(1) This AD does not require repetitive inspections for propeller hubs that ever operated on, or are currently operating on, engines with a water-methanol assist system, due to the 6,000 hours TIS hub reduced life limit.

## **Reporting Requirements**

(m) Report within 10 calendar days of the inspection, the results that equal or exceed the reject criteria to:

(1) The FAA, Wichita Aircraft Certification Office, 1801 Airport Road, Room 100, Wichita, KS 67209, Attention: Jeff Janusz, telephone (316) 946–4148; e-mail: *jeff.janusz@faa.gov;* and

(2) McCauley Propeller Systems, P.O. Box 7704, Wichita, KS 97277–7704.

(3) Reporting requirements have been approved by the Office of Management and Budget (OMB) and assigned OMB control number 2120–0056.

#### **Alternative Methods of Compliance**

(n) The Manager, Wichita Aircraft Certification Office, has the authority to approve alternative methods of compliance for this AD if requested using the procedures found in 14 CFR 39.19.

#### **Related Information**

(o) None.

#### Material Incorporated by Reference

(p) You must use McCauley Alert Service Bulletin No. ASB250, dated September 12, 2005, to perform the inspections required by this AD. The Director of the Federal Register approved the incorporation by reference of this service bulletin in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Contact McCauley Propeller Systems, P.O. Box 7704, Wichita, KS 97277–7704, for a copy of this service information. You may review copies at the Docket Management Facility; U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590-0001, on the Internet at http://dms.dot.gov, or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202-741-6030, or go to: http://www.archives.gov/federalregister/cfr/ibr-locations.html.

Issued in Burlington, Massachusetts, on November 21, 2005.

### Peter A. White,

Acting Manager, Engine and Propeller Directorate, Aircraft Certification Service. [FR Doc. 05–23431 Filed 11–29–05; 8:45 am]

#### BILLING CODE 4910-13-P

# **DEPARTMENT OF TRANSPORTATION**

**Federal Aviation Administration** 

#### 14 CFR Part 95

[Docket No. 30468; Amdt. No. 458]

## IFR Altitudes; Miscellaneous Amendments

**AGENCY:** Federal Aviation Administration (FAA), DOT. **ACTION:** Final rule.

**SUMMARY:** This amendment adopts miscellaneous amendments to the required IFR (instrument flight rules) altitudes and changeover points for certain Federal airways, jet routes, or direct routes for which a minimum or maximum en route authorized IFR altitude is prescribed. This regulatory action is needed because of changes occurring in the National Airspace System. These changes are designed to provide for the safe and efficient use of the navigable airspace under instrument conditions in the affected areas.

**EFFECTIVE DATE:** 0901 UTC, December 22, 2005.

FOR FURTHER INFORMATION CONTACT: Donald P. Pate, Flight Procedure Standards Branch (AMCAFS–420), Flight Technologies and Programs Division, Flight Standards Service, Federal Aviation Administration, Mike Monroney Aeronautical Center, 6500 South MacArthur Blvd. Oklahoma City, OK 73169 (Mail Address: P.O. Box 25082 Oklahoma City, OK 73125) telephone: (405) 954–4164.

**SUPPLEMENTARY INFORMATION:** This amendment to part 95 of the Federal Aviation Regulations (14 CFR part 95) amends, suspends, or revokes IFR altitudes governing the operation of all aircraft in flight over a specified route or any portion of that route, as well as the changeover points (COPs) for Federal airways, jet routes, or direct routes as prescribed in part 95.

#### The Rule

The specified IFR altitudes, when used in conjunction with the prescribed changeover points for those routes, ensure navigation aid coverage that is adequate for safe flight operations and free of frequency interference. The reasons and circumstances that create the need for this amendment involve matters of flight safety and operational efficiency in the National Airspace System, are related to published aeronautical charts that are essential to the user, and provide for the safe and efficient use of the navigable airspace. In addition, those various reasons or circumstances require making this amendment effective before the next scheduled charting and publication date of the flight information to assure its timely availability to the user. The effective date of this amendment reflects those considerations. In view of the close and immediate relationship between these regulatory changes and safety in air commerce, I find that notice and public procedure before adopting this amendment are impracticable and contrary to the public interest and that good cause exists for making the amendment effective in less than 30 days.

