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Certification, Identification, and Marking of Aircraft and Related Products



CONSOLIDATED REPRINT
(Incorporates Supplements 1 through 5)

FEDERAL AVIATION AGENCY

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E. R. QUESADA, Administrator

Important Notice

This is a consolidated reprint of all Civil Aeronautics Manual 1 material and incorporates the pages issued by Supplements 1 through 5. It contains no new material.

Subsequent changes will be issued as Supplement No. 6 or as a complete new manual as the circumstances require.

References to CAA have been changed to FAA on all pages which have been revised since the Federal Aviation Agency came into being. This change will be made on other pages as revisions are issued.

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Introductory Note

This manual contains in consolidated form (1) Civil Air Regulations Part 1, Certification, Identification, and Marking of Aircraft and Related Products, dated October 1, 1955, Amendments 1-1 through 1-3, Interpretation No. 1 to Part 1, and the editorial changes required by Special Regulation SR-430, effective December 31, 1958; and (2) the rules, policies, and interpretations issued by the Administrator of the Federal Aviation Agency in application to the various sections of the regulations.

FAA rules are supplementary regulations issued pursuant to authority expressly conferred on the Administrator in the Civil Air Regulations. Such rules are mandatory and must be complied with.

FAA policies provide detailed technical information on recommended methods of complying with the Civil Air Regulations. Such policies are for the guidance of the public and are not mandatory in nature.

FAA interpretations define or explain words and phrases of the Civil Air Regulations. Such interpretations are for the guidance of the public and will be followed by the Agency in determining compliance with the regulations.

This manual is arranged to give the number, title, and text of each section of the regulations followed by any rules, policies, or interpretations applicable to that section. These rules, policies, or interpretations of the Administrator are identified by consecutive dash numbers appended to the regulation section number.

This manual outlines the standard procedures for type, production, and airworthiness certification, and for the display of nationality and registration markings. Manufacturers utilizing the delegation option system as provided for in Part 410 of the Regulations of the Administrator will be guided by the rules, policies, and interpretations contained herein, except in those instances wherein regulations provided in Part 410 are at variance with procedures contained in this manual.

This manual supersedes Civil Aeronautics Manual 1 dated November 1956 and reprint dated March 1959, and all supplements thereto. As amendments and other pertinent materials pertaining to Part 1 are issued, they will be included in this manual.

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Certification, Identification, and Marking of Aircraft and Related Products

Applicability and Definitions

- 1.0 Applicability of this part. This part establishes administrative requirements for the issuance of type, production, and airworthiness certificates, and for the identification and marking of aircraft and related products.
- 1.1 Definitions. As used in this part, terms are defined as follows:
 - (a) Administration.
- (1) Administrator. The Administrator is the Administrator of the Federal Aviation Agency.
- (2) Applicant. An applicant is a person or persons applying for approval of an aircraft or any part thereof.
- (3) Approved. Approved, when used alone or as modifying terms such as means, devices, specifications, etc., shall mean approved by the Administrator.
- (4) Authorized representative of the Administrator. An authorized representative of the Administrator means any employee of the Federal Aviation Agency or any private person, authorized by the Administrator to perform any of the duties delegated to the Administrator by the provisions of this part.
- (5) Person. Person means any individual, firm, copartnership, corporation, company, association, joint-stock association, or body politic; and includes any trustee, receiver, assignee, or other similar representative thereof.¹
- (6) Prime manufacturer. A prime manufacturer means the person who initiated the design and construction of the product and who applied for the type certificate, or any person to whom a current right to reproduce the product has been transferred.

- (7) Subsidiary manufacturer. A subsidiary manufacturer means the person who contracted with the prime manufacturer to produce and to supply to the prime manufacturer major assemblies and components which are manufactured in conformity with the prime manufacturer's approved drawings and data for the fabrication of the product.
- (8) United States. United States means the several States, the District of Columbia, and the several Territories and possessions of the United States, including the Territorial waters and the overlying air space thereof.¹
 - (b) Design.
- (1) Aircraft. An aircraft means any contrivance now known or hereafter invented, used, or designed for navigation of or flight in the air.¹
- (2) Aircraft engine. An aircraft engine means an engine used, or intended to be used, for propulsion of aircraft and includes all parts, appurtenances, and accessories thereof other than propellers.¹
- (3) Appliances. Appliances mean instruments, equipment, apparatus, parts, appurtenances, or accessories, of whatever description, which are used, or are capable of being or intended to be used, in the navigation, operation, or control of aircraft in flight (including parachutes and including communication equipment and any other mechanism or mechanisms installed in or attached to aircraft during flight), and which are not a part or parts of aircraft, aircraft engines, or propellers.¹
- (4) Product. The term product, as used in this part, means: (i) An aircraft, (ii) an aircraft engine, (iii) a propeller, or (iv) any appliance specified in this subchapter (the Civil Air Regulations) as eligible for a type certificate.

¹ As defined in section 1 of the Federal Aviation Act of 1958, as amended.

(5) Propeller. A propeller includes all parts, appurtenances, and accessories thereof.¹

¹ As defined in section I of the Federal Aviation Act of 1958, as amended.

1.2 Type design. The type design shall consist of such drawings and specifications as are necessary to disclose the configuration of the product and all the design features covered in the requirements of that part of the regulations in this subchapter under which the product is certificated, such information on dimensions, materials, and processes as is necessary to define the structural strength of the product, and such other data as are necessary to permit by comparison the determination of the airworthiness of subsequent products of the same type.

Type Certificates

1.10 Application. Any person, whether or not a citizen of the United States, may apply for the issuance of a type certificate. The application for a type certificate for a specified product shall be made upon a form and in a manner prescribed by the Administrator.

- 1.10-1 Application for type certificate (FAA rules which apply to sec. 1.10).
- (a) Application for Aircraft Type Certificate, Form ACA-312. This application shall be submitted in duplicate by the applicant to the appropriate regional office of the Federal Aviation Agency.

The application shall be accompanied by a three-view drawing and such preliminary basic data as the applicant may have available.

- (b) Application for an Engine Type Certificate, Form ACA-312. This application shall be submitted in duplicate, together with preliminary technical data as required by Part 13 of this subchapter, to the Engineering and Manufacturing Division, Federal Aviation Agency, Washington 25, D.C.
- (c) Application for a Propeller Type Certificate, Form ACA-312. This application, together with Form ACA-335, Propeller Supple-

ment to Application for Type Certificate, ACA-312, shall be submitted in duplicate to the Engineering and Manufacturing Division, Federal Aviation Agency, Washington 25, D.C.

The Form ACA-335 shall contain a description of the design features, the proposed rating, and intended application of the propeller.

The preliminary data as required in Part 14 of this subchapter, and the application forms shall be submitted prior to starting any portion of the official type test.

Note.—The application, Form ACA-312, serves as a formal request by the applicant and shall be submitted for each new model eligible for approval under the terms of a type certificate.

- 1.11 Products for which issued. A type certificate may be issued for an aircraft, aircraft engine, propeller, or any appliance for which certification is provided elsewhere in this subchapter.
- 1.11-1 Appliances (FAA policies which apply to sec. 1.11). Inasmuch as Parts 15 and 16 of the Civil Air Regulations have been rescinded, type certificates are no longer issued for appliances. Types of appliances formerly type certificated under the provisions of Parts 15 and 16 of this subchapter are acceptable for use on aircraft if the appliance complies with a Technical Standard Order issued by the Administrator or is approved as part of the aircraft.
 - (23 F. R. 7481, Sept. 26, 1958, effective Oct. 20, 1958.)
- 1.12 Requirements for issuance. A type certificate for a product shall be issued when:
- (a) The applicant has submitted the type design (see sec. 1.2), test reports, and computations as may be required by that part of the regulations in this subchapter under which the product is to be certificated.
- (b) Upon examination of the type design and the completion of all tests and inspections, the Administrator finds that the type design meets the requirements of the applicable regulations in this subchapter.
- 1.12-1 Requirements for issuance of type certificates (FAA policies which apply to sec. 1.12).

 $^{^{\}text{1}}$ Samples of forms referred to in this manual may be found in appendix A.

- (a) The requirements for the issuance of a type certificate for a product may be found in the following parts of the Civil Air Regulations:
 - (1) Part 3. Airplane Airworthiness; Normal, Utility, and Acrobatic Categories.
 - (2) Part 4b. Airplane Airworthiness; Transport Categories.
 - (3) Part 5. Glider Airworthiness.
 - (4) Part 6. Rotorcraft Airworthiness; Normal Category.
 - (5) Part 7. Rotorcraft Airworthiness; Transport Categories.
 - (6) Part 8. Aircraft Airworthiness; Restricted Category.
 - (7) Part 9. Aircraft Airworthiness; Limited Category.
 - (8) Part 10. Certification and Approval of Import Aircraft and Related Products.
 - (9) Part 13. Aircraft Engine Airworthiness.
 - (10) Part 14. Aircraft Propeller Airworthiness.]

(23 F. R. 7481, Sept. 26, 1958, effective Oct. 20, 1958.) 1.12–2 Inspection of prototype (CAA policies which apply to sec. 1.15–1 (b)).

The inspections set forth in section 1.15-1 (a) will apply to the product for which a type certificate is requested.

- 1.13 Location of manufacturing facilities. No type certificate for a product shall be issued if the manufacturing facilities therefor are located outside the United States unless where facilities are located outside the United States the Administrator finds that no undue burden on the Government is created in administering applicable requirements of the act or regulations issued thereunder.
- 1.14 Transferability. A type certificate may be transferred or made available to third persons by licensing agreements, and the grantor shall immediately notify the Administrator in writing of any transfer, licensing agreement, or termination thereof. The provisions of section 1.13 shall be complied with.
- 1.14-1 Transferability (CAA interpretations which apply to sec. 1.14).
- (a) The CAA and the manufacturer to whom the type certificate is issued are the first and sec-

ond persons involved, and any other person to whom the type certificate holder may transfer privileges incidental to the type certificate is the "third person."

- 1.15 Inspections and tests.
- (a) A representative of the Administrator shall be permitted to make such inspections and, in the case of aircraft, flight tests as may be necessary to determine compliance with applicable requirements.
- (b) A product manufactured under a type certificate only shall be required to undergo inspection by a representative of the Administrator to determine whether individual products conform with the type design.
- (c) The manufacturer of a product being manufactured under a type certificate only shall maintain at the place of manufacture such technical data and drawings as may be necessary to determine whether the product or any part thereof conforms to the current type design.
- (d) A manufacturer producing a product under the terms of a type certificate without a related production certificate shall provide, for products manufactured after six months from the date of issuance of the type certificate, a production inspection system approved by the Administrator which will give assurance that each article produced is in conformity with the type design and is in a condition for safe operation.
- 1.15-1 Inspections and tests (CAA policies which apply to sec. 1.15).
- (a) Prototype inspection. Each product presented for type certification will be subjected to such conformity inspections, investigations of the workmanship and fabrication processes, and the witnessing of such structual endurance and operational tests as may be deemed necessary by the Civil Aeronautics Administration to assure that the product meets applicable requirements and is eligible for a type certificate. The inspection of test articles and the prototype will be conducted after acceptance by the manufacturer's inspectors.²

The CAA inspections are not intended to duplicate the manufacturer's inspections, but rather to verify the effectiveness and accuracy of his inspections. The CAA verification will consist of sampling inspections such as witnessing certain inspections and tests conducted by the manufacturer,

- (b) Fabrication inspection. Subsequent to type certification parts, assemblies, or products fabricated by the prime, subsidiary, or subdivisional manufacturers operating under the terms of a type certificate only, will be subjected to inspection 2 by an authorized representative of the Administrator (hereinafter called CAA representative) while the articles are in an "inspectable" condition. Drawings and other technical data maintained at the place of manufacture should be made available by the manufacturer to the CAA representative to enable him to ascertain that the finished product, or any part thereof, conforms with the applicable requirements and current approved type design data. During the course of fabrication of all critical parts, major assemblies, and the final assembly of the product, the following will be ascertained: that the product is in conformity with the type design data; that fabrication processes and treatments are in conformity with pertinent specifications; and that workmanship and materials are acceptable. All parts, assemblies, and completed products checked by the CAA representative should bear record of having first been accepted by the manufacturer. At least the following inspections will be made by the CAA representative on aircraft, aircraft engines, propellers and major components to insure conformance with the applicable type certification data:
- (1) Aircraft.³ An inspection for quality of workmanship, materials, processes and for conformity of critical and major parts with the type design data, such as the complete wing, fuselage, tail surfaces, major attachment fittings, primary controls, installation of the hydraulic, fuel, and electrical systems, and power-plant installations.

spot checking the manufacturer's inspection records, conducting sampling conformity inspections of critical parts or dittensions, witnessing the assembly of major components and critical parts, and examination of the flight test report or operational log sheets. In addition, the inspection will include the checking of design features for compliance with the requirements which are not readily evaluated from the technical data, such as suitable inspection provisions, suitable provisions for servicing and maintenance, and fits, tolerances, clearances, interferences, ventilation, drainage, etc. The frequency of the sampling inspections will depend, to a large extent, on the degree of conformity with the type design data and other requirements applicable to the particular product.

*Aircraft which pass the inspection set forth in this paragraph, and found to be in condition for safe operation, are eligible to receive an original airworthiness certificate issued under the authority of section 1.67 (b).

- (i) Each aircraft should be weighed to determine the empty weight and c. g. and the report should be submitted when the aircraft is presented for airworthiness certification.
- (ii) Aircraft manufactured under a type certificate only are required by section 1.15-4 (d) to be flight tested at the manufacturer's plant by, or under the supervision of, a CAA Aviation Safety Agent.
- (iii) Upon completion of the inspection and flight test at the manufacturer's plant, the aircraft may be shipped unassembled, provided Approval Tags, Form ACA 186, signed by the CAA representative, are attached to all major assemblies, components, and boxes of parts. These will indicate the make, model and serial number of the aircraft.
- (2) Aircraft engines. An inspection for quality of workmanship, materials, processes, and conformity of critical and major parts with the type design data, including such internal inspections and examination after completion of the engine test run (see sec. 1.15-4 (e)) as may be necessary to ascertain that no unsafe conditions exist. Enough of the operation tests of each engine should be witnessed to determine that the operational characteristics are in conformity with the type design data.
- (3) Propellers. An inspection for quality of workmanship, materials, processes, and conformity of critical and major parts with the type design data. In the case of variable pitch propellers, enough of the operation tests of each propeller should be witnessed to determine that the propeller will operate properly throughout the approved range of operation (see sec. 1.15-4 (f)).
- (4) Major components. Any major spare or replacement component of an aircraft, aircraft engine, or propeller manufactured under a type certificate only will be subjected to inspection for conformity and airworthiness by a CAA representative at the manufacturer's plant. The conformity, quality, and acceptability of major components and critical parts manufactured by a subsidiary manufacturer in accordance with the prime manufacturer's approved drawings will be determined in accordance with section 1.34-2 (a) (11), except that a CAA representative will conduct such additional inspections as may be deemed necessary

to assure conformity, compliance, and acceptability of materials and workmanship.

- (c) Evidence of inspection approval. When products, or major components, other than complete aircraft or communication equipment, are manufactured under the terms of a type certificate only, the CAA representative, having determined by inspection that the product or component is acceptable, will prepare and attach thereto, an Approval Tag, Form ACA-186. This tag will show the make, model, and serial number of the product, and will be signed by the CAA representative.
- 1.15-2 Production test flight authorization (CAA policies which apply to sec. 1.15).
- (a) To facilitate compliance by manufacturers with related provisions of section 43.10, the reverse side of the Dealer's Aircraft Regis tration Certificate, Form ACA-1707, will be used to provide flight authorization for pro duction flight testing prior to the initial issuance of individual airworthiness certificates.4 This flight authorization is provided for the convenience of manufacturers, and has no connection with the issuance, validity, or continuation of the Dealer's Aircraft Registration Certificate. The flight authorization is limited to production test flights, and does not provide for prototype or experimental flight testing. The flight authorization will be issued at the time the Dealer's Aircraft Registration Certificate is issued. The Application for Dealer's Aircraft Registration Certificate(s), Form ACA-1706, contains a section for the use of manufacturers in applying for authorization to conduct production flight tests.
- (b) Aircraft to be flown for production flight tests, which are intended for U. S. registration and certification, are required to display the appropriate U. S. identification markings in accordance with sections 1.100 through 1.108.
- (c) New aircraft intended for export should display the appropriate foreign identification markings during the production flight testing.

⁴A new aircraft, in which a manufacturer's special Flight Authorization, Form ACA-1707, is displayed, may be given a production flight test subject to the following operations limitations which are specified on such form:

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If these markings are not available, the aircraft may display temporarily assigned U. S. identification markings.

- 1.15-3 Logging of production aircraft flight test time (CAA policies which apply to sec. 1.15 (d)).
- (a) Production flight test time 5 will be recorded on the flight test check-off form. It need not be made a part of the aircraft or aircraft engine logbooks.
- 1.15-4 Production inspection system (CAA rules which apply to sec. 1.15 (d)).
- (a) General. The production inspection system established in compliance with section 1.15 shall thereafter be maintained to assure that parts, assemblies, and the completed products are in conformity with approved type design data and are in condition for safe operation. The inspection system established shall be adequate to preclude the installation of unacceptable materials and parts in the finished product. (Statistical quality control procedures may be employed where it is shown that a satisfactory level of quality will be maintained for the particular materials or parts involved.)
- (b) Materials review. The production inspection system shall include materials review procedures and a Materials Review Board to process parts and materials withheld because of departure from design data or specifications, but which may be serviceable, when such withheld items are to be considered for installation in the product. (See secs. 1.34-2 (a) (5) and (6) for procedures.) The Materials Review Board shall consist at least of representatives from the inspection and engineering departments. Parts and materials which are determined by the Materials Review Board to be serviceable shall be properly identified and reinspected if rework or repair is necessary. Parts or materials rejected by the Materials Review Board, or by inspection, shall be marked accordingly and disposed of in a manner which will prevent such parts and materials from being incorporated in the finished product.
- (c) Inspection records. Adequate inspection records shall be maintained, identified with the

Flights, except takeoffs and landings, prohibited over thickly populated areas or large gatherings of people. No flight shall be conducted for hire or reward. Cross-country flights prohibited. Occupancy of the alreraft restricted to personnel essential to the purpose of the flights

⁵ All other flight test time, including accelerated service flight testing of prototype or modified aircraft after airworthiness certification, must be recorded in accordance with section 43.23 of this subchapter.

completed product where practicable, and retained in the manufacturer's files for at least two years after the product is completed. Complete records of Materials Review Board action applying to materials, parts, assemblies, and the completed product, shall be retained for at least two years, and available for review by CAA representatives.

- (d) Complete aircraft.
- (1) After the prototype is type certificated, each aditional aircraft produced under the terms of a type certificate only shall be flight tested by the manufacturer as a final check on the operation of the completed product. The manufacturer shall develop a production flight test procedure and a flight check-off form, subject to CAA approval, to be used in connection with the initial flight testing of each production aircraft. The flight test procedure shall apply to aircraft to be flown, or delivered disassembled to an authorized distributor.
- (2) The production flight test shall provide for at least the following:
- (i) An operational check of the trim, controllability, or other flight characteristics to establish the fact that the production aircraft has the same range and degree of control as the prototype aircraft.
- (ii) An operational check of each part or system operated by the crew while in flight to establish that, during flight, all instrument readings are within normal range.
- (iii) A determination that all instruments are properly marked, and that all placards and/or required flight manuals are installed after flight test.
- (iv) A check of the operational characteristics of the aircraft on the ground.
- (v) A check on any other items peculiar to the aircraft being tested which can best be done during the ground or flight operation of the aircraft.
- (e) Complete engines. Each engine, either reciprocating or turbine, produced under the terms of a type certificate only, shall be subjected to a satisfactory test run by the manufacturer, consisting of break-in runs which shall include a determination of fuel and oil consumption and maximum power characteristics. The test run shall include at least five hours of operation at the maximum rating, of which at

least thirty minutes shall be at takeoff power and speed where this rating is in excess of the maximum continuous rating. These tests may be conducted with the engine appropriately mounted and utilizing current types of power and/or thrust measuring equipment (i. e., integral torque meter, thrust meter, dynamometer, calibrated test club or propeller, reaction stand, etc.). For rocket type engines, a satisfactory sampling technique means of testing shall be established. Each engine tested shall be subject to the inspection provided for in section 1.15-1 (b) (2).

- (f) Complete propellers. Each variable pitch propeller produced under the terms of a type certificate only, shall be subjected to a satisfactory functional test to determine that the propeller will operate properly throughout the normal range of operation, as a final check on its operational characteristics. Each propeller tested shall be subject to the inspection provided for in section 1.15-1 (b) (3).
- [1.15-5] Production inspection system standards (CAA rules which apply to sec. 1.15 (d)). The inspection system shall provide for at least the following:
- **(a)** That all incoming materials and purchased or subcontracted parts used in the finished product are as specified in the type design data, or are suitable equivalents.
- (b) That all incoming materials and purchased or subcontracted parts are properly identified, when the physical and chemical properties cannot be readily and accurately determined.
- **[**(d) That all processes affecting the quality and safety of the finished product are accomplished in accordance with acceptable industry or government specifications.
- **L**(e) That parts and components in process are inspected for conformity with type design data at points in production where accurate determinations can be made.
- **(**f) That current design drawings are readily available to manufacturing and inspection personnel, and used when necessary.
- $\Gamma(g)$ That design changes, including material substitutions, are controlled and approved

before being incorporated in the finished product.

- (h) That rejected materials and parts are segregated and identified in such a manner as to preclude installation in the finished product.
- (i) That materials and parts withheld because of departures from design data or specifications, which are to be considered for installation in the finished product, are processed through established materials review procedures (see sec. 1.15-4 (b)).
- (j) That inspection records are maintained (see sec. 1.15-4 (c)).
- (k) That an acceptable flight test procedure and flight test check-off list are provided in the case of aircraft (see sec. 1.15-4 (d)).
 - (22 F. R. 6587, Aug. 16, 1957, effective Sept. 15, 1957.)
- 1.15-6 Surveillance of production inspection system (FAA policies which apply to sec. 1.15 (d)).
- (a) During the 6-month interval, pending the establishment of the manufacturer's production inspection system, the FAA will conduct inspections to ascertain that the finished product is in conformity with the type design data, is airworthy, safe for installation on certificated aircraft, or, in the case of aircraft, is eligible for an airworthiness certificate.
- (b) Materials review dispositions will be spot checked by a representative of the Administrator to verify that no obvious adverse effect will result from such dispositions.
- (c) At the end of the 6-month interval, the FAA will advise the manufacturer whether the inspection system is considered acceptable. If considered acceptable, as determined by evaluating the results of the system as reflected in the conformity, quality, and airworthiness of the finished products, the FAA will thereafter reduce its inspection surveillance and increase its reliance on the manufacturer's inspection system in the determination of the airworthiness of future products.
- (1) Upon approval of the production inspection system, the manufacturer may nominate one or more of his employees for appointment as a Designated Manufacturing Inspection Representative, in accordance with Part 418 of chapter II of this title (Regulations of the Administrator). If the nominee meets the requirements for appointment, he will be authorized by the FAA to issue original air-(Rev. 12/15/59)

worthiness and/or export certificates for the products produced which are found to conform with the approved type design data; to conduct station and conformity inspections; and to make such additional examinations as may be necessary to ascertain that production articles are airworthy and safe for operation. Such authorization is limited to the manufacturing plant in which the designee is employed.

(d) If the inspection system is not acceptable, as evidenced by questionable parts and materials accepted for installation in the finished product, or significant discrepancies are repeatedly found in the finished products, the issuance of airworthiness certificates for aircraft, or approvals of other products for installation on an aircraft, will be deferred until the manufacturer has made necessary corrective changes.

1.16 Duration. A type certificate shall remain in effect until surrendered, suspended, revoked, or a termination date is otherwise established by the Administrator.

1.17 Display. Type certificates shall be made available for examination by an authorized representative of the Board or of the Administrator.

1.18 Privileges. The holder or licensee of a type certificate for a product may, in the case of aircraft, obtain airworthiness certificates (see applicable secs. 1.60 through 1.72), or in the case of engines, propellers, or other products, obtain approval for installation on certificated aircraft; he may obtain a production certificate for such products (see secs. 1.30 through 1.46).

1.19 Statement of conformity.

(a) The holder of a type certificate only or of a current right to the benefits of a type certificate only under a licensing arrangement, upon the initial transfer by him of the ownership of any product manufactured under such type certificate or upon application for original issuance of an airworthiness certificate for an aircraft, shall furnish to an authorized representative of the Administrator a statement of conformity for such product on a form prescribed by the Administrator. For aircraft manufactured under a type certificate only, there shall be included a statement that the aircraft referred to has been flight checked. For aircraft

engines and for variable pitch propellers manufactured under a type certificate only, there shall be included a statement that the engine or propeller referred to has been subjected by the manufacturer to a final operational check. When a production certificate is held in addition to the type certificate, the provisions of section 1.35 shall apply. The Administrator may consider military acceptance in lieu of a statement of conformity for a product which has been manufactured for the military service.

- (b) A statement of conformity shall be furnished to an authorized representative of the Administrator, upon a form and in a manner prescribed by the Administrator, for any prototype product presented for type certification.
- 1.19-1 Statement of conformity (FAA rules which apply to sec. 1.19 (a)).
- (a) A Statement of Conformity, Form ACA-317, shall be signed by a person who holds a responsible position in the manufacturer's organization and who has been authorized to perform this function by the holder of the type certificate or licensing agreement.
- (b) The flight and operational tests certified to on the Statement of Conformity shall be in accordance with sections 1.15-4 (d) through (f).

Changes in Type Design

- 1.20 General. When the type design is changed, the applicant shall demonstrate that the product complies with the requirements of that part of the regulations in this subchapter under which it was certificated.
- 1.20-1 Changes in type design. (FAA policies which apply to sec. 1.20).
- (a) Any design change which may affect the flight characteristics, structural integrity, or airworthiness of an aircraft, engine, propeller, or appliance for which a type certificate has been issued may require the submission of additional technical data. The examination of these data may indicate the necessity for additional engineering evaluation, inspection, and

tests to substantiate the airworthiness of the product as modified.

- 1.21 Classification of changes. Changes shall be classified as minor and major. A minor change shall be one which has no appreciable effect on the weight, balance, structural strength, reliability, operational characteristics, or other characteristics affecting the airworthiness of the product. A major change shall be one not classified as a minor change.
- 1.22 Approval of minor changes. Minor changes in a type design may be approved in accordance with a method acceptable to the Administrator prior to the submittal to the Administrator of any substantiating or descriptive data.
- 1.23 Approval of major changes. Major changes in a type design shall be approved only after receipt by the Administrator of substantiating data and necessary descriptive data for inclusion in the type design.
 - 1.24 Service experience changes.
- (a) Where the Administrator finds as a result of service experience that an unsafe condition exists with respect to a design feature, part or characteristic of any product, and that such a condition is likely to exist or develop in other products of the same type design, he shall provide notice 2 thereof for all operators of products of that type, and the product shall not thereafter be operated until the unsafe condition has been corrected, unless otherwise authorized by the Administrator under specified conditions and limitations, including inspections. In addition, the provisions of subparagraphs (1) and (2) of this paragraph shall apply.

