§ 63.41 Retesting after failure.

An applicant for a flight engineer certificate who fails a written test or practical test for that certificate may apply for retesting—

(a) After 30 days after the date he failed that test; or

(b) After he has received additional practice or instruction (flight, synthetic trainer, or ground training, or any combination thereof) that is necessary, in the opinion of the Administrator or the applicant’s instructor (if the Administrator has authorized him to determine the additional instruction necessary) to prepare the applicant for retesting.

§ 63.42 Flight engineer certificate issued on basis of a foreign flight engine license.

(a) Certificates issued. The holder of a current foreign flight engine license issued by a contracting State to the Convention on International Civil Aviation, who meets the requirements of this section, may have a flight engine certificate issued to him for the operation of civil aircraft of U.S. registry. Each flight engineer certificate issued under this section specifies the number and State of issuance of the foreign flight engine license on which it is based. If the holder of the certificate cannot read, speak, or understand the English language, the Administrator may place any limitation on the certificate that he considers necessary for safety.

(b) Medical standards and certification. An applicant must submit evidence that he currently meets the medical standards for the foreign flight engine license on which the application for a certificate under this section is based. A current medical certificate issued under part 67 of this chapter will be excepted as evidence that the applicant meets those standards. However, a medical certificate issued under part 67 of this chapter is not evidence that the applicant meets those standards outside the United States unless the State that issued the applicant’s foreign flight engine license also accepts that medical certificate as evidence of the applicant’s physical fitness for his foreign flight engine license.

(c) Ratings issued. Aircraft class ratings listed on the applicant’s foreign flight engine license, in addition to any issued to him after testing under the provisions of this part, are placed on the applicant’s flight engineer certificate. An applicant without an aircraft class rating on his foreign flight engine license may be issued a class rating if he shows that he currently meets the requirements for exercising the privileges of his foreign flight engine license on that class of aircraft.

(d) Privileges and limitations. The holder of a flight engineer certificate issued under this section may act as a flight engine of a civil aircraft of U.S. registry subject to the limitations of this part and any additional limitations placed on his certificate by the Administrator. He is subject to these limitations while he is acting as a flight engine of the aircraft within or outside the United States. However, he may not act as flight engine or in any other capacity as a required flight crewmember, of a civil aircraft of U.S. registry that is carrying persons or property for compensation or hire.

(e) Renewal of certificate and ratings. The holder of a certificate issued under this section may have that certificate and the ratings placed thereon renewed if, at the time of application for renewal, the foreign flight engine license on which that certificate is based is in effect. Application for the renewal of the certificate and ratings thereon must be made before the expiration of the certificate.

§ 63.43 Flight engineer courses.

An applicant for approval of a flight engineer course must submit a letter to the Administrator requesting approval, and must also submit three copies of each course outline, a description of the facilities and equipment, and a list of the instructors and their qualifications. An air carrier or commercial operator with an approved flight engineer training course under part 121 of this chapter may apply for approval of a training course under this part by letter without submitting