



Australian Government
Civil Aviation Safety Authority

Instrument number CASA EX173/16

I, ANDREW HERBERT RUDOLF TIEDE, Air Navigation, Airspace and Aerodromes Manager, Aviation Group, a delegate of CASA, make this instrument under subregulations 11.160 (1) and 11.205 (1) and regulation 173.375 of the *Civil Aviation Safety Regulations 1998 (CASR 1998)*.

[Signed A.H. Tiede]

Andrew Tiede
Air Navigation, Airspace and Aerodromes Manager
Aviation Group

24 November 2016

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

1 Repeal

Instrument CASA EX22/14 is repealed.

2 Definitions

In this instrument:

IDS-AU means IDS Australasia Pty Ltd, ARN 819703.

IDS-AU chief designer means the person appointed as chief designer for IDS-AU under regulation 173.165 of CASR 1998 or appointed to act as chief designer for IDS-AU under regulation 173.170.

MOS means the *Manual of Standards (MOS) Part 173 — Standards Applicable to the Provision of Instrument Flight Procedure Design*, as in force from time to time.

TIFP means terminal instrument flight procedure.

Note In this instrument certain terms and expressions have the same meaning as they have in the *Civil Aviation Act 1988* and *Civil Aviation Safety Regulations 1998*. These include: **ARN**, **certified designer**, **chief designer** and **terminal instrument flight procedure**.

3 Application

This instrument applies in relation to IDS-AU if it carries on design work on a TIFP.

4 Exemptions

- (1) IDS-AU is exempt from compliance with a provision of Part 173 of CASR 1998 mentioned in column 1 of the table in Schedule 1 to the extent mentioned in column 2.
- (2) A person appointed as IDS-AU chief designer under Division 173.B.3 of CASR 1998 is exempt from compliance with paragraph 173.180 (d) of CASR 1998 to the extent that the chief designer is responsible for certifying that a TIFP is designed and validated in accordance with the requirements set out or referred to in section 8.9 of the MOS (Publishing).

5 Conditions

The exemptions in subsection 4 (1) are subject to the conditions mentioned in Schedule 2.

6 Direction

For regulation 173.375 of CASR 1998, CASA directs IDS-AU to ensure that, within 30 days of the date of this instrument, the following information is included in its operations manual:

- (a) a description of the processes and documents used to present the standards, rules and procedures contained in the drafting conventions agreed between IDS-AU and the AIS to:
 - (i) the chief designer; and
 - (ii) an employee of the certified designer who carries on design work on a TIFP in the course of the employee's duties;
- (b) a copy and explanation of this instrument;
- (c) a copy of any directions given by CASA for regulation 173.375 of CASR 1998.

7 Expiry

This instrument is repealed at the end of 31 October 2019.

Schedule 1 Extent of exemptions under subsection 4 (1)

Item	Provision (Column 1)	Exempted to the extent of the following requirements (Column 2)
1	Subregulation 173.075 (1)	The requirement under paragraph 2.1.1.1 (r) of the MOS requiring a certified designer's operations manual to have a description of the procedures to be used to ensure that designs are completed in accordance with the requirements set out in section 8.9 of the MOS (Publishing).
2	Paragraph 173.085 (1) (b)	The requirement under subsection 1.1.1.2 of the MOS requiring the design of TIFPs to be in accordance with the requirements set out in section 8.9 of the MOS (Publishing).
3	Subregulation 173.100 (1)	The requirement that a certified designer must ensure that the chief designer's certificate is to the effect that the TIFP is designed and validated in accordance with the requirements set out or referred to in section 8.9 of the MOS (Publishing).

Schedule 2 Conditions

To ensure that a TIFP continues to comply with the applicable standards for the TIFP in CASR 1998, the MOS and this instrument, IDS-AU must complete reviews of a TIFP:

- (a) within 3 years after publication of the TIFP; and
- (b) at least once every 3 years after the date of the first review; and
- (c) within 3 years of the date of each preceding review.