December 18, 1968

No. 296

BULLETIN TO ALL MEMBERS

Re: REVISED PUBLIC UTILITIES COMMISSION AIRCRAFT REQUIREMENTS

The Public Utilities Commission has revised aircraft minimum limits requirements. A copy of new General Order No. 120-B, effective March 1, 1969 is attached.

Very truly yours

A. L. Lathrop
Manager
RULES REQUIRING ALL COMMERCIAL AIR OPERATORS TO PROVIDE AND THEREAFTER CONTINUE IN EFFECT ADEQUATE PROTECTION AGAINST LIABILITY IMPOSED BY LAW UPON SUCH OPERATORS FOR THE PAYMENT OF DAMAGES FOR PERSONAL BODILY INJURIES (INCLUDING DEATH RESULTING THEREFROM) AND DAMAGE TO OR DESTRUCTION OF PROPERTY.


(Decision No. 75097, Case No. 7777)

1. On or before March 1, 1969, each commercial air operator as defined in the Public Utilities Code shall file evidence as hereinafter specified with this Commission that such operator has in effect liability insurance that complies with this general order.

2. Every commercial air operator shall procure and thereafter continue in effect, so long as such operator continues to offer his services for compensation, adequate protection against liability imposed by law upon such operator for the payment of damages for personal bodily injuries, including death resulting therefrom, and property damage as a result of an accident, subject, however, to the following minimum limits:

(a) Aircraft with Passenger Seating Capacity, 1 to 20 persons,

1. Aircraft Passenger Bodily Injury and Death Liability - a minimum for one passenger seat of at least $100,000 and a minimum for each
accident in any one aircraft of at least an amount equal to the total produced by multiplying $100,000 by the number of passenger seats in the aircraft.

2. Aircraft Bodily Injury and Death Liability (excluding persons aboard aircraft) - a minimum of $100,000 for one person in one accident, and a minimum of $300,000 for each accident.

3. Aircraft Property Damage Liability - a minimum of $100,000 for each accident.

(B) Aircraft with Passenger Seating Capacity, 21 or more persons.

1. Aircraft Passenger Bodily Injury and Death Liability - a minimum for one passenger seat of at least $100,000 and a minimum for each accident in any one aircraft of at least an amount equal to the total produced by multiplying $100,000 by the number of passenger seats in the aircraft.

2. Aircraft Bodily Injury and Death Liability (excluding persons aboard aircraft) - a minimum of $100,000 for one person in one accident, and a minimum of $600,000 for each accident.

3. Aircraft Property Damage Liability - a minimum of $300,000 for each accident.
(C) Definitions of the words "passenger" and "seat".
1. "Passenger" means any person, other than an employee of the commercial air operator protected by Workmen's Compensation Insurance, aboard the aircraft to whom the commercial air operator owes a duty imposed by law.
2. "Seat" means the space provided aboard the aircraft to be reasonably occupied by one passenger.

(D) Aircraft Transporting Freight exclusively having a gross weight of 20,000 pounds or less.
1. Aircraft Bodily Injury and Death Liability (excluding flight crew aboard aircraft) - a minimum of $100,000 for one person in one accident, and a minimum of $300,000 for each accident.
2. Aircraft Property Damage Liability (excluding freight aboard aircraft) - a minimum of $100,000 for each accident.

(E) Aircraft Transporting Freight exclusively having a gross weight of over 20,000 pounds.
1. Aircraft Bodily Injury and Death Liability (excluding flight crew aboard aircraft) - a minimum of $100,000 for one person in one accident, and a minimum of $600,000 for each accident.
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2. Aircraft Property Damage Liability (excluding freight aboard aircraft) - a minimum of $500,000 for each accident.

3. The amount of coverage to be provided by each commercial air operator shall be determined in one of the following ways:

   (A) When the policy, surety bond or contract covers all of the aircraft operated by the commercial air operator, the coverage for all aircraft shall be determined by the coverage applicable to the aircraft having the greatest passenger seating capacity.

   (B) When each aircraft is covered by a separate policy, bond or contract, or by separate schedules each of which is applicable to a single aircraft within a policy, bond or contract covering two or more aircraft, then the minimum required coverage for each aircraft shall be determined by its own individual requirement.

