

NOTICE OF AMENDMENT

Amendments to the Air Navigation Order (S616/2017)

The Air Navigation Order (ANO) has been amended by the Air Navigation (Amendment) Order 2017 (S616/2017) which came into effect on 31 October 2017.

The Air Navigation Order, incorporating the following amendments, is available at the [CAAS website](#).

S573/91; S49/92; S60/92; S180/92; S61/93; S199/93; S8/94; S67/98;
S325/2000; S384/2000; S166/2002; S56/2003; S440/2003; S581/2003;
S331/2005; S781/2005; S487/2006; S640/2006; S299/2009; S278/2010;
S423/2010; S729/2010; S162/2011; S570/201; S124/2012; S617/2012;
S348/2013; S21/2015; S351/2015; S803/2015; S181/2016; S475/2016 and
S589/2016.

This online ANO version is for ease of reference and is not intended to replace the official printed version.

The key amendments are:

- a) To provide for the grant of an approval to Maintenance, Repair and Overhaul Organisations (“MROs”) in Singapore that perform maintenance work on foreign aircraft or aircraft components fitted on foreign aircraft;
- b) To provide for aircraft flown for special purposes to be categorised as “Special Category” aircraft;
- c) To revise the fees payable for the following:
 - i. The Certificate of Airworthiness application fee for Special Category aircraft;
 - ii. The fee for the conduct of inspection, audit, testing or evaluation in relation to certain approvals/approval holders;
 - iii. The application fee for the grant or renewal of an approval to a MRO to perform aircraft maintenance; and
- d) To exclude a foreign air operator from the requirement to obtain an Operations Permit, where diplomatic clearance has been granted to that operator by the Singapore Government for its operation of an aircraft into and out of Singapore.