### Conclusion

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT **Regulatory Policies and Procedures (44** FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. For the same reason, the FAA certifies that this amendment will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

# List of Subjects in 14 CFR Part 95

Airspace, Navigation (air).

Issued in Washington, DC on November 21, 2005.

#### James J. Ballough,

Director, Flight Standards Service.

#### Adoption of the Amendment

■ Accordingly, pursuant to the authority delegated to me by the Administrator, part 95 of the Federal Aviation Regulations (14 CFR part 95) is amended as follows effective at 0901 UTC, December 22, 2005.

■ 1. The authority citation for part 95 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40103, 40106, 40113, 40114, 40120, 44502, 44514, 44719, 44721.

■ 2. Part 95 is amended to read as follows:

REVISIONS TO IFR ALTITUDES AND CHANGEOVER POINTS

[Amendment 458 effective date, December 22, 2005]

MEA *7500 *10000 MAA
*10000
*10000
*10000
MAA
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15000
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15000

From		То	MEA	MAA
§ 95.4213	RNAV F	ROUTE T213 IS ADDED TO READ	ł	
LOUISVILLE, KY VORTAC #NORTHBOUND EXPECT 7000	GAM	KE, IN FIX	#3600	8000
#SOUTHBOUND EXPECT 6000 GAMKE, IN FIX #NORTHBOUND EXPECT 7000 #SOUTHBOUND EXPECT 6000	RICHMOND, IN VORTAC		#2800	8000
§ 95.4215	RNAV F	ROUTE T215 IS ADDED TO READ	1	
LEXINGTON, KY VORTAC #NORTHBOUND EXPECT 6000 #SOUTHBOUND EXPECT 5000	GAMKE, IN FIX		#3000	8000
§ 95.4217	RNAV F	ROUTE T217 IS ADDED TO READ	I	
LEXINGTON, KY VORTAC	HEDEN, OH FIX		#3000	8000
#SOUTHBOUND EXPECT 6000 BOSTR, OH FIX #NORTHBOUND EXPECT 7000			#2700	8000
#SOUTHBOUND EXPECT 6000 HEDEN, OH FIX #NORTHBOUND EXPECT 7000			#2800	8000
#SOUTHBOUND EXPECT 6000 SPRINGFIELD, OH VOR/DME #NORTHBOUND EXPECT 7000 #SOUTHBOUND EXPECT 6000			#2900	8000
From		То		MEA
		VICTOR ROUTES—U.S. AL AIRWAY V19 IS ADDED TO READ		
CINCINNATI, KY VORTAC		APPLETON, OH VORTAC		*4000
§ 95.6343 VOR FE	DERAL	AIRWAY V343 IS AMENDED BY ADDING	L. L.	
BOZEMAN, MT VOR/DME   THESE, MT FIX   E BND   W BND   SUZZY, MT FIX				8000
				8300 10800 11000
§ 95.6536 VOR FEDE	RAL AIF	WAY V536 IS AMENDED TO READ IN PART	1	
SWEDD, MT FIX		*MENAR, MT FIX		**9700

SWEDD, MT FIX	*MENAR, MT FIX	**9700
*9200–MCA MENAR, MT FIX, NW BND		
**9100–MOCA		

[FR Doc. 05–23479 Filed 11–29–05; 8:45 am] **DE** BILLING CODE 4910–13–P

# DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

## 18 CFR Part 35

[Docket No. RM02-12-001; Order No. 2006-A]

## Standardization of Small Generator Interconnection Agreements and Procedures; Order on Rehearing

Issued November 22, 2005. **AGENCY:** Federal Energy Regulatory Commission, DOE. **ACTION:** Order on rehearing. **SUMMARY:** The Federal Energy Regulatory Commission (Commission) grants rehearing in part, denies rehearing in part, and clarifies certain determinations in Order No. 2006. Order No. 2006 requires all public utilities that own, control, or operate facilities for transmitting electric energy in interstate commerce to file revised open access transmission tariffs containing standard small generator interconnection procedures and a standard small generator interconnection agreement, and to provide interconnection service under them to small generating facilities of no more than 20 megawatts.