program is extended until September 30, 1996.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.⁷ Jonathan G. Katz, *Secretary.* [FR Doc. 95–24793 Filed 10–4–95; 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF TRANSPORTATION

Aviation Proceedings; Agreements Filed During the Week Ended September 22, 1995

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C 412 and 414. Answers may be filed within 21 days of date of filing.

- Docket Number: OST-95-663 Date filed: September 18, 1995 Parties: Members of the International Air Transport Association Subject: TC2 Reso/P 1795 dated September 12, 1995 r-1 to r-18. TC2 Reso/P 1796 dated September
 - 12, 1995 r–19 to r–32. TC2 Reso/P 1797 dated September 12, 1995 r– 33 to r–43. Within Europe Expedited Resolutions. Proposed Effective Date: November 1,
 - 1995

Docket Number: OST-95-664 Date filed: September 18, 1995 Parties: Members of the International Air Transport Association

- Subject: TC2 Reso/P 1799 dated September 15, 1995. Expedited Within Middle East Resos r-1 to r-5
- Proposed Effective Date: November 1, 1995.

Paulette V. Twine,

Chief, Documentary Services Division. [FR Doc. 95–24783 Filed 10–4–95; 8:45 am] BILLING CODE 4910–62–P

Federal Aviation Administration

[AC No. 120-PAAT III]

Proposed Advisory Circular (AC) on Determining Disposition of Undocumented Parts and Appliances

AGENCY: Federal Aviation Administration (FAA), DOT. **ACTION:** Notice of availability of proposed AC 120-PAAT III and request for comments.

SUMMARY: This notice announces the availability of and requests comments

on a proposed AC pertaining to guidance to operator and repair station certificate holders to develop a system/ plan for making a determination of conformity or acceptability for aircraft parts at incoming, receiving, and inspection, and for current inventories when the certificate holder lacks sufficient part documentation. This notice is necessary to give all interested persons the opportunity to present their views on the proposed AC. DATES: Comments must be received on

or before January 3, 1996. **ADDRESSES:** Send all comments on the proposed AC to: Federal Aviation Administration, Airworthiness General Aviation and Commercial Branch, AFS-340, 800 Independence Avenue, SW., Washington, D.C. 20591. Comments may be inspected at the above address between 9 a.m. and 4 p.m. weekdays, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: Al Michaels, AFS–340, at the above address; telephone (202) 267–8203, or facsimile (202) 267–5115.

SUPPLEMENTARY INFORMATION:

Comments Invited

A copy of the draft AC may be obtained by contacting the person named under FOR FURTHER INFORMATION **CONTACT**. The proposed AC may also be downloaded from the FedWorld BBS by dialing (703) 321-8020, ANSI, 8, 1, N, 9600 baud, or through the Internet at the following Uniform Resource Location (URL): ftp://fwux.fedworld.gov/pub/ faa.htm. The file name is "ACPAAIII.TXT." Interested persons are invited to comment on the proposed AC by submitting such written data, views, or arguments as they may desire. Comments should identify AC 120-PAAT III, Determining Disposition of Undocumented Parts and Appliances, and submit comments, in duplicate, to the address specified above. All written comments received on or before the closing date will be considered by the Airworthiness General Aviation and Commercial Branch, AFS-340, before issuing the final AC.

Background

The aviation industry and the FAA have agreed that there needs to be a system/plan for evaluating the acceptability of aircraft parts existing within the certificate holder's present inventories for which the holders lack sufficient documentation for these parts to be installed on type-certificated products. Therefore, an Aviation Rulemaking Advisory Committee (ARAC) working group elected to accomplish this task through promulgation of an AC to provide the aviation community with guidance and information to develop the detailed system/plan. The procedures in this proposal AC would establish that the part conforms with applicable regulations and would enable the installer to establish that the part is acceptable for installation on typecertificated products.

Issued in Washington, D.C., on September 29, 1995.

William J. White,

Acting Director, Flight Standards Service. [FR Doc. 95–24800 Filed 10–4–95; 8:45 am] BILLING CODE 4910–13–M

Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart Q During the Week Ended September 22, 1995

The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under Subpart Q of the Department of Transportation's Procedural Regulations (See 14 CFR 302.1701 et. seq.). The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the Answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

Docket Number: OST-95-666

- Date filed: September 18, 1995
- Due Date for Answers, Conforming Applications, or Motion to Modify Scope: October 16, 1995
- Description: Application of Sunworld International Airlines, Inc., pursuant to 49 U.S.C. Section 41102, and Subpart Q of the Regulations, applies for a certificate of public convenience and necessity to enable it to engage in interstate and overseas air transportation of persons, property and mail.

Docket Number: OST-95-667

- Date filed: September 18, 1995
- Due Date for Answers, Conforming Applications, or Motion to Modify Scope: October 16, 1995
- *Description:* Application of Sunworld International Airlines, Inc., pursuant to 49 U.S.C. Section 41102, and Subpart Q of the Regulations, applies for a certificate of public convenience and necessity to enable it to initiate scheduled and charter foreign air transportation between a point or

⁷¹⁷ CFR 200.30-3(a)(12) (1994).