and formats. However, the form/format must contain all the information available on the original certificate and be easily presented by the flightcrew member for inspection when required by 14 CFR part 61, § 61.3(l) and part 63, § 63.3(e).

   a) Paper. For issuance of paper temporary verification documents, the plan should specify how the paper documents will be transmitted to the flightcrew member. The plan should also specify the method to authenticate the paper documents.

   b) Electronic. For issuance of temporary verification documents using an electronic method, the plan should specify how the electronic documents will be transmitted to the flightcrew member. The operator must also be authorized via OpSpec/MSpec A025 to:

      • Use an electronic recordkeeping system to maintain records of flightcrew members’ airman and medical certificates (OpSpec/MSpec A025, Table 2, Electronic Recordkeeping System(s)); and
      • Use an electronic signature to authenticate the record of a flightcrew member’s airman or medical certificate (OpSpec/MSpec A025, Table 1, Electronic Signatures).

2) Validity Period. In accordance with §§ 91.1015(h), 121.383(c), and 135.95(b), temporary verification documents are valid for no more than 72 hours. The plan should include procedures to track the validity period of the temporary verification documents. The temporary verification documents must include the date and time of issuance and the date and time of expiration.

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NOTE: The expiration date and time of the temporary verification documents may not be extended. Operators may not issue a subsequent temporary verification document to a flightcrew member for the same instance of a lost, stolen, destroyed, or otherwise missing airman or medical certificate.

3) Areas of Operation. In accordance with §§ 91.1015(h), 121.383(c), and 135.95(b), temporary verification documents are only valid for flights within the United States. The temporary verification documents should include a statement attesting that the documents may only be used for flights within the United States.

a) United States. As defined in 14 CFR part 1, § 1.1: “United States, in a geographical sense, means (1) the States, the District of Columbia, Puerto Rico, and the possessions, including the territorial waters, and (2) the airspace of those areas.” This includes flights operating entirely within Alaska and Hawaii. It does not include (1) flights operating between the 48 contiguous states (including the District of Columbia) and Alaska or Hawaii, or (2) flights operating between Alaska and Hawaii.

b) International. Article 29 of the Convention on International Civil Aviation requires that every aircraft engaged in international navigation must carry “the appropriate licenses for each member of the crew.” Temporary verification documents provided by an operator do not meet the requirements of the convention for flights outside of the United States.

4) Kinds of Operations Allowed. In accordance with § 61.3(a)(1)(v) and (vi), the temporary verification documents may only be used when the flightcrew member is engaged in a flight operation for the operator, including ferry flights and repositioning flights.

5) Identification. Procedures should include positive identification of the flightcrew member before issuance of a temporary verification document.

a) Pilots. In accordance with § 61.3(a)(2), a pilot is required to have photo identification in his or her physical possession or readily accessible in the aircraft when exercising the privileges of his or her pilot certificate. A temporary verification document cannot be used to meet the photo identification requirements of § 61.3(a)(2).

b) Flight Engineers (FE). Part 63 does not require an FE to have photo identification in his or her physical possession or readily accessible in the aircraft when exercising the privileges of his or her Flight Engineer Certificate. However, operator procedures should still include a method to assure positive identification of the FE.

6) Issuing Authority. The plan should specify which personnel have the authority to issue temporary verification documents. The issuing authority’s name and position should be identified on the temporary verification document.

C. Manual Requirements. In accordance with § 91.1015(f) and (g) or part 119, § 119.43(b) and (c), as applicable, once the certificate verification plan is approved through OpSpec/MSpec A063, operators must insert pertinent excerpts of the OpSpec/MSpec into their manuals and inform each employee of his or her duties and responsibilities related to the certificate verification plan.

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D. Instructions for Table 1, Applicable Certificates and Method of Issuance.

1) Type of Certificate. Table 1 must list the types of certificates for which a temporary verification document may be issued. The options are: Pilot, Flight Engineer, or Medical.

2) Method of Issuance. Table 1 must list the method used to issue each of the types of certificates. The options are: Paper or Electronic.

3) Remarks/Limitations. Table 1 must list any remarks or conditions as determined by the POI. For example, if the operator uses an electronic method, the POI may want to list the specific electronic method used. If there are no remarks or limitations, enter “None.”

OPSPEC/MSPEC A096—ACTUAL PASSENGER AND BAGGAGE WEIGHT PROGRAM FOR ALL AIRCRAFT. Passenger and cargo only operations conducted under 14 CFR parts 91K, 121, 125, and 135 that use actual weights, or asked/volunteered weights plus 10 pounds to account for the weight and balance of all company owned and operated aircraft, must be issued OpSpec A096. If OpSpec A096 is issued, OpSpecs A097, A098, and/or A099 may not be issued.

NOTE: Operators authorized to use average weight always retain the option to use actual weights.

OPSPEC/MSPEC A097—SMALL CABIN AIRCRAFT PASSENGER AND BAGGAGE WEIGHT PROGRAM. Operators of small-cabin aircraft (aircraft type certificated for 5 to 29 passenger seats) that wish to use any combination of standard average, survey derived average, segmented, and/or actual passenger and baggage weights must be issued OpSpec A097. (The classification of small-, medium-, and large-cabin aircraft is based on the maximum type certificated number of passenger seats authorized for an aircraft, not the seating configuration as operated) If an operator elects to use only actual passenger and baggage weights, only OpSpec A096 must be issued. Table 1 of OpSpec A097 approves and tracks the general weight and balance control program weights that may consist of any combination of average, survey derived average, segmented, and/or actual weights. Operators approved for survey derived average weights must specify the expiration date of such weights. The expiration date for survey derived average weights may not exceed 36 calendar-months, beginning the month the survey was completed to derive such average weights. Use Table 2 of OpSpec A097 to approve route specific program weights. The route specific program weights may be comprised of any combination of standard average, survey derived average, segmented, and/or actual passenger and baggage weights. Review AC 120-27, Aircraft Weight and Balance Control, current edition, before issuing OpSpec A097 to verify operator weight and balance control program compliance.

OPSPEC/MSPEC A098—MEDIUM CABIN AIRCRAFT PASSENGER AND BAGGAGE WEIGHT PROGRAM. Operators of medium-cabin aircraft (aircraft type certificated for 30 to 70 passenger seats) that wish to use any combination of standard average, survey derived average, segmented, and/or actual passenger and baggage weights must be issued OpSpec A098. (The classification of small-, medium-, and large-cabin aircraft is based on the maximum type certificated number of passenger seats authorized for an aircraft, not the seating configuration as
operated.) If an operator elects to use only actual passenger and baggage weights, OpSpec A096 must be issued. Table 1 of OpSpec A098 approves and tracks the general weight and balance program weights that may consist of any combination of average, survey derived average, segmented, and/or actual weights. Operators approved for survey derived average weights must specify the expiration date of such weights. The expiration date for survey derived average weights may not exceed 36 calendar-months, beginning the month the survey was completed to derive such average weights. Use Table 2 of OpSpec A098 to approve route specific program weights. The route specific program weights may be comprised of any combination of standard average, survey derived average, segmented, and/or actual passenger and baggage weights. Review AC 120-27, Aircraft Weight and Balance Control, current edition, before issuing OpSpec A098 to verify operator weight and balance control program compliance.

OPSPEC/MSPEC A099—LARGE CABIN AIRCRAFT PASSENGER AND BAGGAGE WEIGHT PROGRAM. Operators of large-cabin aircraft (aircraft type-certificated for 71 or more passenger seats) that wish to use any combination of standard average, survey derived average, segmented, and/or actual passenger and baggage weights must be issued OpSpec A099. (The classification of small-, medium-, and large-cabin aircraft is based on the maximum type-certificated number of passenger seats authorized for an aircraft, not the seating configuration as operated.) If an operator elects to use only actual passenger and baggage weights, OpSpec A096 needs to be issued. Table 1 of OpSpec A099 approves and tracks the general weight and balance program weights that may consist of any combination of average, survey derived average, segmented, and/or actual weights. Operators approved for survey derived average weights must specify the expiration date of such weights. The expiration date for survey derived average weights may not exceed 36 calendar-months, beginning the month the survey was completed to derive such average weights. Use Table 2 of OpSpec A099 to approve route specific program weights. The route specific program weights may be comprised of any combination of standard average, survey derived average, segmented, and/or actual passenger and baggage weights. Review AC 120-27, Aircraft Weight and Balance Control, current edition, before issuing template A099 to verify operator weight and balance control program compliance.

OPSPEC A101—ADDITIONAL FIXED LOCATIONS. This paragraph identifies additional locations (facilities) within the FSDO that collectively form a certificated part 145 repair station’s operational base without having to certificate each facility as a stand-alone or satellite repair station.

A. Additional Locations. All additional locations of the certificated repair station must be under the full control of the primary facility listed in OpSpec A001. Individual facilities are not required to be completely equipped with tools, equipment, and parts, but must have them available when they perform the work.

B. Repair Station Manual (RSM). The RSM must contain detailed procedures for the transport of equipment and parts between facilities. The RSM should also outline procedures to ensure adequate personnel are available to support the additional fixed locations/facilities while articles are undergoing maintenance. Further, using additional fixed locations does not constitute work away from the repair station.

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C. **Bilateral Agreement (BA) Including Provisions for Maintenance.** When a repair station is located in a country with which the United States has signed a BA that includes provisions for maintenance of aircraft, engines, and appliances for installation on U.S.-registered aircraft, the repair station may operate in multiple facilities under one FAA air agency certificate within that country. The authorization requires the cooperation of the local national aviation authority.

NOTE: The repair station’s additional locations may only be within the geographic boundaries of the BA country.

**OPSPEC A117—USE OF ONBOARD FLIGHTCREW MEMBER REST FACILITIES.**

A. **Background.** This paragraph provides guidance for preparing OpSpec A117, Use of Onboard Flightcrew Member Rest Facilities. Under the limits of 14 CFR part 117, the airplane used must be equipped with onboard flightcrew member rest facilities any time a flightcrew member is conducting augmented operations. The class of rest facility used is an essential element in determining the maximum length of the flightcrew member’s flight duty period (FDP).

B. **Part 117 Rest Facility Classifications.** Part 117, § 117.3 prescribes three classes of onboard flightcrew member rest facilities and includes design criteria and specifications for each classification. The FAA evaluates onboard flightcrew member rest facilities and determines their qualification in accordance with part 117 requirements. Information regarding evaluation and qualification of onboard rest facilities is contained in Volume 3, Chapter 58, Section 3, and the current edition of Advisory Circular (AC) 117-1, Flightcrew Member Rest Facilities. Section 117.3 defines the three classes of onboard flightcrew member rest facilities as follows:

1) **Class 1 Rest Facility.** A Class 1 rest facility is a bunk or other surface that allows for a flat sleeping position and is located separately from both the flight deck and passenger cabin, in an area that is temperature controlled, allows the flightcrew member to control light, and provides isolation from noise and disturbance.

2) **Class 2 Rest Facility.** A Class 2 rest facility is a seat in an aircraft cabin that allows for a flat or near-flat sleeping position, is separated from passengers by a minimum of a curtain to provide darkness and some sound mitigation, and is reasonably free from disturbance by passengers or flightcrew members.

3) **Class 3 Rest Facility.** A Class 3 rest facility is a seat in an aircraft cabin or flight deck that reclines at least 40 degrees and provides leg and foot support.

