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COVER NOTE

From:	Secretary-General of the European Commission, signed by Mr Jordi AYET PUIGARNAU, Director
date of receipt:	12 June 2020
То:	Mr Jeppe TRANHOLM-MIKKELSEN, Secretary-General of the Council of the European Union
No. Cion doc.:	COM(2020) 247 final
Subject:	ANNEX to the PROPOSAL FOR A COUNCIL DECISION on the position to be taken on behalf of the European Union at the International Civil Aviation Organization as regards notification of differences to Annexes 1 and 6 to the Convention on International Civil Aviation related to COVID-19 pandemic

Delegations will find attached document COM(2020) 247 final - ANNEX.

Encl.: COM(2020) 247 final-ANNEX

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TREE.2.A EN



Brussels, 12.6.2020 COM(2020) 247 final

ANNEX

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to the

PROPOSAL FOR A COUNCIL DECISION

on the position to be taken on behalf of the European Union at the International Civil Aviation Organization as regards notification of differences to Annexes 1 and 6 to the Convention on International Civil Aviation related to COVID-19 pandemic

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ANNEX

Position to be taken on behalf of the European Union on the notification to the International Civil Aviation Organization of differences related to COVID-19

1. Position to be taken

The position to be taken on the Union's behalf in reply to the State letter AN 11/55-20/50 issued by the International Civil Aviation Organization on 3 April 2020 is to notify a difference to Annexes 1 and 6 to the Chicago Convention due to temporary measures related to the COVID-19 pandemic as set out in this Annex and further detailed by each notifying Member State in line with its individual exemption applied pursuant to art 71 of Regulation (EU) 2018/1139.

2. DETAILED EXPLANATION

Differences to be filed are reflected in the following table and further detailed by each notifying Member State in line with its individual exemption applied pursuant to art 71 of Regulation (EU) 2018/1139:

COVID-19 NOTIFICATION OF TEMPORARY DIFFERENCES FORM

With reference to State Letter AN/<u>11/55-20/50</u>, the CCRD sub-system has been created in the existing Electronic Filing of Differences (EFOD) system to capture any differences to Certification and Licensing ICAO Standards that may arise from mitigation measures due to the spread of COVID-19.

What

It is recognized that States may need to take flexible approaches to enable service providers and personnel to maintain the validity of their certificates, licenses and other approvals as a result of the COVID-19 pandemic. This form allows a State to identify those temporary differences.

Why

This is necessary to support States in meeting their obligations under Article 38, 39 and 40 of the Convention, in order to conduct international operations where certificates and licenses differ to the minimum Standards in the Annexes. It also allows the sharing of information on whether notified differences will be recognized or accepted by other States during this period.

When

These temporary measures apply until 31 March 2021. This date is subject to review.

Who

There is no restriction on who can fill out the form. However, it may only be submitted by the national continuous monitoring coordinator or an authorized user from a Member State, who are responsible for ensuring the accuracy of the information provided.

How

Standards specifically related to certification and licensing of personnel from which States may deem it necessary to differ are listed in this form. The specific Annex reference and associated Standard is presented in columns 1 and 2. The information required in each subsequent column is as follows:

Column 3: Details of Difference.

Summarize the difference to the certification and licensing Standards. Reference the related regulatory documents where appropriate.

Column 4: Remarks.

Provide your rationale for these differences and the details of any conditions and mitigations where necessary.

Column 5: Recognition of other State Differences.

Indicate whether your State will recognize or accept the validity of other States' certificates and licenses based on their temporary differences submitted via the CCRD. For simplicity this may be stated as an exclusion (what other States temporary differences are not acceptable) rather than listing what would be acceptable.

Please submit this Form by email to ops@icao.int.