- (1) When the Administrator finds that design changes are necessary to correct the unsafe condition of the product, the holder of the type certificate, upon request of the Administrator, shall submit appropriate design changes for the approval of the Administrator.
- (2) Upon approval, the descriptive data covering the changes shall be made available by the holder of the type certificate to all

The reporting requirements of this form are subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

² Notification of any unsafe condition, of the required corrective action, and of compliance dates is usually provided through the medium of Airworthiness Directives issued by the Administrator.

operators of products previously certificated under such type certificate.

(b) Where no current unsafe condition exists but the Administrator or the holder of the type certificate finds through service experience that changes in type design will contribute to the safety of the product, the holder of the type certificate may submit appropriate design changes for the approval of the Administrator. Upon approval of such changes the manufacturer shall make available to all operators of the same type of product information on the design changes.

Supplemental Type Certificates

1.25 Supplemental type certificates. When a person, other than the holder of the type certificate for a product, alters the product by introducing a major change (see sec. 1.21) in a previously approved type design, and the change is not so extensive as to require application for a new type certificate (see secs. 3.11 (e), 4b.11 (e), 5.11 (e), 6.11 (e), 13.11 (e), and 14.11 (e) of this chapter), such person shall apply for the issuance of a supplemental type certificate covering the design change. The application shall be made upon a form and in a manner prescribed by the Administrator.

- 1.25-1 Application for a supplemental type certificate (CAA policies which apply to sec. 1.25).
- (a) Applicant. A supplemental type certificate may be issued to more than one applicant for the same design change 'provided each applicant shows compliance with the applicable airworthiness requirements in accordance with section 1.26. (See sec. 1.28-1.)
- (b) Form and manner of application. The applicant should complete three copies of Form ACA-2417 and submit them to the local CAA Aviation Safety Agent. The drawings and technical data substantiating compliance with the applicable airworthiness requirements should also be submitted for approval in accordance with section 1.27-1.

- 1.26 Applicable requirements. The applicant for a supplemental type certificate shall demonstrate that the altered product meets the airworthiness requirements which are applicable to the product involved (see secs. 3.11 (d), 4b.11 (d), 5.11 (d), 6.11 (d), 13.11 (d), and 14.11 (d) of this chapter).
- 1.26-1 Airworthiness requirements (CAA policies which apply to sec. 1.26).
- (a) The methods used to show compliance with the applicable airworthiness requirements s are the same as those used for original type certification; namely, by preparing drawings, stress analysis, and by conducting ground and flight tests and preparing reports thereon. Acceptable methods of showing compliance are outlined in Civil Aeronautics Manuals 3 and 4b.
- 1.27 Requirements for issuance. Upon receipt of an application and a satisfactory demonstration of compliance with the applicable requirements in accordance with sections 1.25 and 1.26, the Administrator shall indicate approval of the change in type design. Such approval together with the previously issued type certificate for the product shall constitute a supplemental type certificate.
- 1.27-1 Procedures for obtaining approval (CAA policies which apply to sec. 1.27). CAA approval of a major change in type design is based upon examination of the supporting data, conducting or reviewing tests, inspection of the altered product, and a finding by the CAA that the applicable requirements are met. Such approval involves two steps:
- (a) Design examination. Approval of the technical supporting data describing the design change and showing compliance with the applicable airworthiness requirements should be obtained from one of the following:
- (1) A CAA Designated Engineering Representative (DER). After DER approval of the data, the DER will complete, sign, and send Form ACA-1600 "Statement of Compliance of Aircraft or Aircraft Components with the Civil Air Regulations," to the regional CAA Aircraft Engineering Division. Whereas a DER's authority may be limited to certain areas, the

TExamples of the types of changes defined in section 1.21 as major design changes are contained in section 18.1-1 of Civil Aeronautics Manual 18. A change in the empty weight or balance is not a major design change unless an increase in the maximum weight, center of gravity limits, or other factors listed in the definition of a major change are also involved.

⁸ Detailed information on the applicable airworthiness requirements used for the original type certification of the product involved may be obtained fom the Civil Aeronautics Administration.

DER should indicate on Form ACA-1600 whether any additional areas require CAA approval. On a complex project the DER should contact the appropriate CAA Aircraft Engineering office as early as possible.

- (2) The CAA. The technical data describing and substantiating the design change should be submitted to the local CAA aviation safety agent for forwarding to the CAA regional office. When necessary, arrangements should be made with CAA for completing any flight or ground testing required by the applicable airworthiness requirements, and the reports of such tests should be included in the technical data pertaining to the design change.
- (3) A Designated Manufacturer's Certification Representative (DMCR). If the aircraft was originally certificated under the Delegation Option Procedures of Part 410 of chapter II of this title (Regulations of the Administrator ref. sec. 410.37), a copy of the DMCR's approval letter should be included with the supporting data.
- (b) Inspection of the product. A new design change normally requires an inspection of a modified article by a CAA representative in order to establish compliance with the applicable airworthiness requirements. See section 1.15. In the case of a complex modification program involving CAA flight tests, the CAA will conduct the appropriate portions of a standard type inspection.
- 1.27-2 Issuance and recording of supplemental type certificates (CAA policies which apply to sec. 1.27).
- (a) Issuance. When the design examination and inspection described in section 1.27-1 have been satisfactorily completed, the CAA will approve the change in type design by completing Form ACA-2417. This form, signed by the Chief, Aircraft Engineering Division, CAA Regional Office, or other person authorized to perform this function, will constitute the supplemental type certificate for the change in type design.
- (b) Recording and disposition of supplemental type certificates. One signed copy of Form ACA-2417 will be given a number and returned to the applicant; one copy will be retained in the issuing CAA regional office; and one copy will be sent to the CAA Washing-

ton office for use in publishing a summary list of supplemental type certificates. Technical data submitted with the application will be filed in the CAA regional office.

1.28 Privileges. The holder or licensee of a supplemental type certificate for an altered product may, in the case of aircraft, obtain airworthiness certificates (see applicable secs. 1.60 through 1.72), or in the case of engines, propellers, or other products, obtain approval for installation on certificated aircraft; he may obtain a production certificate (see secs. 1.30 through 1.46) with respect to the change in the type design for which approval was obtained in accordance with sec. 1.27.

Note: The provisions of this section are not intended to affect in any way the proprietary rights of the holder of a type certificate or of a supplemental type certificate.

- 1.28-1 Airworthiness certification or approval of modified aircraft or products (CAA policies which apply to sec. 1.28).
- (a) After a supplemental type certificate has been issued in accordance with section 1.27-2, airworthiness certificates for aircraft, or approval for products incorporating the design change may be issued on the basis of an inspection for conformity with the approved data conducted in accordance with section 1.67 or section 18.11 of this subchapter.
- (b) The privileges specified in section 1.28 also apply to approvals of major design changes issued prior to August 25, 1955, the effective date of section 1.28. Such approvals are indicated on a Major Repair and Alteration Form ACA-337, air carriers' records, or listed on the CAA Aircraft Specification of for the product involved.

Production Certificates

1.30 Application. Any person, whether or not a citizen of the United States, may apply for the issuance of a production cer-

^o An aircraft specification is a document prepared by the Civil Aeronautics Administration in support of a type certificate to set forth the type design, the operating limitations, and any other conditions or limitations prescribed by the Civil Air Regulations for a specific type of aircraft. CAA Aircraft Specifications are available free of charge from the Civil Aeronautics Administration, Aviation Information, W-47, Washington 25, D. C.

tificate. The application for a production certificate shall be made upon a form and in a manner prescribed by the Administrator.

- 1.30-1 Application for a production certificate (CAA rules which apply to sec. 1.30). The applicant for a production certificate ¹⁰ shall submit to the appropriate CAA regional office, an application file consisting of the following:
- (a) Original and one copy, properly completed, of Application for Production Certificate, Form ACA-332. (This form may be obtained from the local CAA Aviation Safety Agent or the appropriate CAA regional office.) Regional office addresses and the states under their jurisdiction are listed in the appendix to this manual.
- (b) One copy of the applicant's quality control data, 11 as required by section 1.36.
- 1.30-2 Processing application (CAA policies which apply to sec. 1.30).
- (a) Upon receipt of an application file, the CAA will examine it, and, if it is considered satisfactory, establish a Production Certification Board ¹² to inspect the applicant's facilities and determine their adequacy for the produc-

The issuance of the production certificate automatically places greater responsibility in the manufacturer and obviates the requirement for a Statement of Conformity, Form ACA-317, for products produced under the terms of a production certificate, whether for domestic or export certification (see sec. 1.35). The production certificate is at indication that all major groups of a company are adequately contributing to the production of a quality product; that the quality control (or inspection) department is employing sound principles and procedures in determining and controlling the quality of raw materials, purchased equipment, detail parts and assemblies throughout all phases of manufacture to assure structural and functional conformity of the completed product to approved type design data.

"When the holder of a currently effective production certificate applies for extension of the certificate to cover other type certificated products in the same general category, only such additional quality control data as may be necessary to cover those new procedures, methods, or processes required by the new product, need be submitted. If no change is necessary, appropriate notation will be made on the application form. For additional information, see section 1.41-1.

¹² The Production Certification Board reviews the quality control data, establishes procedures for conducting the inspection of the applicant's facilities, advises applicant of any controversial or marginal conditions pertaining to the quality control data, and related regulations, interpretations, and policies governing the issuance and continuation of a production certificate. After the inspection has been conducted, the Board will discuss with the applicant any decisions reached on marginal or controversial items in an effort to arrive at a satisfactory solution.

The Board will also function in special cases of a major nature involving an annual or interim inspection, to determine continued eligibility of the manufacturing facilities under the terms of the production certificate. tion of duplicates of the product. If the application file is not considered satisfactory, the CAA will request the applicant to furnish additional information or data.

- 1.31 Products for which issued. A production certificate shall be issued only for products for which a type certificate is currently in effect. The applicant shall hold a currently effective type certificate for the product to be manufactured or shall hold a current right to the benefits of such certificate under a licensing agreement.
- 1.32 Requirements for issuance. A person shall be issued a production certificate when the Administrator finds, after examination of the supporting data and after inspection of the organization and production facilities, that the applicant complies with the requirements of sections 1.33 through 1.36.
- 1.32-1 Production certification requirements (CAA policies which apply to sec. 1.32). The provisions set forth in paragraphs (a) through (f) of this section ¹³ are the minimums which the manufacturer should have established to be eligible for a production certificate.
- (a) Purchasing. The purchase orders for raw stock and parts should be based on approved specifications or other information which will assure the receipt of materials and parts that will be suitable for aircraft construction and meet the design requirements for the The specifications and other data should be sufficiently detailed and comprehensive to insure procurement of materials and parts of a uniformly high grade, equaling or exceeding the minimum strength properties in the structural design data. The applicant may use parts, components, and assemblies over which he does or does not have design control, which are fabricated by vendors. In either case, the prime manufacturer (applicant) is responsible for the airworthiness of the completed product and all of its components, and he should establish procedures and methods to assure that the completed product will be structurally sound, safe for operation, and in conformity with approved design data. These procedures may provide for vendors' and suppliers' affi-

²³ The assigned CAA Aviation Safety Agents will use this section as a guide in conducting the factory inspection.

davits and inspection reports in lieu of extensive tests and inspections by the applicant.

- (b) Receiving. The applicant should have a receiving system and facilities which will provide for the identification, storage, and routing of raw materials, parts, components, and assemblies obtained from vendors and suppliers. This system should provide for the mating of the incoming items with the purchase orders, specifications, or other procurement data so that receiving inspection will be apprised of the requirements and details under which the items were purchased. The storage facilities should be managed by a person who is in charge of all receipts, storage, withdrawals, and related records. The receiving system should preclude the release of materials and parts to production until they have been satisfactorily processed through receiving inspection. The storage area should provide for orderly arrangement of all items which have been accepted by inspection, and which have been identified in such manner as to preclude inadvertent issuance of the wrong material or part. Particular attention should be given to the segregation and identification of items of similar appearances which have different physical characteristics. All defective or damaged materials and parts should be isolated in a separate well defined and controlled area to preclude the installation of such materials or parts in the completed product. The storage system and facilities should specifically provide for the protection of materials subject to damage from abrasion, sunlight, temperature, moisture, grease, corrosion, etc.
- (1) The applicant should maintain complete records of all materials and parts received, and their disposition, for at least two years to facilitate, where practicable, rechecking any particular lot of material in which defects may later be discovered. These records should include such information as source, source inspection, quantity (both accepted and rejected), vendors' affidavits, and/or reports indicating conformity with pertinent specifications.
- (c) Production control. A production control system should be established to insure proper operation and processing of raw materials into the finished product. There should be an operation flow sheet or card showing the materials to be used, machine operations, treat-

- ment, fabrication processes, and quality control inspection and steps to be followed in production for all parts and assemblies to assure that the physical, dimensional, and functional characteristics comply with the type design data. The flow sheet or card should provide for recording the completion of each operation, should accompany the part or assembly through each operation performed, and be a complete record of the manufacturing and inspection processes involved.
- (1) Equivalent procedures may be employed, provided they preclude the installation of unfinished, inferior, damaged or otherwise unsatisfactory parts in the completed products.
- (d) Manufacturing facilities. The applicant should have sufficient housing to accommodate the necessary equipment and materials, and suitable working space for the performance of the work for which the production certificate is sought; suitable facilities for the proper storage, segregation, and protection of materials, parts, and supplies; and suitable means for the proper protection of parts and subassemblies during fabrication, production processing, inspection, and assembly. The amount and type of equipment required will depend upon the complexity of the product and the rate and volume of production.
- (1) Provisions should be made to segregate or isolate processes which may adversely affect, or may be affected by, other operations. In the event that manufacturing processes are performed by an outside source, it is the responsibility of the applicant to determine the adequacy of such facilities and to assure that the results of the process are in conformity with the type design data and acceptable manufacturing techniques.
- (e) Machining and forming. The fabrication of metal parts by various forming and machining operations should be adequately controlled to assure that the dimensions, finishes, radii, contours, etc., are in accordance with the pertinent drawings and established standards.
- (f) Drawing and change control. The applicant should establish and currently maintain a technical data file system which will assure that the latest drawings and other engineering information are available and used by production and inspection personnel in performing

their duties. The applicant should maintain a record of all changes to or deviations from the type design data; these records should be available for ready reference. The system should provide effective means for removal of obsolete information from all locations, and advance approval of deviations, substitutions, etc.

- (g) Quality control. Additional policies pertaining to the "requirements for issuance" are contained in sections 1.34-1 through 1.34-3.
- 1.33 Location of manufacturing facilities. No production certificate for a product shall be issued if the manufacturing facilities therefor are located outside the United States, unless where facilities are located outside the United States the Administrator finds that no undue burden on the Government is created in administering applicable requirements of the act or regulations issued thereunder.
- 1.33-1 Location of manufacturing facilities ties (CAA policies which apply to sec. 1.33).
- (a) Subsidiary manufacturers' facilities should be located within the United States, since it is not feasible to conduct the required inspections beyond these limits without placing undue burden on the CAA.
- 1.34 Quality control. The applicant shall show that he is adequately prepared to manufacture and control the quality of any product for which he requests production certification, so that each article shall conform with the design provisions of the pertinent type certificate. A product manufactured under a production certificate may be required to undergo inspection by a representative of the Administrator to determine whether the individual product conforms to the type design.
- 1.34-1 Quality control—general (CAA interpretations which apply to sec. 1.34).
- (a) Section 1.34 is interpreted to mean that the applicant has established and can continue to maintain to the satisfaction of the Administrator an effective quality control system commensurate with the complexity of the type design, fabrication processes, and manufacturing techniques. The system must assure that acceptable quality is maintained throughout all phases of the manufacturing process from the time the materials are received until fabricated

into the completed product, and provide a ready means for detection of significant discrepancies.

- (b) The CAA will maintain general surveillance of the manufacturer's quality control system to ascertain that the prime objectives of conformity, airworthiness, and safety are assured.
- 1.34-2Quality control (CAA policies which apply to sec. 1.34). The prime manufacturer's quality control and/or inspection organization should report to management, independent of the manufacturing division, because of the emphasis on safety and the need for unbiased judgment. The quality control department should recognize, and work to, established schedules, but be free of bias due to production pressure. All phases of inspection and control activity, from receiving raw material to delivery of the finished product, should be under a centralized control. If such an arrangement is not possible because certain departments are engaged in highly specialized work, these departments should operate under a separate inspection system, and their activities should be coordinated under the general supervision of a quality control organization. The same procedure should apply in the case of dispersed or branch facilities of a main organization when inspection activity is divided.
- (a) Inspection. The inspection system should be so organized that parts and materials will receive appropriate inspection while in an inspectable condition. All parts fabricated by the prime manufacturer or subsidiary manufacturer and appliances obtained from any other source shall receive sufficient inspection to assure conformity with the type design data, pertinent specifications and approved manufacturing standards.
- (1) Statistical methods. Any statistical sampling plan which provides assurance that the materials and parts incorporated in the finished product meet the prime objectives of conformity with drawings, airworthiness, and safety for operation, will be considered acceptable. Sampling inspection techniques that are employed by the manufacturer to determine the acceptability of materials and parts should be based on a careful analysis of the quality requirements of the product tailored to the individual factory on the basis of this analysis.

It should not be a "prepackaged" program lifted bodily from another factory or from published literature.

- (2) Control of materials and purchased parts. Materials should be inspected or tested to determine compliance with the applicable specifications. The tests may be conducted by the prime manufacturer, subsidiary manufacturer, or independent laboratories which are suitably equipped. In case the material is accompanied by an affidavit or test report identifiable with the material, such evidence may be considered satisfactory in lieu of actual tests conducted by the manufacturer.
- (i) Purchased parts, components, and appliances over which the prime manufacturer does not have design control, should be inspected and tested by the prime manufacturer to the extent necessary to assure that the purchased item will preform properly its intended function in the completed product. Normally, extensive disassembly, testing to destruction, etc., will not be necessary.
- (3) Fabrication inspection. The prime manufacturer should establish and maintain inspection stations at appropriate locations in the manufacturing process to assure continued control of the quality of parts, components, and assemblies. The manufacturer should assure that quality workmanship and dimensional and functional characteristics which may adversely affect safety are listed or referenced on shop travelers, routing cards, check lists, or other media for the guidance of inspection personnel. Procedures should be established for delivering parts to the inspection stations and for removing and storing inspected parts to assure that unacceptable or rejected parts will not be installed in the completed product.
- (4) Process control. Processes such as welding, gluing, heat treatment, plating, X-ray, magnetic inspection, and penetrant inspection, including the equipment and operating personnel, should be closely controlled and performed in accordance with established specifications and procedures satisfactory to the CAA.
- (5) Preliminary materials review. Materials may be accepted by preliminary materials review, provided that specific methods and procedures for acceptance have been defined and adopted as a result of previous Materials Re-

- view Board procedure. When material is first found by the manufacturer's inspectors to depart from the specification and/or drawings, the material should be properly identified, and may be given a preliminary review and disposed of by authorized manufacturer's personnel as follows:
- (i) Material obviously unfit for use or irreparable, should be disposed of in such manner as to preclude installation in the finished product.
- (ii) Material not meeting requirements because of incomplete fabrication may be further processed by established methods to bring the material within specified requirements.
- (iii) The CAA Aviation Safety Agent is authorized to approve certain variations or repairs found necessary after company inspection.
- (iv) All questionable materials to be considered for use in the finished product which cannot be disposed of by preliminary review action should be designated for Materials Review Board action.
- (6) Materials Review Board procedures. The Quality Control Department should be responsible for the effective operation of the Materials Review procedure. The CAA factory agent will spot check materials review dispositions, as necessary, to verify that the product consistently meets a satisfactory level of quality and conformity.
- (i) The established materials review procedures should provide that:
- (a) All materials, parts, and components which are damaged or do not conform to design data and specifications will be withheld and isolated.
- (b) All items submitted to the Materials Review Board should be reviewed to determine whether such items may be used safely in their present condition, whether rework or repair is feasible, or whether scrapping is necessary.
- (c) All items which are reworked or repaired in accordance with materials review

¹⁴ Effective operation of the Materials Review procedure should materially minimize discrepancies and errors which may otherwise become chronic, and furthermore, may serve as a yardstick by means of which the adequacy and acceptability of the production and quality control systems may be evaluated. However, the materials review system should not be used in place of the inspection or quality control system to determine acceptability of parts and materials.

dispositions will be reinspected for conformity therewith. Any item accepted after this inspection will thereafter be treated as an approved item.

- (d) All items accepted through materials review action will be so identified.
- (e) The Materials Review Board should maintain accurate records which will provide at least the following:
- (1) Name, part number, date, and quantity of parts involved.
- (2) The quantity of parts in the lot or order.
 - (3) Description of the discrepancy.
- (4) The materials review disposition, including rework instructions, if any.
 - (5) The results of reinspection.
- (ii) The Materials Review Board should not accept parts which deviate to the extent that mating is adversely affected. Parts or assemblies involving mating should conform to drawing tolerances to the extent that installation, removal, or replacement may be accomplished without misalignment or damage to other components. In assembling parts under these circumstances, no fabrication operations such as cutting, hammering, bending, prying, or forcing should be permitted, or, when final installation has been completed, the parts should not be temporarily or permanently subjected to deformation or distortion of a nature which would cause any undesirable tensions, compressions, stresses, or strains. Where deviating parts, in themselves, are found acceptable, they must not jeopardize the airworthiness or performance of other parts when installed in the assembly. In general, parts which do not conform with the approved technical data should not be accepted when such parts can be reworked to conform with the approved design data.
- (7) Inspection records. The manufacturer should maintain adequate records of all inspections and tests performed. Such records as are applicable should be identifiable with the completed product or group of products. These records should be retained in the manufacturer's files for at least two years. All inspection records should be available for review by CAA representatives.
 - (8) Inspection status of parts. The man-

- ufacturer should indicate by means of stamps, tags, or other means, whether parts, components, and assemblies are to be accepted, rejected, or withheld for Materials Review Board action. The indication of inspection status may be applied to the individual parts, components, or assemblies; to the container of a group of like parts, components, or assemblies; or, to the shop traveler or routing card for the parts. Materials that are subjected to certain processes, such as heat treat, hardness test, pressure test, X-ray, etc., as required by the drawings or specification, should be identified with a suitable process stamp. Such stamps, which are obliterated by subsequent processing, need not be reapplied if the manufacturer has satisfactory control of the finished parts. All parts inspected and approved should indicate, when practicable, the individual inspector responsible.
- (9) Inspectors required. The number of inspectors should be sufficient to adequately check all materials, manufacturing processes, and the product to the extent necessary to provide reasonable assurance of conformity, quality, and acceptability of the finished product. Inspection personnel should be vested with sufficient authority to permit them to perform their assigned duties in a manner which will warrant the issuance or continuation of a production certificate, provided other requirements are complied with.
- (10) Inspection tools and testing equipment. The manufacturer should provide and maintain suitable measuring and testing devices necessary to conduct all phases and types of inspection and tests essential to the continued production of duplicate products. Such devices should be checked at established periods to assure continued accuracy. The manufacturer should establish a schedule of such checks as a portion of his inspection procedure, based on type, purpose, and degree of usage, and should maintain records or other evidence that proper control is being maintained. The tools used by the production department in constructing the part, if used by inspection, should be periodically checked to determine that the results obtained are within approved tolerances and that conformity with approved design data is maintained.

- (11) Inspection—subsidiary manufacturer. When parts, components, and assemblies over which the prime manufacturer retains design control are fabricated by a subsidiary manufacturer, they should undergo the same type and degree of inspection and testing as if fabricated by the prime manufacturer. If these items cannot be completely inspected when received at the prime manufacturer's facilities, inspections should be conducted at the subsidiary manufacturer's plant to assure that such items are acceptable for installation on the completed product. When items have been inspected at the subsidiary manufacturer's plant, the prime manufacturer should conduct a receiving inspection to detect any damage resulting from transit.
- (i) The prime manufacturer holds basic responsibility for the conformity, airworthiness, and acceptability of the finished product. Acceptance of a subsidiary manufacturer's quality control system by the CAA does not relieve the prime manufacturer of this responsibility. CAA inspections to be conducted at the subsidiary manufacturer's plant will be arranged through the prime manufacturer who should notify the authorized Aviation Safety Agent when the subsidiary's facilities are ready for CAA inspection. If these facilities and the quality control system are found acceptable, the subsidiary will be granted the same privileges regarding acceptance of items manufactured as though they were produced by the prime manufacturer. Prior to CAA approval of a subsidiary manufacturer's quality control system, parts and assembles should be subjected to a complete inspection for conformity and quality at the prime manufacturer's plant, or arrangements should be made for suitable inspection at the subsidiary manufacturer's plant by the prime manufacturer's inspection personnel and, as required, by CAA representative. Subsequent to the approval of the subsidiary manufacturer's quality control or inspection system, CAA representative will maintain general inspection surveillance at the subsidiary's facilities to ascertain that parts, assemblies, etc., produced are in conformity with the approved drawings and data forming the basis for the fabrication of the product.
 - (12) Final inspection and functional test.

- The completed product should be inspected for completeness and quality of workmanship. As a final check on the airworthiness of the completed product, each aircraft, aircraft engine, and variable pitch propeller produced under the terms of a production certificate will be subjected to the following tests:
- (i) In addition to the manufacturer's production flight test, aircraft produced under a production certificate will be flight tested periodically by the CAA. (See sec. 1.15-2 for flight authorization and sec. 1.15-3 concerning logging flight test time.) The number or percentage of aircraft which will be flight tested by the CAA will be dependent upon the complexity and size of the aircraft, and upon experience gained while conducting functional and reliability tests of prototype and production aircraft prior to issuance of the production certificate. The manufacturer should formulate a flight test schedule that is acceptable to CAA representatives conducting the tests.
- (a) Aircraft may be delivered unassembled to an authorized distributor prior to initial assembly and flight test, provided the manufacturer will advise the distributor of the established flight test procedure and furnish him with copies of the approved flight test check-off form. Flight test procedures employed by a distributor must be equivalent to those established by the manufacturer, and include the use of an identical flight test check-off form. These forms, when prepared by the manufacturer, will be filed as part of the aircraft inspection record, and, when prepared by a distributor, should be retained by him for at least 2 years.
- (ii) Each aircraft engine, either reciprocating or turbine, produced under the terms of a production certificate should be subjected to a satisfactory test run consisting of a break-in run, which should include at least the determination of each engine's fuel and oil consumption and maximum power characteristics. These tests may be conducted with the engine appropriately mounted and utilizing the current types of power and/or thrust measuring equipment (i. e., integral torque meter, thrust meter, dynamometer, calibrated test club or propeller, reaction stand, etc.). Rocket type engines should be checked periodically by an established sam-

pling technique. Sufficient internal examination of each engine should be accomplished to reasonably ascertain that no unsafe conditions exist.

