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DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 2003-SW-34-AD; Amendment 39-13276; AD 2003-15-51]

RIN 2120-AA64

315B, SA316C, and Airworthiness Directives; Eurocopter France Model SE3160, **SA319B Helicopters**

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; request for comments.

SUMMARY: This document publishes the ederation that the ederation of the Airworthiness Directive (AD) 2003-1551, which is sent previously to all known U.S. owners and operators of the specified model F ocop. France (Eurocopter) helicopters by individual letters. This AD requires inspecting ear main rotor lade (blade) root end bolt (bolt) and bolt hole for a crack or corrosion or a crack the Lade root end fitting (fitting) and for certain serial-numbered blades, a one-time pull test on ear fitting and blade root end doubler (doubler) to detect disbonding. This amendment is procepted y a Noverrom the blade manufacturer of the discovery of a cracked blade; the cause of the crack emains under investigation. The actions specified by this AD are intended to preven failth of a blade and subsequent loss of control of the helicopter.

DATES: Effective Sepumber 12, 2003, to all persons except those persons to whom it was made immediately fective b Emergency AD 2003-15-51, issued on July 16, 2003, which contained the requirements of is ar endment.

The ipproved by reference of certain publications listed in the regulations is approved by the Directof the ederal Register as of September 12, 2003.

Comment for inclusion in the Rules Docket must be received on or before October 27, 2003.

ADDRESSES: Submit comments in triplicate to the Federal Aviation Administration (FAA), Office of the Regional Counsel, Southwest Region, Attention: Rules Docket No. 2003-SW-34-AD, 2601 Meacham Blvd., Room 663, Fort Worth, Texas 76137. You may also send comments electronically to the Rules Docket at the following address: 9-asw-adcomments@faa.gov. The service information referenced in this AD may be obtained from Rotor Trends, LLC, 1715 N. Pinal Avenue, Casa Grande, Arizona 85222, telephone: (520) 421-7482, fax: (520) 421-7458, E-mail: imp@helisupport.com. This information may be examined at the FAA, Office of the Regional Counsel, Southwest Region, 2601 Meacham Blvd., Room 663, Fort Worth, Texas; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Jon Mowery, Aviation Safety Engineer, FAA, Los Angeles Aircraft Certification Office, Airframe Branch, 3960 Paramount Blvd., Lakewood, California 90712, telephone: (562) 627-5322, fax: (562) 627-5210.

SUPPLEMENTARY INFORMATION: On July 16, 2003, the FAA issued Emergency AD 2003-15-51 for the specified model helicopters, which requires inspecting the blade bolts and bolt holes for a crack or corrosion or a crack on the blade fittings using a 10x or higher magnifying glass, and for certain serial-numbered blades, a one-time pull test on the blade fittings and doublers to detect disbonding. That action was prompted by a report from the blade manufacturer of a cracked blade, which was discovered on May 27, 2003. The cause of the crack is unknown at this time, now ver investigation indicates that the crack may be attributable to a quality control system roblem. This condition, if not corrected, could result in failure of a blade and subsequent loss of control of the helicopter.

The FAA has reviewed Rotor Trends, LLC Service Bulletin No. 01.02 dated May 9, 20.3, which describes procedures for initial and repetitive inspections of the bolts and bolds describes for cerack or corrosion using a 10x magnifying glass and light. A one-time pull test on the blade fittings and doublers to detect disbonding is also described. If a crack is found on a blade fitting or in a bolt hole, or if any corrosion is found in a bolt hole or radiating from a bolt hole, or if disbonding is detected in the blade fittings or doublers, removing the blade and replacing it with an air forthy blade is specified. If corrosion is detected only on bolts, replacing the affected beat with airworthy bolts is specified.