C. **OpSpec A117 Must be Issued Prior to any Augmented Flightcrew Operations.** A certificate holder must be issued A117 prior to conducting any augmented flightcrew member operations in accordance with the FDP limits prescribed in Table C of part 117 (Flight Duty Period: Augmented Operations). When issued, A117 serves as the source document identifying each of the certificate holder’s airplanes having qualified onboard flightcrew member rest facilities. OpSpec A117 lists each onboard facility by aircraft, class, number of sleep surfaces, and the date of qualification.
D. Rest Facility Technical Report. In accordance with the requirements of Volume 3, Chapter 58, Section 3, qualification of a Class 1 rest facility is accomplished by the Aircraft Evaluation Group (AEG). A principal operations inspector (POI) will qualify a Class 2 or 3 rest facility. Regardless of who is conducting the qualification, certificate holders seeking rest facility qualification must provide the POI with a copy of a rest facility technical report containing the pertinent data for the rest facilities being qualified. The certificate holder’s technical report should contain a list of each of their airplanes having rest facilities (by make, model, and series (M/M/S), registration, and serial number) that correspond to the installation approval source for that class of rest facility. This data will be instrumental in assisting the POI with preparing and/or updating the certificate holder’s OpSpec A117. The rest facility technical report data must include:

1) The installation approval for each rest facility to be qualified, such as the type certificate (TC) approval, the Supplemental Type Certificate (STC) Designated Engineering Representative (DER) approval, or another acceptable means of approval; and

2) A list of airplanes by registration and serial number, M/M/S, classification of rest facility to be qualified, installation approval for the rest facility, and the number of sleep surfaces installed under that classification.

E. Preparing and Issuing the Certificate Holder’s OpSpec A117. Using the airplane and rest facility data contained in the technical report, the POI will insert the required data into Table 1 of the certificate holder’s OpSpec A117, identifying each of the certificate holder’s airplanes by M/M/S, registration and serial number, class of rest facility, qualification date, and the number of sleep surfaces. When populating Table 1 of OpSpec A117, enter the following data into the appropriate section of the Table:

- The registration number of the airplane;
- The serial number of the airplane;
- The M/M/S number of the airplane;
- The classification of rest facility;
- The number of sleep surfaces installed in this airplane under the qualified rest facility classification; and
- The date the rest facility was qualified.

F. Downgraded Rest Facility Classification. With the exception of a rest facility that is properly deferred in accordance with the certificate holder’s FAA-approved minimum equipment list (MEL), any time it is determined that a certificate holder’s rest facility no longer meets its qualified classification, the rest facility must be downgraded to a lower classification. In this case, the airplane must be removed from the certificate holder’s OpSpec A117 until such time as the airplane’s rest facility is requalified to a lower classification. A certificate holder may not use an airplane that does not have a properly qualified rest facility in any operation requiring an augmented flightcrew. Once the airplane has been requalified to a lower classification, the airplane and its new qualification data must be appropriately inserted into the certificate holder’s OpSpec A117.
G. Modified or Altered Rest Facility. In the event the FAA determines that a modification or alteration to a rest facility does not meet the classification previously qualified, that rest facility may be evaluated to a different (lower) classification, if applicable. If the FAA determines that the rest facility does not meet any of the three classifications, that airplane may not be used for augmented flightcrew operations. If it is determined that the rest facility does not meet any of the three classifications, or if a rest facility loses its qualification, the POI must remove the airplane from the certificate holder’s OpSpec A117.

H. Upgrading a Rest Facility. A certificate holder may upgrade its rest facility to meet the specifications for a higher rest facility classification. This will require the rest facility to be requalified prior to using the FDP limits applicable for the higher rest facility classification. Upon satisfactory requalification to a higher classification, the certificate holder’s OpSpec A117 must be updated to reflect the newly qualified rest facility the augmented FDP limits for the higher classification.

I. Requalification of Previously Qualified Rest Facilities. Requalification of a previously qualified rest facility is required when it is determined that it no longer meets the design criteria and specifications for that class of rest facility. The rest facility may be evaluated and qualified to a different (lower) classification such as a Class 1 to a Class 2. If the rest facility is qualified to a different class, the POI must reflect the new classification in the certificate holder’s OpSpec A117. If it is determined that the rest facility does not meet any of the three classifications, the POI must remove the airplane from the certificate holder’s OpSpec A117. A certificate holder may not use an airplane that not listed in its OpSpec A117 to conduct part 117 operations requiring an augmented flightcrew.


OPSPEC A160—ROTORCRAFT OPERATIONS WITHOUT AN INSTALLED RADIO ALTImETER.

A. General. An operations specification (OpSpec) A160 Letter of Deviation Authority (LODA) is issued for 14 CFR part 135 rotorcraft operations without a radio altimeter (RA). This section describes the aviation safety inspector’s (ASI) role in granting deviation authority to a part 135 certificate holder.

B. Background. In October 2010, the FAA published a Notice of Proposed Rulemaking (NPRM) (75 Federal Register (FR) 62639) that required commercial helicopter operators to install an operable FAA-approved RA in their rotorcraft. In February 2014, the FAA adopted the final rule as proposed (79 FR 9931), with compliance due by April 24, 2017, 3 years from the rule’s effective date. The final rule states that a certificate holder must have an “FAA-approved radio altimeter, or an FAA-approved device that incorporates a radio altimeter.” The FAA recognized that a limited number of smaller helicopters used in part 135 operations (e.g., Bell-47, Robinson R-22) may not have adequate room on the flight deck to install an RA, and included in the rule the ability for a certificate holder to obtain a deviation from the rule (part 135,
§ 135.160(b)). Deviation authority may not be warranted for helicopters in which an RA can be added to the flight deck’s existing configuration. The FAA did note that a Helicopter Terrain Awareness and Warning System (HTAWS) or other devices, such as a multi-function display that incorporates an RA, would be permitted under this rule. Additionally, the certificate holder may not use information derived from a Global Positioning System (GPS) as a substitute for an RA.

C. Guidance. Principal operations inspectors (POI) may issue OpSpec A160 in accordance with the following guidance:

1) POIs should review the certificate holder’s request to be authorized deviation authority from § 135.160 with the information in subparagraph C2 and C3, and provide the A160 authorization or denial within 60 calendar-days upon receipt of the request.

2) POIs should review the certificate holder’s substantiating data that shows an RA will not fit on the flight deck without removing equipment required by regulation or that there is no room on board the aircraft for associated RA components. POIs should coordinate this review with the principal avionics inspector (PAI).

3) Additional consideration for deviation may be required for rotorcraft eligible for OpSpec A160 at the time of final rule publication but an RA solution has become available during the 3-year compliance period. In this case, those rotorcraft operators may be conditionally granted OpSpec A160 to give operators the benefit of a full 3-year compliance period. However, POIs must act to terminate OpSpec A160, according to the authority in 14 CFR § 135.160(b) and by following the procedure in 14 CFR part 119, § 119.51, on the date of return to service following an RA installation or October 24, 2018, whichever occurs sooner. The operator must provide evidence showing the date the RA solution became available.

4) POIs are not required to coordinate A005 and A160 authorizations with their regional office or headquarters (HQ) policy divisions. However, contact information is provided below in case further assistance is needed.

5) Volume 3, Chapter 18, Section 6, OpSpec/MSpec D085, paragraph D allows for rotorcraft to remain on the D085 OpSpec while not operating in revenue service. Therefore, after April 24, 2017, a rotorcraft listed on an operator’s D085 may operate under 14 CFR part 91 to conduct those maintenance, or alteration, activities necessary to conform the rotorcraft to § 135.160.

6) The PAI and principal maintenance inspector (PMI) are advised that the operator’s OpSpec D085 may remain unchanged during the A160 OpSpec approval process. In the case where an approval process may extend beyond the April 24, 2017 compliance date, the rotorcraft may not operate under part 135. Continued operation of rotorcraft listed on the D085 under part 91 is allowed only if the certificate holder has FAA-accepted procedures specifying how its rotorcraft are operated while it shows compliance to § 135.160.
D. Action. POIs should review the guidance in subparagraph C and issue A160 to certificate holders as applicable. POIs granting this deviation will issue OpSpec A160 that will serve as the LODA. POIs will also list the deviation on OpSpec A005 and place “See OpSpec paragraph A160” in the Deviation Description block on OpSpec A005. ASIs will complete the Program Tracking and Reporting Subsystem (PTRS) with a code of 1865, GENRL TECH/PROCESS DEVIATIONS (BLANK); document the approval or denial for each aircraft; and enter “Rad/Alt” into the Nat’l Use block. Direct questions or comments concerning this policy to the FAA Flight Standards Service, Aircraft Maintenance Division (AFS-300) at 202-267-1675 or email the Helicopter Air Ambulance Focus Team (HAAFT) at 9-AWA-AVS-HAAFT@faa.gov.

1) Conditions for Denying the Deviation. POIs should be aware that this deviation authority only applies to rotorcraft with a maximum gross takeoff weight of 2,950 pounds or less. Requests for deviation from § 135.160 received for aircraft with a maximum gross takeoff weight greater than 2,950 pounds must be denied. In these cases, the certificate holder should petition for an exemption in accordance with 14 CFR part 11.

2) Conditions and Limitations. POIs should be aware of the following conditions and limitations applicable for part 135 certificate holders seeking OpSpec A160 authorization:

   a) The certificate holder is not authorized to conduct night vision goggle (NVG) operations while conducting operations under this deviation authority.

   b) For certificate holders with an approved pilot training program, the training program must contain training methods for recognizing and avoiding conditions conducive to whiteout, brownout, and flat-light conditions.

3) Deviations. Deviations to this policy must be processed in accordance with the procedure found in Volume 1, Chapter 1, Section 1, subparagraph 1-3A.

4) Termination or Amendment. The OpSpec A160 LODA may be terminated or amended at any time by the Administrator.

OPSPEC/TSPEC A304—FINAL APPROVAL OF AN AIRLINE TRANSPORT PILOT CERTIFICATION TRAINING PROGRAM.

A. General. A304 is issued by the principal operations inspector (POI) or the Training Center Program Manager (TCPM) after concurrence from the Air Transportation Division (AFS-200) to 14 CFR parts 121, 135, and 142 certificate holders, or from the General Aviation and Commercial Division (AFS-800) for 14 CFR part 141 certificate holders. The authorization indicates final approval to conduct the airline transport pilot (ATP) Certification Training Program (CTP).

B. Purpose. Completion of the ATP CTP is required by 14 CFR part 61, § 61.156 after July 31, 2014, for those applicants seeking an ATP Certificate with airplane category and multiengine rating prior to taking the knowledge test.
C. **Process to Obtain Authorization.** The current edition of Advisory Circular (AC) 61-138, Airline Transport Pilot Certification Training Program, provides guidance on the minimum curriculum requirements and the process by which the FAA will approve an ATP CTP as required by § 61.156. Volume 3, Chapter 62, Sections 1 and 2 provide detailed instructions on reviewing and approving an ATP CTP.

D. **Issuing OpSpec/TSpec A304.** OpSpec/TSpec A304 may only be issued after receiving approval from AFS-200 for part 121 or 135 air carriers and part 142 training centers. Based on the information provided in the program, complete the information required by the tables in A304.

**OPSPEC A317—ACCEPTANCE OF A FATIGUE RISK MANAGEMENT PLAN (FRMP).**

A. **General.** On August 1, 2010, the President signed Public Law (PL) 111-216, referred to as the Airline Safety and Federal Aviation Administration (FAA) Extension Act of 2010, which focuses on improving aviation safety. Section 212(b) of the Act requires each air carrier conducting operations under Title 14 of the Code of Federal Regulations (14 CFR) part 121 to develop, implement, and maintain a Fatigue Risk Management Plan (FRMP). The FRMP is an active plan specific to the air carrier’s type of operations that describes, through its policies and procedures, methods for managing and mitigating fatigue to improve flightcrew alertness and reduce performance errors. An FRMP is a management plan for addressing the potential effects of day-to-day flightcrew member fatigue associated with the air carrier’s specific type of operations. The air carrier’s FRMP should reflect its appropriate fatigue mitigation strategies applicable to its operations. For specific information on a FRMP, see Volume 3, Chapter 58, Section 1.