- (iii) Each variable pitch propeller produced under the terms of a production certificate should be subjected to a satisfactory functional test to determine that the propeller will operate properly throughout the normal range of operation, as a final check on its operational characteristics.
- 1.34-3 Quality control—special procedure (CAA policies which apply to sec. 1.34).
- (a) Standard empty weight and c. g. for production aircraft. The following procedure applies only to newly manufactured aircraft (except helicopters and transport category aircraft) which are produced under the terms of a production certificate.
- (1) Manufacturers desiring to establish an average empty weight and empty c. g., in lieu of actually weighing each aircraft, should prepare a detailed proposal regarding the procedure to be followed. This material should be furnished to the assigned Aviation Safety Agent for approval. Any proposal which will provide an accurate determination of average empty weight and c. g. will be considered acceptable.
- (2) The following example outlines an acceptable method for effecting this system.
- (i) Actually weigh and determine the empty weight and c. g. of ten aircraft of the model, on the basis of each having the same "basic" equipment of the same weight (s) and same arm (s). Each aircraft may be weighed with its own "special equipment installed, provided the weights and arms of those special equipment items are determined before installation. In such cases the effect of the "special" equipment on empty weight and c. g. should be computed, and adjustments made to determine the basic weight and c. g. position of each individual airplane. If the weight and c. g. of none of these ten airpianes deviate by more than 1 percent or ½ percent MAC, respectively, from the average for the entire ten, then that average may be considered acceptable for subsequent aircraft of identical equipment, subject to the periodic spot check specified in subdivision (ii) of this subparagraph.

- (ii) Subsequently, with respect to identical aircraft, weigh an individual aircraft at regular intervals; e. g., each tenth aircraft for the purpose of determining continued accuracy of the initial empty weight and empty c. g. established. If this weighing indicates a variation in empty weight which is in excess of 1 percent of the initially established weight, or a variation in the empty c. g. which exceed onehalf percent of the MAC, sufficient identical aircraft should be checked to determine if the change in weight and/or c. g. is chronic. If it is determined to be an isolated case, the actual weight and c. g. shall be utilized for that one airplane. If the change is found to be chronic and consistent, a new average weight should be established in accordance with procedures followed in establishing the initial average empty weight and c. g. conditions.
- (3) A weight and balance report is required in connection with each aircraft presented for airworthiness certification. These reports may be computed for aircraft which are not actually weighed, and should be marked "computed." All other reports should be marked "actual."
- 1.35 Privileges. It shall not be necessary for the holder of a production certificate to furnish a statement of conformity for each of the products produced under the terms of the production certificate. The holder of a production certificate may obtain an airworthiness certificate in the case of aircraft (see sec. 1.67 (a)) and in the case of engines, propellers, or other products may obtain approval for installation on certificated aircraft.
- 1.35-1 Statement of conformity (CAA policies which apply to sec. 1.35).
- (a) The Statement of Conformity, Form ACA-317, also will not be required for a product to be exported, provided the product is produced under the terms of a production certificate.
- 1.36 Quality control data requirements; prime manufacturer. The applicant shall cubmit for approval by the Administrator, as evidence of his ability to control the quality of any product for which he requests a production certificate, data describing the inspection and test procedures necessary to insure that each article produced is in con-

formity with the type design and is in a condition for safe operation. The data submitted shall include such of the following as are applicable to the product involved:

- (a) A statement describing assigned responsibilities and delegated authority of the quality control organization, together with a chart indicating the functional relationship of the quality control organization to management and to other organizational components and indicating the chain of authority and responsibility within the quality control organization.
- (b) A description of inspection procedures applying to raw materials, outside purchased items, and parts and assemblies produced by subsidiary manufacturers. The information shall include the methods used to insure acceptable quality of parts and assemblies which cannot be completely inspected for conformity and quality when delivered to the prime manufacturer's plant.
- (c) A description of the methods used for production inspection of individual parts and complete assemblies, including the identification of any special manufacturing processes involved, the description of the means used to control such processes, a description of the final test procedure for the complete product, and, in the case of aircraft, a copy of the manufacturer's production flight test procedure and checkoff list.
- (d) An outline of the materials review system, including the procedure for recording review board decisions and disposing of rejected parts.
- (e) An outline of a system by means of which company inspectors are kept currently informed regarding changes in engineering drawings, specifications, and quality control procedures.
- (f) A list or chart showing location and type of inspection stations.
- 1.36-1 Quality control data requirements (CAA policies which apply to sec. 1.36).
- (a) The quality control data (one copy only) should be submitted in manual form with the Application for a Production Certificate, Form \CA-332, to the local CAA Aviation Safety \gent. The data should include such material as inspection procedures, process controls, pro-

duction and inspection control forms, imprint of the various inspection stamps, etc.

- 1.36-2 Quality control data (CAA interpretations which apply to sec. 1.36).
- (a) The words "description," "statement" and "outline" as used in section 1.36 are interpreted to mean a comprehensive description of the quality control organization and the methods, procedures and practices employed to control the quality of the finished product.
- 1.37 Information on subsidiary manufacturers. The prime manufacturer shall make available information regarding all major inspections accomplished by a subsidiary manufacturer for acceptance of parts or assemblies for which the prime manufacturer is responsible.
- 1.37-1 Information on inspection system—subsidiary manufacturers (CAA policies which apply to sec. 1.37).
- (a) The prime manufacturer should include in the quality control data required by section 1.36, sufficient information to define and explain the means established to assure that all major parts and assemblies conform with the design data when manufactured by a subsidiary manufacturer.
- 1.38 Changes in quality control system. Subsequent to the issuance of a production certificate, any changes to the quality control system shall be subject to review by the Administrator. The holder of a production certificate shall immediately notify the Administrator in writing of any such changes affecting the data prescribed in section 1.36.
- 1.38-1 Changes in quality control system (CAA interpretations which apply to sec. 1.38).
- (a) The phrase, "any changes to the quality control system," is interpreted to mean changes to a manufacturer's organization, systems, procedures or processes which may affect the inspection, conformity, or airworthiness of the product. Changes which are not consistent with the quality control data submitted in accordance with section 1.36 must be promptly forwarded to the CAA by means of revised pages or supplemental information. The CAA will review these changes to determine that the quality, conformity, or airworthiness of the product will not be adversely affected.
 - (b) It is not the purpose of this requirement

to impose an unrealistic burden on the holder of the production certificate by requiring an immediate notification of each and every insignificant change in the operations of the quality control systems as may be necessary on a day to day basis. The intent is to provide current quality control data for the use of the CAA Aviation Safety Agent in the performance of his duties and responsibilities.

1.39 Multiple products. The Administrator may authorize more than one type certificated product to be manufactured under the terms of one production certificate provided that the products have similar production characteristics.

1.39-1 Multiple products (CAA policies which apply to sec. 1.39).

(a) More than one airplane type may be manufactured under the same production certificate, provided the types of construction and processes are similar. However, two basically different products such as an airplane and helicopter or an airplane and an engine will not be included under one production certificate. Separate production certificates will be issued for dissimilar products.

1.40 Production limitation record. A production limitation record shall be issued as part of a production certificate. The record shall list the type certificate of every product which the applicant is authorized to manufacture under the terms of a production certificate. Where different models of a basic type approved under the same type certificate number require different fabrication methods and processes, the Administrator may list the model designation of the product for which authorization is given, as well as the type certificate number, on the production limitation record.

1.40-1 Production limitation record (CAA policies which apply to sec. 1.40).

(a) The production limitation record is actually page 2 of the production certificate. Therefore, the Production Certificate, Form ACA-333, and the Production Limitation Record, Form ACA-333a, should always be displayed together. (See sec. 1.45 Display.) Products approved for production under the terms of the production certificate are listed on the production limitation record by type cer-

tificate number(s) and date issued. Revisions to the production certificate for the purpose of adding or deleting a product are accomplished by revising the production limitation record only (see sec. 1.41-1).

1.41 Modification of the production limitation record. The holder of a production certificate desiring the addition of a type certificate and/or model to the production certificate shall submit an application therefor upon a form and in a manner prescribed by the Administrator. The applicant shall comply with the applicable requirements of sections 1.32 through 1.36 and 1.38.

1.41-1 Modifying a production limitation record (CAA policies which apply to sec. 1.41).

- (a) To obtain the addition of a new type certificate number to a production limitation record, the manufacturer should submit an Application for Production Certificate, Form ACA-332, in duplicate. This application should be accompanied by any changes in the quality control data (see secs. 1.30, 1.36, 1.37 and 1.38) not previously reported which are pertinent to products covered by the new type certificate.
- (1) Upon approval of the quality control data and a satisfactory inspection of the facilities, a superseding production limitation record will be issued, listing the new type certificate number. The manufacturer will be requested to return the superseded production limitation record for cancellation.
- (b) To obtain the extension of production certificate privileges for a new model added to a type certificate previously listed on the production limitation record the manufacturer may follow the procedure outlined in paragraph (a) of this section, or notify the CAA that production certification privileges are desired with respect to the new model by so indicating in the space provided on the Application for Type Certificate, Form ACA-312. If the application for production certificate privileges is approved, the manufacturer will be notified that these privileges have been extended to cover the new model.
- (c) The manufacturer, by letter, may request the deletion of one or more type certificates from a production limitation record. It is recommended that the manufacturer request

deletions of type certificates on the production limitation record when neither complete products nor spare parts covered by such certificates are being produced. In such cases, a revised production limitation record reflecting the requested changes will be issued by the CAA regional office and forwarded to the manufacturer with a request that the superseded production limitation record be returned for cancellation.

1.42 Transferability. A production certificate shall not be transferred.

- 1.42-1 Change of ownership (CAA policies which apply to sec. 1.42).
- (a) When the ownership of a company holding a production certificate is transferred, the production certificate should be surrendered to the appropriate CAA regional office for cancellation. The new owner should apply for a new production certificate which will be processed as an original application in accordance with section 1.30.
- 1.43 Inspections and tests. A representative of the Administrator shall be permitted to make such inspections and, in the case of aircraft, flight tests as may be necessary to determine compliance with the requirements of the regulations in this subchapter.
- 1.43-1 Inspection by CAA representative (CAA policies which apply to sec. 1.43). The CAA representative will maintain surveillance of the manufacturer's facilities; make such spot inspections of individual products as may be necessary to ascertain that the manufacturing facilities and quality control system continuously comply with related requirements and that individual products conform with approved type design data; and issue domestic and export airworthiness certificates. The representative is authorized to approve certain design changes and repairs, and to assist in other activities involving the Civil Air Regulations; e. g., witnessing various types of engineering and quality control inspections and tests, investigating reported service difficulties and accidents, and training and supervising designated manufacturing inspection representatives.
- (a) Inspection station surveillance. This is one of the inspection techniques which the CAA representative will use in evaluating the continued acceptability of the manufacturing fa-

cilities, systems, and procedures, and in determining that component parts and the completed products reasonably conform to the type design data. This inspection technique involves a systematic evaluation of the operation of the manufacturer's inspection stations. Each station, as listed in the manufacturer's quality control data, will be visited and evaluated as often as the CAA representative deems necessary to assure that quality products are being produced. The results of these station inspections will be recorded on a suitable form for future reference and follow-up. In accomplishing station inspection activities, the following general items or factors will be evaluated:

- (1) Adherence to established quality control data.
- (2) Adequacy and competency of the quality control system.
 - (3) Operation of the designee system.
 - (4) Adequacy of facilities and equipment.
- (5) Availability of adequate drawings, engineering orders, etc.
- (6) Adequacy of inspection aids, devices, gauges, etc.
- (7) Adequacy of inspection records (travel sheets, reports, tags, stamps, etc.).
 - (8) Operation of Materials Review Board.
- (9) Identification and disposition of items processed by Materials Review Board.
 - (10) Adequacy of processes control.
- (11) Completeness and accuracy of inspection records.
- (b) Production conformity inspection. This is a technique used by the CAA representative to supplement inspection station surveillance; or in small plants with a low rate of production, it may be used in lieu of station inspection. A conformity inspection is an inspection of a part or process conducted to establish the degree of conformity with the applicable drawings or specifications.
- (1) Production conformity inspections will be made on major structural items and assemblies such as major structural forgings and castings, critical parts, major assemblies and subassemblies, systems, installations, and processes. The conformity inspection of minor items will be held to a minimum whenever feasible.
 - (2) In evaluating the inspection control of

an area, random samples of the part(s) being manufactured in the area will be subjected to detailed conformity inspection only after the parts have been accepted in accordance with the manufacturer's established procedures. The FAA representative may inspect the part, or he may witness the inspection conducted by the manufacturer's employee. General shop practices and workmanship will also be considered in the evaluation.

- (3) The FAA representative will check equipment and process records against the product characteristics to evaluate the effectiveness of the control.
- (4) Examples of conformity inspections are as follows:
- (i) The physical dimensional checking, or the witnessing of the physical dimensional checking, of a part and, where applicable, the complete product or assembly, to the specified dimensions on the approved drawings.
- (ii) Witnessing the heat treatment of parts and checking the various steps followed in the heat treatment operation against the applicable specifications.
- (iii) Conducting or witnessing resistence spot welding pull tests and checking the results to the applicable specification or drawings.
- (iv) Witnessing the hardness testing of heat treated steel and aluminum parts.
- (v) Checking, or witnessing the checking of, the moisture content of lumber to the applicable drawing or specification.
- (vi) Witnessing the production testing to determine the engine's fuel and oil consumption and maximum power characteristics.
- (vii) Witnessing the inspection of propellers for balance, blade edge and face alignment, track, blade contour, assembly, and operation.
- (viii) Checking a rivet pattern to an applicable drawing.
- (ix) Checking an oxyacetylene welder while he is accomplishing a weld.
- (x) Witnessing the laboratory checking of plating or heat treatment solution to the applicable specifications.
- (c) Additional inspections of parts and assemblies. These will be conducted on a sampling basis to the extent and frequency neces-(Rev. 12/15/59)

sary to evaluate the effectiveness of inspection control and related functions; to assure proper fabricating and assembly methods and procedures; and to ascertain that adequate safeguards are employed to minimize the probability of damage to materials, parts and assemblies. During these inspections, it will also be ascertained that inspection tags, "travel" cards, etc., are being properly completed, and that parts in process are properly identified during the various stages of fabrication.

- (d) Airworthiness inspections. Inspections will be conducted by the FAA representative on the completed products, as necessary, to assure that the products comply with applicable airworthiness requirements and are safe for operation. Upon application and following completion of satisfactory inspection, the FAA representative will issue domestic airworthiness certificates or certificates of airworthiness for export.
- (e) Interim inspections. As considered necessary, the FAA representative will conduct interim inspections of changes to the manufacturing and quality control procedures that occur from time to time which may affect the airworthiness of the product.
- (f) Annual Inspections. A factory inspection will be conducted at least once a year to assure that the facilities are at least equivalent to the standards described in the quality control data for the issuance of the production certificate. Any conditions found which are not considered equivalent to the standards, or appear undesirable, will be reported to the manufacturer for consideration and corrective action.
- 1.43-2 Inspection by FAA Designated Manufacturing Inspection Representatives (FAA policies which apply to sec. 1.43).
- (a) A manufacturer holding a production certificate may obtain the appointment of individuals in his employ as Designated Manufacturing Inspection Representatives who may be authorized to act in the capacity of Bureau of Flight Standards Inspectors. Information relative to the designation and the authority of these representatives is contained in Part 418 of Chapter II of this title (Regulations of the Administrator).
- 1.44 Duration. A production certificate shall remain in effect until surrendered, suspended, revoked, or a termination date is

otherwise established by the Administrator, or the location of the manufacturing facility is changed.

- 1.44-1 Duration (FAA policies which apply to sec. 1.44).
- (a) Surrender. Where production has been indefinitely or permanently discontinued, the manufacturer should surrender the production certificate to the regional office, or to the assigned Bureau of Flight Standards Inspector, with a written request for cancellation.
- (b) Suspension or revocation. Suspension or revocation of a production certificate will be handled in accordance with the enforcement procedures contained in Part 408 of chapter II of this title (Regulations of the Administrator).
- (c) Change in location. In the event the manufacturing facilities are physically moved from the location indicated on the production certificate, the certificate will automatically terminate and should be returned to the regional office, or assigned agent, for cancellation.
- 1.45 Display. A production certificate shall be prominently displayed in the main office of the factory.
- 1.45-1 Display (FAA policies which apply to sec. 1.45).
- (a) The purpose of section 1.45 is to make the certificates available to representatives of the Administrator in order that they may at any time see that the certificates are current and in order. To facilitate such an examination, it is recommended that production certificates be posted in a conspicuous place in the office of the factory.
- 1.46 Responsibility of holder. The holder of a production certificate shall maintain the quality control system in conformity with the data and procedures approved for the production certificate. He also shall determine that each completed product submitted for airworthiness certification or approval is in conformity with the type design and is in a condition for safe operation.

Aircraft and Product Identification

1.50 Identification.

(a) Each product manufactured under the terms of a type or production certificate shall display permanently such data as may

- be required to show its identity. The data shall include such of the following items as the Administrator finds appropriate: (1) Manufacturer's name, (2) model designation, (3) manufacturer's serial number (if article is numbered serially), otherwise the date of manufacture, except that articles subject to deterioration as a result of aging (parachutes, parachute flares, etc.), shall bear the date of manufacture in addition to the serial number, if any, (4) type certificate number, (5) production certificate number, (6) capacity or rating.
- 1.50-1 Identification (FAA policies which apply to sec. 1.50).
- (a) The primary purpose of identification data is to furnish information which will readily identify and indicate the approval status of individual products fabricated under the requirements of the Civil Air Regulations. The identification plate attached to products which are manufactured under the terms of a production certificate should list both the type and production certificate numbers. Those type certificated products manufactured without benefit of a production certificate should list the type certificate number.
- (b) The "Capacity or Rating" should be indicated in the identification data with respect to products such as engines, and other products for which definite ratings or capacities are established. The display of ratings on aircraft and propellers is not necessary.
- (c) After the product has been properly identified by the manufacturer and approved by the Administrator, the identification data required by this section should not be changed or altered without the approval of the FAA, and it should remain with the product to which assigned.
- (1) For example, the following should not be changed or altered without FAA approval:
 - (i) Manufacturer's name.
 - (ii) Model designation.
 - (iii) The manufacturer's serial number.
- (iv) Date of manufacture when required.
 - (v) Type Certificate number.
- (vi) Production Certificate number (if applicable).
 - (vii) Capacity or rating (if applicable). (Rev. 12/15/59)

(d) For requirements concerning identification plates, see the airworthiness part applicable to the particular product involved.

Replacement and Modification Parts

1.55 Applicable rules. Any person other than the holder of the type certificate producing replacement or modification parts for sale for installation on a type certificated product shall comply with sections 1.12 (a) and (b), 1.13, 1.15 (a) and (d), 1.20, and 1.50 (also see sec. 1.25).

Note: The provisions of this section are not applicable to parts produced under the terms of a type and/or production certificate, to parts produced by owners or operators for maintaining or altering their own products, or to standard parts (such as bolts and nuts) conforming to established industry or Government specifications; e. g., SAE and military specifications, and CAA Technical Standard Orders.

- 1.55-1 Replacement and modification parts design approval (CAA policies which apply to sec. 1.55). Any person, whether or not a citizen of the United States, may apply to the CAA regional office for approval of the design of a part for use on a type certificated product. Such part must comply with the Civil Air Regulations governing the basic design for the product on which the part will be installed.
- (a) Engineering design approval is a prerequisite for CAA approval of the fabrication inspection system. Evidence of design approval may be shown by one of the following means:
- (1) A statement confirming that the design data has been approved by the CAA. This statement must contain the date and nature of the design approval.
- (2) Evidence of a licensing arrangement with the holder of the type certificate covering the product on which the part is to be installed.
- (3) A statement confirming that the approved design data of the type certificate holder has given permission for its release.
- (b) A design that is obtained by copying an approved part but is not substantiated by technical data is not acceptable as a basis for production inspection system approval.
- (c) The design approval entitles the holder (Rev. 2/25/57)

to production privileges equivalent to those accorded to the holder of a type certificate.

- (d) After CAA approval, the design data for a part should be retained by the manufacturer and made available to any CAA representative. Each change to a part should be approved by the CAA and the manufacturer should identify such change on the drawing. The manufacturer should keep a record of each change with its date of CAA approval.
- 1.55-2 Replacement and modification parts—inspection approval (CAA policies which apply to sec. 1.55).
- (a) The request, in duplicate, for a fabrication inspection system approval, together with evidence of design approval, should be submitted to the appropriate regional office or to the local CAA agent (letter form). The request should list the nomenclature of the part, part number, manufacturer's name, and model of the type certificated product for which the part has been approved for installation.
- (b) Prior to the approval of the fabrication inspection system Approval Tag, Form ACA 186, will be used by the CAA representative, not to exceed 6 months, as evidence of inspection approval. After the inspection system is approved, the manufacturer must indicate on the part or package of small parts, evidence that they were produced under an approved inspection system. The symbol "CAA-PMA" is evidence that the part(s) has been manufactured under a CAA—Parts Manufacturer Approval.
- (c) Each part or package shipped should be accompanied by approved installation drawings or specifications, where applicable, to assure that the installation will conform to the basic approval.
- (d) Each part manufactured or modified shall be marked with such of the following data as the Administrator finds appropriate:
- (1) Manufacturer's or modifier's name, trademark or symbol. The trademark or symbol should be filed with the CAA and will be included on the supplemental type certificates and approved replacement parts listing.
 - (2) Part number.
- (3) Name and model designation of the type certificated product(s) for which the part is eligible for installation, or if impractical, a

tag should be attached to the part indicating installation eligibility information.

- (e) If the Administrator finds that the fabrication inspection system cannot be approved or that parts manufactured or modified subsequent to the approval of the inspection system repeatedly contain significant discrepancies, the installation of parts on certificated products in either case may be restricted until satisfactory corrective action is initiated by the manufacturer.
- (f) The approval of a fabrication inspection system will be evidenced by a letter from the Chief, Manufacturing Inspection Branch to the manufacturer. The letter of approval is not transferable and will be surrendered to the CAA upon written request.
- [1.55-3] Fabrication inspection system (CAA rules which apply to sec. 1.55). Section 1.55 requires the manufacturer of replacement or modification parts to comply with section 1.15 (d) and thereby establish an inspection system. Persons manufacturing replacement or modification parts for sale shall establish within 6 months from the date of initial production of the parts and thereafter maintain a fabrication inspection system to assure that such parts are in conformity with the design data and safe for installation on type certificated products.
- **(a)** Inspection system standards. The inspection system shall provide assurance for the following, where appropriate:
- [1] That all incoming materials used in the finished part are as specified in the design data.
- **(2)** That all incoming material is properly identified when physical and chemical properties cannot otherwise be readily and accurately determined.
- [(3) That all materials subject to damage and deterioration are suitably stored and adequately protected.
- **(**4) That all processes affecting quality and safety of the finished product are accomplished in accordance with acceptable specifications.

- [(5) That parts in process are inspected for conformity with the design data at points in production where accurate determination can be made. Statistical quality control procedures may be employed where it is shown that a satisfactory level of quality will be maintained for the particular part involved.
- **L**(6) That current design drawings are readily available to manufacturing and inspection personnel, and used when necessary.
- (7) That major changes to the basic design are adequately controlled and approved before being incorporated in the finished part.
- **(8)** That rejected materials and components are segregated and identified in such a manner as to preclude their use in the finished part.
- [9] That inspection records are maintained, identified with the completed part, where practicable, and retained in the manufacturer's file for a period of at least 2 years after the part has been completed.
- 1.55-4 Surveillance of inspection system (CAA policies which apply to sec. 1.55).
- (a) The assigned Aviation Safety Agent will use sections 1.55-1 through 1.55-3 as a guide in conducting inspection of the manufacturing facilities. If the manufacturer's facilities are found acceptable by evaluating the results of the inspection system and as reflected in the quality and workmanship of the finished parts, the inspection system should be approved. The CAA thereafter will reduce its inspection surveillance and increase its reliance on the manufacturer's inspection system in the determination of the acceptability of future parts.
- (1) The CAA representative will conduct periodic inspections of the manufacturer's facilities; make such spot inspections of individual parts as may be necessary to ascertain that the manufacturing facilities and inspection system continuously complies with the standards set forth in sections 1.55–1 through 1.55–3; that the individual parts conform to the approved design data; that fabrication processes and treatments are in compliance with pertinent specifications; and that the quality of workmanship and materials are acceptable.
- (2) Drawings and other technical data maintained in the place of manufacture should

be made available by the manufacturer to the FAA representative to enable him to ascertain that the finished part conforms to applicable requirements and current design data.

- (3) If the manufacturer's inspection system is not considered acceptable as evidenced by significant discrepancies found in the finished parts, the issuance of the fabrication inspection system approval will be deferred until necessary corrective action has been taken.
- (4) Upon approval of the inspection system, the manufacturer may nominate one or more employees for appointment as Designated Manufacturing Inspection Representative, in accordance with Part 418 of chapter II of this title (Regulations of the Administrator). If the nominee meets the requirements for appointment, he will be authorized by the FAA to issue certificates of airworthiness for export for the finished parts which conform to the type design data, to conduct station and conformity inspections, and to make such additional examinations and inspections as may be necessary to ascertain that the parts are safe for installation on certificated products. Such authorization is limited to the manufacturing plant in which the designee is employed.

Airworthiness Certificates

- 1.60 Application. Any U. S. citizen may apply for issuance of an airworthiness certificate for an aircraft provided that he is the registered owner of the aircraft or his agent. The application for an airworthiness certificate shall be made upon a form and in a manner prescribed by the Administrator.
- 1.60-1 "Registered owner" (FAA interpretations which apply to sec. 1.60).
- (a) The term "registered owner of the aircraft," as used in section 1.60, means the person listed on the official FAA register as the owner of the aircraft. (Regulations of the Administrator, Part 501, sets forth the rules and procedures concerning aircraft registration certificates.)
- 1.60-2 Application form FAA rules which apply to sec. 1.60).
- (a) Application for an airworthiness certificate shall be made by completing Form ACA-305, Application for Airworthiness Cer-(Rev. 12/15/59)

tificate and/or Annual Inspection of an Aircraft, original only, and submitting it to the local FAA Bureau of Flight Standards field representative.

(Application forms, Form ACA-305, are available from all FAA regional and district offices, and Designated Manufacturing Inspection Representatives.)

- 1.60-3 Processing application (FAA policies which apply to sec. 1.60).
- (a) Application requirements. The FAA will not require the applicant for a Certificate of Airworthiness to show legal evidence that he is a U. S. citizen and the owner of the aircraft, nor will his agent be required to furnish such evidence. The certifying statement made upon the application, Form ACA-305, will be accepted as satisfying the citizenship and ownership requirements of section 1.60.

