Affects Part: 41 Distribution: General

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

> > Effective: October 1, 1955 Adopted: September 26, 1956

SPECIAL CIVIL AIR REGULATION

FLIGHT TIME LIMITATIONS FOR PILOTS NOT CAA LIGHTY REGULARLY ASSIGNED TO ONE TYPE OF CREW

Special Civil Air Regulation No. SR-386C which expires September 30, 1956, provides authority whereby a pilot may serve in more than one type of flight crew without incurring any penalty in terms of maximum permissive flight duty. This authority has heretofore been provided for an experimental period with a view to the establishment of permanent rules for such crew assignments.

This regulation will not allow evasion of the stricter limitations applicable to smaller crew combinations, but will allow assignment of a pilot in any given month to another type of crew combination without additional flight time limitation if he flies not more than 20 hours in the type of crew to which the more restrictive flight time limitations apply and if such assignment is not interrupted more than once during such month.

The Civil Aeronautics Administration has advised the Board that the regulation has not been abused and favors its continuation. The proposed revision of Part 41 of the Civil Air Regulations, recently released for discussion purposes, does not contain any provisions concerning flight time limitations because of the necessity for seeking the resolution of certain outstanding questions in a separate rule making action. It is expected that this separate rule making will be completed in the near future and thereafter amendments to existing regulations will be made where appropriate. Pending the resolution of outstanding questions relating to flight time limitations, the Board considers that it is advisable to extend the authority granted by SR-386C for another year rather than to incorporate this authority in currently effective Part 41.

Interested persons have been afforded an opportunity to participate in the making of this regulation (21 F.R. 5805), and due consideration has been given to all relevant matter presented. 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 October 1, 1956:

- 1, Contrary provisions of § 41.57 of the Civil Air Regulations notwithstanding, the following rules shall apply to the monthly and quarterly flight time limitations of pilots assigned in combinations of two-pilot crews, two-pilot and additional flight crew member crews, or three-pilot and additional flight crew member crews.
- 2. A pilot who is assigned to duty aloft for more than 20 hours in two-pilot crews in a given month, or whose assignment in such crews is interrupted more than once in the month by assignment to a crew consisting of two or more pilots and an additional flight crew member, shall be governed by the provisions of § 41.54.
- 3. Except for a pilot coming within the provisions of paragraph 2, a pilot who is assigned to duty aloft for more than 20 hours in two-pilot and additional flight crew member crews in a given month, or whose assignment in such crews is interrupted more than once in the month by assignment to a crew consisting of three pilots and an additional flight crew member, shall be governed by the provisions of § 41.55.
- 4. A pilot to whom the provisions of paragraphs 2 and 3 are not applicable, assigned to duty aloft for a total of 20 hours or less within a given month in two-pilot crews with or without additional flight crew members, shall be governed by the provisions of § 41.56.
- 5. A pilot assigned to each of two-pilot, two-pilot and additional flight crew member, and three-pilot and additional flight crew member crews in a given month, who is not governed by the provisions of paragraphs 2, 3, or 4, shall be governed by the provisions of § 41.55.

This regulation supersedes Special Civil Air Regulation No. SR-386C and shall terminate September 30, 1957, unless sooner superseded or rescinded by the Board.

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

By the Civil Aeronautics Board:

/s/ M. C. Mulligan

M. C. Mulligan Secretary

(SEAL)