

EASA Certification Information

No.: 2022-20

Issued: 28 April 2022

Revocation of EASA Supplemental Type Certificate No. 10074717 issued Subject:

> to Airbase Certification Enterprise Services (ACES) Inc. due to noncompliance with Commission Implementing Regulation (EU) No. 2019/21531 on the fees and charges levied by the European Union

Aviation Safety Agency

STC No: EASA STC No. 10074717 for validation of TCCA STC No. SA15-57

Issued by: **European Union Aviation Safety Agency**

STC Holder: AIRBASE CERTIFICATION ENTERPRISE SERVICES (ACES) INC.

> 231 SAINT RAPHAEL STREET **ILS BIZARD QC H9E 1S1**

CANADA

Background:

Airbase Certification Enterprise Services (ACES) Inc. is the holder of EASA Supplemental Type Certificate No. 10074717 for validation of TCCA STC No. SA15-57.

According to Article 8 (2) of Commission Implementing Regulation (EU) No. 2019/2153 in conjunction with Table 2 of Part 1 of the Annex to Commission Implementing Regulation (EU) No. 2019/2153 applicants for a Supplemental Type Certificate are required to pay an initial fee related to the certification tasks carried out by the Agency for the purpose of issuing the Supplemental Type Certificate.

Despite several reminders, Airbase Certification Enterprise Services (ACES) Inc. failed to fulfil the payment obligations imposed by Commission Implementing Regulation (EU) No. 2019/2153.

By letter dated 9th March 2021 EASA formally informed Airbase Certification Enterprise Services (ACES) Inc. of the Agency's intent to revoke the validated EASA Supplemental Type Certificate No. 10074717 should the outstanding amount not have been paid in full to the Agency before the date indicated in the letter. In the same letter EASA gave Airbase Certification Enterprise Services (ACES) Inc. the opportunity to provide their opinion on the intended revocation by 23rd of June 2021. EASA did not receive a payment by the deadline of 23rd of June 2021. In addition, Airbase Certification Enterprise Services (ACES) Inc. has not

 $^{^{}m 1}$ Commission Implementing Regulation (EU) No. 2019/2153 on the fees and charges levied by the European Union Aviation Safety Agency, and repealing Regulation (EU) No. 319/2014 (OJ L 327, 17.12.2019, p. 36).



brought forward any pertinent reason why Airbase Certification Enterprise Services (ACES) Inc. has not complied with the financial obligations.

On 24th March 2022, EASA published on the EASA website for public consultation the EASA Certification Information 2022-14 to inform any natural or legal person to whom the intended revocation of the above mentioned Supplemental Type Certificate could be of direct and individual concern as well as to any other possible interested persons in accordance with the applicable EASA administrative procedures. The Agency has received no comments related to this publication.

Due to this persistent non-compliance from Airbase Certification Enterprise Services (ACES) Inc. with regard to the payment obligations under Commission Implementing Regulation (EU) No. 2019/2153 in accordance with Article 11 (1) and in conjunction with point 21.A.118B of Annex I (Part 21) to Commission Regulation (EU) No 748/2012, EASA revokes the validated EASA Supplemental Type Certificate No. 10074717.

EASA notified its decision to revoke the validated EASA Supplemental Type Certificate No. 10074717 to Airbase Certification Enterprise Services (ACES) Inc. on 21st April 2022.

From this date on, the EASA Supplemental Type Certificate n° 10074717 is invalid pursuant to **Consequences:**

Article 21.A.118B (a) (2) of Annex I (Part 21) to Commission Regulation (EU) No. 748/2012.

Contact: Any request, query or comment shall be sent to:

> European Union Aviation Safety Agency Attn. Mr. Timo REINARTZ Postfach 10 12 53 D - 50452 Köln Deutschland

E-Mail: timo.reinartz@easa.europa.eu

² Commission Regulation (EU) No 748/2012 laying down implementing rules for the airworthiness and environmental certification of aircraft and related products, parts and appliances, as well as for the certification of design and production Organisations (OJ L 224, 21.08.2012, p. 1), as amended.

