performance needed to restore the land
to the applicable FSA, NRCS, Forest
Service, or State forestry standard.

§§701.213 through 701.225 [Reserved]

§ 701.226 Maximum financial assistance.
(a) In addition to other restrictions
that may be applied by FSA, an EFRP
participant will not receive more than
75 percent of the lesser of the
participant’s total actual cost or of the
total allowable costs, as determined by
this subpart, to perform the practice.

(b) A person, as defined in part 1400
of this title, is limited to a maximum
cost-share of $500,000 per person or
legal entity, per disaster.

(c) The Deputy Administrator may
waive the provisions of this section on
a case by case basis to address
unusually large losses. Such relief is
solely at the discretion of the Deputy
Administrator, and the failure to
provide such relief is not subject to
administrative review or appeal under
parts 11 or 780 of this title.

Signed in Washington, DC, November 9,
2010.
Jonathan W. Copps,
Administrator, Farm Service Agency.

[FR Doc. 2010–28946 Filed 11–16–10; 8:45 am]
BILLING CODE 3410–05–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 25
[Docket No. NM435; Special Conditions No.
25–413–SC]

Special Conditions: Bombardier Inc.
Model CL–600–2E25 Airplane,
Operation Without Normal Electrical
Power

AGENCY: Federal Aviation
Administration (FAA), DOT.
ACTION: Final special conditions; request
for comments.

SUMMARY: These special conditions are
issued for the Bombardier Inc. Model
CL–600–2E25 airplane. This airplane
will have a novel or unusual design
feature associated with a command-by-
wire (CBW) rudder-control system,
which requires a source of continuous
electrical power to operate the control
system. The current 14 CFR part 25.1351(d), “Operation without normal
electrical power,” requires safe
operation in VFR conditions for at least
five minutes with inoperative normal
electrical power. The applicable
airworthiness regulations do not contain
adequate or appropriate safety standards
for this design feature. These special
conditions contain the additional safety
standards that the Administrator
considers necessary to establish a level
of safety equivalent to that established
by the existing airworthiness standards.

DATES: The effective date of these
special conditions is November 5, 2010.
We must receive your comments by
January 3, 2011.

ADRESSES: You must mail two copies
of your comments to: Federal Aviation
Administration, Transport Airplane
Directorate, Attn: Rules Docket (ANM–
113), Docket No. NM435, 1601 Lind
Avenue, SW., Renton, Washington,
98057–3356. You may deliver two
copies to the Transport Airplane
Directorate at the above address. You
must mail your comments: Docket No.
NM435 You can inspect comments in the
Rules Docket weekdays, except
Federal holidays, between 7:30 a.m. and
4 p.m.

FOR FURTHER INFORMATION CONTACT:
Steve Slotte, ANM–111, Transport
Airplane Directorate, Aircraft
Certification Service, 1601 Lind
Avenue, SW., Renton, Washington,
98057–3356; telephone (425) 227–2315;
facsimile (425) 227–1149.

SUPPLEMENTARY INFORMATION: The FAA
has determined that notice of, and
opportunity for prior public comment
on, these special conditions are
impracticable because these procedures
would significantly delay issuance of
the design approval and thus delivery of
the affected aircraft. In addition, the
substance of these special conditions
has been subject to the public-comment
process in several prior instances with
no substantive comments received. The
FAA therefore finds that good cause
exists for making these special
conditions effective upon issuance.

Comments Invited
We invite interested people to take
part in this rulemaking by sending
written comments, data, or views. The
most helpful comments reference a
specific portion of the special
conditions, explain the reason for any
recommended change, and include
supporting data. We ask that you send
us two copies of written comments.

We will file in the docket all
comments we receive, as well as a
report summarizing each substantive
public contact with FAA personnel
concerning these special conditions.
You can inspect the docket before and
after the comment closing date. If you
wish to review the docket in person, go
to the address in the ADDRESSES
section of this preamble between 7:30 a.m. and
4 p.m., Monday through Friday, except
Federal holidays.

We will consider all comments we
receive on or before the closing date for
comments. We will consider comments
filed late if it is possible to do so
without incurring expense or delay. We
may change these special conditions
based on the comments we receive.