B. **Review and Acceptance Process.** The Air Transportation Division, AFS-200, is responsible for reviewing and either accepting or rejecting the air carrier’s FRMP. For specific procedures on the FRMP review and acceptance process, refer to Volume 3, Chapter 58, Section 1.

C. **OpSpec Issuance.** The issuance of OpSpec A317 requires headquarters (HQ) approval.

1) The FAA will issue OpSpec A317 to each part 121 air carrier signifying its FRMP has been reviewed and has been determined to be acceptable. The maximum duration of the OpSpec is 24 calendar-months from the date of issuance and will be reflected on the air carrier’s OpSpec A317. Therefore, at a minimum, each part 121 air carrier must submit an amended draft FRMP for review every 24 calendar-months.

2) The POI will be responsible for issuing OpSpec A317 upon receiving approval from AFS-200, and will incorporate the applicable text into the OpSpec as specified in the approval memo issued by AFS-200. For specific guidance on issuing OpSpec A317, refer to Volume 3, Chapter 58, Section 1.
OPSPEC A318—APPROVAL OF A FATIGUE RISK MANAGEMENT SYSTEM (FRMS).

A. General. Title 14 CFR part 117, § 117.7 states that “no certificate holder may exceed any provision of this part unless approved by the FAA under a Fatigue Risk Management System that provides at least an equivalent level of safety against fatigue-related accidents or incidents as the other provisions of this part.”

B. Background. The objective of a Fatigue Risk Management System (FRMS) is to manage, monitor, and mitigate the effects of fatigue to improve flightcrew member alertness and reduce performance errors. A certificate holder uses an FRMS as a management system to mitigate the effects of fatigue in its particular operation. It is a data-driven system, based largely upon scientific principles and operational knowledge, which allows for continuous monitoring and management of safety risks associated with fatigue-related error. An FRMS is also:

- A fatigue mitigation tool that minimizes the acute and chronic sources of fatigue and manages the potential risks associated with fatigue.
- Part of a repetitive performance improvement process that leads to continuous safety enhancements by identifying and addressing fatigue factors across time and changing physiological and operational circumstances.

C. Review and Approval Process. The Air Transportation Division (AFS-200) is responsible for reviewing and approving a certificate holder’s FRMS and subsequent revisions to their FAA-approved FRMS. For specific procedures on the FRMS review and approval process refer to the current edition of Advisory Circular (AC) 120-103, Fatigue Risk Management Systems for Aviation Safety.

D. OpSpec Issuance. The issuance of and revisions to OpSpec A318 require headquarters (HQ) approval.

1) OpSpec A318 is issued to each 14 CFR part 121 certificate holder with an FAA-approved FRMS for part 117 operations. OpSpec A318 will identify each FAA-approved FRMS by the FRMS authorization number, FRMS title, the applicable Code of Federal Regulations (CFR) sections, the revision number, and the approval date.

2) The principal operations inspector (POI) will be responsible for issuing OpSpec A318 upon receiving an approval memo from AFS-200 to issue the OpSpec and will incorporate the applicable text into the OpSpec as specified in AFS-200’s approval memo.

3) If the Administrator determines that revisions are necessary to a certificate holder’s FRMS, the certificate holder must make the requested changes upon notification. The FAA will use the process outlined in 14 CFR part 119, § 119.51 to amend OpSpecs when the Administrator determines changes are necessary to a certificate holder’s FRMS. Failure to make requested changes will invalidate the certificate holder’s FRMS authorization.
OPSPEC A319—FATIGUE EDUCATION AND AWARENESS TRAINING (FEAT) PROGRAM INITIAL APPROVAL AND UPDATES.

A. General. Title 14 CFR part 117, § 117.9 prescribes that each 14 CFR part 121 certificate holder conducting operations under part 117 must develop and implement an FAA-approved Fatigue Education and Awareness Training (FEAT) program. The FEAT program must provide education and awareness training every 12 calendar-months to all employees of the certificate holder responsible for administering the provisions of part 117, including:

- Flightcrew members,
- Dispatchers,
- Individuals directly involved in the scheduling of flightcrew members,
- Individuals directly involved in operational control, and
- Any employee providing direct management oversight of those areas.

B. Updates to the FEAT. Each certificate holder must update its FEAT program at least once every 24 calendar-months and submit the update to the FAA for review and acceptance no later than 12 months after the date of the previous FEAT submission. Updates are categorized as either minor or major.

1) Minor Update. A minor update consists of spelling and grammatical errors, changes to contact information, typos, and reformatting of the content. Minor updates are accepted rather than approved. The minor update is to be submitted to the principal operations inspector (POI) for review and acceptance. Once accepted, the POI will send AFS-200 an email stating that a minor update to the certificate holder’s FEAT has been accepted. Upon receipt of the email, AFS-200 will issue the POI an approval memo to reissue the certificate holder OpSpec A319. The approval memo will contain a new 24 calendar-month date identifying the date of the next required update. Upon receipt of the approval memo, the POI will populate the text box located in paragraph d(1) of the certificate holder’s updated OpSpec A319 with this new date, as specified in the approval memo.

2) Major Update. An update that does not meet the criteria of a minor update is considered major and requires FAA approval. The FAA emphasizes that any major update to a certificate holder’s FEAT program would be considered a new program and requires FAA approval before it may be implemented. New training programs and major updates are to be submitted to the Air Transportation Division (AFS-200) at 9-AFS-200-FRMP-FRMS@faa.gov.

C. Failure to Submit Required Updates. The FAA may use its OpSpec authority under 14 CFR part 119, § 119.51 to require updates to the certificate holder’s FEAT program. If the FAA determines that updates to the certificate holder’s FEAT are necessary, the FAA may use the process outlined in § 119.51 to amend the certificate holder’s OpSpec A319.

D. Review and Approval Process. AFS-200 is responsible for reviewing and approving a certificate holder’s new FEAT program and major updates to an FAA-approved FEAT program. The certificate holder’s POI is responsible for reviewing and accepting all minor updates to the certificate holder’s FEAT.

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E. **OpSpec Issuance.** The FAA will issue OpSpec A319 to each part 121 certificate holder having an FAA-approved FEAT program. The issuance of and revisions to OpSpec A319 requires headquarters (HQ) approval. The POI will be responsible for issuing OpSpec A319 upon receipt of the approval memo issued by AFS-200. This memo authorizes the POI to issue OpSpec A319 in accordance with the conditions and limitations outlined in the approval memo. The approval memo will contain specific guidance for inserting data into the appropriate fields under the following conditions:

1) **FEAT Approval.** The approval memo will contain the revision number and date of approval, which will be inserted into Table 1 of OpSpec A319. Additionally, the approval memo will contain the date of the next required update, which will be inserted in the data field.

2) **FEAT Acceptance.** The approval memo will contain the date of the next required update, which will be inserted in the data field provided in paragraph d(1) of OpSpec A319.

**OPSPEC/MSPEC/LOA A321. DECOMMISSIONED.**

**OPSPEC/MSPEC/LOA A353. DECOMMISSIONED.**

**OPSPEC/MSPEC/LOA A354—AUTOMATIC DEPENDENT SURVEILLANCE-BROADCAST (ADS-B) IN-TRAIL PROCEDURE (ITP) (14 CFR PARTS 91, 91K, 121, 125, A125, AND 135 CERTIFICATE HOLDERS/OPERATORS).**

NOTE: For Next Generation Air Transportation System (NextGen) tracking, applications for approvals for this paragraph must be entered in the Operations Approval Portal System (OAPS) as indicated in Volume 3, Chapter 1, Section 1.

A. **General.** The In-Trail Procedure (ITP) is designed primarily for use in nonradar oceanic airspace to enable appropriately equipped Automatic Dependent Surveillance-Broadcast (ADS-B) In aircraft to perform flight level (FL) changes previously unavailable with procedural separation minima applied. The improved traffic information available to ADS-B In equipped aircraft allow ITP maneuvers to occur safely with application of reduced separation minima. ITP will enable FL changes to improve ride comfort, avoid weather, and obtain more favorable winds to improve fuel economy and arrival times.

NOTE: Refer to the current edition of AC 90-114, Automatic Dependent Surveillance-Broadcast Operations, Appendix 2, ADS-B In-Trail Procedure, for a more detailed description of the ITP.

B. **Applicability.** Paragraph A354 is an optional authorization available to operators conducting operations under 14 CFR parts 91, 91K, 121, 125 (including A125 Letter of Deviation Authority (LODA) holders), and 135. Paragraph A354 authorizes the use of ADS-B In equipment for ITP.

NOTE: A part 125 LODA holder is an aircraft operator who is issued a LODA from 14 CFR part 119, § 119.23 and part 125, § 125.5 (the requirement to hold an operating certificate and OpSpecs), and is identified in the Web-based Operations
Safety System (WebOPSS) database as 125M. The “M” designation is assigned in WebOPSS to identify part 125 LODA holders in the database.

C. General Guidance. For authorization to conduct ITP, the certificate holder/operator and their responsible principal inspector (PI) or Flight Standards District Office (FSDO) are required to use the nonstandard request process in Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713.

NOTE: PIs and FSDOs should see Figure 3-67C, A354 Automatic Dependent Surveillance-Broadcast (ADS-B) Application Submittal Process Flowchart and Volume 3, Chapter 1, Section 1 for general guidance on processing and tracking proposals submitted for authorization to conduct ITP.

D. Required Documentation for Submission of Formal Proposal. A separate proposal must be submitted by the operator for each aircraft type at initial and subsequent requests for authorization to conduct ITP. Subsequent requests to add additional aircraft of the same make, model, and series (M/M/S) to an existing authorization should include the aircraft and equipment documentation contained in AC 90-114, Appendix 2, paragraphs 4, 5, and 6. ITP proposals must contain the following information to be found acceptable for formal submission and FAA evaluation:

1) Letter of request for authorization to conduct ITP;
2) Aircraft qualification documentation;
3) ITP equipment description;
4) Proposed ITP operations area;
5) Proposed minimum equipment list (MEL) revisions;
6) Flight manual/pilot’s operating handbook (POH) documentation;
7) Airworthiness documentation;
8) Dispatch/flight-following procedures (if applicable) or other persons with operational control; and
9) Pilot training.

E. ITP Proposal Evaluation Criteria. Specific evaluation criteria for ITP requirements can be found in AC 90-114, Appendix 2.

F. Related ADS-B Material and Contact Information.

1) Additional information and job aids related to ADS-B authorizations can be found in the applicable guidance section of each authorization in WebOPSS.
NOTE: Flight Standards office aviation safety inspectors (ASI) should make the appropriate application checklists and reference documents available to certificate holders/operators who do not have access to WebOPSS. Inspectors should encourage industry to complete the optional application checklist(s) prior to submission since it will expedite the review process.

2) For additional ADS-B information, please contact the following:

a) For general information on operation requirements and procedures, contact the Flight Technologies and Procedures Division (AFS-400) by phone at 202-267-8790, or by email at 9-AWA-AVS-AFS-400-Flight-Technologies-Procedures-Division@faa.gov.

b) For parts 121 and 135 special authorizations (300-series OpSpec/LOA), contact the Air Transportation Division (AFS-200) at 202-267-8166.

c) For parts 91, 91K, 125, and A125 special authorizations (300-series OpSpec/MSpec/LOA), contact the General Aviation and Commercial Division (AFS-800) at 202-267-1100.

d) For continued airworthiness of ADS-B systems, contact the Aircraft Maintenance Division (AFS-300) at 202-267-9013.

e) For certification of ADS-B systems, contact the Systems and Equipment Standards Branch (AIR-6B0) at 202-385-8637.

f) For technical questions concerning the ADS-B Out performance requirements to support air traffic control (ATC) service final rule, contact (by mail) the Surveillance and Broadcast Services (AJM-2320), Air Traffic Organization, FAA, 800 Independence Avenue SW, Washington, DC 20591; or by telephone at 202-385-8637.
Figure 3-67C. A354 Automatic Dependent Surveillance-Broadcast (ADS-B) Application Submittal Process Flowchart

A354 ADS-B Application Submittal Process Flowchart

Certificate holder or operator submits the following information to the appropriate Flight Standards office:
1. ADS-B Application.
2. Completed ADS-B Application Package Checklist(s) located in WebOPSS A354 guidance section (optional).
3. Follow the guidance contained in FAA Order 8900.1, Volume 3, GENERAL TECHNICAL ADMINISTRATION, Chapter 1, THE GENERAL PROCESS FOR APPROVAL OR ACCEPTANCE OF AIR OPERATOR APPLICATIONS, Section 1, Paragraph 3-1D, Tracking Operational Applications.