Annex 1	1.2.4.4.1 The period of validity of a	The validity period of class 1 and	a) Rationale	Click or tap here to enter
	Medical Assessment may be extended, at	3 medical certificates issued by	Holders of Class 1 and Class 3	text.As regards the certificates
1.2.4.4.1	the discretion of the Licensing Authority, up to 45 days. Note. — It is advisable to let the calendar day on which the Medical Assessment expires remain constant year after year by allowing the expiry date of the current Medical Assessment to be the beginning of the new validity period under the proviso that the medical examination takes place during the period of validity of the current Medical Assessment but no more than 45 days before it expires.	[the State] are extended by 4 months.	medical certificates who are required to undergo a recurrent medical examination to revalidate their medical certificates to continue to exercise their licence or certificate privileges and are not able to reach or gain access to an aero-medical examiner or aero-medical centre timely, to complete the necessary medical examination. In addition, in many cases medical examiners have been reassigned to support the COVID-19 outbreak in their State. This would result in the expiry of said certificates. b) Conditions/mitigations [The State] requires that Class 1 and Class 3 medical certificate holders benefitting from this alleviation hold a valid medical certificate without limitations, except visual ones, prior to applying the alleviation.	and licences issued by EU Member States, the differences are automatically recognised on the basis of Regulation (EU) 2018/1139. As regards recognition or acceptance of the validity of certificates and licences affected by the special temporary measures (related to COVID-19) issued by non-EU States, Regulation 452/2014 laying down technical requirements and administrative procedures related to air operations of third country operators applies1.
Annov 1	1 2 E 1 2 A Contracting State	The validity period of the licences	a) Rationale	
Annex 1	1.2.5.1.2 A Contracting State, having issued a licence, shall ensure that	issued by [the State] is extended	Holders of commercial pilot	
1.2.5.1.2	other Contracting States are enabled to be satisfied as to the validity of the licence.	by 4 months. If, towards the end of the	licences who are required both, to perform their licence	

REGULATION (EU) No 452/2014 of 29 April 2014 laying down technical requirements and administrative procedures related to air operations of third country operators pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council, OJ L 133, 6.5. 2014

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Note 1.— Until 2 November 2022, the maintenance of competency of flight crew or remote flight crew members, engaged in commercial air transport operations, may be satisfactorily established by demonstration of skill during proficiency flight checks completed in accordance with Annex 6.

Note 1.— As of 3 November 2022, the maintenance of competency of flight crew members, engaged in commercial air transport operations, may be satisfactorily established by demonstration of skill during proficiency flight checks completed in accordance with Annex 6.

Note 2.— Until 2 November 2022, maintenance of competency may be satisfactorily recorded in the operator's records, or in the flight crew member's personal log book or licence.

Note 2.— As of 3 November 2022, maintenance of competency may be satisfactorily recorded in the operator's records, or in the flight crew or the remote flight crew member's personal log book or licence.

Note 3.— Until 2 November 2022, flight crew members may, to the extent deemed feasible by the State of Registry,

extension, the reasons for granting the alleviation still apply, the validity period may be further extended for a period of up to 4 months.

Since the relevant standard is met by the validity period of the ratings and endorsement (class, type and instrument ratings, unit endorsement) associated to the licence, the extension regards the validity period applies to:

- 1) class ratings, type ratings and instrument ratings endorsed in commercial pilot licences (CPL, MPL, ATPL) of pilots operating aeroplanes and helicopters with an operator; 2) class ratings, type ratings and instrument ratings endorsed in pilot licences (PPL, CPL, ATPL) of pilots involved in the operation of aeroplanes and helicopters outside an operator.
- 3) unit endorsements issued in air traffic controller licences.

proficiency check to revalidate the validity period of their type and instrument ratings and to comply with the applicable operator recurrent training and checking requirements, in order to continue to exercise their privileges are not able to reach or gain access to flight simulators timely, to complete the necessary training and checking. This would result in the expiry of their ratings.

Holders of pilot licences operating outside an operator, who are required to perform a proficiency check to revalidate the validity period of their class, type or instrument ratings, are not able to reach or gain access to aircraft or flight simulators timely, to complete the necessary flights, training and checking events.

Holders of air traffic controller

licences experience difficulties in access to synthetic training devices to complete their scheduled recurrent training / assessment activities

- b) Conditions/mitigations [The State] requires:
- 1) Licence holders who hold a valid licence prior to applying the alleviation and who operate within an operator shall have

demonstrate their continuing competency in FSTDs approved by that State.

Note 3.— As of 3 November 2022, flight crew and remote flight crew members may, to the extent deemed feasible by the State of Registry, or Licensing Authority of the State of the Operator, respectively, demonstrate their continuing competency in FSTDs approved by that State.

Note 4. — See the Manual of Criteria for the Qualification of Flight Simulation Training Devices (Doc 9625).

Note 5.— See the Manual of Procedures for Establishment and Management of a State's Personnel Licensing System (Doc 9379) for guidance material on the development of a risk assessment process.

received refresher training, followed by the completion of an assessment, by means established by the operator, to determine that the required level of knowledge to operate the applicable class or type are maintained. That assessment shall include class or type-specific abnormal and emergency procedures.

