

FAQs:

Part-M: General, Part-M, Continuing Airworthiness, Regulations

Question:

Do declared training organisations (DTO) need a CAMO/CAO and approved maintenance organisations?

Answer:

Regulation (EU) No 1178/2011 was amended in July 2018 to introduce Part-DTO as regards to declared training organisations (ref. Reg. (EU) 2018/1119). Regulation (EU) No 1321/2014 was therefore amended and aligned the Continuing Airworthiness obligations of ATO with those of DTO.

This means:

| | | Complex motor- powered aircraft | Other than complex motor- powered aircraft |
|------------------|--|------------------------------------|--|
| Commercia DTO | Applicable requirement | M.A.201(f) is applicable | M.A.201(h) or, for aircraft specified in Article 3(2), ML.A.201(e) are applicable |
| | Continuing lairworthiness management | | CAO (with continuing airworthiness management privilege) or CAMO is required |
| | Maintenance | Part-145 organisation is required | CAO (with maintenance privilege) or Part-145 or Part-M Subpart F organisation is required |

| Non- Commercia DTO | Applicable requirement | M.A.201(g) is applicable | M.A.201(i) or, for aircraft specified in Article 3(2), ML.A.201(f) are applicable |
|--------------------------|---|--------------------------------------|---|
| | | | CAMO is not required |
| | Continuing airworthiness management | | CAO (with continuing airworthiness management privilege) is not required |
| | I | | With the exception of complex maintenance tasks under Part- M: |
| | Maintenance | Part-145 organisation is required | CAO (with maintenance privilege) is not required |
| | | | Part-145 organisation not required |
| | | | Part-M Subpart F organisation is not required |

Please also refer to GM1 ML.A.201(e) which provides examples of aircraft not considered to be operated by a commercial ATO or a commercial DTO.

Last updated:

02/02/2021

Link:

https://www.easa.europa.eu/da/faq/65445