



U.S. Department
of Transportation
**Federal Aviation
Administration**

Office of the Chief Counsel

800 Independence Ave., S.W.
Washington, D.C. 20591

JAN 4 2011

Scott Dickson


Dear Mr. Dickson,

This is in response to your December 13, 2010, e-mail requesting a legal interpretation regarding the application of 14 C.F.R. 121.503(b) to the following hypothetical scenario.

In your hypothetical scenario, a supplemental air carrier operating under Part 121 schedules a flight in a plane certificated for two pilots. The flight is scheduled as a nine-hour flight. The flightcrew includes three pilots each of whom will be on the flight deck for six hours during the flight and resting off the flight deck for three hours of the flight. Given this hypothetical scenario, your e-mail asks how much rest the operator would have to give each of the pilots after the flight pursuant to the provisions of § 121.503(b).

Section 121.503(b) applies to supplemental air operations, and it requires that "[e]ach pilot who has flown more than eight hours during any 24 consecutive hours must be given at least 16 hours of rest before being assigned to any duty with the certificate holder." In situations in which a pilot is put on an airplane to serve as a flight crewmember at some point between origin and destination, the FAA has interpreted the phrase "flown" in § 121.503(b) as encompassing the entire time that the pilot is on the airplane and not simply the time that the pilot is on the flight deck. *See* Aug. 27, 1997 Letter to Timothy D. Miller from Donald Byrne, Assistant Chief Counsel.

Applying this interpretation to your example, since each of the pilots is going to be a flight crewmember at some point during the flight, each pilot will have "flown" the entire 9 hours of the flight regardless of how long he or she is off the flight deck. *See id.* Therefore, each of these pilots will have flown over eight hours in a 24-consecutive-hour period and § 121.503(b) would then require that each pilot receive 16 hours of rest before being assigned to any further duty with the certificate holder. *See* 14 C.F.R. 121.503(b).

We appreciate your patience and trust that the above responds to your concerns. If you need further assistance, please contact my staff at (202) 267-3073. This response was prepared by Alex Zektser, Attorney, Regulations Division of the Office of the Chief Counsel, and coordinated with the Air Transportation Division of Flight Standards Service.

Sincerely,

A handwritten signature in black ink, appearing to read "Rebecca B. MacPherson". The signature is fluid and cursive, with the first name "Rebecca" being more prominent.

Rebecca B. MacPherson
Assistant Chief Counsel for Regulations, AGC-200