Upon successful completion of the refresher training and the assessment, the new expiry date will be endorsed in the licence, or an official document with the new expiry date, issued by [the State], will be attached to the licence.

2) Licence holders of a valid licence prior to applying the alleviation and who operate outside an operator shall have received a briefing from an instructor who holds relevant instructional privileges in order to refresh the required level of theoretical knowledge to safely operate the applicable class or type and to safely carry out the relevant manoeuvres and procedures, as applicable. That briefing shall include class/type specific abnormal and emergency procedures, as appropriate.

			Upon successful completion of the briefing, the new expiry date will be endorsed in the licence, or an official document with the new expiry date, issued by [the State], will be attached to the licence. 3) In the case of ATCO unit endorsements in ATCO licences, the air navigation service provider (ANSP) ensures that the potential unavailability of synthetic training devices is mitigated by other means, e.g. computer-based training or the rescheduling of refresher training as soon as possible.	
Annex 6 Part 1 9.4.1.1	9.4 Qualifications Note. — See the Manual of Procedures for Establishment and Management of a State's Personnel Licensing System (Doc 9379) for guidance of a general nature on cross-crew qualification, mixed-fleet flying and cross-credit. 9.4.1 Recent experience — pilot-in- command and co-pilot	Subject to the evaluation of a risk assessment, the alleviation provided by [the State] allows individual operators to assign flight crew member tasks to pilots who are not meeting all recent experience requirements. The alleviations relate to either: a) reducing the number of required take-offs, approaches and landings; or b) extending the 90-day period; or c) both.	operations and in difficulties in reaching the location where suitable flight simulators are available. This is leading to a large number of pilots who are not able	Click or tap here to enter text. As regards the certificates and licences issued by EU Member States, the differences are automatically recognised on the basis of Regulation (EU) 2018/1139. As regards recognition or acceptance of the validity of certificates and licences affected by the special temporary
	9.4.1.1 The operator shall not	The alleviations are subject to mitigating measures.	[The State] requires the following. Individual pilot's recency and	measures (related to COVID-19) issued by non-EU States, Regulation 452/2014 laying down

	assign a pilot-in-command or a co-pilot to operate at the flight controls of a type or variant of a type of aeroplane during take-off and landing unless that pilot has operated the flight controls during at least three take-offs and landings within the preceding 90 days on the same type of aeroplane or in a flight simulator approved for the purpose.	The criteria used for composition of the flight crew will distinguish between pilots who are "recent", "partially recent" or "not recent". "Partially recent" means a pilot that has carried out as pilot flying at least 2 take-offs, approaches and landings in the preceding 90 days, or 1 take-off, approach and landing in the last 30 days. In addition, the pilot's flight experience (total and in the type) and qualifications (e.g. instructor) are taken into account. The period of the alleviation is limited to the time needed for the operator to cope with the reduced flight schedule and the unavailability of flight simulators. No alleviations are granted if all required flight crew members have not carried out any flight / simulator activity in the preceding 90 days.	qualifications, and their combination in the multi-crew operation environment, are considered to determine the alleviated crew composition. The operator has to develop a risk assessment to determine the probability and potential severity of the crew competency deterioration related to the extended absence from flying duties. Appropriate mitigations measures to minimise the identified risks have to be determined and applied, with one or more operational restriction valid for the complete flight crew to reduce their exposure to demanding situations (e.g. reducing maximum crosswind limits, introducing higher approach minima, restricting runway surface conditions, dispatching with a functioning autoland system, if installed).	technical requirements and administrative procedures related to air operations of third country operators applies.
Annex 6 Part 1 9.4.2.1	9.4.2 Recent experience — cruise relief pilot 9.4.2.1 The operator shall not assign a pilot to act in the capacity of cruise relief pilot in a type or variant of a type of aeroplane unless, within the preceding 90 days that pilot has either:	The 9.4.1.1 alleviation is suitable to cover the alleviation from point 9.4.2.1, as it is addressing the overall flight crew composition.		

