Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation

[Docket No. 10453; Amdts. 61-57, 121-92]

PART 61—CERTIFICATION: PILOTS
AND FLIGHT INSTRUCTORS

PART 121—CERTIFICATION AND OP-ERATIONS: DOMESTIC, FLAG, AND SUPPLEMENTAL AIR CARRIERS AND COMMERCIAL OPERATORS OF LARGE AIRCRAFT

Miscellaneous Amendments

The purpose of these amendments to Parts 61 and 121 of the Federal Aviation Regulations is to make two clarifying changes to provisions included in amendments numbered 61-56 and 121-91 (37 F.R. 10727, published May 27, 1972) and to make an editorial correction.

Insofar as is pertinent herein, the purpose of Amendments 61-56 and 121-91 to the Federal Aviation Regulations was to permit greater use of simulators in the conduct of training and flight checks under Appendix A to Part 61 and Appendices E and F to Part 121.

The first of the clarifying changes amends paragraph V(d-1) in both Appendix A to Part 61 and Appendix F to Part 121 by deleting a sentence that was unintentionally included therein. As

amended, the paragraph makes it clear that an applicant who does not have a visual simulator available to demonstrate the maneuver required by paragraph V(d-1) and is required to perform the maneuver in flight must do so with a simulated failure of two powerplants. This amendment merely clarifles Amendments 61–56 and 121–91 which were issued as relaxatory amendments.

The second clarifying change amends paragraph V(d-1) in Appendix F to include therein the same exception as that contained in paragraph V(d) of Appendix F in order to also make it apply to three-engine airplanes.

The editorial correction to paragraph III(e)(2) in Appendix F consists of changing a "B*" to a "P*." The "P" signifies applicability to the pilot in command, and the asterisk indicates that a particular condition is specified in the maneuvers and procedures column.

Since these amendments are clarifying and editorial in nature, I find that notice and public procedure thereon are unnecessary and that good cause exists for making them effective on less than 30 days' notice.

In consideration of the foregoing, Parts 61 and 121 of the Federal Aviation Regulations are amended, effective June 27, 1972, as follows:

1. By amending paragraph $\nabla(d-1)$ of Appendix A to Part 61 to read as follows:

					Required in airplane		Permitted			
	Mancuvers/Procedures				Simulated instrument conditions	Inflight	Visual simulator	Nonvisual simulator	Training device	Wafver provisions of § 61.147(c)
. Landings an	d Approaches	to Landings.			[[()		
•	d Approaches	to Landings.	•	•						
(d) * * * (i) In the with an apple (center and these required in addition of the most check may	e case of three proved proced one outboarements of the critical power in critical power in the critical power	ee-engine airplan dure that simulat rd engine). How his paragraph in in flight to a lan- erplant. In any or applicant to per	es, maneuvering to a es the loss of two pow ever, if an applicant a visual simulator, it ing with a simulator, se, the person condu- form the maneuvers	erplants satisfies to must, d failure			X°			

2. By amending paragraph HI(e) (2) of Appendix F to Part 121 by changing the "B*" in the inflight column to a "P*" as follows:

						Required		Permitted			
Maneuvers/Procedures					Simulated instrument conditions	Inflight	Visual simulator	Nonvisual simulator	Training device	Waiver provisions of § 61.147(c)	
III. Instruz	nent Procedures.										
(6) Missed	* l Approach.	•	•	•		-					
60) 77	• •		• 1	a Atelonol	}	P*	P*	1			
	sen puot m com approach.	mand must perfor	ran at least one a	Garnousi		r'	r.				
				•	l i					l	

3. By amending paragraph V(d-1) of Appendix F to Part 121 to read as follows:

						Required		Permitted			
Maneuvers/Procedures						Inflight	Visual simulator	Nonvisual simulator	Training device	Waiver provisions of § 61.147(c)	
V. Landings	V. Landings and Approaches to Landings,										
with an ap (center an ficiency of of power n satisfies th must, in a failure of t ing the ch	pproved proced d one outboar heck for other nay be only the requirement addition, mand he most critica	lure that simulated engine), except than a pilot in the most critical posts of this paragraphy are in flight to 1 powerplant. In the applicant in the applicant of the applicant of the applicant in the applicant of the applicant in the applicant	es, maneuvering tes the loss of two of that, in the command, the alrower plant. However, and in a visual si e a landing with any case, the perst to perform the	powerplants se of a pro- nulated loss er, if a pilot mulator, he a simulated on conduct-			B*				
•	. •	•	*	*							

(Secs. \$13(a), 601, 602, 604, 607, Federal Aviation Act of 1958, 49 U.S.C. 1354(a), 1421, 1422, 1424, 1427, sec. 6(c), Department of Transportation Act, 49 U.S.C. 1655(c))

Issued in Washington, D.C., on June 19, 1972.

J. H. Shaffer, Administrator.