

A Ordinary, par 25 p  
 WILLIAM BAIRD PLC  
 Ordinary shares, par 50 p  
 WILLIAMS HOLDINGS PLC  
 Ordinary shares, par 25 p  
 WILLIS CORROON GROUP PLC  
 Ordinary shares, par 12.5 p  
 WILSON (CONNOLLY) HOLDINGS PLC  
 Ordinary shares, par 25 p  
 WITAN INVESTMENT COMPANY PLC  
 Ordinary shares, par 25 p  
 WOLSELEY PLC  
 Ordinary shares, par 25 p  
 YORKSHIRE ELECTRICITY GROUP  
 PLC  
 Ordinary shares, par .5682 p  
 ZENECA GROUP PLC  
 Ordinary shares, par 25 p  
 By order of the Board of Governors of  
 the Federal Reserve System, acting by  
 its Director of the Division of Banking  
 Supervision and Regulation pursuant to  
 delegated authority (12 CFR  
 265.7(f)(10)), July 23, 1996.  
 William W. Wiles,  
*Secretary of the Board.*  
 [FR Doc. 96-19163 Filed 7-29-96; 8:45 am]  
 BILLING CODE 6210-01-P

## DEPARTMENT OF TRANSPORTATION

### Federal Aviation Administration

#### 14 CFR Part 39

[Docket No. 90-CE-60-AD; Amendment 39-9654; AD 96-12-12]

RIN 2120-AA64

#### **Airworthiness Directives; The New Piper Aircraft, Inc. (Formerly Piper Aircraft Corporation) Models PA31, PA31-300, PA31-325, and PA31-350 Airplanes; Correction**

**AGENCY:** Federal Aviation Administration, DOT.

**ACTION:** Final rule; correction.

**SUMMARY:** This action makes a correction to Airworthiness Directive (AD) 96-12-12, which was published in the Federal Register on June 6, 1996 (61 FR 28733), and concerns The New Piper Aircraft, Inc. Models PA31, PA31-300, PA31-325, and PA31-350 airplanes. That publication incorrectly references the date for the instructions to Piper Kit 763-917 as "revised June 18, 1980" instead of "revised June 18, 1990." The AD currently requires repetitively inspecting the upper section of the Fuselage Station (FS) 317.75 bulkhead for cracks, and incorporating one of two reinforcement kits depending on whether cracks are found in the FS 317.75 bulkhead area. This action corrects the AD to reflect the correct

date of the instructions to Piper Kit 763-917.

**EFFECTIVE DATE:** July 16, 1996.

**FOR FURTHER INFORMATION CONTACT:**

Christina Marsh, Aerospace Engineer, FAA, Atlanta Aircraft Certification Office, Campus Building, 1701 Columbia Avenue, suite 2-160, College Park, Georgia 30337-2748; telephone (404) 305-7362; facsimile (404) 305-7348.

**SUPPLEMENTARY INFORMATION:** On May 30, 1996, the Federal Aviation Administration (FAA) issued AD 96-12-12, Amendment 39-9654 (61 FR 28733, June 6, 1996), which applies to Piper Models PA31, PA31-300, PA31-325, and PA31-350 airplanes. This AD requires repetitively inspecting the upper section of the Fuselage Station (FS) 317.75 bulkhead for cracks, and incorporating one of two reinforcement kits depending on whether cracks are found in the FS 317.75 bulkhead area.

**Need for the Correction**

Paragraph (a)(2) of the AD incorrectly references the date for the instructions to Piper Kit 763-917 as "revised June 18, 1980" instead of "revised June 18, 1990." Affected individuals who try to obtain these instructions as currently referenced would not be able to because (as referenced as June 18, 1980) the instructions do not exist.

**Correction of Publication**

Accordingly, the publication of June 6, 1996 (61 FR 28732), of Amendment 39-9654; AD 96-12-12, which was the subject of FR Doc. 96-14174, is corrected as follows:

**Section 39.13 [Corrected]**

On page 28733, in the third column, section 39.13, paragraph (a) (2) of the AD, the 13th line from the top of the column, correct "revised June 18, 1980" to "revised June 18, 1990."

Action is taken herein to correct this reference in AD 96-12-12 and to add this AD correction to section 39.13 of the Federal Aviation Regulations (14 CFR 39.13). The effective date remains July 16, 1996.

Issued in Kansas City, Missouri on July 22, 1996.

Michael Gallagher,

*Manager, Small Airplane Directorate, Aircraft Certification Service.*

[FR Doc. 96-19277 Filed 7-29-96; 8:45 am]

BILLING CODE 4910-13-U

## DEPARTMENT OF STATE

### 22 CFR Part 131

[Public Notice 2413]

#### **Bureau of Administration; Certificates of Authentication**

**AGENCY:** Department of State.

**ACTION:** Final rule.

**SUMMARY:** This rule amends Department of State regulations on issuance of certificates of authentication to provide for Assistant Authentication Officers, in addition to the Authentication Officer and Acting Authentication Officer, to authenticate documents on behalf of the Secretary of State.

**EFFECTIVE DATES:** July 31, 1996.

**FOR FURTHER INFORMATION CONTACT:** K.E. Malmberg, Attorney Adviser, Officer of the Legal Adviser, Department of State, 22d and C Street N.W., Washington D.C. 20520, Telephone (202) 647-5154.

**SUPPLEMENTARY INFORMATION:** 22 CFR part 131 was issued in 1957. At that time, the volume of authentications of legal documents for use outside the United States and of foreign legal documents for use within the United States was such that the Department of State Authentication Officer, or Acting Authentication Officer, could perform the authentication function. The volume of such authentications is now such that, even with the entry into force for the United States of the Convention abolishing the requirement of legalisation for foreign public documents of October 5, 1961 (33 UST 883), it is no longer practical for a single officer to perform this function. In order to enable the Department to respond more effectively to the needs of the public, this rule provides for additional officers to exercise authority to authenticate documents.

This rule relates to internal agency management. Therefore, pursuant to 5 USC 553, notice of proposed rulemaking and opportunity for comment are not required, and this rule may be made effective less than 30-days after publication in the Federal Register. Further, since this rule relates to internal agency management, it is exempt from the provisions of Executive Orders 12778 and 12866. Also, this rule is not a major rule and will not cause a significant economic impact or other substantial effect on small entities. Therefore, the requirements of the Regulatory Flexibility Act, 5 USC 601 *et seq.*, do not apply. Nor does the rule impose unfunded mandates requiring analysis under the Unfunded Mandates Reform Act. Because this is a rule of