However, at the time the aircraft is presented for the airworthiness inspection, a current registration certificate executed in the name of the applicant must be displayed in the aircraft. Failure to present a current registration certificate will be considered an incomplete application and cause for rejection of the application. There are three types of registration certificates, any one of which will be considered acceptable for the purpose of indicating that the aircraft is currently registered. The three types of registration certificates acceptable are:

- (b) The permanent type. Part A of Form ACA-500 is the permanent registration certificate. This certificate is the one returned to the registered owner from the Aircraft and Airmen Records Branch, Washington, D. C. The certificate will have been validated by the Washington office of the FAA and is current as of the date of issue shown on the form.
- (c) The temporary type. This certificate is the original of Part B of Form ACA-500. This form is completed by the applicant and displayed in the aircraft in accordance with instructions furnished with the form. The duration of this certificate is set forth in item 5 of the certificate.
- (d) Dealer's aircraft registration certificate: A current Dealer's Aircraft Registration Certificate, Form ACA-1707, is recognized as a current registration certificate for the purpose of

making application for an airworthiness certificate. (Dealers' aircraft registration certificates are described and provided for in Regulations of the Administrator, Part 502.)

- (e) FAA procedure. During the course of the inspection, the FAA representative conducting the airworthiness inspection will indicate on the Aircraft Inspection Report, Form ACA-305a, which is forwarded to Washington, the type of registration certificate displayed in the aircraft. This information will be compared with the official registration records in Washington to determine if the applicant is the official registered owner. Discrepancies involving official registration will be brought to the attention of the registered owner by the Washington office.
- 1.60-4 Airworthiness certificates (FAA policies which apply to sec. 1.60).
- (a) Upon satisfactory application, and when the aircraft described in the application is found to conform with the airworthiness requirements specified in other related sections of the Civil Air Regulations, the FAA representative making the airworthiness determination will prepare a Certificate of Airworthiness, Form ACA-1362, or ACA-1362A, and deliver it to the applicant.
- (b) The Certificate of Airworthiness will contain the following information: aircraft nationality and registration mark, airworthiness classification, expiration date of certificate, date certificate was issued, signature of validating FAA representative, and scope of certificate.
- 1.61 Aircraft categories for which airworthiness certificates are issued.
- (a) Airworthiness certificates are issued for aircraft whose type design has been certificated under the normal, utility, acrobatic, or transport categories, for aircraft of the restricted category, and for surplus military aircraft in the limited category. In addition, experimental certificates and special flight permits are issued.
- 1.61-1 Airworthiness certificate classifications (FAA policies which apply to sec. 1.61).
- (a) For purposes of airworthiness identification and administration, airworthiness certificates are classified as Standard, Limited, Restricted, and Experimental. Aircraft found

to conform to the "limited" or "restricted category" requirements will be issued a Limited or Restricted Certificate of Airworthiness, respectively. Aircraft found eligible for certification under the "normal," "utility," "acrobatic," or "transport category" requirements will be issued a Standard Airworthiness Certificate. Experimental airworthiness certificates will be issued for aircraft conforming to the requirements of section 1.74.

- 1.62 Amendment or modification. An airworthiness certificate may be amended or modified only upon application to the Administrator.
- 1.62-1 Changing airworthiness classification (FAA policies which apply to sec. 1.62).
- (a) Application to amend or modify an airworthiness certificate should be submitted to a FAA representative on Form ACA-305, entitled "Application for Airworthiness Certificate and/or Annual Inspection of an Aircraft." Upon finding the aircraft eligible for the classification of airworthiness specified on the application, the FAA representative will reissue the Certificate of Airworthiness, Form ACA-1362 and/or prescribe changes, if necessary, to the aircraft operating limitations required by section 43.10 (b).
- (b) An example of a condition which would require amendment or modification of the Airworthiness Certificate and/or operating limitations is cited below:
- (1) An aircraft certificated in the standard classification of airworthiness, to be used for research and development. The experimental installation does not conform to the design requirements for standard certification. Therefore, it would be necessary to have this aircraft certificated in the experimental classification of airworthiness in order to conduct the research and development experiments. The FAA representative would, in this case, prescribe the appropriate operating limitations.
- 1.63 Transferability. An airworthiness certificate shall be transferred with the aircraft.
 - 1.64 Duration.
- (a) Unless sooner surrendered, suspended, revoked, or a termination date is otherwise established by the Administrator, an air-

worthiness certificate shall remain in effect as long as the maintenance requirements of Part 43 of this subchapter are complied with.

- (b) The Administrator may, from time to time, reinspect any aircraft or part thereof to see whether it is in an airworthy condition. The owner, operator, or bailee of the aircraft shall make it available for such inspection upon request.
- (c) Upon suspension, revocation, or the general termination by order of the Board of an airworthiness certificate, the owner, operator, or bailee of an aircraft shall, upon request, surrender the certificate to an authorized representative of the Administrator.
- 1.65 Display. An airworthiness certificate shall be carried in the aircraft at all times, and shall be displayed as prescribed by the Administrator.
- 1.65-1 Display of airworthiness certificate (FAA rules which apply to sec. 1.65).
- (a) The airworthiness certificate shall be disployed at the cabin or cockpit entrance in such a manner that it is legible to passengers or crew.
- 1.66 Airworthiness certificates for normal utility, acrobatic, and transport categories. Aircraft certificated in the normal, utility, acrobatic, and transport categories may be used for the carriage of persons and property for compensation or hire. This provision shall also apply to import aircraft certificated in accordance with Part 10 of this subchapter and section 1.67 (c) of this part.
- 1.67 [Airworthiness certificates for normal, utility, acrobatic, and transport category aircraft; requirement for issuance.] The requirements for the issuance of an airworthiness certificate are stated in paragraphs (a) through (d) of this section.
- (a) Aircraft manufactured under a production certificate. An applicant for the original issuance of an airworthiness certificate for an aircraft manufactured under the terms of a production certificate, may be issued such certificate, without further showing. The Administrator may inspect the aircraft to see if it conforms to the type design.
- (b) Aircraft manufactured under type cer-

- tificate only. An applicant for the original issuance of an airworthiness certificate for an aircraft manufactured under the terms of a type certificate only, shall be issued such certificate upon presentation of a statement of conformity for such aircraft issued by the manufacturer when, upon inspection of the aircraft, the Administrator finds that the aircraft conforms to the type design, and is in a condition for safe operation.
- (c) Import aircraft. An applicant for the original issuance of an airworthiness certificate for an import aircraft type certificated in accordance with Part 10 of this subchapter shall be issued such certificate when the government of the country where the aircraft was manufactured certifies, or the Administrator finds, that the aircraft conforms to the type design and is in a condition for safe operation.
- [(d) Other aircraft. An applicant for the issuance of an airworthiness certificate for an aircraft other than provided for in paragraphs (a) through (c) of this section shall be issued such a certificate when:
- [(1) The applicant presents evidence to the Administrator that the aircraft conforms to a type design approved under a type certificate or a supplemental type certificate and with all applicable Airworthiness Directives issued by the Administrator;

[Note: The evidence of conformity referred to in subparagraph (1) of this paragraph normally consists of showing that the aircraft conforms with the applicable aircraft specification or type ceritficate data sheet, and presenting records showing the history of the aircraft including all alterations and repairs and the approvals thereof. Where such records are unavailable or inadequate, supplementary evidence may be required, such as, showing that the aircraft conforms with pertinent drawings, specifications, manuals or parts catalogs.

[(2) The aircraft other than an aircraft which is certificated in the experimental classification and immediately prior thereto possessed an airworthiness certificate issued in accordance with this section which aircraft shall be governed by the provisions of subparagraphs (1) and (3) of this paragraph) has been inspected and found airworthy by the manufacturer, by an appro-

priately certificated domestic repair station, or by a certificated air carrier possessing adequate overhaul facilities and having a maintenance and inspection organization appropriate to the type of aircraft; except that, in the case of a single-engine fixed-wing aircraft, the inspection and finding may be made by a certificated mechanic holding an inspection authorization; and

[(3) Upon inspection of the aircraft, the Administrator finds that the aircraft conforms to the type design and is in an airworthy condition for safe operation.]

1.68 Airworthiness certificates for restricted category aircraft. Aircraft certificated in the restricted category shall not be used for the carriage of persons or cargo for compensation or hire. For purposes of this section, crop dusting, seeding, and other similar specialized operations are not considered as the carriage of persons or cargo for compensation or hire. Other special limitations for such aircraft are prescribed under the provisions of Part 8 of this subchapter. This section shall also apply to import aircraft certificated in accordance with Part 10 of this subchapter and section 1.69 of this part.

1.69 Airworthiness certificates for restricted category aircraft; requirements for issuance. The requirements for issuance of an airworthiness certificate for an aircraft in the restricted category are as stated in paragraphs (a) and (b) of this section.

- (a) Aircraft manufactured under a production certificate or type certificate only. An applicant for the original issuance of an airworthiness certificate for an aircraft in the restricted category, type certificated under the provisions of section 8.10 (a) (1) of this subchapter, shall comply with the appropriate provisions of section 1.67.
- (b) Other aircraft. An applicant for the issuance of an airworthiness certificate for aircraft of the restricted category other than those referred to in paragraph (a) of this section, such as surplus military aircraft and modified civil aircraft, may be issued such certificate when he demonstrates compliance with the provisions of subparagraphs (1) through (3) of this paragraph.

- (1) The aircraft has been type certificated under the provisions of section 8.10 (a) (2) of this chapter, or modified under the provisions of section 8.10 (b) of this subchapter:
- (2) The aircraft has been inspected by the Administrator and found by him to be in a good state of preservation and repair and in condition for safe operation; and
- (3) The Administrator has prescribed operating limitations in accordance with Part 8 of this subchapter.
- 1.69-1 Issuance of restricted airworthiness certificates (FAA policies which apply to sec. 1.69).
- (a) FAA policies concerning "restricted category" airworthiness certificates are contained in Part 8 of this subchapter. (The manual for Part 8 may be procured from the Superintendent of Documents, Government Printing Office, Washington 25, D. C.)
- 1.70 Multiple airworthiness certification. Multiple airworthiness certification shall conform to the provisions of paragraphs (a) and (b) of this section.
- (a) An aircraft shall be issued an airworthiness certificate in the restricted category and in any one or more of the other airworthiness categories prescribed by the regulations in this subchapter, if the applicant shows compliance with the requirements for each category when the aircraft is in the configuration for that category and if the aircraft can be converted from one category to another by removal or addition of equipment by simple mechanical means.
- (b) Any aircraft certificated in the restricted and any other category shall be inspected and approved by an authorized representative of the Administrator, or by a certificated mechanic with an appropriate airframe rating, to determine airworthiness each time the aircraft is converted from the restricted category to another category for the carriage of passengers for compensation or hire, unless the Administrator finds this unnecessary for safety in a particular case.
- 1.70-1 Issuance of multiple airworthiness certificates (FAA policies which apply to sec. 1.70).
 - (a) FAA policies concerning multiple air-

worthiness certificates are contained in Part 8 of this subchapter. (See sec. 1.69-1 for procurement of the manual for Part 8.)

1.71 Airworthiness certificate for limited category aircraft. Airworthiness certificates in the limited category are issued for surplus military aircraft type certificated under Part 9 of this subchapter. Aircraft in the limited category may not be used for the carriage of persons or property for compensation or hire.

1.71-1 Issuance of limited airworthiness certificates (FAA policies which apply to sec. 1.71).

(a) Aircraft models issued a limited type certificate.

, Aircraft manufac- turer	Models eligible	Limited aircraft specifi- cation No.
Boeing	B-17F and B-17G (Flying Fortress).	AL-1.
North Amer-	B-25G, B-25H and B-25J (Mitchell).	AL-2.
Douglas	A-26B and $A-26C$	AL-3.
Douglas	(Invader). A-24B (Navy SBD-	AL-4.
Consolidated- Vultee.	5) (Dauntless). PB2Y-3, PB2Y-3R, PB2Y-5, PB2Y- 5R, PB2Y-5Z	AL-5.
Consolidated_ Sikorsky Grumman	(Coronado). LB 30	AL-6. AL-7. AL-8.
Douglas	er). A-20B, A-20C, A- 20G, A-20H, and	AL-9.
Lockheed	A-20J (Havoc). P-38E, P-38J, P- 38L, P-38M, F- 5E, F-5F, and F-	AL-10.
North American.	5G (Lightning). P-51C, P-51D, and P-51K (Mustang).	AL-11.
Beech.	AT-10, AT-10BH, AT-10GL, and AT-10GF (Wich-	AL-12.
Lockheed	ita). B-34, PV-1, and PV- 2 (Ventura).	AL-13.

Aircraft manufac- turer	Models eligible	Limited aircraft specifi- cation No.
Northrop	P-16, P-61A, and P-	AL-14.
North Amer-	61B (Black Widow). A-36A (Mustang)	AL-15.
CurtissGrumman	0-52 J2F-3,J2F-4,J2F-5,	AL-16. AL-17.
Curtiss-	and J2F-6 (Duck). P-40N, P-40L (War-	AL-18.
Wright. Sikorsky	hawk). R-5A Helicopter	AL-19.
MartinBell	PBM-5 (Mariner) P-63C and P-63E	AL-20. AL-21.
North Amer-	(Kingcobra). BC-1	AL∹22.
GrummanChance-	F8F-1 (Bearcat) OS2U-1, OS2U-2, and OS2U-3 (King-	AL-23. AL-24.
Vought. Grumman Stinson	and OS2U-3 (Ring- fisher). FM-2 (Wildcat) L-1, L-1A, L-1B, L-1C, L-1D, L- 1E, and L-1F	AL-25. AL-26.
North American.	(Vigilant). BT-9, BT-9A, BT- 9B, and BT-9C (Yale).	AL-27.
Culver	PQ-14A, PQ-14B, and TD2C-1.	AL-28.
Sikorsky Helicopter.	R-6A and HOS-1	AL-29.
Consolidated -	C-87A (Liberator Express).	AL-30.
Curtiss	AT-9 and AT-9A (Jeep).	AL-31.
North American.	BT-14 (Yale)	AL-32.
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(b) Application procedure for an original limited airworthiness certificate. The following procedure should be followed by an applicant for a Limited Airworthiness Certificate.

(1) Establish that the aircraft in question is one of the models or series that have been issued a Limited Type Certificate. (See sec. 1.71-1 (a) for listing of aircraft issued a "limited category" type certificate.)

(2) Determine that the aircraft configuration conforms to the requirements set forth in the pertinent "limited category" aircraft specification.

- (3) Present evidence that the periodic inspection has been accomplished by an appropriately rated mechanic immediately prior to submitting the application. The scope of a periodic inspection is described under section 18.30-18 of Civil Aeronautics Manual 18.
- (4) Accomplish a flight test for the purpose of checking the proper functions of the powerplant, instruments and controls of airframe and powerplant.
- (5) Present logbooks for the aircraft. The logbooks should show the results of the flight test and be signed by the pilot making the flight test. The entry should indicate that the aircraft performs normally and is considered airworthy.
- (6) Present any information or technical orders that the FAA representative deems necessary to establish airworthiness compliance.
- (7) Present a properly executed application for a Limited Airworthiness Certificate. Application for a Limited Airworthiness Certificate is made on Form ACA-305. (See sec. 1.60-2 for application procedure.)
- (8) Present with the application a "limited category" aircraft specification for the particular model shown on the application. "Limited category" aircraft specifications are contained in the publication "Aircraft Specifications." This publication may be inspected at FAA regional offices, or it may be obtained from the Government Printing Office, Washington 25, D.C. The publication costs \$7.00, which includes supplementary service.

The applicant should discuss the "limited category" aircraft certification requirements with the local FAA representative prior to formally submitting the aircraft for inspection and certification. This procedure is not mandatory; however, it will usually expedite final approval since the FAA representative will be able to instruct the applicant concerning the requirements for his particular aircraft.

1.72 Airworthiness certificate for limited category aircraft; requirements for reissuance. An applicant for an airworthiness certificate for an aircraft in the limited category shall show that the aircraft has been previously type certificated in the limited category, and that the aircraft complies

fully with the requirements of Part 9 of this subchapter.

- 1.72-1 Procedure to be followed for recertification in the "limited category" (FAA policies which apply to sec. 1.72).
- (a) Aircraft previously certificated in the "limited category" and subsequently certificated in the "restricted" or "experimental" classification of airworthiness are eligible for recertification in the "limited" classification of airworthiness; provided, the aircraft is restored to the original level of airworthiness and is in a good state of preservation and repair, and in condition for safe operation. Application for recertification should be made in the same manner as outlined in section 1.71-1 (b).
- 1.73 Experimental certificates. Experimental certificates are issued for amateur-built aircraft and for aircraft which are to be used for experiment, for exhibition, for air racing, and to show compliance with Civil Air Regulations for the issuance of type certificates and related purposes.

[NOTE: The following interpretation of section 1.73 was adopted by the Civil Aeronautics Board on June 20, 1958:

[The Board interprets and construes section 1.73 of Part 1 of the Civil Air Regulations as permitting the training by the manufacturer of its flight crews in an aircraft possessing an experimental certificate issued for the purpose of showing compliance with the regulations for the issuance of type certificates and airworthiness certificates.]

- 1.73-1 Experimental airworthiness certification (FAA policies which apply to sec. 1.73).
- (a) Type of operations. Experimental airworthiness certificates are issued for the following, and similar types of operations: research and development; flight testing leading to type certificates; testing of new installations such as powerplants, propellers, controls, electronic equipment, etc., racing and exhibition flights and amateur-built aircraft.
- (b) Experimental military type aircraft. Aircraft built on a military contract and identified by military aircraft identification marks are considered public aircraft and do not require issuance of airworthiness certificates. However, aircraft of military design built independently by manufacturers with the intention of demonstrating to prospective military purchas-

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ers, and not having military identification, will be required to obtain an Experimental Airworthiness Certificate inasmuch as such aircraft would be considered civil aircraft.

- (c) Amateur-built aircraft. Amateur-built aircraft will be eligible for an Experimental Airworthiness Certificate when the applicant presents satisfactory evidence that the aircraft was designed and/or fabricated by an individual or group of individuals, the project having been undertaken for educational or recreation purposes and the FAA finds that the aircraft complies with the amateur-built aircraft requirements set forth in section 1.74–3.
- 1.74 Experimental certificates; requirements for issuance. The requirements for the issuance of experimental certificates are as stated in paragraphs (a) and (b) of this section.
- (a) In applying for an experimental certificate the applicant shall submit:
- (1) A statement upon a form and in a manner prescribed by the Administrator setting forth the purpose for which the aircraft is to be used.
- (2) Sufficient data, such as photographs, to identify the aircraft, and,
- (3) Upon inspection of the aircraft, any pertinent information found necessary by the Administrator to safeguard the general public.
- (b) The Administrator shall prescribe appropriate operating restrictions for the use of experimental aircraft. Such restrictions shall include the prohibition of carrying persons or property for compensation or hire.
- 1.74-1 Requirements for the issuance of experimental airworthiness certificates (FAA rules which apply to sec. 1.74 (a)). In addition to the information required to be submitted on application Form ACA-305, the applicant shall indicate on a separate sheet of paper:
 - (a) The purpose of the experiment.
- (b) The estimated time or number of flights required to conduct the experiment.
- (c) The areas over which it is desired to conduct the experiment.
- (d) A three-view drawing of the aircraft specifying only the external dimensions. (Three-view dimensioned photographs will be

acceptable in lieu of the drawings. This information need not be submitted for any "experimental" aircraft converted from a basic approved type provided the external configuration has not appreciably changed.)

1.74-2 Additional information (FAA policies which apply to sec. 1.74 (a)).

- (a) The applicant may be called upon to submit additional information during the airworthiness inspection conducted by the FAA representative. For example, the FAA representative might request the applicant to furnish information concerning a particular construction technique used to fabricate the aircraft or information as to the type of material or gauge of tubing. The purpose of such requests by the FAA representative would be to help determine the general airworthiness of the aircraft and to establish operation limitations or restrictions to safeguard the general public.
- 1.74-3 Certification of amateur-built aircraft (FAA policies which apply to sec. 1.74). The following policies will apply to the certification and operation of aircraft of amateur design and construction designed and built by educational institutions and individuals without complying with all the requirements of "standard" aircraft:
- (a) Scope. While amateur-built aircraft are issued "experimental" airworthiness certificates, the airworthiness requirements for this type of aircraft are of greater scope than those for other types of "experimental" aircraft. The reason is that after the aircraft has completed the flights specified in paragraph (g) and paragraph (h) of this section, the aircraft operation limitations, upon application, may be modified to permit the carriage of nonrevenue passengers. In addition, the area restrictions normally prescribed for "experimental" aircraft may be modified to authorize extended flights.
- (b) Design and construction, powerplant and equipment. Amateur-built aircraft should not have any apparent unsatisfactory features of design and construction.

The following guide to design and construction should be followed by an applicant if he intends to apply for an amateur-built aircraft Experimental Airworthiness Certificate:

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(1) Approved components such as engines, propellers, wheels, and similar items should be used wherever possible. Structural components of other aircraft may be used; however, it is not intended that this provision be used to avoid obtaining approval of major alterations to aircraft previously certificated in another category.

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- (2) Protrusions, knobs, sharp corners, and other objects likely to cause serious injury to the pilot or passengers in the event of a minor crash should be reduced to a minimum. Where removal is impractical, consideration should be given to use of padding.
- (3) Instruments and equipment as required by section 43.30 (a) of this subchapter should be installed. Safety belts should be installed for each seat.
- (4) Suitable means, consistent with the size and complexity of the aircraft, should be provided to reduce the hazard of fire. A fire wall isolating the engine compartment from the remainder of the aircraft should be provided.
- (5) Any engine or propeller may be used, provided no adverse characteristics of the engine, propeller, or engine-propeller combination are evident or known to the Administrator.
- (6) The complete powerplant installation, including the propeller, as installed in the aircraft should satisfactorily undergo at least one hour of ground operation from idling to full throttle power prior to the first flight. The applicant may use any time interval he desires at the various speeds he selects.
- (7) Only fuel of a grade which will eliminate destructive detonation and minimize the possibility of vapor lock should be used.
- (8) Suitable means should be provided to minimize the possibility of carburetor ice.
- (9) An identification plate containing at least the following should be displayed in the cabin or cockpit:
 - (i) The name and address of the builder.
 - (ii) The model designation.
 - (iii) The serial number.
 - (iv) The date of manufacture.
- (c) Essential data. In addition to the information furnished on application, Form ACA-305, the following information should be submitted with the application:

- (1) Horsepower rating of engine and propeller.
- (2) Empty weight and maximum weight at which the aircraft will be operated.
- (3) Number of seats installed and their arrangement with respect to each other.
 - (4) Whether single or dual control.
 - (5) Fuel and oil capacities.

्रकेल्यों के अनेक्ष्में राज्यन सम्बद्धा स्वाप्त

- (6) Maximum speed at which the applicant expects to operate the aircraft.
- (7) A statement as to the criteria (any regulations, design data, or other information) used as a basis for the design.
- (d) Examination and inspection. As part of the certification procedure the aircraft will be subjected to examination and general inspection for airworthiness by an authorized FAA representative. Compliance with specific design requirements contained in paragraph (b) of this section, as well as good aeronautical practice will be determined by means of this inspection and examination. Any apparent unairworthy feature, workmanship or device disclosed by the inspection will be repaired, reworked, or otherwise be changed to be acceptable to the FAA prior to certification as an amateur-built aircraft.
- (e) Initial restrictions. Upon satisfactory completion of all necessary inspections and testing on the ground, the FAA representative will issue an amateur-built aircraft "experimental" airworthiness certificate. Initially, the aircraft operating limitations of all amateur-built aircraft will contain appropriate restrictions as follows:
- (1) Only day VFR flight will be authorized.
- (2) The permissible flight area will be restricted to minimize any hazard to the general public. In no case will the initial permissible flight area exceed a 25-mile radius from applicant's base. Flights over thickly populated areas will be prohibited.
- (3) Occupants of the aircraft will be limited to essential crew members, and, except in single place aircraft, the cabin or cockpit will be placarded, "Passengers Prohibited," in such a manner and location as to be visible from all seats.

- (4) The aircraft will not be used for the carriage of cargo nor in connection with any business or employment.
- (5) Such additional restrictions as the Administrator may deem necessary in the interest of safety.
- (f) Modified restrictions. Upon satisfactory completion of the flight experience requirements outlined in paragraph (g) of this section, and the flight test demonstration outlined in paragraph (h), the flight operation restrictions applied at the time of initial certification may be amended as follows:
- (1) Acrobatics may not be performed while carrying passengers.
- (2) The restriction regarding flight areas may be removed.
- (3) Passengers or cargo may not be carried for compensation or hire.

The placard "Passengers Prohibited" may be removed and the following substituted:

"Passenger Warning—this aircraft is amateurbuilt and does not comply with the Federal Safety Regulations for 'standard' aircraft."

- (g) Flight experience. Prior to conducting the flight demonstration provided in paragraph (h) of this section, and subsequent to modification of the operating restrictions as provided for in paragraph (f), the applicant should submit evidence that the following flight experience has been accumulated on the aircraft.
- (1) The aircraft should have been flown at least 50 hours when a type certificated engine is installed, or 75 hours when an uncertificated engine is used.
- (2) When application is made for the modification of the operation restrictions, the applicant should submit a log of the aircraft flight history, containing at least the following information:
- (i) The duration of each individual flight counted toward the flight time of (1) above.
- (ii) A statement as to the purpose of each flight (test, pleasure, or proficiency).
 - (iii) Number of landings made.
- (iv) A full description of any mishaps however minor, or any experiences not entirely normal that occur during the flight experience period.

The pertinent portion of the log should be certified by the signature of the applicant and by the signature of the pilot or pilots, other than the applicant that flew the aircraft during the flight experience period.

- (h) Flight test demonstration. Upon satisfactory completion of the flight experience required in paragraph (g) of this section, the applicant may apply for the modified restrictions provided for in paragraph (f) of this section. Application should be made in writing to the local FAA Aviation Safety District Office. An aviation safety agent will reexamine the aircraft and the flight experience record and upon finding them satisfactory will witness the flight test demonstration. The flight test will be conducted by a certificated pilot holding at least a private pilot's rating. The flight test will be of such scope as to demonstrate that the aircraft performance is adequate for such operations with respect to takeoff, climb, and landing at maximum and minimum weights, for which the aircraft is to be certificated. The aircraft will be demonstrated to be satisfactorily controllable and reasonably maneuverable during taxiing, takeoff, climb, level flight, dive and landing, with or without power. Adequate provisions should be made for emergency egress and use of parachutes by the crew during the flight test.
 - 1.75 Experimental certificates; duration.
- (a) An experimental certificate shall remain in effect for one year from the date of issuance or renewal, unless a shorter period is established by the Administrator.
- (b) The Administrator may, from time to time, reinspect any aircraft or part thereof to ascertain whether it is in an airworthy condition. The owner, operator, or bailee of the aircraft shall, upon request, make it available for such inspection.
- (c) Upon suspension, revocation, or termination by order of the Administrator of an experimental certificate, the owner, operator, or bailee of the aircraft shall, upon request, surrender the certificate to an authorized representative of the Administrator.

