

INFORMATION CIRCULAR

REMINDER TO FOREIGN OPERATORS - TO ONLY OPERATE AIRCRAFT SPECIFICALLY LISTED IN OPERATIONS PERMIT

- This circular serves to remind every foreign air operator holding an Operations Permit granted by CAAS that only aircraft approved and listed in the Operations Permit may be operated into and out of Singapore.
- Paragraph 87A of the Air Navigation Order prohibits a foreign air operator from operating an aircraft into and out of Singapore for public transport unless the foreign operator has a valid operations permit, and operates the aircraft in accordance with the conditions of that permit. Condition 1 in Annex B of the Operations Permit further requires that the permit holder only operate an aircraft that is listed by its registration number in Annex A of the Operations Permit for public transport into and out of Singapore.
- There have been incidences where permit holders operated into and out of Singapore with aircraft that were not listed in the Operations Permit for the purpose of public transport. This is an offence in the Air Navigation Order and an offender may be subjected to a fine not exceeding \$100,000 or to imprisonment for a term not exceeding 5 years or to both.
- A permit holder is reminded to ensure that only aircraft specifically listed in the Operations Permit are deployed. For more information on Operations Permits, foreign air operators may refer to CAAS Advisory Circular, AC FOS-1.