Does application contain required items for approval?

NOTES

1. To obtain the nonstandard authorization A354, the certificate holder/operator and the Principal Operations Inspector (POI) are required to use the nonstandard request process. See Order 8900.1 Volume 3, Chapter 18, Section 2, paragraphs 3-712 to 3-713, for the nonstandard request.

2. Application package returned to certificate holder/operator with list of discrepancies.

3. Application package returned to the appropriate Flight Standards office with list of discrepancies.

4. Ensure completed application is uploaded to the Operations Approval Portal System (OAPS) prior to notification.

5. AFS-400 returns application package to AFS-410 with list of discrepancies.

AFS-400 submits Letter of Concurrence (co-signed by the appropriate Flight Standards policy division) listing any associated limitations and/or provisions to AFS-410. AFS-410 forwards letter to the appropriate Flight Standards office for final coordination and authorization.

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OPSPEC/MSPEC/LOA A355—AUTOMATIC DEPENDENT SURVEILLANCE-BROADCAST (ADS-B) IN OPERATIONS.

A. General. ADS-B IN is an enabling surveillance technology for Next Generation Air Transportation System (NextGen) intended to improve efficiency and safety in the National Airspace System (NAS). An operator may apply and qualify to conduct any combination of ADS-B IN operations contained in this authorization. The information in the general paragraphs applies to all ADS-B IN authorizations. There is additional specific guidance for each individual ADS-B IN authorization. Approving inspectors should review the general guidance (subparagraph C) before the specific guidance for the requested authorization.

NOTE: Direct the applicant to the current edition of Advisory Circular (AC) 90-114, Automatic Dependent Surveillance-Broadcast Operations, for a more detailed description of each ADS-B IN procedure and the application process.

B. Applicability. OpSpec/MSpec/LOA A355 is an optional authorization available to certificate holders conducting operations under 14 CFR parts 91K, 121, 125 (including Letter of Deviation Authority (LODA) 125M), and 135. Paragraph A355 authorizes ADS-B IN procedures, and is issued under the authority of 14 CFR part 91K, § 91.1015(a)(10); part 119, §§ 119.23(a)(3) and 119.49(a)(5); and part 125, § 125.5.

NOTE: A part 125 LODA holder is an aircraft operator who is issued a LODA from §§ 119.23 and 125.5 (the requirement to hold an operating certificate and OpSpecs) and is identified in the Web-based Operations Safety System (WebOPSS) database as 125M. The “M” designation is assigned in WebOPSS to identify part 125 LODA holders in the database.

C. General Guidance. For authorization to conduct ADS-B IN procedures, the certificate holder/program manager/operator and the responsible principal inspector (PI) or Flight Standards District Office (FSDO) must use the nonstandard request process in Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713.

NOTE: This authorization may only be issued with written concurrence from FAA Flight Standards (AFS) headquarters (HQ) Flight Technologies and Procedures Division (AFS-400), and either General Aviation and Commercial Division (AFS-800) or Air Transportation Division (AFS-200), as appropriate.

NOTE: PIs should see Figure 3-67B, A355 Automatic Dependent Surveillance-Broadcast (ADS-B) Application Submittal Process Flowchart, and Volume 3, Chapter 1, Section 1, for general guidance on processing and tracking proposals submitted for authorization to conduct ADS-B IN procedures. They must provide the applicant with the appropriate ADS-B IN checklist, which must be completed and attached with supporting documents. The checklist is available in the WebOPSS guidance tab for the procedure.
1) **ADS-B IN.**

   a) The basic ADS-B IN application provides enhanced situational awareness to the pilots by presenting a display of nearby ADS-B traffic, on the ground and in the air. An ADS-B IN system includes at least one flight deck traffic display, depicting the relative position and related information of ADS-B-equipped aircraft, presented on a plan view. This display, known as a Cockpit Display of Traffic Information (CDTI), may be presented on a dedicated display or integrated into and presented on an existing display (e.g., navigation display (ND) or multifunction display (MFD)). In most installations, a moving map depicting key surface elements of the airport may be displayed when on the ground or within a predefined altitude/distance from an airport while airborne. The moving map function may also have an independent navigation database.

   b) The CDTI will display nearby ADS-B OUT traffic and may also display Traffic Alert and Collision Avoidance System (TCAS) or Traffic Information Service-Broadcast (TIS-B) traffic, depending on the installation. The display will have functionality to allow the pilots to select a target to obtain additional information, which might not be automatically displayed, such as aircraft category, distance from own-ship, and groundspeed (GS). The system will also provide range selection and declutter functionality. The basic ADS-B IN system will optionally include functionality to perform the more advanced procedures authorized by this paragraph.

2) **Training.** Dispatchers, other persons authorized to exercise operational control, and participating pilots must complete the operator’s FAA-approved training program prior to conducting ADS-B IN operations approved by this authorization. Each ADS-B IN operation may have additional requirements specific to the operation, but all ADS-B IN operations have the following ground training requirements in common. The approved training program must include:

   a) ADS-B OUT/IN system overview, to include operating procedures and limitations of installed ADS-B equipment.

   b) ADS-B IN normal procedures specific to the approved operation.

   c) ADS-B IN minimum equipment list (MEL) procedures (as applicable).

   d) ADS-B IN equipment limitations (pilots only).

   e) Operation and understanding of the CDTI interface (pilots only).

   f) Non-normal procedures specific to the approved operation (as applicable).

   g) Specific crew coordination procedures for the approved operation (pilots only).

   h) ADS-B flight planning, including region/country/airport-specific requirements or limitations on use (dispatchers or other persons responsible for flight planning or operational control).
3) **Manuals.** The Airplane Flight Manual (AFM), Airplane Flight Manual Supplement (AFMS), Aircraft Operating Manual (AOM), Flight Operations Manual (FOM), or the pilot’s operating handbook (POH), as appropriate, and associated checklists, as applicable to the specific operator, must include information to be used for the specific operation requested. Additionally, as applicable to the specific type of operation, the MEL and Dispatch Operations Manual (DOM) should be revised as necessary to accommodate the addition of the specifically approved ADS-B IN operations.

4) **Dispatch/Flight Planning.** Certain ADS-B IN procedures require coordination with the controlling air navigation service provider (ANSP). The procedure may require specific air traffic controller procedures or supporting ground automation. To facilitate this, correct aircraft equipment codes must be entered on the FAA and International Civil Aviation Organization (ICAO) flight plan. Currently, codes only indicate which frequency the ADS-B operates on, and whether the aircraft has ADS-B IN or ADS-B OUT. There are currently no codes that indicate specific ADS-B IN capabilities or approved procedures.

   **NOTE:** Refer to the current edition of the FAA ICAO Flight Planning Interface Reference Guide for instructions on ADS-B equipment codes.

   a) Flight planning should consider whether airports and airspace of intended operation are approved for ADS-B IN procedures. Verify that the applicant has training and procedures in place to limit authorized ADS-B IN procedures to approved airports, runways, and areas of operation.

   b) Verify that the applicant has procedures in place to enter the correct ADS-B equipment/capability codes in the flight plan.

   c) Verify that the applicant has procedures in place to amend ADS-B flight plan codes as a result of MEL actions, as appropriate.

5) **MEL, if Applicable.** The principal operations inspector (POI) will review the applicant’s procedures for deferral of inoperative ADS-B IN equipment and coordinate with the principal maintenance inspector (PMI) and principal avionics inspector (PAI) during the evaluation and approval of the revised MEL. To seek MEL relief for installed ADS-B equipment, the applicant must submit a proposal to their POI for approval. The proposal must be made in accordance with established FAA Aircraft Evaluation Group (AEG) Master Minimum Equipment List (MMEL) revision procedures and Volume 4, Chapter 4. Approvals granted for specific operational procedures using ADS-B equipment require modification of the MEL (or equivalent) to address all dispatch conditions.

D. **Evaluation of ADS-B IN Aircraft Eligibility and Maintenance Requirements.**

1) **General.** The PMI and PAI are responsible for evaluating the acceptability of the installed ADS-B IN system for the intended operation and the acceptability of the proposed maintenance procedures to support continued airworthiness of the system. The PMI and PAI also provide technical support to the POI and the applicant throughout the approval process.
2) Evaluation of Aircraft Eligibility. Installation of an ADS-B IN system is a major alteration to an aircraft type certificate (TC) and requires FAA approval through issuance of an amended TC, Supplemental Type Certificate (STC), or amended STC. The installed ADS-B IN system must meet the standards of Technical Standard Order (TSO)-C195b, Avionics Supporting Automatic Dependent Surveillance-Broadcast (ADS-B) Aircraft Surveillance Applications (ASA), or later version, or be found acceptable to the Administrator and be approved by the FAA.

a) Proposal Documentation. The applicant is responsible for submitting the following documentation to establish the eligibility of proposed aircraft for the requested ADS-B IN authorization:

1. Applicable aircraft TC, amended TC, or STC.
2. MEL, if applicable, with any limitations associated with ADS-B IN operations.
3. AFMS applicable to the ADS-B IN system installation.
4. Aircraft records indicating each ADS-B IN system installed on proposed aircraft has been tested to verify proper function for applicable operation(s).
5. For each proposed aircraft, a listing of the make/model and part number of the ADS-B IN system-specific components and applicable software versions associated with those components.

NOTE: Refer to the current edition of AC 20-172, Airworthiness Approval for ADS-B In Systems and Applications, for guidance on the installation of ADS-B IN systems.

NOTE: Refer to the current edition of AC 20-165, Airworthiness Approval of Automatic Dependent Surveillance-Broadcast (ADS-B) Out Systems, for guidance on the installation of ADS-B OUT systems.

NOTE: Portable ADS-B IN systems (transceiver/display device) cannot be used to meet the aircraft eligibility requirements associated with this authorization.

b) PMI and PAI Responsibility. The PMI and PAI are responsible for evaluating the submitted aircraft eligibility documentation to determine the following:

1. ADS-B IN system installed on each aircraft is in compliance with applicable aircraft TC, amended TC, or STC.
2. MEL revisions provide appropriate procedures for safe operation of aircraft with the ADS-B IN system inoperative or partially inoperative.
3. Aircraft records demonstrate that each ADS-B IN system installed on proposed aircraft have been tested to verify proper function for the intended operation(s).

4. Installed ADS-B IN system components and software versions are applicable to the corresponding airframe serial number.

