



Australian Government
Civil Aviation Safety Authority

Instrument number CASA EX22/14

I, MALCOLM DOUGLAS McGREGOR, Acting Executive Manager, Airspace and Aerodrome Regulation Division, a delegate of CASA, make this instrument under regulation 11.160 of the *Civil Aviation Safety Regulations 1998 (CASR 1998)*.

[Signed M. McGregor]

Malcolm D. McGregor
Acting Executive Manager
Airspace and Aerodrome Regulation Division

6 March 2014

Exemption — from provisions in Part 173 of CASR 1998 — IDS Australasia Pty Ltd

1 Revocation

Instrument CASA EX63/13 is revoked.

2 Application

This instrument applies to IDS Australasia Pty Ltd of Unit 5, 3-5 Hinkler Court, Brendale, Qld, Australia, 4500 (*IDS AU*) and the IDS-AU Chief Designer.

3 Definition — Chief Designer includes person acting

In this instrument, a reference to Chief Designer includes a reference to a person:

- (a) approved by CASA; and
- (b) appointed by IDS-AU;

to act as, and acting as, the Chief Designer (the *Acting Chief Designer*).

4 Design and review of Terminal Instrument Flight Procedures

Sections 5 and 6 of this instrument apply to IDS-AU and its Chief Designer for carrying out design work on, and for review or amendment of, the following TIFPs (the *listed TIFPs*):

- (a) Non-precision Approach (Ground-based);
- (b) Non-precision Approach (RNAV);
- (c) Precision Approach (Ground-based);
- (d) Precision Approach (RNAV);
- (e) Departure;
- (f) Helicopter (Off-shore) – Airborne Radar;
- (g) Helicopter (Off-shore) – Non-directional Beacons (NDB).

5 Exemption — listed TIFPs

For listed TIFPs, IDS-AU and its Chief Designer are exempt from compliance with each of the provisions in Part 173 of CASR 1998 mentioned in Schedule 1, to the extent mentioned for the provision.

Note The provisions of Part 173 of CASR 1998 and the *Manual of Standards (MOS) Part 173 — Standards Applicable to Instrument Flight Procedure Design* (the **MOS**), other than those to which the exemption expressly relates, continue to apply.

6 Conditions — listed TIFPs

The exemption in section 5 is subject to the conditions mentioned in Schedule 2.

7 Expiry

This instrument expires at the end of February 2017, as if it had been revoked by another instrument.

Schedule 1 Extent of exemption under section 5 for listed TIFPs

Item	Provision	Exempted to the extent of the following requirements
1	Subregulation 173.075 (1)	The requirement under paragraph 2.1.1.1 (r) of the MOS that the operations manual must have a description of the procedures to be used to ensure that designs are completed in accordance with the drafting conventions contained in section 8.9 of the MOS (Publishing).
2	Paragraph 173.085 (1) (b)	The requirement under paragraph 1.1.1.2 (b) of the MOS to design in accordance with the drafting conventions contained in section 8.9 of the MOS (Publishing).
3	Subregulation 173.100 (1)	The requirement that the Chief Designer's certificate certify that a procedure is designed and validated in accordance with the standards set out in, or referred to in, the MOS, to the extent that the MOS requires designs to be in accordance with the drafting conventions contained in section 8.9 of the MOS (Publishing).

Schedule 2 Conditions on exemption under section 6

- 1 IDS-AU must ensure that each listed TIFP which is given to the AIS for publication in the AIP is accompanied by the Chief Designer's certificate certifying that the procedure is designed and validated in accordance with any applicable standards set out in, or referred to in, ICAO Doc 8168 (PANS-OPS) and the MOS, except for section 8.9 of the MOS (Publishing).
- 2 The IDS-AU operations manual must include a description of the processes and documents used to present the Chief Designer and design staff with the relevant standards, rules and procedures contained in the drafting conventions agreed between IDS-AU and AIS for listed TIFP.

- 3 For each listed TIFP, in addition to any other requirement under CASR 1998 or the MOS to maintain a TIFP, IDS-AU must review the TIFP to ensure that it complies with the relevant standards in CASR 1998 and the MOS as modified by this instrument.
- 4 For clause 3:
 - (a) the first review of a listed TIFP must occur before the third anniversary of the date of publication of the TIFP; and
 - (b) the second review of the listed TIFP must occur before the third anniversary of the date of the first review; and
 - (c) each subsequent review of the listed TIFP must occur before the third anniversary of the date of the preceding review.

Note The intention is that IDS-AU must ensure that not more than 3 years elapses between its compliance reviews of each listed TIFP.