	a) operated as a pilot-in- command, co-pilot or cruise relief pilot on the same type of aeroplane; or b) carried out flying skill refresher training including normal, abnormal and emergency procedures specific to cruise flight on the same type of aeroplane or in a flight simulator approved for the purpose, and has practised approach and landing procedures, where the approach and landing procedure practice may be performed as the pilot who is not flying the aeroplane.			
Annex 6 Part 1 9.4.4.1	9.4.4.1 The operator shall ensure that piloting technique and the ability to execute emergency procedures is checked in such a way as to demonstrate the pilot's competence on each type or variant of a type of aeroplane. Where the operation may be conducted under instrument flight rules, the operator shall ensure that the pilot's competence to comply with such rules is demonstrated to either a check pilot of the operator or to a representative of the State of the Operator. Such checks shall be performed twice within any period of one year. Any two such checks which are similar and which occur within a period of four consecutive months shall not alone satisfy	The validity period of operator's proficiency checks for each individual pilot is extended by [the State] for a period of 4 months. If, towards the end of the extension, [the State] considers that the reasons for granting the alleviation still apply, the validity period may be further extended for a period of up to 4 months.	a) Rationale: The COVID-19 outbreak has resulted in drastic travel restrictions. The closure of borders between the majority of EU States have limited the operators' capability to perform pilot's competence checks twice a year in a flight simulator. The conduct of such checks in an aircraft is not always possible and in some cases may pose greater risks than the ones linked to the alleviation. b) Conditions / mitigations [The State] requires that pilots receive refresher training,	As regards the certificates and licences issued by EU Member States, the differences are automatically recognised on the basis of Regulation (EU) 2018/1139. As regards recognition or acceptance of the validity of certificates and licences affected by the special temporary measures (related to COVID-19) issued by non-EU States, Regulation 452/2014 laying down technical requirements and administrative procedures related to air operations of third country operators applies

	this requirement. Note 1.— Flight simulation training devices approved by the State of the Operator may be used for those parts of the checks for which they are specifically approved. Note 2.— See the Manual of Criteria for the Qualification of Flight Simulation Training Devices (Doc 9625).		followed by the completion of an assessment, by means established by the operator, to determine that the required level of knowledge to operate as flight crew member is maintained. That assessment shall include class or type – specific abnormal and emergency procedures.	
Annex 6 Part 2 3.9.4.2	3.9.4.2 Recent experience — pilot-in- command The operator shall not assign a pilot to act as pilot-in-command of an aeroplane unless that pilot has made at least three take-offs and landings within the preceding 90 days on the same type of aeroplane or in a flight simulator approved for the purpose.	The 9.4.1.1 alleviation is suitable to cover the alleviation from point 3.9.4.2 as it is addressing the overall flight crew composition		
Annex 6 Part 2 3.9.4.3	3.9.4.3 Recent experience — co-pilot The operator shall not assign a co-pilot to operate at the flight controls of an aeroplane during take-off and landing unless that pilot has made at least three take-offs and landings within the preceding 90 days on the same type of aeroplane or in a flight simulator approved for the purpose.	The 9.4.1.1 alleviation is suitable to cover the alleviation from point 3.9.4.3 as it is addressing the overall flight crew composition		

Annex 6 Part 3	7.4 Qualifications	N/A		
7.4.1.1	Note. — See the Manual of Procedures for Establishment and Management of a State's Personnel Licensing System (Doc 9379) for guidance of a general nature on cross-crew qualification, mixed-fleet flying and cross-credit.			
	7.4.1 Recent experience — pilot-in- command and co-pilot			
	7.4.1.1 The operator shall not assign a pilot-in-command or a co-pilot to operate at the flight controls of a type or variant of a type of a helicopter during take-off and landing unless that pilot has operated the flight controls during at least three take-offs and landings within the preceding 90 days on the same type of helicopter or in a flight simulator approved for the purpose.			
Annex 6 Part 3 7.4.3.1	7.4.3 Pilot proficiency checks 7.4.3.1 The operator shall ensure that piloting technique and the ability to execute emergency procedures is checked in such a way as to demonstrate the pilot's competence on each type or variant of a type of helicopter. Where the operation may be conducted under IFR, the operator shall	The validity period of operator's proficiency checks for each individual pilot is extended by [the State] for a period of 4 months.] If, towards the end of the extension, [the State/State X,Y,Z] considers	a) Rationale: The COVID-19 outbreak has resulted in drastic travel restrictions. The closure of borders between the majority of EU States have limited the operators' capability to perform pilot's competence checks twice a	As regards the certificates and licences issued by EU Member States, the differences are automatically recognised on the basis of Regulation (EU) 2018/1139. As regards recognition or acceptance of the validity of