3) Evaluation of Maintenance Procedures. ADS-B IN system maintenance procedures must adhere to the applicable avionics manufacturer’s instructions for continued airworthiness (ICA), as accepted by the FAA.
   
a) Proposal Documentation. The applicant is responsible for submitting the following ADS-B IN system maintenance procedures documentation for evaluation:
   1. Applicable avionics manufacturer’s ICA.
   2. Applicable General Maintenance Manual (GMM) (as applicable) revisions that address the ICA.
   4. Return-to-service test procedures following maintenance of the ADS-B IN system.

b) PMI and PAI Responsibility. The PMI and PAI are responsible for evaluating the submitted ADS-B IN maintenance procedures documentation to determine the following:
   1. Maintenance procedures must address all aspects of the ICA.
   2. MRBR recommendations applicable to the ADS-B IN system have been addressed.
   3. Test procedures address ICA requirements and appropriate test equipment is available and used to verify ADS-B IN system performance prior to return to service. Full ADS-B system-level testing is required when the following conditions are met:
      a. The main ADS-B data link transceiver is replaced.
      b. An ADS-B IN source system is disturbed and there is a dedicated input to ADS-B that cannot be verified by other means (e.g., source system test and flight deck display).

E. Specific Guidance – Situational Awareness.

1) Operator Requirements. To authorize the use of ADS-B IN for situational awareness on the surface or while airborne, ensure that the certificate holder has:
   
a) Procedures established for ensuring the ADS-B IN-specific navigation databases (if installed) will be current at the time of use.

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b) Clearly established responsibilities among the crew for use of the CDTI and other ADS-B IN displays.

2) Pilot Training. Ensure the certificate holder’s/operator’s/program manager’s pilot training emphasizes the following:

a) The device is used only to supplement what can be seen out the window (OTW) except when using authorized ADS-B IN procedures. Pilots must always conduct OTW scans per current procedures.

NOTE: On the surface, pilots must consider airport markings and signage viewed OTW as the primary location reference.

b) Not all ground/airborne traffic will appear on the display; only ADS-B OUT-equipped traffic will appear, and depending on the installation, TIS-B and/or TCAS traffic.

c) Pilots should not use the call sign or Aircraft Identification (ACID) (Flight Identification (FLT ID)) of observed traffic in radio communications, as this could create confusion for both air traffic control (ATC) and pilots monitoring the frequency.

d) Compliance with the certificate holder’s established crew coordination procedures on the use of the CDTI and ADS-B IN information.

e) Use of the display does not change pilot or controller responsibilities.

f) If at any time the presented information becomes unreliable, inoperative, or a distraction, disregard the display.

g) CDTI traffic information does not replace any traffic advisories (TA) and/or resolution advisories (RA) provided by the aircraft’s TCAS. RA response must be based on the TCAS display and approved procedures.


1) CAVS Concept. CAVS is an ADS-B IN application that assists pilots in maintaining separation from ADS-B OUT-equipped aircraft during visual separation. Currently, CAVS may only be used in the approach phase of flight. Traffic displayed by certified ADS-B IN systems must meet established standards of accuracy and integrity. Because of this, CAVS information may be used as a substitute for continuous visual observation of traffic-to-follow (TTF) under specified conditions. CAVS does not relieve the pilot of his responsibility to see and avoid other aircraft. ATC maintains separation responsibility from all other aircraft and for the orderly flow of traffic to the runway. Currently, there is no new phraseology approved for the use of CAVS. ATC will have no knowledge that a pilot is conducting CAVS.

NOTE: CAVS is currently restricted to following aircraft to the same runway of intended landing at specific runways and airports.

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2) **CAVS Requirements.** In addition to the requirements stated in the general guidance above, ensure that the certificate holder complies with the following:

   a) Ensure the certificate holder’s training program addresses CAVS and that pilots are trained that visual acquisition is required before CAVS can be used.

   b) Ensure that the certificate holder has established procedures for setting the selectable range alert and that it may not be set for less than 2.5 nautical miles (NM).

   c) Ensure that the certificate holder has clearly established criteria for discontinuation of CAVS, to include loss of Visual Meteorological Conditions (VMC) and loss of ADS-B IN information.

3) **Dispatch.** There are no additional dispatch procedures for CAVS.

G. **Specific Guidance – In-Trail Procedure (ITP).** Reserved.

H. **Specific Guidance – Merging and Spacing (M&S).** Reserved.

I. **Specific Guidance – Interval Management-Spacing (IM-S).** Reserved.

J. **Required Documentation for Submission of Formal Proposal.** A separate proposal must be submitted by the certificate holder for each aircraft type at initial and subsequent requests for authorization to conduct an ADS-B IN procedure. The ADS-B IN proposal must contain the following information to be found acceptable for formal submission and FAA evaluation:

   1) Letter of request for authorization to conduct the ADS-B IN procedure.

   2) Operation manuals and checklists.

   3) Proposed MEL revision.

   4) Compliance documentation for the ADS-B IN avionics.

   5) Maintenance procedures (see subparagraph D above).

   6) Pilot training and, where specified in this guidance, training for persons authorized to exercise operational control. (See subparagraph C2) and specific guidance for the requested authorization(s).)

K. **ADS-B IN Proposal Evaluation Criteria.** Refer to AC 90-114 for expanded clarification of ADS-B IN proposal requirements.

L. **Related ADS-B Material and Contact Information.**

   1) Refer to the A355 guidance section of the authorization in the WebOPSS for additional information and job aids related to ADS-B authorizations.
NOTE: AFS aviation safety inspectors (ASI) must make the appropriate application checklists and reference documents available to certificate holders who do not have access to WebOPSS. Inspectors should direct the industry to complete the specific ADS-B application checklist(s) prior to submission.

2) For additional ADS-B information, please contact the following:

    a) For general information on operation requirements and procedures, contact the Flight Technologies and Procedures Division (AFS-400) by telephone at 202-267-8790.

    b) For parts 121 and 135 special authorizations (300-series OpSpec/LOA), contact the Air Transportation Division (AFS-200) at 202-267-8166.

    c) For parts 91K, 125, and 125M special authorizations (300-series OpSpec/MSpec/LOA), contact the General Aviation and Commercial Division (AFS-800) at 202-385-9600/9601.

    d) For continued airworthiness of ADS-B systems, contact the Aircraft Maintenance Division, Avionics Branch (AFS-360) at 202-385-6402.

    e) For certification of ADS-B systems, contact the Systems and Equipment Standards Branch (AIR-130) at 202-267-4613.

    f) For technical questions concerning the ADS-B OUT performance requirements to support ATC service final rule, contact (by mail) the Surveillance and Broadcast Services (SBS) Program Office (AJE-6), Air Traffic Organization (ATO), FAA, 800 Independence Avenue SW., Washington, DC 20591; or by telephone at 202-385-8637.
Certificate Holder or Operator submits the following information to the local FAA Field Office:

1. Complete the required ADS-B Application Package Checklist(s) located in WebOPSS ADS-B guidance section or request a copy from the local FAA Field Office.
2. Include required supporting documents with ADS-B application.
3. Forward to local FAA Field Office.

Local FAA Field Office reviews application package. (Complete ADS-B Inspector Checklist)

Does application contain required items for approval?

- NO

APPLICATION PACKAGE AND APPROVAL MEMO SENT TO AFS NEXTGEN REGIONAL OFFICE AXX-220 BRANCH FOR REVIEW

- YES

AFS 400 and appropriate AFS HQ policy division conduct technical review of application package

Does application meet requirements?

- NO

Application Package and Approval Memo sent to AFS NextGen Regional Office AXX-220 Branch for review

- YES

AFS-220 Branch receives and reviews application package

Does AXX-220 concur?

- NO

NOTE 2: Application package returned to Certificate Holder/Operator with list of discrepancies.

- YES

NOTE 3: Application package returned to local FAA Field Office with list of discrepancies.

NOTE 4: Ensure completed application is uploaded to the appropriate AXX-220 NextGen Application Tracking SharePoint site prior to notification. Include memo recommending approval.

NOTE 5: AFS-400 returns application package to AFS NextGen Regional Office AXX-220 Branch with list of discrepancies.

AFS-400 submits Letter of Concurrence (co-signed by appropriate AFS HQ Policy Division) listing any associated limitations and/or provisions to the AFS NextGen Regional Office AXX-220 Branch. The NextGen Branch forwards HQ letter to local FAA field office for final coordination and authorization.

NOTE 1: To obtain the nonstandard authorization, the certificate holder/operator and the Principal Operations Inspector (POI) are required to use the nonstandard request process. See 8900.1 Volume 3, Chapter 18, Section 2, paragraphs 3-712 to 3-713, for the nonstandard request.

NOTE 2: Application package returned to Certificate Holder/Operator with list of discrepancies.

NOTE 3: Application package returned to local FAA Field Office with list of discrepancies.

NOTE 4: Ensure completed application is uploaded to the appropriate AXX-220 NextGen Application Tracking SharePoint site prior to notification. Include memo recommending approval.

NOTE 5: AFS-400 returns application package to AFS NextGen Regional Office AXX-220 Branch with list of discrepancies.

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OPSPEC A362—PARABOLIC FLIGHT OPERATIONS.

A. General. Parabolic flight occurs when an aircraft follows the trajectory of a parabola resulting in a period of weightlessness or zero gravity for persons aboard the aircraft. An operator that intends to conduct parabolic flight to create weightlessness for any period of time requires issuance of OpSpec A362. OpSpec A362 is an authorization to conduct parabolic flight operations under 14 CFR part 121 as a supplemental operation in accordance with the Supplemental Type Certificate (STC) and exemptions applicable to parabolic flight operations. All limitations and provisions of OpSpec A362 are applicable. OpSpec A362 requires headquarters (HQ) approval prior to conducting such operations.

B. Applicability, Authorization, and Procedures for Approval. This OpSpec can be issued to any part 121 certificate holder to include a combined certificate holder (14 CFR part 121/135), provided they meet all limitations and provisions. Before requesting authorization for parabolic operations, the certificate-holding district office (CHDO) must verify that the certificate holder has met all required limitations and provisions, and that the aircraft has been added to OpSpec A003, Airplane/Aircraft Authorization, and OpSpec D085, Aircraft Listing. Once this is accomplished, the CHDO will prepare a memo requesting authorization to issue OpSpec A362. The memo must be addressed to the Air Transportation Division (AFS-200), through the regional Flight Standards division (RFSD). AFS-200 will coordinate with the Aircraft Maintenance Division (AFS-300). Once both divisions determine it is appropriate, AFS-200 will send a memo back to the CHDO through the RFSD authorizing them to issue OpSpec A362.

C. Authorized Airplanes and Equipment. The authorized aircraft list (Table 1, Airplane Authorization for Parabolic Flight Operations) must list all aircraft by type, registration number, the appropriate STC number, and exemption number. All STCs and exemptions must be granted prior to issuance of OpSpec A362.

D. OpSpec A003. When a certificate holder adds a new make/model aircraft, the principal inspectors (PI) must follow Volume 10, Chapter 11, Major Changes in Operational Authority. If the aircraft will be used for parabolic operations only, the PI must place a limitation into OpSpec A003. Use the nonstandard text box and list each airplane by type and registration number. Make a statement within that text box that the airplanes used for parabolic operations cannot be used for any other air transportation operations. The parabolic exemption may also require additional limitations to be placed in OpSpec A003 (e.g., STC number to be placed into text box). The PI must review those parabolic exemptions and place any required limitations as directed into the OpSpecs. Volume 3, Chapter 18, Section 2, paragraphs 3-712 and 3-713 provide guidance on nonstandard text, which also requires HQ approval. In this case, one memo requesting both approvals will suffice. Be sure to include a draft copy of OpSpec A003 along with OpSpec A362 when forwarding the request for approval to HQ.

E. Additional Limitations and Provisions.

1) Any Aircraft Flight Manual (AFM) limitations issued as a result of the change in configuration must be spelled out in the appropriate flight manuals and followed.
2) When conducting operations in accordance with the STC and exemptions applicable to parabolic flight operations, the aircraft listed in Table 1 of OpSpec A362 may not be used in air transportation passenger-carrying operations. They can only be used in parabolic operations.