- 1.75-1 Duration of experimental airworthiness certificate (FAA policies which apply to sec. 1.75).
- (a) Experimental airworthiness certificates will be issued to expire on a specific date, or will indicate a condition under which the certificate will automatically expire. The duration of the experimental certificate may vary from one flight to a limited number of operating hours, or days. In any case, the duration will not exceed one year.
- (b) It is the policy of the FAA to do everything possible to encourage legitimate experi-

mentation leading to improvement in aircraft whenever this may be done without endangering the lives of persons or property not involved in the experimentation. Since it is recognized that a certain amount of danger to the operator is inherent in all experimental flying, the certificates issued for experimental aircraft will contain specific operating conditions and limitations designed to protect the lives and property of persons not involved in the experimentation.

1.76 Special flight permits. A special flight permit may be issued for an aircraft which may not currently meet applicable air-

worthiness requirements, but which is capable of safe flight, for the purpose of permitting the aircraft to be flown to a base where repairs or alterations are to be made, or to permit the delivery or export of the aircraft, or to permit production flight tests of new production aircraft.

- 1.76-1 Special flight permits (CAA interpretations which apply to sec. 1.76).
- (a) General. Section 43.10 (a) states in part that "No aircraft, except foreign aircraft authorized by the Administrator to be flown in the United States, shall be operated unless an appropriate and valid airworthiness certificate or special flight authorization and a registration certificate issued to the owner of the aircraft are carried in the aircraft * * *."

"Special flight authorization," mentioned above, is interpreted to mean the special flight permit described in this section. Special flight permits are issued for only two purposes: the first and primary purpose is to permit aircraft not fully complying with the established airworthiness requirements to be flown to bases where repairs or alterations may be made; the second purpose is to permit "flyaway" delivery or flights to points of export of aircraft which are airworthy but not eligible for a U. S. Certificate of Airworthiness. For example, an aircraft purchased by a person other than an American citizen would not be eligible for a U. S. Certificate of Airworthiness due to the fact that a current U.S. Registration Certificate is a prerequisite to obtaining an airworthiness certificate, and only a U. S. citizen, who can present proof of ownership, may obtain a current Aircraft Registration Certificate.

1.77 Special flight permits; requirements for issuance. The requirements for the issuance of special flight permits are as stated in paragraphs (a) and (b) of this section.

(a) Where found necessary by the Administrator, an applicant for a special flight permit shall submit a statement in a form approved by the Administrator indicating the purpose of the flight, the proposed itinerary, the duration of authorization requested, the persons to be on board the aircraft, the particulars, if any, in which the aircraft does not comply fully with the applicable airworthiness requirements, and the restric-

tions, if any, deemed necessary for safe operation of the aircraft.

- (b) The Administrator shall accomplish, or shall require the applicant to accomplish, such appropriate inspections or tests as the Administrator may deem necessary in the interest of safety.
- (c) Nothing in paragraphs (a) and (b) of this section shall prevent the issuance to an air carrier by the Administrator of a general authorization to conduct ferry flights for specified purposes as provided in those paragraphs, under such terms and conditions as may from time to time be prescribed by the Administrator.
- 1.77-1 Application for permit (CAA rules which apply to sec. 1.77).
- (a) Persons who may make application. The registered aircraft owner or his agent shall make application for a special flight permit.
- (b) Application form. Application shall be made by completing in duplicate Form ACA-1779 entitled "Application and Authorization for Ferry Permit," and submitting it to an authorization CAA Aviation Safety representative.
- (Application forms are available at all CAA regional and Aviation Safety District Offices and from designated CAA representatives. The application form consists of two parts: the first part is completed by the applicant and furnishes a description of the aircraft, and the proposed flight; the second part is completed by the CAA representative, and is the authority to conduct the flight. This part shall be prepared to contain the conditions and limitations under which the flight is to be conducted.)
- 1.77-2 Airworthiness (CAA policies which apply to sec. 1.77).
- (a) While the aircraft may not be eligible for a Certificate of Airworthiness, it must be found safe for the flight described on the application prior to commencing the flight. The CAA representative may make this determination prior to issuing the authorization, or he may require a pre-flight inspection to be conducted by a certificated mechanic in order to determine that the aircraft is safe for the flight authorized.
- 1.77-3 Flight restrictions (CAA policies which apply to sec. 1.77). The following flight restrictions will be prescribed for all aircraft to

be operated under a special flight permit:

- (a) The carriage of persons other than crew members will be prohibited.
- (b) Weather minimums under which the flight may be conducted will be established.
- (c) The duration of the authorization will be shown.
- (d) The purpose of the flight will be indicated.
- (e) Special area restrictions will be listed, if applicable.
- (f) Preflight inspection requirements, if any, will be listed.
- (g) The origin, destination, and proposed itinerary, taking into consideration reasonable deviations necessitated by weather or other circumstances beyond the control of the operator will be indicated.
- 1.77-4 Authorization for air carrier ferry flight of a four-engine airplane with one engine inoperative (CAA rules which apply to sec. 1.77 (c)).
- (a) General authorization. An air carrier is authorized to conduct ferry flights of a four-engine airplane with one engine inoperative, to a base where repairs are to be made to the in-operative engine, in accordance with the following conditions and limitations:
- (1) The airplane model has been test flown and found satisfactory for safe flight in accordance with the flight test requirements of paragraph (b) of this section.
- (2) The CAA Approved Airplane Flight Manual contains the performance data specified in paragraph (c) of this section and the flight is conducted in accordance with such data.
- (3) The air carrier's operations manual contains operating procedures specified in paragraph (d) of this section and the flight is conducted in accordance with such procedures.
- (4) No person other than required members of the flight crew shall be carried on board the airplane during such flight.
- (5) No flight crew member shall be used unless he is thoroughly familiar with the operating procedures for one-engine-inoperative ferry flights specified in the air carrier's operations manual and the limitations and performance information set forth in the CAA Approved Airplane Flight Manual.
 - (b) Flight tests. The performance of the

- airplane with one engine inoperative shall be determined by flight test in accordance with the following:
- (1) A speed shall be chosen, but in no case shall it be less than 1.3V_{s3}, at which the airplane is satisfactorily controllable in a climb with the critical engine inoperative and its propeller removed or in a configuration desired by the applicant, and all other engines operating at the maximum power determined in subparagraph (3) of this paragraph.
- (2) The distance to accelerate to the speed specified in subparagraph (1) of this paragraph and climb to 50 feet shall be determined with the landing gear extended, the critical engine inoperative and its propeller removed or in a configuration desired by the applicant, and the other engines operating at not more than the power specified in subparagraph (3) of this paragraph.
- (3) The procedures to be used during takeoff, flight, and landing shall be established, i. e., the approximate trim settings, the method of power application, maximum power and speed.
- (4) The performance shall be determined at a maximum weight not to exceed that which will permit a rate of climb of at least 400 feet per minute in the enroute configuration specified in section 4b.120 (c) of this subchapter at an altitude of 5,000 feet.
- (c) CAA Approved Airplane Flight Manual. The CAA Approved Airplane Flight Manual shall contain the following performance data determined in accordance with paragraph (b) of this section covering at least the following variables:
 - (1) Maximum weight
 - (2) C. G. range
- (3) Configuration of the inoperative propeller
 - (4) Runway length for takeoff
 - (5) Altitude range.
- (d) Air carrier's operations manual. Operating procedures shall be established in the air carrier's operations manual which will provide for the safe operation of the airplane, with specific provisions for operations from airports where the runways may require a takeoff or approach over populated areas. No airplane shall be taken off where the initial climb is made over thickly populated areas. VFR weather

conditions shall exist at the airport of takeoff and at the intended destination. The manual shall also include procedures for the inspection of the operating condition of the remaining engines.

Aircraft Nationality and Registration Marks

1.100 General. The identification of each aircraft shall be marked, and the markings shall be displayed as required in sections 1.101 through 1.107. No design, mark, or symbol which modifies or confuses the identification marks shall be placed on an aircraft, except with the approval of the Administrator.

1.101 Display of identification marks. Identification marks shall be displayed in accordance with the provisions [in paragraphs (a) through (c)] of this section.

- (a) Aircraft registered for the first time after December 31, 1948, shall display identification marks consisting of the Roman capital letter "N", denoting United States registration, followed by the registration number. Other aircraft which display identification marks containing an airworthiness symbol "C", "R", "X", or "L", and which are operated solely within the United States may display such identification marks until the first time such aircraft are recovered or refinished to an extent necessitating the reapplication of the identification mark, Thereafter, such aircraft, and after December 31, 1950, all aircraft of United States registry operated outside of the United States, shall display identification marks consisting of the Roman capital letter "N", denoting United States registration, followed by the registration number.
- (b) When an identification mark including only the Roman capital letter "N" and the registration number is utilized, limited and restricted category aircraft and experimental aircraft shall display the words "limited," "restricted," or "experimental," respectively, near each entrance to the cabin or cockpit of the aircraft. These markings shall be in letters not less than 2 inches nor more than 6 inches in height.

- **E**(c) The application of identification marks on fixed-wing aircraft shall be subject to the conditions of subparagraphs (1) and (2) of this paragraph.
- [(1) On and after January 1, 1966, the location and measurement of identification marks on fixed-wing aircraft shall be in accordance with sections 1.102 and 1.103.
- [(2) Prior to January 1, 1966, the provisions of sections 1.102 and 1.103 or the provisions of subdivisions (i), (ii), and (iii) of this subparagraph shall be complied with, except that on and after January 1, 1962, all fixed-wing aircraft which are newly marked or completely remarked shall display identification marks in accordance with sections 1.102 and 1.103.
- **[(i)** Wing surfaces. Identification marks at least twenty inches high shall be displayed on the right half of the upper surface and the left half of the lower surface of the wing structure. As far as possible, the marks shall be located an equal distance from the leading and trailing edges of the wing. The top of the marks shall be toward the leading edge of the wing.
- **[(ii)** Vertical tail surfaces. Identification marks at least two inches high shall be displayed on the upper half of the vertical tail surface. They shall be displayed on both sides of a single tail surface and on the outer sides of multitail surfaces. They may be placed either horizontally or vertically.
- [(iii) Fuselage surfaces. Identification marks at least two inches high shall be displayed on the fuselage when the aircraft does not have a vertical tail surface. The marks shall be located on each side of the top half of the fuselage just forward of the leading edge of the horizontal tail surface. They may be placed either horizontally or vertically.

[(Amendment 1-4, published in 26 F.R. 92, Jan. 6, 1961, effective Dec. 31, 1960.)]

1.101-1. Assignment of registration numbers (FAA policies which apply to sec. 1.101 (a)).

(a) General. Section 1.101 (a) requires that all U. S. civil aircraft display identification marks. This section, in part, states that the identification marks shall be the Roman capital letter "N" followed by the registration num-

ber. The purpose of this policy is to make known the method by which an aircraft owner can obtain a registration number for an unidentified aircraft.

Most aircraft are assigned a registration number and display the proper identification marks prior to leaving the manufacturer's plant. Generally speaking, the registration number will continue to identify that particular aircraft throughout the remainder of its operating life. There are many times, however, that it is necessary for the owner of the aircraft to request that a registration number be assigned his aircraft. This is particularly true with converted military surplus, amateur-built aircraft, experimental aircraft, and aircraft imported from other countries which have not been certificated at the manufacturer's plant.

- (b) Procedure.
- (1) An aircraft should be assigned a registration number before the owner applies for registration. To obtain a registration number, the aircraft owner should furnish the local Bureau of Flight Standards District Office, or International Field Office if the aircraft is located outside the United States, the following information:
- (i) The name of the aircraft manufacturer.
 - (ii) The aircraft model.
 - (iii) The aircraft serial number.
- (2) This information can usually be found on the manufacturer's nameplate, displayed in the aircraft, or on the bill of sale. Upon receipt of this information, the FAA representative will issue a registration number. This number is used when making application for registration and must be displayed on the aircraft in accordance with the requirements of sections 1.101 through 1.107.
- 1.102 Location of identification marks. Identification marks shall be located in accordance with paragraphs (a) through (e) of this section.
- [(a) Fixed-wing aircraft. Fixed-wing aircraft shall have identification marks displayed horizontally on the vertical tail surfaces or on the sides of the fuselage.
- [(1) Vertical tail surfaces. If identification marks are displayed on the vertical

tail surfaces, both surfaces of a single vertical tail or the outer surfaces of a multivertical tail shall be marked.

[(2) Fuselage surfaces. If identification marks are displayed on the fuselage surfaces, both sides of the fuselage shall be marked between the trailing edge of the wing and the leading edge of the horizontal stabilizer. If engine pods or other appurtenances are located in this area and are an integral part of the fuselage side surfaces, the marks may be placed on such pods or appurtenances.

[(Amendment 1-4, published in 26 F.R. 92, Jan. 6, 1961, effective Dec. 31, 1960.)]

- (b) Lotorcraft. The requirements of subparagraphs (1) and (2) of this paragraph shall be applicable to rotorcraft.
- (1) Bottom fuselage surfaces. Identification marks shall be displayed on the bottom surface of the fuselage or cabin. The top of the marks shall be toward the left side of the fuselage.
- (2) Side fuselage surfaces. Identification marks shall be displayed below the window lines and as near the cockpit as possible.
- (c) Airships. The requirements of subparagraphs (1) and (2) of this paragraph shall be applicable to airships.
- (1) Horizontal stabilizer surfaces. Identification marks shall be displayed on the upper surface of the right horizontal stabilizer and on the under surface of the left horizontal stabilizer. The top of the marks shall be toward the leading edge of the stabilizer. The marks shall be placed horizontally.
- (2) Vertical stabilizer surfaces. Identification marks shall be displayed on each side of the bottom half of the vertical stabilizer. The marks shall be placed horizontally.
- (d) Spherical valloons. Identification marks for spherical balloons shall be displayed on two places diametrically opposite, and shall be located near the maximum horizontal circumference of the balloon.
- (e) Nonspherical balloons. Identification marks for nonspherical balloons shall be dis-

played on each side. They shall be located near the maximum cross section of the balloon, immediately above either the rigging band or the points of attachment of the basket or cabin suspension cables.

1.103 Measurements of identification marks. The measurements of identification marks shall conform to the provisions of paragraphs (a) through (d) of this section.

C(a) Fixed-wing aircraft. The required identification marks shall be of equal height of not less than 12 inches.

[(Amendment 1-4, published in 26 F.R. 92, Jan. 6, 1961, effective Dec. 31, 1960.)]

(b) Rotorcraft. The requirements of subparagraphs (1) and (2) of this paragraph shall be applicable to rotorcraft.

- (1) Fuselage or cabin bottom surfaces. Identification marks shall be at least four-fifths as high as the fuselage is wide, but need not be more than 20 inches high.
- [(2) Fuselage or cabin side surfaces. The identification marks shall be as large as practicable, except that this rule shall not be interpreted as requiring the use of marks exceeding 6 inches in height or permitting the use of marks smaller than 2 inches in height. The letters and numbers of each separate group of identification marks shall be of equal height.

E(Amendment 1-5, published in 26 F.R. 3274, Apr. 18, 1961, effective Apr. 18, 1961.)**∃**

(c) Lighter-than-air aircraft. The requirements of subparagraph (1) of this para-

graph shall be applicable to lighter-than-air aircraft.

- (1) On each airship, spherical balloon, or nonspherical balloon identification marks shall be at least 20 inches high.
- (d) All aircraft. The requirements of subparagraphs (1) through (3) of this paragraph shall be applicable to all aircraft.
- (1) Width. Identification marks shall be two-thirds as wide as they are high with the exception of number "1" which shall be one-sixth as wide as it is high.
- (2) Thickness. Identification marks shall be formed by solid lines of a thickness equal to one-sixth of the character height.
- (3) Spacing. The space between the identification numbers and letters shall be not less than one-fourth of the character width.
- 1.104 Color. On each aircraft, identification marks shall contrast in color with the background.
- 1.105 Affixation. On each aircraft identification marks shall be painted or shall be affixed by such other means as will insure a similar degree of permanence and legibility, except that aircraft intended for immediaate delivery to a foreign purchaser may display identification marks affixed with readily removable material.
- 1.106 Design. On each aircraft, identification marks shall have no ornamentation.
- 1.107 Maintenance. On each aircraft, identification marks shall be kept clean and legible at all times.
- 1.108 Identification marks for nonconventional aircraft. The identification marking rules prescribed in sections 1.101 through 1.107 are intended to apply to conventional aircraft as they are known today. When aircraft are developed which do not conform to the general configuration of present-day aircraft, a procedure for identification marking shall be prescribed by the Administrator.
- 1.108-1 Identification marks for nonconventional aircraft (CAA rules which apply to sec. 1.108).
- (a) Purpose. The purpose of this rule is to prescribe the procedure for displaying identification marks on nonconventional aircraft. For the purpose of prescribing identification

- marks, an aircraft is considered to be nonconventional when it is impossible to display the identification marks in accordance with the applicable rules prescribed in sections 1.101 through 1.107.
- (b) Procedure. The owner of the aircraft shall submit to the local CAA representative a dimensioned three view drawing, or dimensioned photographs of the aircraft, including a statement setting forth the reason why it is not possible to identify the aircraft in accordance with the standard requirements. If the owner desires to include a proposed method of marking, it too will be considered. Such proposal shall take into consideration, as near as possible, the standard identification marking procedure set forth in sections 1.101 through 1.107.

This information shall be submitted to the local CAA representative as far in advance of the anticipated flight date as possible, since the CAA representative must forward the information to the Washington office for final decision.

- 1.109 Identification marks for export aircraft. An aircraft manufactured in the United States for delivery outside the United States or its possessions may display such identification marks as are required by the State of registry of the aircraft. Such aircraft shall be operated only for the purpose of test and demonstration flights for a limited period of time or while in necessary transit to the purchaser.
- 1.109-1 Identification marks for export aircraft. (CAA policies which apply to sec. 1.109). When foreign nationality and registration markings are not available for display upon new aircraft to be exported via flyaway to U. S. border or to some other location in U. S. where the aircraft will be disassembled for shipment, U. S. identification markings may be displayed on the aircraft in the normal manner (provided title to the aircraft is held by a citizen of the U. S.), and the markings may be affixed with a readily removable material.
- (a) To minimize the cost involved in affixing identification markings to new aircraft being exported, exporters (manufacturers, dealers, and distributors who are holders of dealers' aircraft registration certificates) may request a special U. S. identification number consisting

of one to three digits, which will be preceded by the letter N when displayed on the aircraft. Only one such number will be issued to each exporter, to be used repetitively in connection with previously unregistered aircraft which are being exported. These numbers will be used only in connection with the flyaway delivery of aircraft which are being exported, and will be displayed only during that portion of the flyaway delivery which takes place over U. S. territory. In the event two or more aircraft displaying the same identification number may be flying in relatively close formation, each aircraft will be identified, insofar as radio contacts are concerned, by combining the identification number displayed with the last two digits of the manufacturer's serial number of the aircraft. For example, an aircraft displaying the

identification mark N2M and having manufacturer's serial number 203040 will be identified as N2M40. In order that the pilot may readily determine his radio call number, a placard bearing the call number of the aircraft should be displayed on the windshield or instrument panel in a location readily visible to the pilot. In this example, the placard would read N2M40.¹⁶

1.110 Removal of aircraft identification marks. When an aircraft of United States registry is sold to a citizen of a foreign country, the United States identification marks must be removed from such aircraft by the United States registered owner or his agent prior to its delivery to the purchaser.

Note: The reporting requirements of forms contained in this manual have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

¹⁵ See appendix A of this manual for a table of aircraft nationality markings.

Appendix A

Regional Offices and Areas of Jurisdiction

- REGION 1. Headquarters Office at Jamaica, Long Island, N. Y.—Composed of the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, Delaware, New Jersey, Pennsylvania, Ohio, Maryland, Virginia, West Virginia, Kentucky, and the District of Columbia.
- Region 2. Headquarters Office at Fort Worth, Tex.—Composed of the States of Tennessee, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Arkansas, Oklahoma, Louisiana, and Texas; Territories of Puerto Rico, Swan Island, Virgin Islands, and Canal Zone.
- Region 3. Headquarters Office at Kansas City, Mo.—Composed of the States of Michigan, Indiana, Wisconsin, Illinois, Minnesota, Iowa, Missouri, North Dakota, South Dakota, Nebraska, and Kansas.

- REGION 4. Headquarters Office at Los Angeles, Calif.—Composed of the States of Montana, Wyoming, Colorado, New Mexico, Arizona, Utah, Idaho, Washington, Oregon, Nevada, and California.
- Region 5. Headquarters Office at Anchorage, Alaska.—Consists of the Territory of Alaska, including the Aleutian Islands.
- REGION 6. Headquarters Office at Honolulu, T. H.—Consists of the areas contained within the Honolulu, Wake and Guam Flight Information Regions established by ICAO. (Major operations are conducted in the Territory of Hawaii and the islands of Canton, Wake and Guam.)
- International Region. Headquarters Office at Washington 25, D. C.—Consists of those areas of the world not under the specific jurisdiction of other CAA regions.

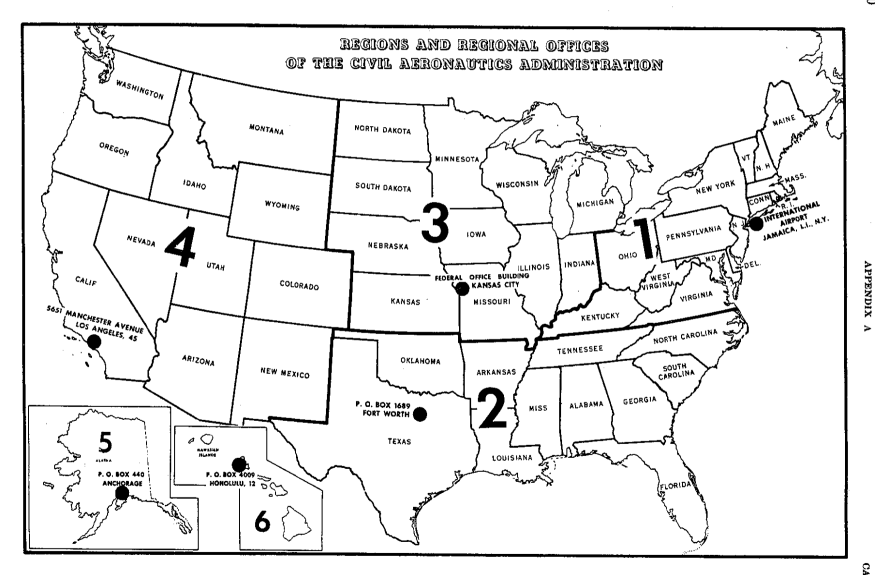


TABLE OF AIRCRAFT NATIONALITY MARKINGS

Country	Nationality Marks	Country	Nationality Marks
Afghanistan	YA*	Lebanon	OD
Argentina	1	Liberia	EL
Australia	1	Libya	$\overline{5A}$
	OE	Luxembourg	ĽX
Austria		Mexico	XA, XB,
Belgium and Colonies	CP*	MIGNICO	XC, XC,
Bolivia	1	Maragan	CN
Brazil	PP, PT	Morocco	PH
Burma	XY, XZ	Netherlands	1
Canada	CF	Netherlands Antilles	PJ
Ceylon	4R	Surinam	PZ
Chile		New Guinea	JZ
China (Taipeh Taiwan)	. B	Newfoundland	VO
Colombia	HK	New Hebrides	YJ
Costa Rica	TI	New Zealand	ZK, ZL,
Cuba	CU*		ZM
Czechoslovakia	OK	Nicaragua	AN
Denmark	OY	Norway	LN
Dominican Republic	HĪ	Pakistan	AP
Ecuador	HC	Panama	HP
	1	Paraguay	ZP
EgyptEl Salvador		Peru	OB
		Philippine Republic	PI
$\mathbf{Ethiopia}_{}$	0.77	Poland	SP
Finland	1 75	Portugal	ČŠ
France	$\mathbf{s}^{\mathbf{r}}$	Portuguese Colonies	ČŘ
Greece	TG	Saudi Arabia	HŽ
Guatemala		Spain	EC
<u>H</u> aiti			~~~
Honduras	XH	Sweden	HB
Iceland	TF	Switzerland	YK
India	. <u>VT</u>	Syria	
Indonesia	PK	Thailand (Siam)	1 700
Iran		Turkey	
Iraq	. YI	Union of South Africa	ZS, ZT,
Irelând	EI, EJ		ZU
Israel:	. 4X	United Kingdom	G G
Italy	. I	British Colonies and Protector-	VP, VQ,
Japan	. JA	ates.	VR
Jordan (Hashemite Kingdom of the	TJ*	United States	<u>N</u>
Jordan).		Uruguay	CX
Korea (Republic of)	HL	Venezuela	l YV

^{*}This marking is not yet officially confirmed.

Standard Forms

1. Type Certification

Number	Title
ACA-312	Application for Type Certificate.
ACA-335	Propeller Supplement to Application for Type Certificate ACA-312.
ACA-316	Type Inspection Authorization.
ACA-283-3-4b	Type Inspection Report, Part I, Aircraft Ground Inspection.
ACA-283-6	Type Inspection Report, Part I, Rotorcraft Ground Inspection (not
	included).
ACA-317	Statement of Conformity.
ACA-1257	Conformity Inspection Report.
ACA-331	Type Certificate.
ACA-2417	Supplemental Type Certificate.
ACA-186	Approval Tag.
ACA-1600.	Statement of Compliance of Aircraft or Aircraft Components with the Civil Air Regulations.

2. Production Certification

Number	Title
ACA-333 ACA-333a	Application for Production Certificate. Manufacturing Inspection Report. Production Certificate. Production Limitation Record. Production Certificate Number Assignment Card.

3. Designated Manufacturing Inspection Representative

Number	Title
ACA-1381ACA-1382ACA-2001ACA-1521	Statement of Qualifications for D. M. I. R. Certificate of Authority. Aviation Safety Representative Certificate (not included). Designated Manufacturing Inspection Representative Number Assignment Card.

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4. Airworthiness Certification

	Number
n of an	CA-305 A
	A-305a A A-1362 C A-1779 A
ı	A-305a A A-1362 C A-1779 A

5. Dealers' Aircraft Registration

Number	Title
ACA-1706ACA-1707 (Reverse Side).	Application for Issuance of Dealers' Aircraft Registration Certificate(s). Dealers' Aircraft Registration Certificate. Manufacturer's Special Flight Authorization. Aircraft Record Card.