Since the unsafe condition described is likely to use to revelor on other Eurocopter Model SE3160, SA315B, SA316B, SA316C, and SA3173 helicopters of the same type designs, the FAA issued Emergency AD 2003-15-51 to prevent fail replay a blade and subsequent loss of control of the helicopter. The AD requires, for blades, part number (P/N) 3160-100-01 (all serial numbers), within 10 hours time-in-service (TIS) or 30 day, which ever cours first, inspecting the blade bolts and bolt holes for a crack or corrosion using a tox or legal magnifying glass. If a crack is found on a blade fitting or in a bolt hole, or if any corrosion of found in a bolt hole or radiating from a bolt hole, removing the blade and replacing it with an a tworthy blade is required. If corrosion is detected only on bolts, replacing the affected bolts with airworthy bolts, P/N NAS1105, is required. The AD also requires, for blades, P/N L2160-10-01, so call numbers 600 through 671, within 50 hours TIS or 90 days, whichever occurrents, sone-inequal test on the blade fittings and doublers to detect disbonding. The active is must be accomplished in accordance with the service bulletin described previously. The start contained time involved is required because the previously described critical unsafe condition calculved by affect controllability and structural integrity of the helicopter. Therefore, inspections, cull test, and replacements, if necessary, are required at short compliance times, and the AD must be issued immediately.

Shee it was found that immediate corrective action was required, notice and opportunity for price public remment thereon were impracticable and contrary to the public interest, and good cause exist. It is make the AD effective immediately by individual letters issued on July 16, 2003 to all known U.S. or ners and operators of Eurocopter Model SE3160, SA315B, SA316B, SA316C, and SA319B hencopters. These conditions still exist, and the AD is hereby published in the Federal Register as an amendment to 14 CFR 39.13 to make it effective to all persons.

On July 10, 2002, the FAA issued a new version of 14 CFR part 39 (67 FR 47997, July 22, 2002), which governs the FAA's AD system. The regulation now includes material that relates to altered products, special flight permits, and alternative methods of compliance. Because we have now included this material in part 39, we no longer need to include it in each individual AD.

The FAA estimates that this AD will affect 30 helicopters of U.S. registry, and the visual inspection and pull test will take approximately 4 work hours each per helicopter to accomplish, and replacing the blades (if necessary) will take approximately 3 hours to accomplish at an average labor rate of \$65 per work hour. Required parts will cost approximately \$100,000 per helicopter, if replacement of the blades is necessary. Based on these figures, we estimate the total cost impact of the AD on U.S. operators to be \$115,795 per helicopter, assuming one inspection per year and one pull test for each helicopter in the entire fleet; and, replacing the blades on one helicopter.

Comments Invited

Although this action is in the form of a final rule that involves requirements affecting flight safety and, thus, was not preceded by notice and an opportunity for public comment, comments are invited on this rule. Interested persons are invited to comment on this rule by abmitting such a ritten data, views, or arguments as they may desire. Communications should idea by the tales Dacket number and be submitted in triplicate to the address specified under the capture. DDRF SES. All communications received on or before the closing date for comments and be considered, and this rule may be amended in light of the comments received. Factual information that upper as the commenter's ideas and suggestions is extremely helpful in evaluation the effectiveness of the AD action and determining whether additional rulemaking action would be needed.

Comments are specifically invited on the overall regreatory, cononic, environmental, and energy aspects of the rule that might suggest a need to morify the rule All comments submitted will be available in the Rules Docket for examination by incrested persons. A report that summarizes each FAA-public contact concerned with the substance of this X will be filed in the Rules Docket. Commenters wishing the FAA to acknowledge receipt of their mailed comments submitted in

Commenters wishing the FAA to acknowledge recept of their mailed comments submitted in response to this rule must submit a self-add red, stamped ostcard on which the following statement is made: "Comments to Docke No. 203-St. 4-AD." The postcard will be date stamped and returned to the commenter.

The regulations adopted here; will be have a substantial direct effect on the States, on the relationship between the nation. Government and the States, or on the distribution of power and responsibilities among the values levels of government. Therefore, it is determined that this final rule does not have federalism in a cations ander Executive Order 13132.