3) Passenger-carrying authorization under this OpSpec only applies to parabolic flight operations. When conducting parabolic flight operations, the certificate holder must comply with passenger-carrying requirements of part 121, as if the flight were air transportation, to include all provisions of 14 CFR part 117. Airplanes authorized for use in parabolic operations in Table 1 of OpSpec A362 must be listed in OpSpec A003 as passenger-carrying.

4) The parabolic flights are restricted to intrastate operations. All parabolic flights will commence and terminate at the same airport unless deviating for operational (e.g., weather) or emergency reasons.

5) Training and checking requirements.
   a) Crewmembers and other operations personnel used for these parabolic flight operations must have completed the additional ground and flight training required for parabolic flight operations in accordance the certificate holder’s approved training program.

   b) In addition to the requirements in part 121 appendices E and F, flightcrew members must complete training and checking in the additional maneuvers and procedures used in the conduct of parabolic flights, including recurrent training every 12 calendar-months.

6) The certificate holder must have a maintenance program authorized by OpSpecs specific to time limitation and tasks identified due to parabolic flight, which will include procedures for the installation, inspection, and removal of the airplane’s interiors.

7) The certificate holder must have approved policies and procedures for parabolic flight operations in the certificate holder’s operations manuals as required by part 121, § 121.135. The specific procedures for parabolic flight shall address the following:
   a) Preflight check procedures that ensure that cargo compartments are devoid of any contents; and

   b) Procedures for illness and injury of participants during parabolic flight operations, and subsequent termination and diversion of that flight operation if warranted to include a qualified medical opinion as to whether medical attention should be sought.

8) The certificate holder must address, in its approved minimum equipment list (MEL), those items that are normally granted relief that must be operational for parabolic flights.

9) The certificate holder must show compliance with §§ 121.803 and 121.805.
A. Applicability. OpSpec/LOA A447 establishes emergency Airworthiness Directive (AD) notification and receipt requirements. The FAA will issue A447 to owners and operators conducting transport category aircraft operations under 14 CFR parts 121, 121/135, 125, 125M, and 129. (Part 129 foreign air carrier and foreign operator guidance is found in Volume 12, Chapter 2, Section 3.) The principal inspector (PI) should fill out the appropriate AD notification contact information for the operator and issue A447.

B. When an AD is Issued. The owner or operator of an aircraft is responsible for maintaining that aircraft in an Airworthy condition, as required by 14 CFR part 91, § 91.403(a). ADs are substantive regulations issued by the FAA in accordance with 14 CFR part 39 when an unsafe condition has been found to exist in particular aircraft, engines, propellers, or appliances installed on aircraft. ADs are also issued when that unsafe condition is likely to exist or develop in other aircraft, engines, propellers, or appliances of the same type design. Once an AD is issued, no person may operate a product to which the AD applies, except in accordance with the requirements of that AD. The principal operations inspector (POI), along with the principal avionics inspector (PAI) and the principal maintenance inspector (PMI), are responsible to see that a certificate holder complies with an applicable AD for the operations of any particular aircraft. More information may be found at http://www.faa.gov/aircraft/air_cert/continued_operation/ad/.

C. Emergency ADs Require Immediate Action. The FAA Aircraft Certification Service (AIR) distributes emergency ADs via the United States Postal Service (USPS) and email. Air carriers/operators of transport category aircraft conducting operations under parts 121, 121/135, 125, and 125M, are required to provide a designated person or organization, 24-hour telephone number, and a 24-hour monitored email address for emergency AD notification.

D. Confirmation of Emergency AD Receipt. Parts 121, 121/135, 125, and 125M certificate holders will immediately confirm receipt of an emergency AD by replying to the emergency AD email message. This assures the FAA that all operators affected by an emergency AD have been notified in time to comply with its requirements and avoid any undue safety risks. In the absence of a timely response by the operator to the email notification, the FAA will attempt to contact the operator by telephone.

E. Action. Principal inspectors (PI) should:

1) Review the completeness and accuracy of the Web-based Operations Safety System (WebOPSS) Maintain Operator Data > Airworthiness Directive Notification information for each assigned parts 121, 121/135, 125, and 125M certificate holder. Select the row of the “Person/Organization” and click the “Edit” button to review/edit the AD notification form. This information will be used to populate OpSpec/LOA A447. An owner/operator may assign several people and/or organizations to receive ADs; however, only one may be assigned as the responsible party. Check the “International” box if the owner/operator is located outside the United States or its holdings. Populate and/or validate the required AD notification fields,
including the “Responsible Party’s E-mail Address.” Emergency ADs will be sent to the responsible party’s email address.

2) Populate OpSpec/LOA A447 and issue it to each assigned parts 121, 121/135, 125, and 125M owner/operator. The certificate holder is not required to sign A447.

F. **Historical ADs.** ADs from the 1940s to the present are now available in electronic format for full-text searching in the FAA Regulatory and Guidance Library (RGL) at http://rgl.faa.gov or on the FAA’s Web site at http://www.faa.gov/regulations_policies/airworthiness_directives/. A link is provided to subscribe (or modify a subscription) to receive, via email, ADs and Special Airworthiness Information Bulletins (SAIB). PIs may direct questions to AIR via phone at 405-954-4103, or email at rgl@faa.gov.


- Certificate holders and program managers are responsible for providing information required by 14 CFR part 120 to the CHDO for the issuance of OpSpec/MSpec A449.
- When changes occur, certificate holders/program managers are responsible for providing the CHDO current information necessary to amend A449.

A. **Applicability.** Prior to operations, the following must comply with the Antidrug and Alcohol Misuse Prevention Program in accordance with part 120 and must have OpSpec/MSpec A449 issued by the CHDO:

1) Parts 121, 121/135, and 135 certificate holders.

2) Part 91K program managers. The CHDO must issue MSpec A449, indicating where required records are maintained.

3) Part 145 repair stations (see Volume 3, Chapter 18, Section 10).

NOTE: Section 91.147 commercial air tour operators, see the LOA A049 paragraph.

B. **Issuance.** Upon the operator demonstrating compliance, the CHDO must issue all parts 121, 121/135, and/or 135 certificate holders OpSpec A449.

1) For the issuance of OpSpec A449, current parts 121, 121/135, and/or 135 certificate holders must provide information required by part 120 to their CHDO.
2) New parts 121, 121/135, and/or 135 certificate holders must have an Antidrug and Alcohol Misuse Prevention Program and OpSpec A449 issued by their CHDO before beginning operations.

3) The Antidrug and Alcohol Misuse Prevention Program shall be implemented concurrently with the beginning of such operations.

4) When certificate holders no longer possess their certificate, they must cease testing under their Antidrug and Alcohol Misuse Prevention Program, and the CHDO should archive OpSpec A449.

5) Part 135 certificate holders must declare they have 50 or more safety-sensitive employees or fewer than 50 safety-sensitive employees. Were the number to change from 50 or more to fewer than 50, or vice versa, the certificate holder must inform the CHDO, which should amend OpSpec A449.

6) Regardless of the number of safety-sensitive employees in their company, certificate holders that operate under parts 121, 121/135, and/or 135 are required to report testing data annually to the Office of Aerospace Medicine (AAM).

NOTE: For recording LOA A049 for commercial air tours conducted under § 91.147, see the LOA A049 paragraph.

C. Restriction. No applicable certificate holder or operator shall use a contractor’s employee to perform safety-sensitive functions who is not subject to its own or a certificate holder’s or operator’s Antidrug and Alcohol Misuse Prevention Program. All new, applicable certificate holders and operators must ensure their contract employees who perform safety-sensitive functions participate in an approved Antidrug and Alcohol Misuse Prevention Program.

D. Responsibilities. The Drug Abatement Division (AAM-800) develops, implements, administers, evaluates, and monitors compliance of the applicable aviation industry’s drug and alcohol testing programs. Regulatory oversight of the FAA Antidrug and Alcohol Misuse Prevention Program is the exclusive responsibility of AAM-800, which shall provide guidance, inspections, and enforcement activity. Indication of regulatory violation of these provisions must be referred to AAM-800.

E. Questions. All questions regarding the Drug and Alcohol Testing Program may be directed to the Office of Aerospace Medicine, Drug Abatement Division (AAM-800), at 800 Independence Avenue, SW., Washington, DC 20591 or at drugabatement@faa.gov.

OPSPEC A501—LIABILITY INSURANCE SUSPENSION FOR SEASONAL OPERATIONS.

A. Liability Insurance Does Not Apply to Certificate Holders With Operating Certificates. Liability insurance coverage and the associated Department of Transportation (DOT) forms (Office of the Secretary of Transportation (OST) Form 6410, U.S. Air Carrier Certificate of Insurance) are an inclusive part of the economic authority required for parts 121
and 135 air carrier certificate holders. This is not applicable to those with operating certificates. 14 CFR part 205, § 205.4(b) states, in part, that “Aircraft shall not be listed in the carrier’s operations specifications with the FAA and shall not be operated unless liability insurance coverage is in force.”

B. Suspending Liability Insurance for Seasonal Operations. Title 14 CFR part 119, § 119.61(b)(4) provides for the issuance of OpSpec A501, Liability Insurance Suspension for Seasonal Operations, which effectively suspends the air carrier certificate holder’s OpSpecs and requirement for liability insurance for the period of time established in Table 1 of OpSpec A051. The operator cannot use the aircraft during that period of time to conduct operations in air transportation. The POI and the PMI must coordinate this effort.

C. Circumstances Under Which to Issue OpSpec A501. OpSpec A501 may be issued in order to comply with the requirements of § 119.61, § 205.4(b) and, if the air carrier certificate holder:

- Does not want to surrender its certificate during nonoperational periods,
- Requests the issuance of OpSpec A501 in writing, specifying the date it chooses to cease operations and the date it will resume operations,
- Wants to cancel the liability insurance on all of its aircraft for a period of 60 days or more during the specific period of non-use, and
- Completely ceases operations for a period of 60 days or more during the specific period of non-use.

D. No Status Change to VIS or OPSS. The status of the air carrier certificate holder’s certificate remains active even though the OpSpecs are in the “suspension” status. Make no status changes to the Enhanced Vital Information Database (eVID) or the OPSS.

E. Opting to Not Carry Liability Insurance. If the air carrier certificate holder does not want to cease all operations but wants only to reduce the number of aircraft operated for a period of time and not carry the liability insurance for those aircraft, it has two options:

1) Remove those aircraft completely from its OpSpecs, or

2) Place those aircraft into long term maintenance or long term storage and issue OpSpec D106, Aircraft in Long Term Maintenance or Storage (reference Volume 3, Chapter 18, Section 6, Parts D and E—Maintenance MSpecs/OpSpecs.

F. Notification of Suspension of Insurance. The air carrier certificate holder or its insurance company will send notification of the suspension of liability insurance to the appropriate FAA or DOT office as required by part 205, § 205.7(a). (The FAA will record the notification and the red alert clause, “Insurance in a Non-Compliant State,” will appear at the top of the “Maintain Operations Specifications” window in the OPSS for that certificate holder.) (Use the “Review Insurance Info” selection in the OPSS to view the details of the noncompliance.)
G. Separate Uses for OpSpecs A501 and D106. At no time will OpSpecs A501 and D106 be active at the same time. These paragraphs are developed as separate provisions for specific needs. (See Volume 3, Chapter 18, Section 6 for guidance on OpSpec D106.)


1) Before the “Re-Start of Operation” date listed in Table 1 of OpSpec A501, the air carrier must reinstate the required liability insurance. OST Form 6410 must be filed with the appropriate FAA or OST office at least 5 days prior to the “Re-Start of Operation” date listed in Table 1 of the OpSpec.

2) PIs should verify with AFS-260 (for air taxi operators), AAL-230 (for Alaskan air carriers), and OST-X-56 (for DOT certificated and commuter carriers) that the air carrier has filed evidence of liability insurance coverage as required by 14 CFR part 205 and that it otherwise continues to hold the necessary economic authority to resume operations.