If you want us to acknowledge receipt
of your comments on these special
conditions, include with your
comments a self-addressed, stamped
postcard on which you have written the
docket number. We will stamp the date
on the postcard and mail it back to you.

Background
On February 28, 2007, Bombardier
Inc. applied for an amendment to Type
Certificate No. A21EA through
Transport Canada, to include the new
Model CL–600–2E25 airplane. The CL–
600–2E25, which is a derivative of the
CL–600–2D24 currently approved under
Type Certificate No. A21EA, is to be
certified for a maximum occupancy of
110 people, including 5 crewmembers.
The CL–600–2E25 has increased gross
weight, extended wing tip, and
increased fuselage length to
accommodate the additional passengers
as compared to the CL–600–2D24.

The CL–600–2E25 will have a CBW
rudder-control system that will affect
the performance of the airplane. This
system requires a continuous source of
electrical power to maintain an operable
control system.

Type Certification Basis
Under the provisions of Title 14, Code
of Federal Regulations (14 CFR) 21.101,
Bombardier Inc. must show that the
Model CL–600–2E25 airplane meets the
applicable provisions of 14 CFR part 25,
as amended by Amendments 25–1
through 25–119, except for earlier
amendments as agreed upon by the
FAA. These regulations will be
incorporated into Type Certificate No.
A21EA after type-certification approval
of the Model CL–600–2E25. The
regulations incorporated by reference in
the type certificate are commonly
referred to as the “original
type-certification basis.” The regulations
incorporated by reference in Type
Certificate No. A21EA are as follows:

The original type-certification basis
for the Model CL–600–2D24 (CRJ 900),
shown on TCDS A21EA, Revision 25,
and reprinted below.

Model CL–600–2D15/CL–600–2D24
Part 25, including Amendments 25–1
through 25–86. Amendments 25–88
through Amendments 25–90, and
Amendments 25–92 through 25–98 with the following exceptions:
- Section 25.783(f) at Amendment 25–23 shall replace § 25.783(f) at Amendment 25–88 for the Alt Cargo Compartment and Main Avionics Bay Doors only (common doors with CL–600–2C10 (CRJ–700));
- Section 25.807(d)(6) at Amendment 25–72 shall replace § 25.807(h) at Amendment 25–94;
- Sections 25.365, 25.831(a), and 25.1447(c) at Amendment 25–87. Part 25, Amendment 25–91, is not included in the type-certification basis.

Additional FAA Requirements for Model CL–600–2D15/CL–600–2D24

1. 14 CFR part 36, effective September 10, 1990, and including all amendments effective on the date of type certification.
2. 14 CFR part 34, effective September 10, 1990, and including all amendments effective on the date of type certification.
3. Special Conditions:

Equivalent safety has been established for the following requirements:

**CL–600–2D15/CL–600–2D24**

- Section 25.103 and others, Reduced Minimum Operating Speed Factors.
- Section 25.811(d)(2), Main Door Exit Marking Sign.
- Section 25.813(c)(2)(i), Emergency Exit Access.
- Section 25.904, Performance Credit for Use of APR During Reduced Thrust Takeoff.
- Section 25.933(a)(1)(ii), Thrust Reverser System.
- Section 25, appendix I, § 25.5(b)(4), Lack of On/Off Switch for Automatic Takeoff Thrust Control System (ATTCS).

In addition, the certification basis includes other regulations, special conditions, and exemptions that are relevant to these special conditions.

Type Certificate No. A21EA will be updated to include a complete description of the certification basis for this airplane model.

If the Administrator finds that the applicable airworthiness regulations (i.e., 14 CFR part 25) do not contain adequate or appropriate safety standards for the CL–600–2E25 because of a novel or unusual design feature, special conditions are prescribed under the provisions of 14 CFR 21.16.

In addition to the applicable airworthiness regulations and special conditions, the CL–600–2E25 must comply with the fuel-vent and exhaust-emission requirements of 14 CFR part 34, and the noise-certification requirements of 14 CFR part 36.

The FAA issues special conditions, as defined in 14 CFR 11.19, in accordance with § 11.38, and they become part of the type-certification basis under 14 CFR 21.101.

