



13/EXE/90

Exemption from the Requirement in Civil Aviation Rule
CAR 115.357(3)(i)

PURSUANT TO Section 37(2)(c) of the Civil Aviation Act 1990,

I, John Kay, Acting Director of Civil Aviation, being satisfied that—

- (a) The requirement in CAR 115.357(3) that a holder of an adventure aviation certificate must ensure that persons performing the functions of a flight examiner hold an examiner rating issued under part 61 is unreasonable in the case of a hot air balloon operator; and
(b) the risk to safety will not be significantly increased by the granting of this exemption,

HEREBY EXEMPT—

Holders of an adventure aviation certificate authorising hot air balloon operations

FROM—

the requirement in Civil Aviation Rule CAR 115.357(3)(i) that a holder of an adventure aviation operator certificate must ensure that each person performing the functions of a flight examiner in an operational competency assessment programme required by rule 115.351 holds an appropriate current flight examiner rating issued by the Director under the Act and Part 61,

PROVIDED THAT—

The certificate holder ensures that each person performing the functions of a flight examiner is an Aviation Services Limited Designated Co-opted flight examiner (Balloon)

This exemption shall remain in effect unless withdrawn in writing by the Director.

SIGNED at Wellington
this 29th day of April 2013
by John Kay
Acting Director of Civil Aviation

Handwritten signature in blue ink over a horizontal line