3) See Volume 6, Chapter 2, Section 38, Evaluate a Part 121/135.411(a)(2) Operator Aircraft Storage Program, paragraph 6-1048, OpSpec D106, Aircraft in Long Term Maintenance or Storage for additional guidance in regard to liability insurance.

4) OpSpec A501 must be rescinded and archived in the OPSS. Again, make no changes to the VIS or the OPSS for the certificate status. When the required liability insurance documentation is received by AFS-260, the red alert clause will be removed for that certificate holder. See Volume 3, Chapter 18, Section 2, Automated Operations Safety System (OPSS), paragraph 3-718, OPSS Liability Insurance Subsystem, for information regarding the alert clause.

5) The principal inspector must review the recency requirements of § 119.63 for the air carrier certificate holder and reexamine as necessary prior to the start of the seasonal operations.

OPSPEC A502—AIR CARRIER MERGER AND/OR ACQUISITION.

A. General. OpSpec A502 is a nonstandard, time-limited OpSpec that requires coordination with, and approval from, the appropriate headquarters (HQ) policy division. Upon receiving approval from HQ, principal inspectors (PI) will issue A502 to each certificate holder involved in a merger and/or acquisition as a means of authorizing the plans for transition during the merger or acquisition process. Certificate holders involved in a merger or acquisition will lay out their plan for the transition that will occur throughout the merger or acquisition process by entering information in the appropriate sections of A502.

B. Surviving Certificate Holder Responsibility. FAA approval of a merger and/or acquisition transition plan occurs at the regional Flight Standards division (RFSD) of the certificate-holding district office (CHDO) who will have oversight responsibility of the surviving certificate holder in the merger/acquisition. The surviving certificate number (the certificate designator followed by four additional characters, e.g. TWRA118A) identifies the surviving certificate holder, regardless of the surviving name chosen. Typically, the RFSD will form a Joint Transition Team (JTT) to manage the merger/acquisition. The RFSD of the
surviving certificate holder will contact the Air Transportation Division (AFS-200) as soon as practicable upon the knowledge of the pending merger or acquisition, and ultimate selection of the JTT. The RFSD will provide AFS-200 with a point of contact (POC) for the merger or acquisition at this time. Although the overall merger/acquisition transition plan is approved at the RFSD level, OpSpec A502 must be approved by AFS-200 in coordination with the Aircraft Maintenance Division (AFS-300). Upon receiving an approval memo from HQ, PIs will issue OpSpec A502. OpSpec A502 is dynamic and should be updated as significant events in the merger or acquisition process occur. Each update of A502 must also be approved by AFS-200, in coordination with AFS-300. The approval process flow is diagrammed in Figure 3-82, Approval Process Flow Diagram for OpSpec A502.

NOTE: Each certificate holder involved in a merger or acquisition will be issued an A502. This means that A502 will be issued to the intended surviving certificate holder, as well as each intended merged or acquired certificate holder. Additional guidance regarding the merger and/or acquisition process is located in Volume 3, Chapter 34. The OpSpec is currently only available to parts 121 and 135.
C. OpSpec A502, Paragraph A. Paragraph A contains three fields in which a PI or certificate holder will enter the following information.

NOTE: The name of the certificate holder will be automatically populated into paragraph A of the A502 template by WebOPSS.

1) The PI will enter the name of the other certificate holder involved in the merger or acquisition in the first text box in paragraph A.
2) The PI will enter the date the merger or acquisition process will begin in the second text box in paragraph A. This date will indicate the commencement of the transition phase.

3) The PI will enter the description of the estimated time period within which the merger and/or acquisition will be accomplished and completed in the third text box of paragraph A (e.g., 12 months). It is also acceptable if a PI or certificate holder wishes to enter an actual date as opposed to a time period (e.g., 10/26/2011).

D. OpSpec A502, Paragraph B. Paragraph B contains specific sections, General, Operations, and Airworthiness, that provide an outline of certain conditions that certificate holders must meet while operating during the merger and/or acquisition transition period. PIs responsible for the subject of each field must review and agree to all of the information contained therein if a field is populated by the certificate holder, otherwise the PI responsible for each field will enter the information.

1) The “General” Section. PIs of both specialties (Operations or Airworthiness) will use this section to identify conditions that do not belong specifically to operations or airworthiness. Examples of key items that must be entered into the “General” section include, but are not limited to:

   a) Estimated Single Operating Certificate Date. This is the date when the certificate holder operates as a single air carrier and has a singular system for operational control.

   b) OpSpecs Requiring HQ Approval. List all OpSpecs that require HQ approval (e.g., 300-series, nonstandard 500-series, and OpSpecs containing optional/nonstandard text (“Text 99”)). All HQ-approved OpSpecs and nonstandard text authorizations for each certificate holder must be reapproved by HQ for continued use by the surviving certificate holder. In other words, nonstandard OpSpecs and text authorizations for one certificate holder may not be applied to another without the express permission of the appropriate HQ policy division.

   c) Pilot Records Improvement Act of 1996 (PRIA). A502 must contain a statement of how the surviving certificate holder intends to comply with PRIA.

   d) Demonstration of Emergency Evacuation Procedures. A502 must contain a statement or plan of how the surviving certificate holder intends to meet the regulatory requirements of 14 CFR part 121, § 121.291 for demonstration of emergency evacuation procedures. The plan must address demonstration of aircraft newly introduced to the surviving certificate holder, as well as a change in the number, location, or emergency evacuation duties or procedures of the certificate holder’s flight attendants (F/A).

   e) Training of Station Personnel. A502 must contain a statement as to how the surviving certificate holder intends to train station personnel to a single standard of operation.

   f) Surviving Certificate Holder Name. The name of the surviving certificate holder and certificate designation.
g) Flight Call Signs. Each A502 must contain information regarding flight call signs and numbering, specific to each certificate holder involved in the merger or acquisition process. Call signs, especially with livery changes, must be coordinated with the appropriate Air Traffic Organization (ATO).

h) Hazardous Material (hazmat) Training. A502 must contain a statement of how the surviving certificate holder intends to comply with the hazmat training requirements of part 121, Appendix O, for employees acquired during the merger or acquisition.

i) Drug and Alcohol Testing. A502 must contain a statement of how the surviving certificate holder intends to comply with the drug and alcohol testing requirements of 14 CFR part 120, for employees acquired during the merger or acquisition.

j) Recordkeeping. A502 must contain a statement of how the each certificate holder intents to comply with recordkeeping requirements such as those listed in part 121 subpart V.

2) The “Operations” Section. The principal operations inspector (POI) is responsible for this section. The key areas that should be addressed in the “Operations” section include, but are not limited to:

a) Operational Control. Identify which air carrier will assume operational control responsibility over the merged or acquired operation and the date that transfer is planned to take place. This date should coincide with the “Estimated Single Operating Certificate” date entered into the “General” section of A502. If the changeover is to be phased in over a period of time, such as by fleet, enter appropriate milestones here. Milestones listed in this field must correlate with the same milestones in the transition plan.

b) Training and Qualification. Identify the planned dates that flightcrew member, aircraft dispatcher (14 CFR part 121 domestic and flag), and F/A training and qualification will be completed. If two or more fleets will be phased-in over different time periods, enter the fleet types and their associated training and qualification date milestones in the free text fields provided. Include training for flight following and operational control personnel in this section, as appropriate. Milestones listed in this field must correlate with the same milestones in the transition plan.

c) Proving Tests. Identify the requirements and the plan of action regarding the proving tests required to add a new type of aircraft, operation, and/or route (area of operation).

d) Operational Authorizations. Identify operational authorizations, such as Extended Operations (ETOPS), exemptions, deviations, etc., and list the plan of action for merging and/or acquiring each of the authorizations.

NOTE: POIs of certificate holders with large varied fleets must be aware that merging ETOPS authorizations may be a lengthy process.

e) Other. Identify any other operational milestones such as manual revisions, computer systems, and computer system support.
3) **The “Airworthiness” Section.** The principal maintenance inspector (PMI) and principal avionics inspector (PAI) are responsible for this section. The key areas that must be addressed in the “Airworthiness” section include, but are not limited to:

   a) Maintenance Program Manuals. List maintenance program manual milestones in this field.

   b) Training and Qualification of Maintenance Personnel. Identify the training and qualification requirements of the mechanics and inspectors, and list the plan of action for accomplishing the necessary training.

   c) Minimum Equipment List (MEL) Management Program and Maintenance Control System. Identify the transition plan for MEL management programs and the associated maintenance personnel and maintenance control systems.

   d) Other. Identify any other appropriate maintenance milestones such as manual revisions, computer systems, and computer system support.

**OPSPEC/TSPEC A504—INITIAL APPROVAL OF AN AIRLINE TRANSPORT PILOT CERTIFICATION TRAINING PROGRAM.**

**A. General.** A504 is issued by the principal operations inspector (POI) or the Training Center Program Manager (TCPM) after concurrence from the Air Transportation Division (AFS-200) to 14 CFR parts 121, 135, and 142 certificate holders, or from the General Aviation and Commercial Division (AFS-800) for 14 CFR part 141 certificate holders. The authorization indicates initial approval to conduct the airline transport pilot (ATP) Certification Training Program (CTP).

**B. Purpose.** Completion of the ATP CTP is required by 14 CFR part 61, § 61.156 after July 31, 2014, for those applicants seeking an ATP Certificate with airplane category and multiengine rating prior to taking the knowledge test.

**C. Process to Obtain Authorization.** The current edition of Advisory Circular (AC) 61-138, Airline Transport Pilot Certification Training Program, provides guidance on the minimum curriculum requirements and the process by which the FAA will approve an ATP CTP as required by § 61.156. Volume 3, Chapter 62, Sections 1 and 2 provide detailed instructions on reviewing and approving an ATP CTP.

**D. Issuing OpSpec/TSpec A504.** OpSpec/TSpec A504 may only be issued after receiving approval from AFS-200 for part 121 or 135 air carriers and part 142 training centers or from AFS-800 for part 141 pilot schools. Based on the information provided in the program, complete the information required by the tables in the A504 template.

**OPSPEC A545—AUTHORIZED AIRPORTS FOR DOMESTIC OR FLAG SUBSTITUTE SCHEDULED OPERATIONS.** OpSpec A545 is an optional, standard, and time limited OpSpec that can be issued to a certificate holder to temporarily authorize airports for use in 14 CFR part 121 substitute scheduled operations. Each substitute scheduled operation is limited to 5 consecutive calendar-days and may only be conducted once in any 30-day period.

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using the same airports. A certificate holder may conduct a substitute scheduled operation on behalf of another certificate holder in accordance with 14 CFR part 119, § 119.53(e). For the purposes of A545, a single substitute scheduled operation on the behalf of another certificate holder may consist of more than one flight.

**A. A545 is Not Always Required.** The following substitute operations do not require A545:

1) A545 is not required for a substitute scheduled operation conducted by a certificate holder who holds the same OpSpec authority for a kind of operation; area of operation; and airports for scheduled operations, as the certificate holder for whom the substitute operation is being conducted.

   a) The certificate holder conducting the substitute operation has the identical authority in OpSpec A001 to conduct domestic or flag operations, as applicable to the substitute operation.

   b) The certificate holder conducting the substitute operation has all of the required authorized areas of operation in OpSpec B050, through which, and in which the substitute operation will be conducted.

   c) The certificate holder conducting the substitute scheduled operation has the authority in OpSpec C070 to conduct scheduled operations to the airports involved in the substitute operation.

2) A545 is not required for a substitute supplemental operation.

**B. When to Issue A545.** A principal operations inspector (POI) may issue A545 to a certificate holder with the appropriate domestic and/or flag authority who desires to conduct a substitute scheduled operation on behalf of another certificate holder, but does not have the airports involved in the substitute operation listed as airports for scheduled operations in OpSpec C070.