ensure that the pilot's competence to that the reasons for granting the year in a flight simulator. certificates and licences affected alleviation still apply, the The conduct of such checks in an by the special temporary comply with such rules is demonstrated to validity period may be further aircraft is not always possible and measures (related to COVID-19) either a check pilot of the operator or to a extended for a period of up to in some cases may pose greater issued by non-EU States. representative of the State of the Operator. 4 months risks than the ones linked to the Regulation 452/2014 laying down Such checks shall be performed twice within alleviation. technical requirements and any period of one year. Any two such checks administrative procedures which are similar and which occur within a b) Conditions / mitigations related to air operations of third period of four consecutive months shall not [The State] requires that pilots country operators applies. alone satisfy this requirement. receive refresher training, Note 1. — Flight simulation training followed by the completion of an devices approved by the State of the assessment, by means established by the operator, to determine that Operator may be used for those parts of the the required level of knowledge checks for which they are specifically to operate as flight crew member approved. is maintained. That assessment shall include class or type – *Note 2.*— *See the* Manual of Criteria specific abnormal and emergency for the Qualification of Flight Simulation procedures. Training Devices (Doc 9625), Volume II — Helicopters. a) Rationale Annex 1 1.2.9 Language proficiency The language proficiency formal The COVID-19 outbreak has 1.2.9 evaluation interval, prescribed by As regards the certificates and 1.2.9.1 Until 2 November 2022, aeroplane, airship resulted in drastic travel restrictions [the State], of aeroplane and licences issued by EU Member helicopter and powered-lift pilots, air traffic and closure of borders between the helicopter licences holders, who States, the differences are controllers and aeronautical station operators majority of States. demonstrate proficiency below automatically recognised on the shall demonstrate the ability to speak and As a consequence, pilots and Air the Expert Level (Level 6), whose basis of Regulation (EU) understand the language used for radiotelephony Traffic Controllers, are not able to language proficiency 2018/1139. communications to the level specified in the timely get access to an examination endorsement is expiring, is for maintaining their language language proficiency requirements in Appendix 1. extended by 8 months. As regards recognition or proficiency. 1.2.9.1 As of 3 November 2022, aeroplane, airship, acceptance of the validity of This would result in the expiry of helicopter and powered-lift pilots; aeroplane, The language proficiency formal certificates and licences affected their language proficiency airship, glider, rotorcraft, powered-lift or free by the special temporary evaluation interval, prescribed by endorsement. balloon remote pilots; air traffic controllers; and [the State], of Air Traffic measures (related to COVID-19) aeronautical station operators shall demonstrate issued by non-EU States, Controllers, whose language b) Conditions / mitigations the ability to speak and understand the language proficiency endorsement is Regulation 452/2014 laying down

used for radiotelephony communications to the level specified in the language proficiency requirements in Appendix 1.

- 1.2.9.2 Recommendation. Flight engineers, and glider and free balloon pilots should have the ability to speak and understand the language used for radiotelephony communications.
- 1.2.9.3 Flight navigators required to use the radiotelephone aboard an aircraft shall demonstrate the ability to speak and understand the language used for radiotelephony communications.
- 1.2.9.4 Recommendation. Flight navigators requithe radiotelephone aboard an aircraft should demonstrate the ability to speak and understand the language used for radiotelephony communications to the level specified in the language proficiency requirements in Appendix 1.
- 1.2.9.5 Until 2 November 2022, the language proficiency of aeroplane, airship, helicopter and powered-lift pilots, air traffic controllers and aeronautical station operators who demonstrate proficiency below the Expert Level (Level 6) shall be formally evaluated at intervals in accordance with an individual's demonstrated proficiency level.
- 1.2.9.5 As of 3 November 2022, the language proficiency of aeroplane, airship, helicopter and powered-lift pilots; aeroplane, airship, glider, rotorcraft, powered-lift or free balloon remote pilots; air traffic controllers; and aeronautical station operators who demonstrate proficiency below the Expert Level (Level 6) shall be formally evaluated at intervals in accordance with an

expiring, is extended by 4 months.

If, towards the end of the extension, the reasons for granting the alleviation still apply, the validity period may be further extended for a period of up to 4 months.

[The State] requires the following.

Pilots hold a valid language proficiency endorsement and receive a briefing from an instructor who holds relevant instructional privileges in order to refresh the required level of ability to speak and understand the language used for radiotelephony communication to safely operate. Upon successful completion of the briefing the new expiry date will be endorsed in the licence, or an official document with the new expiry date, issued by [the State], will be attached to the licence.