   (C) When the policy, surety bond or contract procured by the commercial air operator is of a single limit nature, such policy, surety bond or contract shall be acceptable by the Commission provided that the minimum single limit of the policy, surety bond or contract is at least equal to the total of the minimum limits as determined by paragraph 2 herein for separate limit policies, surety bonds or contracts.
(D) Coverage herein shall be deemed sufficient as to each aircraft operated commercially when the minimum requirements set forth in paragraph 2 have been met and filed with the Commission and nothing herein shall require two or more persons to separately insure the same aircraft; however, nothing herein shall prevent two or more persons who are commercial air operators from being named as insureds on the same policy of insurance, surety bond or contract.

(E) When the actual limits of insurance, surety bond or contract indemnity exceed the minimum amounts set forth in paragraph 2 herein the commercial air operator filing evidence of insurance as hereinafter provided may report only said minimum coverage and need not specify the amounts of insurance, bond or contract indemnity in excess of said minimum requirements.

4. The protection herein required shall be provided in one of the following ways:

(A) By a policy, or policies, of public liability insurance issued by a company, or companies, licensed to write such insurance in the State of California.

(B) By a bond or bonds issued by a surety company, or companies, licensed to write surety bonds in the State of California.

(C) By a plan of self-insurance approved as hereinafter required.
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(D) By a policy, or policies, of public liability insurance and property damage insurance written by nonadmitted insurers, subject, however, to Section 1763 of the Insurance Code of the State of California.

(E) By any other plan of protection for the public approved as hereinafter required.

(F) By a combination of two or more of the foregoing methods.

5. When the protection is to be provided by the means set forth in subparagraphs (A), (B), (D), (E) and (F) of paragraph 4 hereof, a deductible clause may be inserted. Where 5 per centum, or less, of the risk is made deductible no special approval will be required. Where more than 5 per centum of the risk is made deductible special approval under paragraph 7 of this general order shall be required.

6. The protection provided hereunder shall not be cancellable on less than thirty days' written notice to the Public Utilities Commission, such notice to commence to run from the date the notice is actually received at the San Francisco or Los Angeles offices of the Commission.

7. When the protection is provided by an approved alternate plan or a plan of self-insurance, or includes such an approved plan or plan of self-insurance with other methods, approval of the Commission is required. Such approval shall be requested by a formal application in accordance with the Commission's Rules of Practice and Procedure setting forth all the facts which shall be required by the Commission with respect thereto.

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8. When protection hereunder, as set forth in paragraph 4, is provided by a policy or policies of insurance, or by bonds, evidence thereof shall be filed with the Public Utilities Commission by the commercial air operator prior to March 1, 1969, and thereafter evidence of renewal prior to the expiration of policies of insurance or bonds, in one or more of the following manners:

(A) By a copy of the policy of insurance, or bond, duly certified by the company issuing it to be a true copy of the original policy.

(B) By a photostatic copy of the original bond or policy.

(C) By an abstract of the original policy or bond, signed by the company issuing it, in sufficient detail to evidence compliance with Chapter 9 of Division 2 of the Public Utilities Code.

(D) By a certificate of insurance, in form approved by the Commission, signed by the company issuing the policy, or by the underwriting managers for a group of companies issuing such policy, or, in the case of nonadmitted companies by the broker placing such coverage.

9. The policies, or certificate above referred to, shall evidence that the coverage shall apply to any and all commercial flights operated by the insured, irrespective of whether the aircraft involved in the liability insured are specifically described in the policy (unless the policy or policies are written on a single specific aircraft), and shall not be subject
to any exclusion by virtue of violations by said commercial air
operator of any applicable provisions of the Federal Aviation
Act of 1958, as amended, or of any rule, regulation, order or
other legally imposed requirement prescribed by the Federal
Aviation Agency or Civil Aeronautics Board.

10. On, or prior to March 1, 1969, each commercial air
operator shall file an affidavit, (signed by an executive officer
if a corporation, by a partner if a partnership, or by the
owning operator if an individual) with the Commission setting
forth the passenger seating capacity and gross weight carrying
capacity of each type of aircraft in commercial operation. At
any time thereafter that the passenger seating capacity or gross
weight carrying capacity of any such aircraft may be increased
to a point where the protection then on file as provided in
paragraph 2 of this general order is inadequate, and if a new
type of aircraft is acquired and operated, a supplementary
affidavit of passenger seating capacity and gross weight carrying
capacity shall be filed with the Commission. Prior to the opera-
tion of added capacity, or new aircraft with capacity in excess
of coverage theretofore on file, the commercial air operator shall
cause to be filed evidence of additional coverage sufficient
to comply with the minimum limits heretofore set forth.

PUBLIC UTILITIES COMMISSION OF THE
STATE OF CALIFORNIA

By WILLIAM W. DUNLOP, Secretary

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