   1) **OpSpec C070.** OpSpec C070, Airports Authorized for Scheduled Operations, is where a POI authorizes the list of airports that a certificate holder uses in schedule operations. Certificate holders who conduct regular scheduled operations must ensure that each scheduled airport ground station has the appropriate personnel and facilities to ensure adequate passenger and/or cargo handling, as well as the aircraft ground servicing and maintenance support required by § 121.105. Prior to allowing a certificate holder to list airports in C070, POIs need to consider environmental impacts to each airport. Environmental impact considerations are outlined in FAA Order 8900.1 Volume 11, Chapter 6 and the current edition of FAA Order 1050.1, Environmental Impacts: Policies and Procedures.

   2) **OpSpec A545.** If a certificate holder does not have the airports involved in a substitute scheduled operation listed in C070, POIs may authorize a certificate holder to temporarily list airports in A545. Using A545 as an alternative to C070 is permissible, provided the certificate holder for whom the substitute operation is being conducted has the appropriate airport ground station personnel and facilities to support the substitute aircraft. These personnel
and facilities must be available and used by the certificate holder conducting the substitute scheduled operation.

C. Regulatory Requirements for Substitute Operations. Section 119.53(e) allows a certificate holder who is authorized to conduct part 121 or 14 CFR 135 operations, to conduct a substitute operation on behalf of another certificate holder, under the following conditions:

1) The certificate holder conducting the substitute operation must hold the same Department of Transportation (DOT) Economic Authority as the certificate holder arranging for the substitute operation.

2) The certificate holder conducting the substitute operation must hold the same authority in OpSpec A001 to conduct a kind of operation as the certificate holder arranging for the substitute operation. “Kind of operation” is defined in 14 CFR § 110.2, (e.g., domestic, flag, or supplemental).

3) The certificate holder conducting the substitute operation must conduct that operation in accordance with the same operations authority (scheduled airports and authorized areas of en route operations) held by the certificate holder arranging for the substitute operation.

D. List Airports in A545. Section 119.49(a)(4)(ii) prohibits a certificate holder from conducting domestic or flag operations using any airport not listed in its OpSpecs. If an airport is not listed in C070 of a certificate holder’s OpSpecs, a POI may authorize a certificate holder to temporarily list an airport in A545 to comply with this regulation. The ability to use A545 as an alternative to C070 is based on the assumption that the certificate holder for whom the substitute scheduled operation is being conducted will provide all of the necessary ground station facilities, as well as passenger and aircraft service and support. When using A545, the certificate holder conducting the substitute scheduled operation is not required to establish its own ground stations. However, the certificate holder conducting the substitute operation is responsible to ensure all aircraft maintenance and performance requirements and limitations are met. List all airports for use in the substitute scheduled operation in Table 1 of A545. Include the origin and destination airports and any alternate or refueling airports necessary to conduct the substitute operation. Any airports already listed in the C070 issued to the certificate holder conducting the substitute operation, do not need to be listed in A545. When listing the origin and destination airports in A545, designate them as “Regular” airports by selecting “Yes” in “Regular Airport” field of A545. Airports not designated as “Regular” are considered interchangeable for use as provisional, refueling, and alternate airports while conducting the substitute scheduled operation.

E. Conditions and Limitations of A545. OpSpec A545 contains the following conditions and limitations. POIs may not issue A545 unless the certificate holder is able to meet all of the requirements of the OpSpec.

1) The certificate holder must have authority to conduct domestic or flag operations, as appropriate, listed in A001 of its operations specifications.

2) The certificate holder must comply with all regulations applicable to domestic or flag operations, as applicable, when conducting the substitute scheduled operation.
3) The airports listed in Table 1 of A545 are in addition to the regular, provisional refueling, and alternate airports listed in the certificate holder’s C070 and are for use in the temporary substitute operation only.

   a) All origin and destination airports must be listed and designated as regular airports in Table 1 of A545.

   b) Any airports for use as provisional, refueling, or alternate airports that are not listed in the certificate holder’s C070 must be listed in Table 1 of A545.

   c) All airports not designated as regular airports are considered to be interchangeable as provisional, refueling, and alternate airports and satisfy the requirements of § 119.49(a)(4)(ii).

4) Airports located in the United States, the District of Columbia, or any territory or possession of the United States must meet the requirements of § 121.590. Airports located outside of the United States, the District of Columbia, or any territory or possession of the United States, must meet requirements equivalent to those contained in § 121.590.

5) The certificate holder must ensure compliance with § 121.549(a) and provide the pilot in command with the appropriate aeronautical charts to conduct the substitute operation.

6) Prior to conducting the substitute operation, the certificate holder must ensure the following:

   a) All station facilities are available to sustain adequate ground handling for arrival and departure of the aircraft involved in the substitute operation.

   b) Competent personnel, adequate facilities, and adequate equipment (including spare parts, supplies and materials) are available for the proper servicing, maintenance, and preventive maintenance of aircraft and auxiliary equipment.

7) The substitute scheduled operation is limited to 5 consecutive calendar-days.

8) The A545 authorization expires upon conclusion of the substitute scheduled operation, or at the end of the fifth calendar-day from the start date of the operation, whichever is less.

9) Substitute scheduled operations using the regular airports listed in Table 1 of A545 are not permitted more than once in 30 calendar-days.

F. Recency of Operation in Accordance with § 119.63. If a certificate holder has not conducted the kind of scheduled operation (domestic or flag) within the preceding 30 consecutive calendar-days before conducting a substitute scheduled operation, the certificate holder must provide the POI with prior notification at least 5 consecutive calendar-days before commencing the substitute scheduled operation.
1) A POI may accept a certificate holder’s request for A545 as prior notification, provided it is made at least 5 consecutive calendar-days before the certificate holder intends to conduct the operations.

2) The certificate holder must make itself available and accessible during the 5 consecutive calendar-day period preceding the operation in the event that the POI decides to conduct a full inspection reexamination to determine whether the certificate holder remains properly and adequately equipped to conduct a safe operation.

G. Archive A545 at the Conclusion of the Operation. POIs will archive A545 at the conclusion of the substitute operation authorized therein, or at the end of 5 consecutive calendar-days, whichever is less.

OPSPEC A570—ONE YEAR EXTENSION OF COMPLIANCE TIMES IN SECTIONS 121.1117(E) AND 129.117.

A. Applicability.

1) Except as provided in paragraph C below, OpSpec A570 can only be issued to part 121 certificate holders or part 129 foreign air carriers/foreign persons with U.S.-registered airplanes who notified their PI or CHDO of their intention to use the relief specified in §§ 121.1117(k) or 129.117(k) before March 29, 2009 and who then applied for OpSpec A570 before June 24, 2009. OpSpec A570 is time-limited and will expire on December 26, 2018.

2) OpSpec A570 applies to transport category turbine-powered airplanes with a TC issued after January 1, 1958, that, as a result of original type certification or later increase in capacity have a maximum TC’d passenger capacity of 30 or more, or a maximum payload capacity of 7,500 pounds or more. This authorization does not apply to the airplanes listed in §§ 121.1117(m) and 129.117(k). Specifically, it applies to the airplanes listed in Table 3-23A.

Table 3-23A. Airplanes Which Require Ground Air Conditioning Systems

<table>
<thead>
<tr>
<th>Boeing</th>
<th>Airbus</th>
</tr>
</thead>
<tbody>
<tr>
<td>737 series</td>
<td>A318, A319, A320, A321 series</td>
</tr>
<tr>
<td>747 series</td>
<td>A300, A310 series</td>
</tr>
<tr>
<td>757 series</td>
<td>A330, A340 series</td>
</tr>
<tr>
<td>767 series</td>
<td></td>
</tr>
<tr>
<td>777 series</td>
<td></td>
</tr>
</tbody>
</table>

3) OpSpec A570 is used to extend the compliance dates in §§ 121.1117(e) and 129.117(e) by 1 year. In order to be eligible for the extension, a certificate holder or foreign air carrier/person must have notified their PI or CHDO before March 29, 2009, of its intention to use ground air conditioning systems on its applicable airplanes in accordance with §§ 121.1117(k)(2) and (3) and 129.117(k)(2) and (3), and the certificate holder or foreign air carrier/person must have applied for OpSpec A570 by June 24, 2009. With the issuance of this
OpSpec, the compliance date specified in §§ 121.1117(e)(1) and 129.117(e)(1) is extended to December 26, 2015 and the final compliance date is extended to December 26, 2018.

B. Issuing OpSpec A570. OpSpec A570 is the joint responsibility of the POI and the PMI. Before issuing OpSpec A570. The office manager of all affected CHDOs, CMOs, IFOs, and IFUs should bring this guidance to the attention of the principal inspectors of any operator who has applied for this OpSpec and ensure that it is properly issued.

1) The PMI must ensure that the certificate holder’s manual required by § 121.133 (for part 121) or maintenance program (for part 129) includes a listing, by N-registration number and fleet type, of those airplanes in the certificate holder’s fleet that ground conditioned air systems applies to. That listing should be identical to the operator’s Flammability Reduction Means (FRM)/Ignition Mitigation Means (IMM) retrofit listing that is provided to the CHDO. As airplanes are retrofitted they should be removed from the list.

2) The POI must ensure that the certificate holder’s manual required by § 121.133 (for part 121) or equivalent manual for part 129 includes a requirement for the airplanes in this listing to use ground air conditioning systems for actual gate times of more than 30 minutes, when available at the gate and operational, whenever the ambient temperature exceeds 60 degrees Fahrenheit.

3) The office manager will determine which principal inspector will sign OpSpec A570 and ensure that it is issued.

C. Certificate Holders Certificated After December 26, 2008. A certificate holder or foreign air carrier/person for which an operating certificate is issued after December 26, 2008, and that has notified their PI or CHDO of its intention to use ground air conditioning systems on its applicable airplanes (see Table 3-23A above), the compliance date specified in § 121.1117(e) may be extended by one year, provided that the certificate holder meets the requirements of §§ 121.1117(k)(2) or 129.117(k)(2) when its initial OpSpecs are issued and, thereafter, uses ground air conditioning systems as described in § 129.117(k)(2) on each airplane subject to the extension. OpSpec A570 must be approved by the PMI, using the guidance above, concurrent with the initial OpSpecs.

TEMPLATE A999—AIR OPERATOR CERTIFICATE (AOC) IN THE INTERNATIONAL CIVIL AVIATION ORGANIZATION (ICAO) FORMAT.

A. Annex 6 Requirements. Annex 6 to the Chicago Convention requires air operators to carry onboard their aircraft a standardized, certified true copy of their AOCs when operating internationally. See the following ICAO Web site for more information: http://www.icao.int/fsix\_Library/Annex%206-Part%20I-%20AOC%20Template%20en.pdf. Template A999 is applicable to part 121 and 135 air carriers.

B. Federal Aviation Administration (FAA) Role. To enable certificate holders to fulfill this ICAO requirement, the FAA made an ICAO standardized AOC available as Template A999 in the Web-based Operations Safety System (WebOPSS). (See Figure 2-9A in Volume 2, Chapter 1, Section 4 for a sample of Template A999.) Much of the data contained in the AOC will be preloaded from WebOPSS. The principal operations inspector (POI) or the

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certificate holder must enter some of the data. This standardized ICAO AOC is in addition to the FAA Operating Certificate or Air Carrier Certificate. For compliance with Annex 6, certificate holders must carry this ICAO AOC onboard their aircraft when operating internationally.

C. Specific Guidance for Issuing Template A999. For specific guidance on issuing Template A999, see Volume 2, Chapter 1, Section 4, Preparation of Federal Aviation Administration Operating Certificates, paragraph 2-74.

RESERVED. Paragraphs 3-738 through 3-815.