FORM ACA-312	U.S. DEPARTMENT OF COMMERCE	FORM APPROVED	P0/6 #	
(2-53)	CIVIL AERONAUTICS ADMINISTRATION	BUDGET BUREAU NO. 41-	RU40.3	
	TON FOR TYPE RTIFICATE	INSTRUCTIONS For Aircraft and Appliance: Submit in duplicate to your Civil Aeronautics Administration Regional Office. Duplicate will be retained in region, and original forwarded to Washington. For Engine and Propeller: Submit in dunlicate to Aircraft Engineering Division, Att: W=245 Civil Aeronautics Administration, Washington 25, D.C. Original will be retained in Washington, and duplicate will be forwarded to regional office involved.		
I. NAME OF APPLICAN	T (Print or type)			
ABC Airplane	Co.			
2. BUSINESS ADDRESS	(Street, city, zone, and State)	3. FACTORY ADDRESS (Street, sity	, sone, and State)	
50916 West Mor Paloma, New Ja		50916 West Moreland Blvd Paloma, New Jersey	•	
4. TYPE OF ORGANIZA	TION (Check whether)	<u> </u>		
INDIVIDUAL.	PARTNERSHIP	ASSOCIATION	CORPORATION	
	5. TYPE CERTIFICA	TE APPLIED FOR		
X AIRCRAFT	AIRCRAFT ENGINE PROP	ELLER APPLIANCE		
6. MODEL DESIGNATION	N(S)	(Sp.	ecify item)	
17 B		•		
			,	
senting the design, wa	model(s) are completely described in terial, specifications, construction thich is the subject of this applicat	the required technical data, including and performance of the Aircraft, Air ion.	ng drawings, repre- rcraft Engine, Pro-	
	7. PRODUCTION	CERTIFICATION		
ARE PRODUCTION CER	TIFICATION PRIVILEGES DESIRED FOR	ABOVE MODEL(S)? YES	□ NO	
	DUCTION TECHNIQUES AND PROCESSES EVIOUSLY APPROVED?	INVOLVED WHICH	X NO	
HATE NOT DEEM FRE	CTTOOSET ALTROYED!	YES	LEEL NO	
NOTE: If applicant holessary (Ref. CAR 1.41) duction certificate, f), the above item 7, properly comple	and no change to the production certificted, will be accepted in lieu of an a	cation data is nec- pplication for pro-	
	CERTIF	ICATION		
I CERTIFY THAT THE A	BOVE STATEMENTS ARE TRUE	A 1		
		D. J. Wood		
		D. J. Wood		
		SIGNATURE OF CERTIFYING (DEFICIAL	
Dogombon	0 10¢¢	Chief Fraince		
December	アゥ エアフン DATE	Chief Engineer	 	
COMM-DC 23859	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	FORM ACA-312 (2-53)	

FORM ACA- 995 DEPARTMENT OF COMMERCE (7-28-47) CIVIL AERONAUTICS ADMINISTRATION	FORM APPROVED BUDGET BURRAU NO.41-ROS1.1 INSTRUCTIONS-The information required below constitutes a portion of the engineering data describing the propeller model for which application has been made for type certificate. This form should be submitted with Form ACA-812, Application for Type Certificate.			
PROPELLER SUPPLEMENT TO APPLICATION FOR TYPE CERTIFICATE ACA-312				
1. NAME OF MANUFACTURER Acme Propeller Company, Inc.	<u> </u>	.,,		
2. MODEL B201/0-86				
3. LIMITS	H.P.	R.P.N.		
MAXIMUM CONTINUOUS	185	2300		
TAKE OFF	205	2600		
4. DIAMETER		<u> </u>		
7 2 INCHES TO	6 FEET	8 INCHES		
5. STANDARD PITCH BASED ON 3/4 RADIUS (PITCH IN INCHES = 4.7 x RADIUS IN INCHES X TANGENT OF BLADE ANGLE AT 3/4 RADIUS.)	6. BLADE SHANK SIZE	7. BLADE AIRFOIL		
Variable INCHES TO INCHES	3 inches	Modified Clark Y and NAC Hl6		
8. FIXED PITCH		Series		
HUB DRILLING IN.DIA.	ON	IN.DIA.CIRCLE.		
HUB DIMENSIONSIN.DIAMETER		IR. THICK		
9. HUB SHAFT SIZE SAE #20 10. BLADE MATER plastic	RIAL 1/16 in. lam	inated maple,		
11. TIPPING MATERIAL AND ATTACHMENT Stainless steel or monel attached with phosphor bronze and wood screws in thick section				
12. HUB MATERIAL 13. NUMBER OF E		· · · · · · · · · · · · · · · · · · ·		
Steel	70			
UNIT (Per blade; hub only; complete propeller; wood propeller without of Propeller complete with control unit	metal hub)	POUNDS 60		
REMARKS (Denote type, i.e., controllable, two-position, constant speed - full feathering hydraulic - electr	•	,		
(NOTE: This form to be used as a supplement to propellers only.)	Form ACA-312 for	r		
John C. Morse				
John C. Morse	July 2, 1955			
SIGNATURE 20714	DATE			

Figure 2.—Form ACA-335, Propeller Supplement to Application for Type Certificate ACA-312.

				N	NUMBER CAL-3		
CIVIL AERONAUTICS ADMINISTRATION TYPE INSPECTION AUTHORIZATION			D/	DATE July 2, 1955			
TO: K FLIGHT TEST SECTION M MANUFACTURING INSPECTION SECTION			CTION	□ PO	WER PLANT SE		
REF. NO. KC-243	REF. N	150 011			RE	F. NO	
NAME OF APPLICANT Doe Aircraft Co.			ADDRESS (Street, o Bellsvi				
1. INSPECTION AUTHORIZED FOR (Check one)		2. BASIC REQUIR	EMENTS FOR CER	TIFICATION	3. CATE	GORY-FOR AIRCE	RAFT ONLY
X AIRPLANE PROPELLER OT	HER (Specify)	(Insert all app	licable items)		(C)	eck all applicable iter	na)
ENGINE ROTORCRAFT					NOI X	RMAL 🔲 T	RANSPORT
İ			AND EFFECTIVE		1 255		ESTRICTED
(Check one)			ov. 1, 194 3-1 thru		_ LLI ACI	ROBATIC LO	THER (Specify)
	ISED MODEL		MFR., MODE		– I		
APPROVED DESIGN SI	PECIFICAT	TIONS					
4. PARTIAL TYPE INSPECTION			Doe,	Model 4	10, Nev	7	
SEE FORM ACA-337, DATED							
SAME AS (Name of manufacturer and mod	lei No.)		9. WEIGHTS	(Pounds)			
			_			CATEGORY (N)	CATEGORY ()
EXCEPT FOR (Specify)			EMPTY (App			2800	ļ
			MAXIMUM TA			<u>ц600</u>	
1			MAXIMUM LA			4600	
	•		10. CARGO S		MAXIMUM L	OADS*	l
			WEIGHT IN F		200		·
8. DESIGN SPEEDS-MPH (EAS)			DISTANCE FR	OM DATUM	196"		
	CATEGORY (N) CATEGORY () 11. CG LIMI	rs. WHEELS	s 🗆 UP		RACTION DMENT
VLO LANDING GEAR OPERATING	130		_	4	1 0	MOST FORWARD	
Vur LANDING GEAR EXTENDED	130		% MAC. (Len			16	32
V _€ CRUISING V ₀ DIVING	200		DISTANCE FR		XIMUM WT.	137.5 130.8	142.4
Va MANEUVERING	273 159		F .	LET		vd. of Fus.	S+ 0 0
FLAP DOWN 10 * (POWER OFF)	130		LOCATION OF	F LEADING E	DGE OF MA	:. 78.25" a:	ft of Fus.
FLAP DOWN 10 * (POWER ON)	130	1	12. LIMIT PO				Sta. 0
6. MAXIMUM MACH. NO.						CATEGORY (N	CATEGORY ()
7. MAXIMUM OPERATING ALTITUDE (Feet)			FLAPS UP	FLAPS UP 3.8			
8. MAX. CABIN PRESS. DIFFERENTIAL (PSI)	1 1-0		FLAPS DOWN				
13. OPERATION LIMITATIONS (Engine name and 2 Aero Engines, Model B-(PECIFICATIO	N NO. LE TEMPERATURE	
The same super		HIGH RATIO SU	PERCHARGER	MAXIMU	M ALLOHAD	WASH	
UN TAKE OFF		ALTITUDE (MIN.)		CYL, HEAD	(OR COOLA	NT OUTLET) BAYO	
MINUTES -	(Specify)	(Specify)	(Specify)	CYLINDER	BASE		290
IN. HG Full throttle				OIL INLET			225
RPM 2600				MINIMUM		r heat rise Se	-
нр 240				REQUIRED		% M.C. POWER]	
14. PROPELLER (Mfr. and model) Property Model CH 82VE 2/8	1822			l DI	AMETER O O H	1	CIFICATION NO.
Brown Model CH-82XF-2/8					88#	P-100	
	POWE ROTO	R ON R LIMITSRPM	MAXIMUM	PC	OWER OFF	SRPM	MUM
MAXIMUM DESIGN SPEED MPH MINIMUM MINIMUM MINIMUM 18. FORM ACA-283							
DETERMINE THAT FORM ACA-319 (PERIODIC INSPECTION REPORT) IS COMPLETED COMPLETE. APPLICABLE PORTIONS OF FORM ACA-289, PART 1							
17. EQUIPMENT LIST X COMPLETE APPLICABLE PORTIONS OF FORM ACA-283, PART 2							
DETERMINE THAT EQUIPMENT LIST IS CORRECT AS TO WEIGHT AND ARM OF SEE ATTACHED PAGES FOR INSTRUCTIONS SEE ATTACHED PAGES FOR SPECIAL TESTS (Define divisions of							
EACH ITEM ATTACHED LIST LAD responsibilities)							
ORIGINATED BY (Ref. No.) KC-211	R (Specify)		LAI PROD	UCTION CER	RIFICATION	PRIVILEGES REQU	ESTED
	APPROVED BY (Check and initial below)						
REF. NO. INITIAL REF. NO.	INITIAL	_ ૠું.	· · ·	U			
KC-241 WHH KC-243	ННН	Chief,	Aircraft	Enginee	ring Di	Lvision, Ko	2-235
KC-21,5 GWW KC-21,1,	WJO	<u> </u>		(8ignatu	re and title)		
U. S. GOVERNMENT PRINTING OFFICE 15-49042-2						Form Ac	CA-816 (4-53)

Figure 3.—Form ACA-316, Type Inspection Authorization (for aircraft).

TIA CAL-3

- 2 -

July 2, 1955

- 18. (1) The Manufacturing Inspection Agent is requested to:
 - (a) Letermine the propeller high and low pitch stop settings and the feathered pitch setting.
 - (b) Determine fuel tank sump capacity in most critical attitude.
 - (c) Determine the make, model, and serial numbers of the oil radiators installed.
 - (d) Ascertain quantity of undrainable oil in the radiator.
 - (e) Ascertain that the following items of Pre-flight Type Certification Board Report, dated June 20, 1955, are completed before the conduct of the official flight test: B3w, B3y, B5e, and B6g.
 - (2) The Flight Test Agent is requested to:
 - (a) Observe the fuel tank vent discharge pattern under various flight attitudes to determine that fuel or fumes will not enter the wing.
 - (b) Investigate the automatic feathering feature of the propeller combined with the centrifugally actuated high pitch stop to determine that:
 - (1) The propeller can be feathered under conditions of sudden engine stoppage such as would be caused by ignition or fuel system failure.
 - (2) The propeller will not inadvertently feather under any normal operating conditions, including power off stalls at idling or zero thrust r.p.m.

The ability to feather under these conditions should be determined for the following flight configurations:

- (a) Take-off.
- (b) Climb at Max. Cont. Power.
- (c) Cruise, 67% Max. Cont. Power.
- (d) Power off glide at maximum approach indicated air speed.
- (3) The fuel burning heater installation in its present configuration has not been approved engineering-wise and is not being presented for approval at this time.

Figure 3.—Form ACA-316, Type Inspection Authorization (for aircraft)—Continued.

TIA CAL-3

- 3 -

July 2, 1955

- (4) The Aero Engine Model B-074-0 has not been type certificated, the Brown Model CH-82XF-2/8833 propeller has not been approved for the rating of this engine, and the engine--propeller--airplane combination has not been approved vibration-wise. As no information is available in this office regarding limitations of the B-074-0 engine, it is recommended that the applicant contact the engine manufacturer for limitations and recommended instrumentation.
- (5) The engine installation has an anti-icing carburetor; therefore compliance with the requirements of CAR 3.606 (d) of Amendment 3-10 should be determined.
- (6) The landing gears should be retracted under as many conditions as possible, including altitude, to evaluate the suitability of the 5 ampere circuit breaker in the landing gear circuit in simulating cold weather operation.
- (7) Determine the adequacy of the landing gear retraction system, and clean storage clips for elimination of interference with the fuel selector valve.

			·					
U. S. DEPARTMENT OF COMMERCE				NUMBER CELO-1W				
CIVIL AERONAUTICS ADMINISTRATION TYPE INSPECTION AUTHORIZATION			DATE 7-4-55					
TO: FLIGHT TEST SECTION MANUFACTURING INSPECTION SECTION REF. NO. NY-2111				CTION X	POWER PLANT SECTION REF. NO. NY-215			
NAME OF APPLICANT			ADDRESS (Street,					
Aircraft Engine Corporat	ion		~ 	 ,	dside, Pennsylvania			
1. INSPECTION AUTHORIZED FOR (Check one)	HER (Specify)	2. BASIC REQUI	REMENTS FOR CER pplicable items)	RTIFICATION 3.	CATEGORY—FOR AIRCRAFT ONLY (Check all applicable tlems)			
X ENGINE ROTORCRAFT	HER (Specify)			1	NORMAL TRANSPORT			
E HOME		CAR INVOLVE	D AND EFFECTIVE	DATE	UTILITY RESTRICTED			
(Check one)			March 5, 1		ACROBATIC OTHER (Specify)			
X NEW MODEL REV	ISED MODEL	AMENDMENTS	: 13-2, 5/1					
APPROVED DESIGN SI	PECIFICA	TIONS	1	L, SPEC. NO., ETC.				
4. PARTIAL TYPE INSPECTION					Model 4-1-A			
SEE FORM ACA-337, DATED			Specii	ication E-	1,23			
SAME AS (Name of manufacturer and mod	iei No.)		9. WEIGHTS	(Pounds)				
					CATEGORY () CATEGORY (
EXCEPT FOR (Specify)			EMPTY (App					
High Compression Ratio (8.4:1)		MAXIMUM TA					
Pistons, Grade 91/96 Fue	1		MAXIMUM LA					
•			MAXIMUM ZE	PACES AND MAXIM	the Lordon			
			WEIGHT IN P		UNI LOADS			
5. DESIGN SPEEDS-MPH (EAS)			DISTANCE FR					
	CATEGORY () CATEGORY (11. CG LIMIT	TS* WHEELS	UP DOWN RETRACTION MOMENT			
V _{LO} LANDING GEAR OPERATING					MOST FORWARD MOST REARWAR			
Viz LANDING GEAR EXTENDED			% MAC. (Len		ine.)			
Ve CRUISING VD DIVING			DISTANCE FR DATUM (Inchi	DISTANCE FROM MAXIMUM WT.				
V _A MANEUVERING			*LOCATION C	REDUCED	w1.			
FLAP DOWN ° (POWER OFF)				LEADING EDGE O	F MAC.:			
FLAP DOWN ° (POWER ON)		i	12. LIMIT PO	12. LIMIT POSITIVE MANEUVERING LOAD FACTOR				
6. MAXIMUM MACH. NO.					CATEGORY () CATEGORY (
7. MAXIMUM OPERATING ALTITUDE (Feet)			FLAPS UP					
8. MAX. CABIN PRESS. DIFFERENTIAL (PSI) 13. OPERATION LIMITATIONS (Engine name and	l model)		FLAPS DOWN	ENGINE SPECIFIC	ATION NO			
Aircraft Engine - Model 4-			•	MAXIMUM ALLO	OWABLE TEMPERATURE °F.			
ON TAKE-OFF LOW RATIO SUPER		HIGH RATIO S	UPERCHARGER		WARK			
	LT. HEIGHT	ALTITUDE (MIN.) (Specify)	ALTITUDE (MAX.)	CYL, HEAD (OR CO	BAYONET 500			
MINUTES LEVEL	(Specify) FT.	Ff.	FT.	CYLINDER BASE	300			
IN HGFull throttle-full thro	ottle -			OIL INLET	245			
RPM 2700 2700	-	-	-		RETOR HEAT RISE			
HP 270 270 14. PROPELLER (Mfr. and modd)			l	REQUIRED AT	% M. C. POWER R PROPELLER SPECIFICATION NO.			
,								
15. ROTORCRAFT	POW	ER ON	MAXIMUM	POWER C	FF MAXIMUM			
MAXIMUM DESIGN SPEED MPH ROTOR LIMITS—RPM			мимими	POTOR LIMITS PPM				
16. INSPECTION REPORT 18. FORM ACA-283 X COMPLETE APPLICABLE PORTIONS OF FORM ACA-283, PART I								
DETERMINE THAT FORM ACA-319 (PERIODI 17. EQUIPMENT LIST	C INSPECTION	REPORT) IS COMP	CCIED ES		PORTIONS OF FORM ACA-283, PART 2			
DETERMINE THAT EQUIPMENT LIST IS CORRECT AS TO WEIGHT AND ARM OF								
EACH ITEM ATTACHED LIST EACH ITEM ATTACHED LIST SEE ATTACHED PAGES FOR SPECIAL TESTS (Define divisions of responsibilities)								
MANUFACTURER'S REPORT NUMBER (Specify) X PRODUCTION CERTIFICATION PRIVILEGES REQUESTED								
ORIGINATED BY (Ref. No.) W-245								
APPROVED BY (Check and initial below) REF. NO. INITIAL REF. NO. INITIAL REF. NO. INITIAL				lle				
REF. NO. INITIAL REF. NO.	INITIAL	Chief, Power Plant Branch						
W-245 CHS		Uhier,	rower Fla	(Signature and II	itle)			
				(Cignotore mid II	Form ACA-316 (4-63)			

Figure 4.—Form ACA-316, Type Inspection Authorization (for engine).

The Manufacturing Inspection Agent will please witness the following tests and inspections. In addition, if possible, personnel from W-245 or NY-245 will participate in the teardown inspection.

18.1 Calibration Test

Conduct a power calibration over the entire operating range maintaining average cylinder head and cylinder barrel temper tures within 50°F of maximum desired and oil inlet temperature within 10°F of maximum desired during the testing under maximum continuous and take-off conditions. Sufficient data should be obtained to enable construction of locked throttle fuel loops starting at T.O. power and speed, at M.C. power and speed, and at cruising power and speed, showing cylinder head temperatures, as well as the following curves at a mixture setting conforming to the specified full rich fuel consumption:

- (a) Constant speed curves (sea level performance chart).
- (b) Full throttle curve (where applicable).
- (c) Propeller load curve.

Curves (b) and (c) should show specific fuel consumption, as well as horsepower versus engine speed. The fuel loops and constant speed curves requested above, need not be rerun if sufficient previous data have been obtained.

18.2 Detonation Test

Conduct detonation characteristic tests over the entire operating range including mixture control runs at take-off power and speed, maximum continuous power and speed and at cruising powers and speeds. The maximum specified inlet air and oil in temperatures should be maintained during the test, however, a check should also be made with full cold carburetor air to ensure detonation free operation is obtainable under this condition. The cylinder head temperature should be set at the start of each curve in the full rich condition, and the cooling air conditions should then remain unaltered during the remainder of each curve. The cylinder head temperature net should be as high as possible but permit leaning to be accomplished without exceeding the maximum specified head temperature. During all other phases of testing, any indications of detonation should be noted.

18.3 Torsional Vibration Survey

Torsional vibration characteristics of this engine are considered similar to those of the 0-340 engine; therefore, no additional torsional data will be required. Endurance testing will be required, however, at 2625 RPM at Full Throttle for 15 hours to substantiate the engine at resonant torsional conditions.

18.4 Endurance Test

(a) 20 hours consisting of alternate periods as follows:

Figure 4.—Form ACA-316, Type Inspection Authorization (for engine)—Continued.

- 1-1/2 hours at maximum continuous power and speed 2700 rpm, F.T. 1/2 hour at 75% max. continuous power and 91% speed -2450 rpm. & 25.0" MP.
- (b) .20 hours consisting of alternate periods as follows: 1-1/2 hours at max. continuous power and speed - 2700 rpm. F.T. 1/2 hour at 70% max. continuous power and 89% speed -2400 rpm. & 24.0" M.P.
- (c) 20 hours consisting of alternate periods as follows: 1-1/2 hours at max. continuous power and speed - 2700 rpm. F.T. 1/2 hour at 65% power and 87% speed - 2340 rpm. & 22.9" M.P.
- (d) 20 hours consisting of alternate periods as follows: 1-1/2 hours at max. continuous power and speed - 2700 rpm. F.T. 1/2 hour at 60% power and 84.5% speed - 2280 rpm. & 21.7" M.P.
- (e) 20 hours consisting of alternate periods as follows: 1-1/2 hours at maximum torsional power and speed - 2625 rpm. F.T. 1/2 hour at 50% power and 79.5% speed - 2150 rpm. & 20.0" M.P.
- (f) 20 hours consisting of alternate periods as follows: 2-1/2 hours at max. continuous power and speed - 2700 rpm. F.T. 2-1/2 hours at max. cruise power - 75% max. continuous power and 91% speed - 2450 rpm. & 25.0" M.P.
- (g) 30 hours consisting of alternate periods as follows: - 2700 rpm. F.T. 5 min. at T.O. Power and speed 5 min. at Best Economy Cruise Power --75% max. cont. power & speed - 2450 rpm. & 25.0"M.P.

Operating Conditions

All testing will be conducted under the following conditions, except where otherwise indicated:

- (a) Cylinder head temperatures hottest head 500°F. \(\frac{10}{2} \) bayonet type thermocouple during first 50 hours of F.T. running during endurance test.
- (b) Cylinder barrel temp. hottest barrel 300°F. ≠ 10°F.
 (c) Oil inlet temp. (first 50 hrs.) 245°F. ≠ 5°F.
- (d) Carburetor entr. pressure 29.90 30.0 $\overline{ ext{H}} ext{g}$ abs.
- (e) Carburetor entr. temp. 700 90°F.
- ~ Full Rich. (f) Mixture setting
- (g) Fuel Temp. 70° 90°F. (h) Fuel press. 3 to 5 PSIO.
- Speed and power is to be held ≠ 3% of desired.

18.5 Operation Test

Conduct an operation test with a propeller to determine that the engine shows no tendency towards unsatisfactory operation with respect to the following:

Figure 4.—Form ACA-316, Type Inspection Authorization (for engine)—Continued.

- (a) Starting
- (b) Idling
- (c) Acceleration
- (d) Backfire characteristics
- (e) After-burning characteristics
- (f) Ignition

Determine rpm drop with engine operating on each magneto breaker alone and at the same time determine tendency toward detonation at appreciable power (at least 75% power).

Some of these characteristics can be ascertained during the endurance testing, however, the report submitted should discuss each of the above items in a special section entitled "Operation Test."

18.6 Teardown Inspection and Miscellaneous Determinations

Witness or conduct the following at the completion of the testing:

- (a) Weighing of the engine
- (b) Compression ratio check
- (c) Valve leakage test
- (d) General visual inspection
- (e) Magnetic particle inspection of highly stressed steel parts
- (f) Fluorescent inspection, or equivalent, of highly stressed nonmagnetic parts, including crankcase, cylinder heads and pistons
- (g) Measurement of parts as deemed necessary; the pertinent measurements should be specified on measurement sheets which show the original or "before test" measurements
- (h) Conduct any other inspections deemed necessary.

Special Notes

- 1. All operations are to be conducted with the minimum grade of fuel specified by the engine manufacturer. If detergent oil is used, the engine will be restricted to use that type of detergent oil only.
- The endurance testing should be conducted with all accessory pads and drives loaded.
- 3. Conduct any other tests or inspections deemed necessary.

	U. S. DEPARTMENT OF COMMERCE NUMBER CP39-1W													
CIVIL AERONAUTICS ADMINISTRATION TYPE INSPECTION AUTHORIZA				TION		DA	TE 7-27	-55						
TO: [TA			<u>K</u>	MANU	FAC	TURING IN	SPE	CTION SECT	TION	X 101	VER PLAN	r SECTIO	N
	REF. NO.	-			REF. N	Ю.				<u>-</u>		NoNY	-245	
NAME (of applicant ircraft F	ropel.	ler Con	ıp a n y	i			ADDR St	ESS (Street, Ci nithvill	ty, <i>Zone, t</i> e , Co:	Mate) nnecticu	t	<u>.</u>	
1. INSP	ECTION AUTHO	RIZED FO	R (Check one	:)		2.	BASIC REQUIR (Insett all app		VTS FOR CERT	IFICATIO	N 3. CATE	GORY—FOR A	AIRCRAFT (DNLY
🔲 ATI	RPLANE, 🌋	PROPELLI	ER 🗌 (OTHER (Specify)		(Ither at app		c acras,				_	
🗆 EN	GINE 🔲	ROTORCE	RAFT _								1.	RMAL (→ TRANSF	
						۾ ا	AR 14. 3	AND	O EFFECTIVE D	ATĒ	1=	LITY L	RESTRI	
(Chec						_	AMENDMENTS	11.	-1, 5-16	-53	Li ACI	ROBATIC L	OIHER	(Specify)
NE	W MODEL APPROV	TED DI		SPEC				14	MFR. MODEL	SPEC, N	D., ETC.			-,-
			231011	OI LIC	AL ICH									·
4. PAR	TIAL TYPE INS							Ì						
-	SAME AS (Nan			todel No	`				9. WEIGHTS (Pounds)				
ŀ	SAME AS (Non	ec of manay	ACTION CO. COMPANY	AUGES 110.	,			ŀ	•			CATEGORY	() CAT	GORY ()
\vdash	EXCEPT FOR (Specify)		•				_	EMPTY (Appro	oximately)				
}	U							Ī	MAXIMUM TAI					
l								ſ	MAXIMUM LAI	NDING				
l									MAXIMUM ZER	RO FUEL				
									10. CARGO SF	PACES AN	D MAXIMUM L	OADS*		
									WEIGHT IN PO					
5. DES	ign speeds—M	PH (EAS)						\rightarrow	DISTANCE FRO				RETRACTI	ON
				CAT	EGORY (CATEGORY (11. CG LIMIT	S* WHEE	IS L UP	LU DOWN	MOMEN	REARWARD
	ANDING GEAR			+		-			% MAC. (Leng	4 3/40	4	MOST TOKE	ARD MOSI	KCAKTAKD
1	ANDING GEAR	EXTENDED	,	+		-		-			ins.) IAXIMUM WT.			
	RUISING	-			.	_			DISTANCE FRO DATUM (Inche	:." ⊢	EDUCED WT.			
	ANEUVERING			+				1	*LOCATION O					
FLAP		• 0	POWER OFF	,		-			LOCATION OF	LEADING	EDGE OF MA	C.:		
FLAP	DOWN	• (1	POWER ON)			i			12. LIMIT PO	SITIVE M	ANEUVERING L	OAD FACTOR	2	
6. MAX	(LMUM MACH. I	10.										CATEGORY	() CAT	EGORY ()
7. MAX	IMUM OPERAT	ING ALTIT	UDE (Fee)						FLAPS UP					
	. CABIN PRESS								FLAPS DOWN			L		
13, OP	ERATION LIMI	rations (Eugine name	and mod	zI)						SPECIFICATION		TURE	1 or -
<u> </u>				DED ČI LI	DCED.	r	HIGH RATIO S	Hoce	CUARCER	,MAXI	MUM ALLOWAI	BLE TEMPERA	WASHER	°F:
iTEM	ON TAKE-OFF (Specify)	' 	RATIO SU		EIGHT	L	TITUDE (MIN.)			CYL, HE	AD (OR COOL	UNT OUTLET)	BAYONET	
1 (E,M.			SEA EVEL		ccify)		(Specify)	Ĭ	(Specify)	CYLINE	ER BASE		1	
IN. HG	MINUTES				<u></u>	╁═		╁═		OIL IN	ET ·	~		
RPM		1				Т		1		MINIMU	M CARBURET	OR HEAT RIS	Æ	
HP							~			REQUIF	ED AT	_% M.C. PO		<u> </u>
14. PR	craft pr	and model)	35		1,841.0	<u></u>	21.7_7				diameter 15"-1-1/	PROPELLI	ER SPECIFIC	CATION NO.
<u> </u>		oberr	er - Mo	odeT	HOMEO	71	Z41-T				TDT-T/	ur.	·	
15. RC	TORCRAFT				POV	VER	ON LIMITS-RPM		MAXIMUM		POWER OFF ROTOR LIMIT	CS—RPM	MAXIMUN	
	AUM DESIGN ST		MP1	<u> </u>					MINIMUM	ACA-283			MINIMUM	
	18. INSPECTION REPORT 18. FORM ACA-283 COMPLETE APPLICABLE PORTIONS OF FORM ACA-283, PART 1													
	USPMENT LIST		M-913 (LEIKI	ODIC III.	312011011	I KL	rokt) is com				PLICABLE POR			
i —	ETERMINE THA		ent list is	CORREC	T AS TO	WE	IGHT AND ARM	N OF			PAGES FOR I			
	EACH ITEM ATTACHED LIST SEE ATTACHED PAGES FOR SPECIAL TESTS (Define deviations of responsibilities)													
	MANUFACTURER'S REPORT NUMBER (Specify) 🗓 PRODUCTION CERTIFICATION PRIVILEGES REQUESTED													
ORIGINATED BY (Rd. No.) W-245														
	APPROVED BY (Check and initial below)					hen 7	4.	Kolle	_					
REF. N		TIAL	REF. NO.		NITIAL,				Power Plant Branch					
W-2	45 J.C.	M.		-			Chief,	, P	ower Pla					
L				1			<u> </u>			(Sign	ature and title)			- (4 m)

Figure 5.—Form ACA-316, Type Inspection Authorization (for propeller).