Special conditions are initially applicable to the model for which they are issued. Should the type certificate for that model be amended later to include any other model that incorporates the same or similar novel or unusual design feature, or should any other model already included on the same type certificate be modified to incorporate the same or similar novel or unusual design feature, the special conditions would also apply to the other model under § 21.101.

**Novel or Unusual Design Features**

The Bombardier Model CL–600–2E25 airplane will incorporate the following novel or unusual design features:

- The CL–600–2E25 airplane will have a CBW rudder-control system that requires a continuous source of electrical power to maintain operability of the control system.

**Discussion**

The current 14 CFR 25.1351(d), “Operation without normal electrical power,” requires safe operation in VFR conditions for at least five minutes with inoperative normal power. The rule was premised on a traditional design utilizing mechanical control cables for flight control while the crew took time to sort out the electrical failure, start engine(s) if necessary, and re-establish some of the electrical-power-generation capability.

To maintain the same level of safety associated with traditional designs, the Bombardier CL–600–2E25 design must not be time limited in its operation, including being without the normal source of power. It must be able to operate using the APU (Auxiliary Power Unit)-generated power. Service experience on other airplane models with similar electrical-power systems has shown that the loss of all electrical power, which is generated by the airplane’s engine generators or APU, is not extremely improbable. Thus, it must be demonstrated that the airplane can continue through safe flight and landing (including steering and braking on ground for airplanes using steer/brake-by-wire) with the use of its emergency electrical-power systems. These emergency electrical-power systems must be able to power loads that are essential for continued safe flight and landing.

**Applicability**

As discussed above, these special conditions are applicable to the Model CL–600–2E25. Should Bombardier Inc. apply for a later date for a change to the type certificate to include another model incorporating the same novel or unusual design feature, these special conditions would apply to that model as well.

**Conclusion**

This action affects only certain novel or unusual design features on one model of airplane. It is not a rule of general applicability.

Under standard practice, the effective date of final special conditions would be 30 days after the date of publication in the Federal Register; however, as the certification date for the Model CL–600–2E25 airplane is imminent, the FAA finds that good cause exists to make these special conditions effective upon issuance.

**List of Subjects in 14 CFR Part 25**

- Aircraft
- Aviation safety
- Reporting and recordkeeping requirements.

The authority citation for these special conditions is as follows:

**Authority:** 49 U.S.C. 106(g), 40113, 44701, 44702, 44704.

**The Special Conditions**

Accordingly, pursuant to the authority delegated to me by the Administrator, the following special conditions are issued as part of the type-certification basis for Bombardier Model CL–600–2E25 airplanes modified according to DCA 0145–000–00020–2008/FAA (latest revision approved by the FAA).

To ensure that the total loss of electrical power is extremely improbable, and because the loss of all electrical power may be catastrophic to airplanes utilizing an Electronic Flight Control System, the following Special Condition is issued in lieu of § 25.1351(d):
It must be demonstrated by test, or combination of test and analysis, that the airplane can continue safe flight and landing with inoperative normal engine- and APU-generated electrical power (for example, without electrical power from any source, except for the battery and any other standby electrical sources). The airplane operation should be considered at the critical phase of flight and include the ability to restart the engines and maintain flight for the maximum diversion time capability being certified.

Issued in Renton, Washington on November 5, 2010.

Jeffrey Duven,
Acting Manager, Transport Airplane Directorate, Aircraft Certification Service.

[FR Doc. 2010–28998 Filed 11–16–10; 8:45 am]
BILLING CODE 4910–13–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 25

[Docket No. NM434; Notice No. 25–412–SC]


AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final special conditions; request for comments.

SUMMARY: These special conditions are issued for the Bombardier Inc. Model CL–600–2E25 airplane. This airplane will have a novel or unusual design feature associated with the rudder-traveler limiting system controlling the command-by-wire (CBW) rudder. This system can serve to alleviate loads in the airframe but, in a failure state, can create loads in the airframe. The applicable airworthiness regulations do not contain adequate or appropriate safety standards for this design feature. These special conditions contain the additional safety standards that the Administrator considers necessary to establish a level of safety equivalent to that established by the existing airworthiness standards.

