



**WELLINGTON NEW ZEALAND**

**PURSUANT** to Section 28 of the Civil Aviation Act 1990

**I, MARK GOSCHE**, Minister of Transport,

**HEREBY MAKE** the following ordinary rules.

**SIGNED AT** Wellington

This *18<sup>th</sup>* day of *December* 2001

by **MARK GOSCHE**

Minister of Transport

**Civil Aviation Rules**

**Part 125**

**Air Operations—Medium Aeroplanes, Amendment 3**

*Docket 1/CAR/1359*

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## **Objective**

Part 125 prescribes rules governing air transport and commercial transport operations using aeroplanes having a seating configuration of 10 to 30 seats, excluding any required crew member seat, or a payload capacity of 3410 kg or less and a MCTOW of greater than 5700 kg. The objective of amendment 3 to Part 125 is to incorporate the changes regarding flight preparation that are consequential to the revised VFR flight planning rules in amendment 6 to Part 91 *General Operating and Flight Rules*.

## **Extent of consultation**

In October 2000 the CAA formed a Civil Aviation Industry Rules Advisory Group Technical Study Group (CIRAG TSG) to examine proposals made by the Airways Corporation of New Zealand and the Aviation Industry Association in respect to changes to VFR flight planning. This TSG examined and discussed the various issues raised and accepted the wording of a draft Notice of Proposed Rule Making.

A Notice of Proposed Rulemaking 01-1 containing the proposed amendments to VFR flight planning was subsequently issued for public consultation under Docket 1/CAR/1359 on 13 March 2001.

The publication of this NPRM was notified in the *Gazette* on 15 March 2001 and advertised in the daily newspapers in the five main provincial centres on 17 March 2001. The NPRM was published on the CAA web site and mailed to identified stakeholders including representative organisations who were considered likely to have an interest in the proposal.

A period of 30 days was allowed for comment on the proposed rules

## **Summary of comments**

The submissions and verbal comments were considered and where appropriate the proposed rules were amended to take account of the comments made. There were no significant changes made to the proposal as a result of the comments received.

**Examination of comments**

Comments may be examined by application to the Docket Clerk at Aviation House between 8:30 am and 4:30 pm on weekdays, except statutory holidays.

**Insertion of amendments**

The amendments to the rules in this Part are reflected by the revocation of the existing rules and insertion of the amended rules.

**Effective date of rule**

Amendment 3 to Part 125 comes into force on 24 January 2002.

**Availability of rules**

Civil Aviation Rules are available from–

CAA web site: <http://www.caa.govt.nz/> or from:  
Freephone: 0800 GET RULES (0800 438 785)

## Part 125 Amendments

### Subpart B — Flight Operations

*Rule 125.57 is revoked and the following new rule inserted:*

#### **125.57 Flight preparation**

- (a) The holder of an air operator certificate must ensure that for each air operation conducted under the authority of that certificate, appropriate information is available to the pilot-in-command to complete the preparation for the intended operation.
- (b) The holder of an air operator certificate must ensure that prior to each air operation conducted under the authority of that certificate a flight plan meeting the requirements of 91.307(c) or 91.407 as appropriate for the type of operation is prepared, and if the flight plan is not prepared by the pilot-in-command, the pilot-in-command is informed of the contents of the flight plan before the intended operation.
- (c) A VFR flight plan prepared under paragraph (b) in accordance with the requirements of 91.307(c) may incorporate multiple route segments provided that the SARTIME is amended for the next aerodrome of intended landing as the flight proceeds.
- (d) Notwithstanding 91.307(a) and except as provided in paragraph (f), the holder of the air operator certificate must ensure that prior to any air operation the flight plan required by paragraph (b) is submitted to an appropriate ATS unit.
- (e) Notwithstanding 91.307(a) and 91.407(a)(1), the flight plan required to be submitted to an ATS unit under paragraph (d) may be submitted by the holder of the air operator certificate and the pilot-in-command must be informed of the contents of the flight plan.
- (f) A flight plan is not required to be submitted to an ATS unit for an air operation conducted under VFR if the operation is a non-stop flight and —

- (1) the flight departs and returns to the same aerodrome; and
  - (2) the flight remains within 25 nm of the aerodrome.
- (g) Where a flight plan is not submitted to an ATS unit under paragraph (f) the flight must be covered by a flight following service under 119.73.

## **CONSULTATION DETAILS**

(This statement does not form part of the rules contained in Part 125. It provides details of the consultation undertaken in making the rules.)

The consultation details relating to amendment 3 to Part 125 are contained with the associated amendment 6 to Part 91. The comments and all the background material used in developing the rules are held on the docket and are available for public scrutiny. Persons wishing to view the docket should call at Aviation House, 1 Market Grove, Lower Hutt and ask for docket 1/CAR/1359.