No. <u>CP39-1W</u>

		Date 7-27-55 Attachment A
		to
		Type Inspection Authorization
		Type Tests for Variable Pitch Propellers
Make <u>Ai</u>	rcraf	t Propeller Co. Model 48A10/1247-1
CAR 14 as basis of tests may	s ind subs y be	rer proposes to comply with pertinent requirements of icated below. Items so indicated have been waived on the tantiating data submitted by the manufacturer. Specified conducted in any sequence acceptable to both the manufaction can be considered as a conducted in any sequence acceptable to both the manufacture.
		ny of the following tests and inspections as is considered validate the manufacturer's test reports.
Proposition:	eller s <u>I(</u> by s	Schedule rpm specified in all cases except where noted. A)(1), I(B)(1), I(B)(2), I(C) to be witnessed CAA personnel from NY-2LL ASDO No. L2 B)(3) to be witnessed CAA personnel from NY-2LL ASDO No. L7
Item	s by (to be witnessed CAA designee
(A)	Cent	rifugal Load Test. For hub and blade retention system.
	(1)	One hour whirl of propeller at 1609 rpm.
	(2)	Static pull of dummy blades in hub atlbs.
	(3)	One hour whirl of hub with dummy blades atrpm.
(B)	Endu	rance Test.
	(1)	50 hours at 2750 HP and 1138 rpm. Proposed engine P&W Model R-4360 geared _425 (engine rpm _ 2680 _).
x.	(2)	50 hours at 2000 HP and 970 rpm. Engine same as for (1).
	(3)	10 hours at 3250 HP and 1270 rpm. Proposed engine Wright Model R-3350TC geared .4375 (engine rpm 2900).
Fig	ure 5	Form ACA-316, Type Inspection Authorization (for propeller)—Continued.

	No	CP39-1W
Attachment A	Date	7-27-55

to

Type Inspection Authorization (Continued)

(4)	Endurance	test di	uring	engine	test	as	covered	by
	T.I.A. No.			date			for	the
				engi	ine Mo	ode]	L	•

(C) Functional Test.

- (1) 1500 complete cycles of pitch change by means of the automatic control mechanism.
- (2) 50 complete feathering cycles. With operation of feathering control, mixture control may be moved to idle cut-off, or throttle may be closed, or the engine stopped.
- (3) 200 complete reversing cycles. During each cycle, propeller will be operated in full reverse pitch for one minute at 2750 HP and 1138 rpm.
- II. Tear-down Inspection. To be witnessed by CAA personnel from NY-244 ASDO No. 42

 Shall follow completion of all tests.
 - (A) Conduct conformity checks. Indicate any parts showing appreciable wear, corrosion, galling, interference with other parts, etc.
 - (B) Inspect the applicable parts listed below by the magnetic particle, dye penetrant, fluorescent penetrant, acid etching, or anodizing process where applicable, supplementing one process by another if necessary.

Figure 5.—Form ACA-316, Type Inspection Authorization (for propeller)—Continued.

	No	CP39-1W	
Attachment A	Date	7-27-55	

to

Type Inspection Authorization (Continued)

- (1) Blades, hub bodies and spiders, blade retention parts, parts that transmit motion when changing pitch, pitch stops, areas in spinners in vicinity of mounting bolts.
- (2) For steel blades, supplement the magnetic particle inspection by X-ray inspection if deemed advisable.
- (C) If assigned agent considers any other inspections necessary, please contact the Power Plant Branch, W-245.

III. General Information.

(A) Location of tests:

Items I(A)(1), I(B)(1), I(B)(2), I(C), and II will be conducted at the Aircraft Propeller Company test facilities at Smithville, Connecticut. Item I(B) (3) will be conducted at the Aircraft Engine Company test facilities at Johnsville, New Jersey.

Form ACA 283-3-4b Part I (Revised August 1954)

Page 1

DEPARTMENT OF COMMERCE CIVIL AERONAUTICS ADMINISTRATION

TYPE INSPECTION REPORT PART I AIRCRAFT GROUND INSPECTION

T.I.A. No. 1A29 Dated December 15, 1955 : Chief, Aircraft Engineering Division, Ref. NY -235 TO : Chief, Manufacturing Inspection Branch, Ref. NY-244 FROM : Applicant ABC Airplane Company SUBJECT Make ABC Model 17B Specification No. Pending Serial No. 17-2 Identification No. N 1000 Alteration; Description Modified by Address Basis: CAR 3 Dated 11-1-49 Including Amendments thru 3-12 Serial Nos. Eligible 17-1 & up Equipment list and weight and balance report ATTACHMENTS: Report Consists of Pages All Inspections Conducted by E. Putney & J. B. Brown Prepared by ____E. Putney & J. B. Brown Reviewed by W. R. Renny Date of Report January 31, 1956 Approved:

Figure 6.—Form ACA-283-3-4b Part I, Type Inspection Report, Part I, Aircraft Ground Inspection.

Chief, Manufacturing Inspection Branch

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5.	Personnel and Cargo Accommodations	20
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7.0.2	Powerplant Instruments	祌
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7.3	Lights	43
7.4	Electronic Equipment and Installations	45
7.5	Safety Equipment	46
8.	Airplane Identification Data	48

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ADMINISTRATIVE DATA

A.	Period of inspection; from December 16, 1955 to M January 29,	1956	•
B.	Where conducted ABC Airplane Company, Paloma, N. J.	·	•
C.	Were unsatisfactory items noted during this inspection which resulted in changes to the product?	XXX	No
D.	Were revised technical data submitted by reason of required changes?	XXX	No
E.	Did inspections and/or tests involve several articles of the product? (If so, identify by serial number(s) below, under Remarks.)	¥¥¥	No
F.	Is type approval recommended?	Yes	XXX
G.	Is this model recommended for Production Certification privileges?	Yes	XSXXX

Remarks

NOTE: List all correspondence on file in the district and regional offices relating to this project. Copies are not to be included unless they are important and furnish information which is not otherwise available in this document.

(To continue "Remarks," insert pages. Number such pages 6A, 6B, etc.)
NOTE: Items not required by the Type Inspection Authorization were not changed from those originally approved.

Figure 6.—Form ACA-283-3-4b Part I, Type Inspection Report, Part I, Aircraft Ground Inspection—Continued.

Page 6

The following comments are made with respect to special investigations and/or tests conducted by reason of instructions contained in section 18 of the referenced Type Inspection Authorization (not covered by regulations referenced herein), and are identified in accordance with the TIA numbering:

NOTE: List the results of special investigations by the same number as on the Type Inspection Authorization, Form ACA-316.

Page 7

GROUND INSPECTION

1. 4	Actual Empty Weight, Empty Weight C.G., Dimensions and Clearances				
1.0	Level Attitude				
1.0.1	Describe leveling provisions (CAR 3.401 and 4b.391) Longitudinal: left side of fuselage stations 459 and 485, 3" below windows, lateral lower aft side of fuselage frame 598				
1.0.2	Datum location 100 inches forward of nose of fuselage				
1.0.3	Horizontal distance, datum to average main landing gear C/L 474.88in.				
1.0.4	Horizontal distance, datum to average auxiliary landing gear C/L 251.6 in.				
1.0.5	5 Weight, plus unusable fuel X undrainable oil X engine coolant X full hydraulic fluid Note: Equipment list should indicate items installed when weighed X				
	Left Main Gear 14775 lbs. Right Main Gear 14800 lbs. Auxiliary Gear 4467 lbs. Total 34042 lbs.				
1.0.5	.1 Empty C.G. is 33.78 in. fwd. of average main landing gear C/L.				
1.0.5	2 Empty C.G. is 491.38 in. aft. of datum.				
1.0.5	.3 Most Forward C.G. Loading:				
	Fuel 1010 gals; Oil 40 gals.; Crew 2;				
	Passengers 44; Baggage lbs. aft 3000 lbs. fwd.				
1.0.5	4 Most Rearward C.G. Loading:				
	Fuel 1010 gals.; 0il 30 gals.; Crew 3 ;				
	Passengers AA; Baggage 6000 lbs. aft 1000 lbs. fwd.				
	Note: See Page 26 of this report for propeller clearance data.				

Figure 6.—Form ACA-283-3-4b Part I, Type Inspection Report, Part I, Aircraft Ground Inspection—Continued.

ACA-283-3-4b Part I (8-54)

Page 8

2. Detail Inspection

- 2.0 General -- In accordance with basic responsibilities, or on the basis of specific requests by engineering representatives, the following constitutes a record of inspections and tests conducted or observed by Manufacturing Inspection agents with respect to prototype or modified products presented for type certification.
- 2.0.1 Are adequate detail drawings, specifications, parts lists, and other necessary data and drawings available to fabricators and company inspectors?

 CAR 3.15, 3.292 hb.15, hb.301

Yes No

2.0.2 Are drawings relating to changes and deviations promptly furnished in proper form to fabricators and company inspectors?

CAR 3.15, 3.292 4b.15, 4b.301

Yes XX

2.0.3 Is the manufacturer maintaining adequate records of significant changes and deviations?

CAR 3.15 Lb.15

Yes NX

2.0.4 Are parts and assemblies properly stamped, marked, or otherwise identified to indicate inspection status during various stages of fabrication?

CAR 3.15, 3.292 4b.15, 4b.301

Yes Ko

2.0.5 Is receiving inspection adequate to determine that purchased parts and materials are in conformity with applicable drawings and specifications prior to storing or issuance?

CAR 3.15 4b.15

Yes XWX

2.0.6 Are adequate check lists, travel cards, or inspection records maintained?

CAR 3.15 lb.15

Yes XXXX

2.0.7 Are quality control measures exercised for aircraft processes so supervised and controlled as to assure that materials subjected thereto are in conformity with applicable drawings and specifications?

CAR 3.15 hb.15

Yes XXX

2.0.8 Are fabrication methods, plant operation, and procedures so supervised and controlled as to produce a consistently sound and airworthy product?

CAR 3.293, 3.294 bb.302

Yes Mox

Yes No

Page 9

2.0.9	Does sampling inspection of standard f nuts, pins, screws, rivets, etc.) indi conformity with related drawings and s CAR 3.294	cate that they are in	Yes	XX
2.0.10	Does sampling inspection of standard f acceptable standards of workmanship?	asteners indicate		
	CAR 3.294	4 b.303	Yes	XX X
2.0.11	Is workmanship throughout the product	satisfactory?		
2.00.11	CAR 3.292	46.302	Yes	XIO X
2.0.12	Have adequate protective control measurestocking and transportation to provide materials against deterioration or redexpectancy due to weathering, corrosion or other causes?	protection for uction in service life		
	CAR 3.295	4b.304	Yes	X OX
2.0.13	With respect to a seaplane, have speci in related drawings or applicable spec necessary to prevent corrosion from sa been accomplished? CAR 3.295	ifications; i.e., those	XX 0636X	M &X
2.0.14	Are adequate means (inspection opening permit ready access to parts or system			

Remarks

Lb.305

NOTE: Pages 1 and 5 of this form are used for reporting type certification inspection of engines and propellers. The Type Inspection Report, Part I, Rotorcraft Ground Inspection, Form ACA 283-6, will be used in reporting results of this activity on all helicopters and similar type of aircraft. The Form ACA 283-6 is not included in this Appendix because of its similarity to the Form ACA 283-3-bb.

(Remaining pages of this form omitted)

inspection, adjustment, or servicing?

CAR 3.296

UNITED STATES OF AMERICA DEPARTMENT OF COMMERCE CIVIL AERONAUTICS ADMINISTRATION

STATEMENT OF CONFORMITY

A. This certifies that the pr	roduct described below has be	en manufactured in conformity with the type design data						
forming the basis for Type	e Certificate No. 1A29	, and any revisions or modifications thereof						
currently approved by the	currently approved by the Civil Aeronautics Administration as of October 1, 1955							
with the exception of the	with the exception of the following deviations:							
Rec		nstallation in accordance No. 15100097/B						
	Ferry fuel tanks installation in accordance with Drawing No. 15907632							
B. Aircraft		Registration No. N 0000						
Make ABC	Model 17B	sr. No. 15 - 9777						
C. Engine								
Make	Model	Sr. No.						
D. Propeller								
Make	Hub model	Sr. No.						
Blade model	Sr. Nos.							
E. Manufacturer's production test completed		O. M. Dun						
		O. M. Dunn Signature of Certifier						
	March 2, 1956	Quality Manager						
	Date	Title						
March 1, 1956	Representing _	ABC Aircraft Company Organization						

Comm-DC 21037

(Instructions on reverse side)

Form ACA-317 (12-54)

Figure 7.—Form ACA-317, Statement of Conformity.

U.S. DEPARTMENT OF CO	OMMERCE - CIVIL AERONA	UTICS ADMINIST	RATION			. Type or production project No.
CONFORMI	-	1A29				
		ABC Aircraft Company				
(Items no		G. Model				
H, Indicate the latest drawing change letter noted on the drawing, togeth	17B D. Period covered by this report					
date. When pertinent, indicate the language or change order issuance.		• • • •				
 Indicate the number of items inspect be satisfactory (in conformity and of workmanship) or unsatisfactory. 		ed by the hould be		ed for	E. Inspection by C. A. Ardilen	
F.	G.	H. Date and	1. No.	items	J.	
Nomenclature of part inspected	Drawing No.	number of latest change	Found satis.	Found unsat.	Unaco	eptable condition and/or corrective action taken
l. Fuselage assembly	16000	09/15/55	1	-		
2. Stabilizer assembly	15000	B9/1/55		3	Main sp	par tube attachment fitting (Detail
Z. Bladilizer assembly					"C") im	properly aligned on assembly. ly jig corrected and fitting will be
					replace	ed and rechecked.
3. Elevator assembly	12220		1			
4. Control system - details	1101	9/7/55 A	1		· 	
5. Fin assembly	1400	9/6/55 C	1]		g does not detail rivet spacing
7.	OTE				dimensi	ions and pattern, skin to spar joint. g being reissued. Part considered
	Sec. 5		<u> </u>			actory.
	1400			 -	 	
	reciter vitale					
×	C. Of roth					
25.4	DE & JON					
0,00,00	<u> </u>					
Sittle collection	St. 6.				-	
FO OFO THE REE				}		
, , , , , , , , , , , , , , , , , , ,			 .		<u> </u>	Form ACA-1257 (8-55)

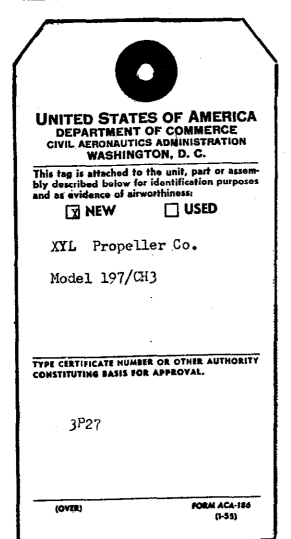
United States of America Department of Commerce Civil Aeronautics Administration WASHINGTON TYPE CERTIFICATE No. 100 ABC Aircraft Company This certificate, issued to certifies that the following is of proper design, material, specifications, construction, and performance for safe operation, and meets the pertinent minimum standards, rules, and regulations prescribed by the Civil Aeronautics Board: This certificate is of indefinite duration unless canceled, suspended, or revoked. Date February 21, 1956 By direction of the Administrator: E C'marili (Tide) Chief, Aircraft Engineering Division This certificate may be transferred if endorsed as provided on the back hereof. Any alteration of this certificate is pupiehable by a line of not exceeding \$1,000, or imprison it not exceeding \$1,000, or imprison it not exceeding \$ years, or both.

Figure 9.—Form ACA-331, Type Certificate.

COMM-DC 32484

FORM ACA-2417 U.S. DEPARTMENT OF COMMERCE (7-56) CIVIL AERONAUTICS ADMINISTRATION	Form Approved, Budget Bureau No. 41-21823						
	INSTRUCTIONS - Submit in triplicate to lo-						
August district the Arbitish	and Gas swinting Safety Agent Conv will						
SUPPLEMENTAL TYPE CERTIFICA	be returned to applicant upon issuance.						
	2. SUPPLEMENTAL TYPE CERTIFICATE APPLIED FOR:						
1. NAME AND ADDRESS OF APPLICANT	2. SUFFLEMENTAL THE CENTIFICATE ALLEGE TON						
W. B. James	A AIRCRAFT ENGINE PROPELLER						
6621 Edgevale Road	ORIGINAL MODEL DESIGNATION						
St. Louis 11, Missouri	Monsoon AJX-75						
	NEW MODEL DESIGNATION (If desired)						
3. DESCRIPTION OF CHANGE							
associated modifications of the nace	way 83X20-2A/BA33-O propeller installation with elle, electrical system, propeller and engine tem. Installation of new engine mount, and ure, and installation of spray rails and oil						
reinforced and modified wing struct	ith Ajax Aircraft Products Engineering Report						
No. 100, dated August 1, 1956							
10. 100, datod nagast 1, 1,51	·						
MA. WILL DATA BE AVAILABLE FOR SALE OR RELEA	SE TO OTHER PERSONS? X YES NO						
b. WILL PARTS BE MANUFACTURED FOR SALE (Ref	· CAR 2:33/1						
5. SIGNATURE AND TITLE OF APPLICANT	W. B. Janes.						
	W. B. Janes						
2001	SIGNATURE						
August 20, 1956	President, Ajax Aircraft Products						
DATE OF APPLICATION	TITLE						
	COMPLETED BY CAA						
NATURE AND LOCATION OF DATA							
Production drawings and installation	n instructions listed in Ajax Engineering						
Report No. 100 filed in Aircraft En	Report No. 100 filed in Aircraft Engineering Division, Region 3.						
	gineering Division, Region).						
	gineering Division, Region).						
	gineering Division, Region).						
(See reverse side for revised aircr							
(See reverse side for revised aircr							
ORIGINAL TYPE CERTIFICATE NO.	raft operating limitations)						
ORIGINAL TYPE CERTIFICATE NO. C	raft operating limitations) AA APPROVAL Earl B. Flood						
ORIGINAL TYPE CERTIFICATE NO.	Fast operating limitations) Fast B. Flood Earl B. Flood						
ORIGINAL TYPE CERTIFICATE NO. A-792 SUPPLEMENTAL TYPE CERTIFICATE NO.	raft operating limitations) AA APPROVAL Earl B. Flood						
ORIGINAL TYPE CERTIFICATE NO. A-792 SUPPLEMENTAL TYPE CERTIFICATE NO. SA3-197	Fast operating limitations) Fast B. Flood Earl B. Flood						
ORIGINAL TYPE CERTIFICATE NO. A-792 SUPPLEMENTAL TYPE CERTIFICATE NO.	raft operating limitations) AA APPROVAL Earl B. Flood Earl B. Flood SIGNATURE						
ORIGINAL TYPE CERTIFICATE NO. A-792 SUPPLEMENTAL TYPE CERTIFICATE NO. SA3-197	Fast operating limitations) Fast B. Flood Earl B. Flood						

Figure 10.—Form ACA-2417, Supplemental Type Certificate.



INVOICE OR WORK ORDER No. 9779						
INSPECTED AND APPROVED						
XYL Propeller Co.						
(AGENCY NUMBER WHERE PERTINENT)						
February 27, 1956						
E. K. Jones DMIR 1007						
(TYPED NAME AND SIGNATURE OF APPROVING OFFICIAL)						

Figure 11.—Form ACA-186, Approval Tag.

	S. DEPARTMENT OF COMMERCE L AERONAUTICS ADMINISTRATION	DESIGNATION NO.				
	F COMPLIANCE OF AIRCRAFT OR AIRCRAFT	11105				
	TS WITH THE CIVIL AIR REGULATIONS	DATE				
CLASSIFICATION OF Structural E	ngineering Representative	June 1, 1956				
MODEL NO.	NODEL TYPE (Airpiane, Radio, Relicopter, etc.)	HAME OF EMPLOYER				
K47	Airplane	Acme Airplane Company				
	LIST OF APPROVED REPORTS	S AND DATA				
NUMBER	τ	ITLE				
Rep!t.#2-24	"Horizontal Tail, Analysis"; dat	ted 4/9/56				
Rep¹t#2 -31	"Aileron and Flap, Analysis"; da	ated 11/2/55				
Drawings						
230-2201	"Flap Assem. & Install. Outboard	d";dated 11/29/55				
230–2202	"Flap Assem. and InstallInboar	rd"; dated 12/4/56				
230-2202-2	"Control Rod-Assembly"; dated 1/	/12/55				
230-2203	"Flap Push Rod Assembly"; dated	6/10/55				
230-2203-1	"Bushing-Flap Push Rod Bolt"; dated 10/1/56					
230–2205	"Cable Assembly-Complete"; dated 8/19/55					
	CERTIFICATION CERTIFICATION CERTIFICATION					
LISTED ABOVE AND ESTABLISHED PROC REQUIREMENTS OF T	EDURES AND FOUND TO COMPLY, TO THE BEST OF THE CIVIL AIR REGULATIONS. COMMEND APPROVAL OF THESE DATA.	DMINISTRATION, I HEREBY CERTIFY THAT THE DATA HAVE BEEN EXAMINED IN ACCORDANCE WITH MY KNOWLEDGE AND BELIEF WITH THE PERTINENT THATURE OF ENGINEERING REPRESENTATIVE FORM ACA-1600 (8-6-47)				

Figure 12.—Form ACA-1600, Statement of Compliance of Aircraft or Aircraft Components with the Civil Air Regulations.

