DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Amendment 39–16524 (75 FR 72653, January 3, 2011)]

SUMMARY:

The FAA is correcting an airworthiness directive (AD) that published in the Federal Register. That AD applies to the products listed above. The agency docket No. and the engine type in the subject heading and paragraph (c) in the Summary section and the Regulatory text are incorrect. This document corrects that error. In all other respects, the original document remains the same.

DATES: This final rule is effective January 3, 2011.

ADDRESS: You may examine the AD docket on the Internet at http://www.regulations.gov; or in person at the Docket Management Facility between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this AD, the regulatory information has been changed; therefore, only the changed portion of the final rule is being published in the Federal Register.

The effective date of this AD remains January 3, 2011.

Correction of Non-Regulatory Text

In the Federal Register of November 26, 2010, AD 2010–24–05: Amendment 39–16524 is corrected as follows:


On page 72653, in the third column, line 25 under 14 CFR Part 39, change “PW305A and PW305B Turboprop” to “PW305A and PW305B Turbofan”.

Correction of Regulatory Text

§ 39.13 [Corrected]

In the Federal Register of November 26, 2010, on page 72655, in the first column, paragraph (c) of AD 2010–24–05 is corrected to read as follows:

* * * * *

(c) This AD applies to Pratt & Whitney Canada Corp. (P&WC) PW305A and PW305B turbofan engines with certain impellers, part numbers (P/Ns) 30B2185, 30B2486, 30B2658–01, or 30B4565–01 installed. These engines are installed on, but not limited to, Hawker-Beech Corporation BAs 125 series 1000A, 1000B, and Hawker 1000 airplanes and Learjet Inc. Learjet 60 airplanes.

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Issued in Burlington, Massachusetts, on December 22, 2010.

Peter A. White,
Assistant Manager, Engine & Propeller Directorate, Aircraft Certification Service.

[FR Doc. 2010–33171 Filed 1–3–11; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

17 CFR Parts 275 and 279

[Release No. IA–3129; File No. S7–10–00]

RIN 3235–AI17

Amendments To Form ADV; Extension of Compliance Date

AGENCY: Securities and Exchange Commission.

ACTION: Final rule; extension of compliance date.

SUMMARY: The Securities and Exchange Commission is extending the compliance date for Part 2B of Form ADV, the brochure supplement, and for certain rule provisions that relate to the delivery of brochure supplements. The Commission is extending the compliance date generally for four months to provide certain investment advisers additional time to design, test and implement systems and controls to satisfy their obligations to prepare and deliver brochure supplements.

DATES: The effective date for amendments to Part 2 of Form ADV and related rules under the Advisers Act remains October 12, 2010. The compliance date for Form ADV, Part 2B and the provisions of rule 204–3 concerning the delivery of brochure supplements is extended generally for four months as described in the SUPPLEMENTARY INFORMATION section.

FOR FURTHER INFORMATION CONTACT: Vivien Liu, Senior Counsel, or Daniel Kahl, Branch Chief, at (202) 551–6787 or IArules@sec.gov, Office of Investment Adviser Regulation, Division of Investment Management, U.S. Securities and Exchange Commission, 100 F Street, NE., Washington, DC 20549–8549.

SUPPLEMENTARY INFORMATION: On July 28, 2010, the Commission adopted amendments to Part 2 of Form ADV [17 CFR 279.1], and related rules under the Investment Advisers Act of 1940 [15 U.S.C. 80b] ("Advisers Act"),1 to require registered investment advisers to provide clients with a brochure and brochure supplements written in plain English ("Adopting Release").2 The brochure contains information about the advisory firm, whereas the brochure supplement contains information about the advisory personnel on whom clients rely for investment advice. When we adopted amendments to Form ADV last July, we established two separate compliance dates for delivering brochure supplements. New investment adviser registrants, i.e., those that apply for registration on or after January 1, 2011, would begin providing brochure supplements to clients upon registering. Existing investment adviser registrants would provide brochure supplements to new and prospective clients upon filing their annual updating amendment to

1 See e.g., rule 204–3 [17 CFR 275.204–3], which requires registered advisers to deliver brochures and brochure supplements.

2 Amendments to Form ADV, Investment Advisers Act Rel. No. 3060 (July 28, 2010) [75 FR 49234 (Aug. 12, 2010)].