DATES: The effective date of these special conditions is November 5, 2010. We must receive your comments by January 3, 2011.

ADDRESSES: You must mail two copies of your comments to: Federal Aviation Administration, Transport Airplane Directorate, Attn: Rules Docket (ANM–113), Docket No. NM434, 1601 Lind Avenue, SW., Renton, Washington 98057–3356. You may deliver two copies to the Transport Airplane Directorate at the above address. You must mark your comments: Docket No. NM434. You can inspect comments in the Rules Docket weekdays, except Federal holidays, between 7:30 a.m. and 4 p.m.


SUPPLEMENTARY INFORMATION: The FAA has determined that notice of, and opportunity for prior public comment on, these special conditions are impracticable because these procedures would significantly delay issuance of the design approval and thus delivery of the affected aircraft. In addition, the substance of these special conditions has been subject to the public-comment process in several prior instances with no substantive comments received. The FAA therefore finds that good cause exists for making these special conditions effective upon issuance.

Comments Invited

We invite interested people to take part in this rulemaking by sending written comments, data, or views. The most helpful comments reference a specific portion of the special conditions, explain the reason for any recommended change, and include supporting data. We ask that you send us two copies of written comments.

We will file in the docket all comments we receive, as well as a report summarizing each substantive public contact with FAA personnel concerning these special conditions. You can inspect the docket before and after the comment closing date. If you wish to review the docket in person, go to the address in the ADDRESSES section of this preamble between 7:30 a.m. and 4 p.m., Monday through Friday, except Federal holidays.

We will consider all comments we receive on or before the closing date for comments. We will consider comments filed late if it is possible to do so without incurring expense or delay. We may change these special conditions based on the comments we receive.

If you want us to acknowledge receipt of your comments on these special conditions, include with your comments a self-addressed, stamped postcard on which you have written the docket number. We will stamp the date on the postcard and mail it back to you.

Background

On February 28, 2007, Bombardier Inc. applied for an amendment to Type Certificate No. A21EA, through Transport Canada, to include the new Model CL–600–2E25 airplane. The CL–600–2E25, which is a derivative of the CL–600–2D24 currently approved under Type Certificate No. A21EA, is to be certified for a maximum occupancy of 110 people, including 5 crewmembers. The CL–600–2E25 has increased gross weight, extended wing tip, and increased fuselage length to accommodate the additional passengers as compared to the CL–600–2D24. The CL–600–2E25 will have a CBW rudder-control system that will affect the structural performance of the airplane. The airplane will use CBW Rudder Electronic Control Unit (ECU) software as a replacement for the Rudder Travel Limiter to limit rudder commands. The CBW Rudder ECU controls the rudder, trim, and yaw damping as well. This system can serve to alleviate loads in the airframe but, in a failure state, can create loads in the airframe. The current rules do not adequately account for the effects of this system and its failures on structural performance. The special conditions defined herein provide the criteria to be used in assessing the effects of this system on structures.

Type Certification Basis

Under the provisions of § 21.101, Bombardier Inc. must show that the Model CL–600–2E25 airplane meets the applicable provisions of Title 14, Code of Federal Regulations (14 CFR) part 25, as amended by Amendments 25–1 through 25–119, except for earlier amendments as agreed upon by the FAA. These regulations will be incorporated into Type Certificate No. A21EA after type-certification approval of the Model CL–600–2E25. The regulations incorporated by reference in the type certificate are commonly referred to as the “original type-certification basis.” The regulations incorporated by reference in Type Certificate No. A21EA are as follows:

The original type-certification basis for the Model CL–600–2D24 (CRJ 900), shown on TCDS A21EA, Revision 25, and reprinted below.

Model CL–600–2D15/CL–600–2D24

Part 25, including Amendments 25–1 through 25–86, Amendments 25–88 through Amendments 25–90, and Amendments 25–92 through 25–98 with the following exceptions:

• Section 25.783(f) at Amendment 25–23 shall replace § 25.783(f) at Amendment 25–88 for the Aft Cargo Compartment and reprinted below for the Main Avionics Bay Doors only (common doors with CL–600–2C10 (CRJ)–700);