For Air Traffic Controllers holding a valid language proficiency endorsement, in the case of unavailability of a Language Assessment Body, air navigation service providers shall ensure that language proficiency is ensured through other means, e.g. on-line courses.

technical requirements and administrative procedures related to air operations of third country operators applies

individual's demonstrated proficiency level. 1.2.9.6 Recommendation. — Until 2 November 2022, the language proficiency of aeroplane, airship, helicopter and powered-lift pilots, flight navigators required to use the radiotelephone aboard an aircraft, air traffic controllers and aeronautical station operators who demonstrate proficiency below the Expert Level (Level 6) should be formally evaluated at intervals in accordance with an individual's demonstrated proficiency level, as follows: a) those demonstrating language proficiency at the Operational Level (Level 4) should be evaluated at least once every three years; and b) those demonstrating language proficiency at the Extended Level (Level 5) should be evaluated at least once every six years. Note 1.— Formal evaluation is not required for applicants who demonstrate expert language proficiency, e.g. native and very proficient non-native speakers with a dialect or accent intelligible to the international aeronautical community. *Note 2.— The provisions of 1.2.9 refer to Annex* 10, Volume II, Chapter 5, whereby the language used for radiotelephony communications may be the language normally used by the station on the ground or English. In practice, therefore, there will be situations whereby flight crew members will only need to speak the language normally used by the station on the ground. 1.2.9.6 Recommendation. — As of 3 November 2022, the language proficiency of aeroplane, airship, helicopter and powered-lift pilots;

	aeroplane, airship, gliders, rotorcraft, powered-lift			
	or free balloon remote pilots; flight navigators required to use the radiotelephone aboard an			
	aircraft; air traffic controllers; and aeronautical			
	station operators who demonstrate proficiency			
	below the Expert Level (Level 6) should be formally			
	at intervals in accordance with an individual's			
	demonstrated proficiency level, as follows:			
	a) those demonstrating language proficiency at			
	the Operational Level (Level 4) should be evaluated			
	once every three years; and			
	b) those demonstrating language proficiency at the			
	Level (Level 5) should be evaluated at least once			
	every six years.			
	Note 1.— Formal evaluation is not required for			
	applicants who demonstrate expert language			
	proficiency, e.g. native and very proficient			
	non-native speakers with a dialect or accent			
	intelligible to the international aeronautical 			
	community.			
	Note 2.— The provisions of 1.2.9 refer to Annex 10,			
	II, Chapter 5, whereby the language used for			
	Radiotelephony communications may be the			
	language normally used by the station on the			
	ground or English.			
	In practice, therefore, there will be situations whereby flight crew members			
	and remote flight crew members will only need to			
	speak the language normally used by the station			
	on the ground.			
Annex 1 4.2.2.	4.2.2.2 The privileges of the holder of an	The "preceding" period is	Rationale	
	aircraft maintenance licence specified in	extended by [the State] for a	The COVID-19 outbreak	As regards the certificates and
	4.2.2.1 shall be	period of 6 months i.e. the	has resulted in drastic travel	licences issued by EU Member
	exercised only:	preceding period totals to 30	restrictions. Local restrictions	States, the differences are
	c) on condition that, within the preceding	months. The recent	may prevent approved	automatically recognised on the
	_			basis of Regulation (EU)

24 months, the licence holder has either had experience in the inspection, servicing or maintenance of an aircraft or components in accordance with the privileges granted by the licence held for not less than six months, or has met the provision for the issue of a

licence
with the appropriate privileges, to the
satisfaction
of the Licensing Authority

experience of six months is not modified.

organisations and qualified staff to demonstrate fulfilment of the requirements for continuation of their certificates or privileges within the time limits. Conditions/Mitigations [The State] requires that, when the certifying staff works for an approved maintenance organisation, this organisation can apply this extension to the recency requirements of its certifying staff when the approved organisation is not pending from suspensions, revocations or limitations, or has not been subject to suspension by the competent authority within the last 24 months. In addition, point 66.B.500 of Annex III (Part-66) of Regulation (EU) 1321/2014 ensures additional mitigating measures whereby the competent authority shall suspend, limit or revoke the aircraft maintenance licence where it has been identified a safety issue or

misconduct by the licence

holder.

2018/1139.

As regards recognition or acceptance of the validity of certificates and licences affected by the special temporary measures (related to COVID-19) issued by non-EU States, Regulation 452/2014 laying down technical requirements and administrative procedures related to air operations of third country operators applies