Form ACA-332 U.S. DEPARTMENT OF COMMERCE - (1-54)	FOR Approved; Budget Bureau No. 41-KU49. CIVIL AERONAUTICS ADMINISTRATION
APPLICATION FOR PRO	DDUCTION CERTIFICATE
INSTRUCTIONS	FOR USE OF FORM
2,002,0002,000	ON CON OF LAWS
When Applying For Original Issuance of a Production Certificate - Submit this form, in duplicate, to the Aircraft Engineering Branch of the region in which the manufacturer's production facilities are located, and attach one copy of a report, in manual form, describing the inspection methods and procedures established to insure that each product produced is in conformity with the type design data and safe for operation. The data submitted shall comply at least with the applicable requirements contained in Part 1 of the Civil Air Regulations and related CAM 1.	When Applying for the Addition of a Type Certificate or Model to a Production Certificate - Submit this form, in duplicate, and attach one copy of a report as a supplement to the original report, if any additional methods or procedures are required to insure the airworthiness of products to be produced. If no additional methods, procedures, or processes are required, a statement to that effect is requested.
TO: Civil Aeronautics Administration	
1. Name of manufacturer	
ABC Aircraft Company	
2. Business address	
50916 West Moreland Blvd., Paloma, New	Jersey
3. Factory address	
50916 West Moreland Blvd., Paloma, New	Jersey
4. Application is made for (Check applicable box)	
Issuance of a production certificate	
Addition of type certificate(s) and/or new model	designation as listed in Item 6 below, to production
Certificate No. 100	
5. Article to be Produced (Specify aircraft, aircraft engine, propeller, or appliance)	6. Type certificate No.(s) and/or new model designation
Aircraft	1A29 for Model 17B only
states that he is familiar with current Civil Air R	I uly authorized by the manufacturer described hereon, egulations applicable to the certificate applied for, for the conformity and quality of articles produced bove.
I certify that the above statements are true.	Q.M. Dun
	Ry. O. M. Dunn
	BY Signature
	O 2 Mars Warre
February 23, 1956	Quality Manager
Date Comm-DC 46189	Title Form ACA-332 (1-54)

Fo	orm ACA-314 (11-45)					F COMMERCE ADMINISTRATION			
i						SPECTION REPORT			
	MANOFA	-101		_	111	ASPECTION REPORT			
	Complete this form in duplicate, sign and form			e		_	gion		
	Chief, Manufacturing Inspection Division (Regional) March 5, 1956 PA100-1D One								
Мад	e of Company ABC Aircraft Company				ľ	ocation (City and State) Paloma, New Jersey			
Pr	oducing (Specify sircraft, alreraft engine, propeller, or Tune	Certi	fica	te(s)	No(s).		_	_
						A24, 1A29 (Model 17B)			
	RECOMMENDA	TION	FOF	P	ROE	DUCTION CERTIFICATE			
(√)		E CE	RTII	FIC	ATI	E(S) NO(S) (Insert below)			
	Approved 1A1, 1A19, 1A24 (15A)						_		_
_	Unapproved INSPECTION OF FACTORY FACILIATE		envi			CTICES, QUALITY CONTROL, AND PERSONNEL			
		-				everse side numbered to correspond to item in question.			
No.			res	1	т-		one	Yes	Κo
	PURCHASING				Γ	c. Cluing		x	L
1.	Are sources of supply satisfactory?		x	L	1	d. Woodwork		x	┡
2.		£.7	x	┞	1	e. Metal cutting and forming	_	X	┼
3.	Are records of purchases and specifications kept?		×	\vdash	ł		x	x	╁
4.	Are purchased parts inspected before stocking? STORAGE. FACILITIES		X.	╁╴	ł	g. Fabric covering h. Corrosion prevention	abla	x	H
5.			x	┢	1	i. General practices		x	Η
6.			x	Г	1	j. Finishing	\leq	x	
7.	Is adequate protection provided for materials subje-	et to			L	k. Assembly	\times	X	<u> </u>
	damage from sunlight, moisture, grease, or corrosion	n?	X		1.5	Are the special processes listed in the manufactu- rer's application and report performed in accord-			
ø.	MATERIALS Does random inspection of the following materials in			ı	16	ance with the description furnished? Are the results of 15 satisfactory?		X	⊢
٠,	stock and the applicable purchase specifications us		•		1	INSPECTION SYSTEM			L
	indicate that they conform with the general required for aircraft materials?	nents		Ι.	17.	. Is the inspection dept. organized under one responsible			Γ
	101 directary mayoridas.	None	Yes	No	1	head as set forth in the mfr's, application and report	?	x	
	a. Hood		x		18.	. Are the inspectors provided with sufficient precision			Г
	b. Bolts, muts, and rivets	\geq	х	_	L	struments, space, and other facilities for careful work?	'	X	ļ
	c. Glue		X	-	119.	Are reports and records kept and parts marked to show definitely which parts have been inspected?			
	d. Steel tubing and sheet e. Aluminum alloy tubing and sheet	-	X		20.	. Does system for 19 show which inspector handled each		X	H
	f. Tierods & cables, incl. terminals & turnbuckles		x	┢		case?		x	
	g. Castings, Fittings		x		21,	. Are sufficient inspectors employed to insure that all			Г
	h. Fabric		х		_	parts will be inspected?		x	
	Other (specify)				22.				
	1.		igwdap	H	L	from inspection of passed parts and from observation.)		X	
i	<u>J.</u>		-		23.	PERSONNEL Does management of this company exercise adequate cont	rol	_	$\overline{}$
	EOU1 PMENT		لــــا	L.,	Γ	over the airworthiness of the products manufactured by		\geq	\langle
9.	Is general arrangement conducive to accurate, order	Ly			l	a. Personal close contact with work?		x	_
	work?		x			b. Delegation of subordinate responsibility to suitable	.e		Γ
۰0	Is the machinery installed adequate for the processes	86				persons for each department?	_	X	
_	attempted by the manufacturer?		x			c. Strict insistence upon rules, policies, and super- visory action in keeping with absolute reliability	and	x	
3.	**		x		-	Treedom from defects?			_
-	accurate work reseasably free from defects?	. 600			24.	GENERAL Does the manufacturer as a final check test each assem	_ 1		$\overline{}$
^*	Is general equipment, other than 10 and 11, suitable processes employed?	. 101	x		-	bled article for proper operation?		x	l
	PROCESSES				25.	After test are suitable steps teken to correct any defect		x	_
3.	Is precision and care used on all details?				26.	Are the facilities, procedures and organization of thi manufacturer established in accordance with the manu-	.5]	
4.	Are the following processes performed in accordance	with			_	facturer's application and report?	_	х	
4	accepted good practice?	None	Yes	No	27.			x	_
ł		None	X	_	-0.	approval of drawings or data available?		×	
Ŀ	b. Brasing and soldering	X			Ь.				_

Figure 14.—Form ACA-314, Manufacturing Inspection Report.

						OA.
io.	Continued	Yes	No	No.		Yes
29.	Are adequate bench and shop drawings, specifications and other technical information available to:		<	31.	Are procedures for segregation and disposition of rejections and salvage material established and	
	a. Inspection personnel?	x]	adequately controlled?	x
-	b. Production personnel?	X_		32.	Are methods for processing and controlling deviations	
	Is distribution of the information in 29 prompt, systematic and properly controlled?	x			satisfactory?	x
3.	REMARKS concerning items not covered in items 1 through	h 32.	(1	Do no	t write beyond right-hand binding margin.)	
F	Explanation of Unsatisfactory Items		-			
	•					
	·					
_						
					Warren R. Shay	
	Signe	ed			Warren R. Shay (Manufacturing Inspection Representative)	
	sufacturer has been furnished with full information in in this report (if any) and has been advised to communitien instituted.	writ icate	ing,	, cop	y attached, concerning all of the unsatisfactory items is office when he feels that suitable corrective measur	·e:
	-				I a. whitehead	
	November 14, 1955				S. A. Whitehead	
_	(date)	pevo		Ch	ief Wannfacturing Ingrestion District (Boulevel)	_

Figure 14.—Form ACA-314, Manufacturing Inspection Report—Continued.

The United States of America

Department of Commerce

Civil Aeronauties Administration

Production Certificate

Number 100

This certificate, issued to ABC AIRCRAFT COMPANY unhose business address is 50916 West Moreland Blvd. Paloma, N. J.

and whose manufacturing facilities are located at 50916 West Moreland Blvd.
Paloma, N. J.

authorizes the production, at the facilities listed above, of reasonable duplicates of AIRCRAFT

which are manufactured in conformity with authenticated data, including, drawings, for which Type Certificates specified in the pertinent and currently effective Production Limitation Record were issued. The facilities, methods, and procedures of this manufacturer were demonstrated as being adequate for the production of such duplicates on date of May'7, 1947

Duration: This certificate shall continue in effect indefinitely, provided the manufacturer continuously complies with the requirements for original issuance of the certificate, or until the certificate is canceled, suspended, or revoked.



Only invest

May 7, 1947

By direction of the Administrator E.C. Marsh

E. C. Marsh

Chief Aircraft Division

This Certificate is not Teansferable, and any major change in the basic facilities, or in the location thereof, shall be immediately reported to the appropriate regional office of the civil aeronautics administration

Any alteration of this certificate is punishable by a fine of not exceeding \$1,000, or imprisonment not exceeding 3 years or both

Form ACA-331 (7-19)

The United States of America

Bepartment of Commerce Civil Aeronautics Administration

Production Limitation Record

The holder of Production Certificate No. <u>100</u> many receive the benefits incidental to the possession of such certificate with respect to

manufactured in accordance with the data forming the basis for the following Type Certificate(s).No.

Aircraft

1A1 (issued November 1, 1948)
1A19 (issued June 16, 1950)
1A24 (issued October 23, 1951)
1A29 (issued February 21, 1956) Model 17B

March 7, 1956

Date of issuance

By Direction of the Administrator E. C. March

E C. Marsh

Chief Simonale Division

GPO 83-100159

Form ACA-888a (2-50)

Form ACA -1557 (4-46)	DEPARTMENT OF COMMERCE CIVIL AERONAUTICS ADMINISTRATION					
	PRODUCTION CERTIFICATE NUMBER ASSIGNMENT CARD					
DATE ASSIGNED June 9, 1956 P.C. No. 201						
	Mooney Aircraft, Inc.					
	HAME OF MANUFACTURER					
	P. O. Box 72 Louis Schreiner Field, Kerrville, Texas					
	Business Address					
	Louis Schreiner Field, Kerrville, Texas					
	FACTORY ADDRESS					
Aircraft						
22265	SPECIFY ARTICLE TO BE PRODUCED					

Figure 17.—Form ACA-1557, Production Certificate Number Assignment Card.

FORM ACA-1381 DEPARTMENT OF COMMERCE (1-49) CIVIL AERONAUTICS ADMINISTRATION	FORM AF BUDGET BUREAU		
STATEMENT OF QUALIFICATIONS FOR DESIGNATED	INSTRUCTIONS - Submi		
MANUFACTURING INSPECTION REPRESENTATIVE	licate, with employe to local Aviation Sa		
NAME (First, Middle, Last)	TO BE COMPLETED B	Y REGIONAL OFFICE	
Frank C. Allen	DESIGNATION NO.	DATE ISSUED	
ADDRESS (Street and number, City, Zone, and State)	1000	1-6-56	
1020 South Hard Street	TO BE COMPLETED BY A	VIATION SAFETY AGENT	
New York 20, New York	□X APPROVED □ DISAPPROVED		
	SIGNATURE		
1. DATE OF BIRTH ARE YOU A CITIZEN OF THE UNITED STATES? 9-4-1908	S. a. U	hitchead	
2. EMPLOYER			
NAME John A. Doe Aircraft Company	HOLDER OF PRODUCTION CE	RTIFICATE NO.	
ADDRESS (Street and number, City, Zone, and State)	FOR PRODUCTION OF		
4515 Highland Avenue, New York 20, New York	Aircraft	•	
3. EMPLOYMENT RECORD DURING PAST FIVE YEARS *			
DATES OF EMPLOYMENT NAME AND TYPE OF BUSINESS OF EMPLOYER	NATURE OF YOUR D	UTTES AND TITLE	
9-1-49 -4/28/51 Air Transport, Inc Airline	Mechanic - Later	Inspector	
4/28/51-1/20/53 Wing Aircraft Co Airplane Mfgr.	Inspection Forema	n	
2/10/53-4/1/55 ABC Engine Co Engine Mfgr.	Asst. Chief Inspector		
4/1/55- Present John A. Doe Aircraft Co Mfgr.	Chief Inspector		
4/1/55- Present John A. Doe Aircraft Od Migr.	outer Tushector.	ĺ	
4. ARE YOU FAMILIAR WITH CURRENT CIVIL AIR REGULATIONS, INSTRUCTIONS	, AND POLICIES APPLYING	G TO THE PRODUCTION,	
CONFORMITY AND QUALITY CONTROL, REPAIR AND ALTERATION OF THE ART TIFICATE LISTED IN ITEM 2 ABOVE?	ICLE BEING PRODUCED UNDER	R THE PRODUCTION CER-	
TES NO	F AC A DECIONEE OD IF AN	V CCDITIC FOATE BATTING	
5. IF YOU HAVE EVER BEEN DENIED AN AIRMAN CERTIFICATE, OR APPOINTMEN' OR DESIGNATION ISSUED TO YOU PURSUANT TO THE PROVISIONS OF THE	CIVIL AIR REGULATIONS H	AS BEEN SUSPENDED OR	
REVOKED AT ANY TIME, STATE DETAILS			
L APRILIP THAT I AN CAULA LAD LATE THE OFFICE CAN THIS OFFICE	FIGH 1TO DOINTIFOTO AND	LIMITATIONS AND THAT	
I CERTIFY THAT I AM FAMILIAR WITH THE REQUIREMENTS FOR THIS DESIGNA THE INFORMATION STATED HEREIN IS TRUE. IT IS UNDERSTOOD THAT THIS	DESIGNATION MAY BE REVO	KED AT ANY TIME BY THE I	
CIVIL AERONAUTICS ADMINISTRATION WITHOUT PRIOR NOTICE AND I AGREE ISSUED IN CONNECTION THEREWITH UPON WRITTEN REQUEST OF THE CIVIL AERO	O SURRENDER ANY AUTHOR	IZATION OR CERTIFICATE	
1 .			
January 2, 1956 Trank C. allen	Chief In	spector	
DATE SIGNATURE SIGNATURE ON PEVERS	E NUMBERING ITEM ADDR	OPPIATELY	

DEPARTMENT OF COMMERCE CIVIL AERONAUTICS ADMINISTRATION DESIGNATION NO.								
1	CERTIFICATE OF AUTHORITY	1000						
	NAME	DESIGNATION EXPIRES						
1 1	HUGH MAYO	1-6-57						
A Mayo	Is authorized to act in the capacity of a Designated Manufacturing Inspection Representative At FIXED BASE OF OPERATION ABC Aircraft Company 50916 W. Moreland Blvd., Paloma, N. J.							
for the Administrator								
1 1/2	1-6-56 S. A. 4. (SIGN	Hitchead						
	1659536-1	Form ACA-1382 (6-49)						

The bearer has received all pertinent instructions and is authorized to act in the capacity set forth on this Certificate of Authority while under the supervision of the following district office or offices:

Office	Date	Agent's signature
ASDO 43 Williamsport, Pa.	1-16-56	D. J. Jones
U. S. GOVERNA	SENT PRINTING OFFICE	16—59536~1

Figure 19.-Form ACA-1382, Certificate of Authority.

(3-	A-1521 DEPARTMENT OF CONHERCE 146) CIVIL AERONAUTICS ADMINISTRATION
!	DESIGNATED HANUFACTURING INSPECTION REPRESENTATIVE NUMBER ASSIGNMENT CARD
	D.H.I.R. No. 2017
iane _	Howard L. Lewis
DORES	3 11230 Jones Drive, Dallas, Texas
IANUFA	CTURER Temco Aircraft Corporation
ODRES	P. O. Box 397, Garland, Texas
RODUC	TION CERTIFICATE NO. 201 PRODUCTION ARTICLE Aircraft
ERTIF	ICATE OF AUTHORITY BEARING NUMBER LISTED ABOVE WAS ISSUED Oct. 4, 1956 Fred W. Westphal, FW-244

Figure 20.—Form ACA-1521, Designated Manufacturing Inspection Representative Number Assignment Card.

16--60837-2

U. S. DEPARTMENT O	F COMME	RCE		For	m Approved. Bu	idget Bureau No. 41–R041.5.
CIVIL AERONAUTICS ADMINISTRATION					RUCTIONS	
APPLICATION FOR AIRWORTHINESS CERTIFICATE AND/OR ANNUAL INSPECTION OF AN AIRCRAFT		Please print or type. Submit this form to the Civil Aeronautics Administration Aviation Safety Field Representative.				
1. TYPE OF APPLICATION (Check which)						
a. K ORIGINAL ISSUANCE OF CERTIFICATE						OVISIONS OF CAR 8
b. ANNUAL INSPECTION FOR RENEWAL OF				PLE CERTIFI	CATE UNDER TH	E PROVISIONS OF CAR 8
. c. AMENDMENT OR MODIFICATION OF CU	RRENT CERT	TFICATE	r 🗆			
2. AIRWORTHINESS CLASSIFICATION It is requested that the Certificate of worthiness classification(s):	N (Check appr ' Airworthiz	ropriale ilem(e ness be iss)) jued to pern	nit operatio	on of the airc	raft in the following air-
a. 🔀 STANDARD (NORMAL, UTILITY, ACROBA	ATIC, TRANSP	ORT CATEG	ORIES)			
b. LIMITED (SEE CAR 9)						
e. RESTRICTED (SEE CAR 8) (Check the restricted special purpose operation	n(s) to be condi	ucted)				
AGRICULTURAL AND PEST CONT	ROL		PATRO			
AERIAL ADVERTISING					.IFE CONSERVAT	TON
AERIAL SURVEYING			=	ER CONTROL	•	
☐ GLIDER TOWING a. ☐ EXPERIMENTAL			OTHER			
(Check the type of experimental operation(s)	to be conducted?)				
RESEARCH AND DEVELOPMENT			RACING	G		
☐ AMATEUR-BUILT			🗌 ЕХНІВІ	TION		
☐ DEMONSTRATION			☐ OTHER			
3. AIRCRAFT IDENTIFICATION (Compl	ete ali items)					
. AIRCRAFT MAKE	b. AIRCRA	FT MODEL			e. AIRCRAFT S	ERIAL NO.
ABC	1	7B			15-9	777
d. ENGINE MAKE			ė. ENGINE M	ODEL		
Hurricane				6/1976	· · · · · · · · · · · · · · · · · · ·	
4. AIRCRAFT REGISTRATION INFOR	MATION (Complete all il		T HAILING A	DDDECC.	- ADDOMET MANIONAL ITY
a. REGISTERED OWNER'S FULL NAME			b. PERMANEN	II MAILING A	IDDKE22	c. AIRCRAFT NATIONALITY AND REGISTRATION MARK
		ļ	50916	West Mo	reland	ļ
ABC Aircraft Company			Blvd.,	Paloma	ı, N. J.	N— 0000 →N
-		1				
THE PART OF THE PARTY OF THE PA	1 (Ob est or	i semalah sa				Ì
5. AIRCRAFT OWNER'S CERTIFICATE I hereby certify that I am the re registered* with the Civil Aeronautics or 502 and when operated displays the	gistered ow Administra	vner (or hi ation as re	s agent) of tequired by t	he Regulat	tidentified in tions of the A	Item 3 above which is Administrator, Part 501
CERTIFICATE OF REGISTRATION, FORM	_					
b. 🖾 APPLICATION FOR REGISTRATION. FOR					RDED TO CAA A	IRCRAFT RECORDS BRANCH,
W-300 ON March 1, 1956		•				
c. DEALER'S REGISTRATION CERTIFICATE,	FORM ACA-E	707, DATED .				
*In order to be eligible for registration an airc owned by a citizen of the United States, as define I (13) of the Civil Aeronautics Act of 1938, as ame	raft must be d by Section					
	nded.		(l. M.	Dun	ا
ATTACHMENTS (Check which)				O. M. I		-
ACA-319 WEIGHT AND BALANCE RE	PORT				RED OWNER OR AU	THORIZED AGENT)
ACA-837 DATA, DRAWINGS, ETC.		Marc	h 2 , 19 5	6	Quali	ty Manager
☐ ACA-317 ☐ UNAPPROVED DEVIATION	DATA		(DATE)			(TITLE)

Figure 21.—Form ACA-305, Application for Airworthiness Certificate and/or Annual Inspection of an Aircraft.

Form ACA-305 (11-51)

Form ACA-805a (11-51)

=	PARTMENT OF COMMI			
AIRCRAF	T INSPECTION RE	EPORT		
	(To be completed by a CAA representative or approved repair station)			
The aircraft described in Item 3 on the reverse of t	his form has been inspe	cted and found to co	nform to the following:	
1. AIRCRAFT AND ENGINE CERTIFICATION BA	SIS	Maria		
a. AIRCRAFT SPECIFICATION NO. 1A29	. THROUGH SHEET REVISION	No. None	-	
b. AIRCRAFT LISTING PAGE NO.				
e AIRWORTHINESS DIRECTIVE SUMMARY NONE	1)	D		
d. CIVIL AIR REGULATION PART 8 (MODIFIED TYPE CE	ŔTIFICATE)			
2. AIRCRAFT AND ENGINE OPERATING RECOR	DS			
👞 🔀 AIRCRAFT NEW-NO PREVIOUS OPERATION OR MAIN	TENANCE HISTORY			
b. COMPLIANCE WITH APPLICABLE ARRWORTHINESS DIR				
c. AIRCRAFT RECORDS INDICATE THE AIRFRAME HAS E	BEEN OPERATED A TOTAL OF		IOURS	
d. ☐ ENGINE RECORDS INDICATE THE FOLLOWING OPERA	iTION:			
SERIAL NO.	TOTAL HOURS			
SERJAL NO.				
SERIAL NO.	TOTAL HOURS		•	
SERIAL NO.	TOTAL HOURS			
3, PREVIOUS INSPECTION RECORD (INSPECTIO	ON RECORDED ON FOI	RM ACA-319)		
,	/14 11			
a. LAST AIRWORTHINESS INSPECTION CONDUCTED	(DATE)	•	•	
BY AIRCRAFT MANUFACTURER				
BY APPROVED REPAIR STATION, CERTIFICATE				
BY MECHANIC, CERTIFICATE NO.				
b. PERIODIC AIRCRAFT INSPECTION REPORT, FORM ACC	A-319, WAS RETURNED TO OW	INER		
4. AIRWORTHINESS DOCUMENTS ISSUED OR R	EVIEWED			
. OPERATION LIMITATIONS, FORM ACA-309, WAS ISSUE	TO COME ATTACHED			
 b. Current operation limitations, form aca-309, Was issued 				
CURRENT OPERATION LIMITATIONS, FORM ACA-309, T CURRENT APPROVED AIRPLANE FLIGHT MANUAL IS A				
a. ☑ CURRENT WEIGHT AND BALANCE INFORMATION IS A				
. X THIS INSPECTION HAS BEEN RECORDED IN THE AIRC				
f. X CERTIFICATE OF AIRWORTHINESS, FURM ACA-1362, IS	44 1	h 3. 1957		
F. D PREVIOUS FORM ACA-1362 WAS ISSUED TO EXPIRE _	30L0 10 211	(DATE)	_	
	(DATE)		•	
(NAME OF ISSUING REPRESENTATIVE)	(DESIG	NATION NO.)		
5. CAA APPROVED REPAIR STATION CERTIFICA	ATION		······································	
The aircraft described on the reverse has been	n inspected under the a	uthority accorded co	ertificated repair station	
No by CAR 52 and was found				
AIRWORTHY				
UNAIRWORTHY _				
	(REPAIR STATION AUTHORIZED S	SIGNATURE)	(DATE)	
6. CAA REPRESENTATIVE CERTIFICATION		<u> </u>	· !	
I HAVE INSPECTED THE AIRCRAFT DESCRIBED ON THE REV	/ERSE AND FOUND IT 🔲 A	AIRWORTHY UNAIR (Check appropriate item	WORTHY >	
DESIGNEE'S SIGNATURE L. A. Brown	DESIGNATION NO.	DATE	· ·	
J. B. Brown	DMIR 1001	3/3/57		
AVIATION SAFETY AGENT'S SIGNATURE	CAA DESIGNATION NO.	DATE	☐ ACCEPTED	
E Putnam E. Rutney	40DO 7 1.2	2/7/57	2 REINSPECTED	
E. Putney E. Kutney	ASDO 1-43	3/7/57	SPOT CHECKED	
ATTACHMENT				
☐ ATTACHMENT	•			

Figure 22.—Form ACA-305a, Aircraft Inspection Report.

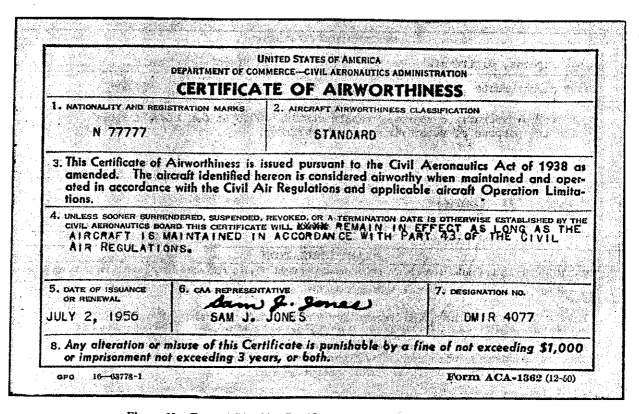
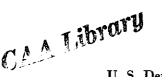


Figure 23.—Form ACA-1362, Certificate of Airworthiness.

Form ACA-1779 DEPARTMENT (3-47) CIVIL AERONAUTIC				
APPLICATION AND AUTHORIZATION FOR FERRY PERMIT				
1. APPLI	CATION			
INSTRUCTIONS: Submit in duplicate to authorized Civil Aeronautics Administration representative or designated manufacturing inspection representative.				
DESCRIPTION				
REGISTERED IN NAME OF	ADDRESS			
John H. Jones	1171 Willow Street, Los Angeles, Calif.			
North American	AT-6A			
MANUFACTURER'S SERIAL NO. 42-49003	N12345			
DESCRIPTION	OF FLIGHT			
FROM Los Angeles, California	San Diego, California			
Most direct route	2-19-51 DURATION 3 days			
PURPOSE To ferry aircraft to approved repair station #0000 at San Diego Airport for the purpose of recovering control surfaces.				
I HERERY request authority to ferry the above-described aircraft for John N. Jones	or the flight specified.			
John H. Jones	Owner 2-19-51 (DATE)			
(SIGNATURE OF APPLICANT)				
2. AUTHORIZATION INSTRUCTIONS: Retain this authorization in aircraft for duration of flight. This is your authority to conduct the flight requested above. This permit is valid until landing is effected at the destination indicated in your request, provided the aircraft is flown by a properly certified crew, is operated in accordance with applicable Civil Air Regulations, and in accordance with the following special limitations: This Authorization has been issued for the purpose of moving the aircraft described above from Los Angeles, California to San Diego, California where alterations can more advantageously be accomplished. The flight shall be made in accordance with contact flight rules (day) and be limited to crew essential to purpose of flight and their baggage.				
This Authorization will expire February 22, 1951.				
REMARKS:				
None	ବ			
DATE ISSUED SIGNATURE OF CAA REPRESENTATIV	DESIGNEE NO.			
2-19-51 Bill S. Darling	Bill S. Darling			

Figure 24.—Form ACA-1779, Application and Authorization for Ferry Permit.



CIVIL AERONAUTICS MANUAL 42

U. S. Department of Commerce

Civil Aeronautics Administration

Civil Aeronautics Manuals and supplements thereto are issued by the Office of Aviation Safety, Civil Aeronautics Administration, for the guidance of the public and are published in the Federal Register and Code of Federal Regulations.

Supplement No. 5

February 15, 1956

Subject: Revisions to Civil Aeronautics Manual 42 Dated August 1954.

The question has been raised as to whether or not a pilot-in-command or other pilot, newly employed by an irregular air carrier, must receive a 6-month equipment check from the check pilot of the company by which he is being employed, even though he had successfully completed, within the previous 6 months, an equipment check given by the company check pilot of another air carrier. A similar problem is also involved in regard to the 6-month instrument check required for a pilot-in-command. Therefore section 42.44-5 is added to indicate clearly which persons are authorized to conduct the equipment and instrument checks required by section 42.44 of this part.

Section 42.44-6 is added for the purpose of permitting an airman assigned to check other flight engineers to apply time spent in giving flight engineer checks toward the recent experience requirements of section 42.44, provided that such experience has been obtained within the preceding 12 months.

Note: Revised material is indicated by brackets []. The date the material appeared in the Federal Register and the effective date of the material is indicated at the end of each section of the manual.

Remove and destroy the following pages:

V through VI 35 and 36 Insert in lieu thereof the following pages:

V through VI—1 35 through 36—1

For WILLIAM B. DAVIS
Director,
Office of Aviation Safety.

Attachments.

Aircraft Equipment

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Fire extinguisher (CAA rules which apply to 42.21 (a) (12))	42.21-2	10
Altimeter (CAA policies which apply to 42.21 (b) (1))	42.21-3	
Additional required instruments and equipment for large aircraft	42.22	
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Radio communications system and navigational equipment for large aircraft Approved types of radio equipment (CAA interpretations which apply to	42.23	
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Independent means (CAA interpretations which apply to 42.23)	42.23-2	
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First-aid and emergency equipment (CAA policies which apply to 42.24)	42.24-1	
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Emergency evacuation equipment (CAA policies which apply to 42.24 (a)) - Emergency equipment (CAA rules which apply to 42.24 (b))	42.24-4	
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Oxygen requirements for infants-in-arms (CAA policies which apply to 42.26 (b))	42.26-5	16
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General (CAA policies which apply to 42.30)	42.30-1	20
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Inspection and maintenance—large aircraft (CAA policies which apply to 42.31 (a) (1))	42.31-1	21
Maintenance and inspection—small aircraft (CAA policies which apply to 42.31 (a) (2))	42.31-2	21
····· /=/ /-/ /		

	Section	Page
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Deleted	42.31–3	21
(b))	42.31-4	22
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