Affects Part: 40, 60, 61
Distribution: General

Regulations Serial Number SR-382

## UNITED STATES OF AMERICA CIVIL AERONAUTICS BOARD WASHINGTON, D. C.

Effective: June 24, 1952 Adopted: June 24, 1952

## SPECIAL CIVIL AIR REGULATION

## LONG-DISTANCE DOMESTIC SCHEDULED AIR CARRIER OPERATIONS

Special Civil Air Regulation SR-363 which terminates June 30, 1952, provides special operating rules for scheduled air carrier aircraft operating in long-distance domestic operations at altitudes in excess of 12,500 feet above sea level east of longitude 100° W and at altitudes in excess of 14,500 feet above sea level west of longitude 100° W. At the time SR-363 was adopted it was anticipated that the revision of Parts 40 and 61, which will incorporate similar provisions, would be completed prior to June 30, 1952. Although the Bureau of Safety Regulation has been actively engaged in such revision, it has not yet been completed. It is therefore deemed desirable to extend the rules provided in SR-363 for long-distance domestic scheduled air carrier operations until June 30, 1953, or until such time as the proposed revision of Parts 40 and 61 may be completed.

Interested persons have been afforded an opportunity to participate in the making of this regulation, and due consideration has been given to all relevant matter submitted. Since this regulation imposes no additional burden on any person, it may be made effective without prior notice.

In consideration of the foregoing the Civil Aeronautics Board makes and promulgates the following Special Civil Air Regulation effective immediately:

Flights of scheduled air carriers while at altitudes in excess of 12,500 feet above sea level east of longitude  $100^{\circ}$  W and 14,500 feet above sea level west of longitude  $100^{\circ}$  W shall comply with the applicable provisions of the Civil Air Regulations except as follows:

- (a) Such flights need not comply with the requirements of  $\S60.45$ ,  $\S61.252$ , or any sections of Parts 40 and 61 concerning civil airways.
- (b) Such flights need not comply with the requirements of  $\S60.21$ ,  $\S60.43$ ,  $\S60.47$ , and  $\S61.171$  (c), except to the extent which the Administrator may prescribe.
- (c) Each pilot in command engaged in those operations shall be qualified for the route, if he is qualified for operations over any regular authorized route for the air carrier involved between the regular terminals for such operations.
- (d) Each dispatcher who dispatches aircraft on flights authorized by this regulation shall be qualified under §61.154 of the Civil Air Regulations for operation over an authorized route for the air carrier involved between the regular terminals of such operations: Provided, that when he is qualified only on a portion of such route he may dispatch aircraft only after coordinating the dispatch with dispatchers who are qualified for the other portions of the route between the points to be served.

This regulation supersedes Special Civil Air Regulation SR-363 and shall terminate June 30, 1953, unless sooner superseded or rescinded.

[Sec. 205 (a), 52 Stat, 984; 49 U.S.C. 425 (a). Interpret or apply secs. 601, 604, 52 Stat. 1007, 1010; 49 U.S.C. 551, 554; 62 Stat. 1216.]

By the Civil Aeronautics Board:

/s/ M. C. Mulligan

M. C. Mulligan Secretary

(SEAL)