The FAA has determined that this regulation is an emergency regulation that must be issued immediately to correct an uprafe condition in aircraft, and that is not a "significant regulatory action" under Executive Order 1856. It has been determined further that this action involves an emergency regulation under Do F. Regulatory Policies and Procedures (44 FR 11034, February 26, 1979). If it is determined that this energency regulation otherwise would be significant under DOT Regulatory Policies and Procedures at final regulatory evaluation will be prepared and placed in the Rules Docket. Acopy 15it is filed, may be obtained from the Rules Docket at the location provided under the aption 15DRESSES.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39-AIRWORTHINESS DIRECTIVES

1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding a new airworthiness directive to read as follows:



AIRWORTHINESS DIRECTIVE



Aircraft Certification Service Washington, DC

U.S. Department of Transportation Federal Aviation Administration

We post ADs on the internet at "www.faa.gov"

The following Airworthiness Directive issued by the Federal Aviation Administration in accordance with the provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft model of which our records indicate you may be the registered owner. Airworthiness Directives affect aviation safety and are regulations which require immediate attention. You are cautioned that no person may operate an aircraft to which an Airworthiness Directive applies, except in accordance with the requirements of the provision of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft to which an Airworthiness Directive applies, except in accordance with the requirements of the provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations which requirements of the provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to an aircraft toward the regulations of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to a regulation of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to a regulation of the Provisions of Title 14 of the Code of Federal Regulations (14 CFR) part 39, applies to a regulation of the Provisions of Title 14 of the Code of Title 14 of the Code of Title 14 of the Code of Title

2003-15-51 Eurocopter France: Amendment 39-13276. Docket No. 2003-SW-24-A

Applicability: Model SE3160, SA315B, SA316B, SA316C, and SA316B held opters, with main rotor blade (blade), part number (P/N) L3160-100-01, produced under a Parts of interpretable approved by Supplemental Type Certificate SH778GL, installed, certificate d in the program of the control of

Compliance: Required as indicated, unless accomplished previously.

To prevent failure of a blade and subsequent loss of cort of of the believe ter, accomplish the following:

- (a) For helicopters that have a blade, part number (P/N) 3160-60-01 (all serial numbers), installed, within 10 hours time-in-service (TIS) of 30 days, white ever occurs first, using a 10x or higher magnifying glass, visually inspect each blade, of encount of the bolt (bolt) and bolt hole for corrosion in a bolt hole or radiating from a bolt hole, or first crack on a lade root end fitting (fitting) or in a bolt hole, in accordance with Part A of Rotor arend LLC service Bulletin No. 01.03, dated July 9, 2003 (SB).
- (b) If corrosion or a crack in found, replace the blade with an airworthy blade before further flight. If corrosion is detected ally of a bolt, P/N NAS1105, replace the affected bolt with an airworthy bolt before further flight.
- (c) For helicopte, that have a blade, P/N L3160-100-01, serial numbers 600 through 671, installed, within 5 hour 77S or 90 days, whichever occurs first, conduct a one-time pull test on each fitting and blade rootend at ubler to detect disbonding in accordance with Part B of the SB, except that you are not require to contact or return a form to Rotor Trends, LLC.
 - In disbolating detected, replace the blade with an airworthy blade before further flight.
- request a different method of compliance or a different compliance time for this AD, follow the precedures in 14 CFR 39.19. Contact the Los Angeles Aircraft Certification Office, Transport Airplane Directorate, FAA, for information about previously approved alternative methods of compliance.
 - (f) Special flight permits will not be issued.
- (g) The visual inspections and pull test shall be done in accordance with Rotor Trends, LLC Service Bulletin No. 01.03, dated July 9, 2003. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. Copies may be obtained from Rotor Trends, LLC, 1715 N. Pinal Avenue, Casa Grande, Arizona 85222, telephone: (520) 421-7482, fax: (520) 421-7458, Email: jmp@helisupport.com. Copies may be

inspected at the FAA, Office of the Regional Counsel, Southwest Region, Attention: Rules Docket No. 2003-SW-34-AD, 2601 Meacham Blvd., Room 663, Fort Worth, Texas 76137; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

(h) This amendment becomes effective on September 12, 2003, to all persons except those persons to whom it was made immediately effective by Emergency AD 2003-15-51, issued July 16, 2003, which contained the requirements of this amendment.

Issued in Fort Worth, Texas, on August 8, 2003. David A. Downey, Manager, Rotorcraft Directorate, Aircraft Certification Service. [FR Doc. 03-21520 Filed 8-27-03; 8:45 am] BILLING CODE 4910-13-P