

NOTICE OF MAKING OF A RULE BY ADOPTION BY REFERENCE
PURSUANT TO SECTION 42 OF THE CIVIL AVIATION ACT 2008 (Act
No.7 of 2008)

Pursuant to the Civil Aviation Act 2008 section 42, I, Honourable Varian Lonamei, Minister responsible for Aviation, hereby give notice of the making of a Civil Aviation Rule by adoption

Solomon Islands Civil Aviation Rules Part 71

Designation and Classification of Airspace

Adoption Statement

The rule part which shall be cited as Solomon Islands Civil Aviation Rule Part 71 comprises an adoption of the New Zealand Civil Aviation Rules Part 71 as modified hereunder and which Rule Part shall read subject to the following Interpretation Statement.

Interpretation Statement

(i) Any words (including place names) and numbers (including section numbers of Solomon Islands Acts of Parliament) to be substituted

Throughout

1. For “New Zealand” read “Solomon Islands”
2. “the Act” means the Civil Aviation Act, 2008
3. “Director” refers to the Director of Civil Aviation
4. “Minister” refers to the minister for the time being responsible for Civil Aviation in Solomon Islands

71.3

Delete:

(a)

“(1) any portion of airspace within the Auckland Oceanic Flight Information Region and the New Zealand Flight Information Region as any one or more of the following:”

And replace with:

“(1) any portion of airspace within the Honiara Flight Information Region as any one or more of the following”

71.51

Delete:

“(b)If another ICAO Contracting State provides an air traffic control service for any portion of airspace within the Auckland Oceanic Flight Information Region, the Director must— (1) designate that portion of airspace as a control area or a control zone in accordance with this Subpart after consulting with the other State; and (2) classify that portion of airspace as Class A, B, C, D, or E airspace in accordance with Subpart C.”

71.153

“(ii) within the territorial limits of another ICAO Contracting State in the Auckland Oceanic Flight Information Region upon request by that State; and”

(ii) any part or parts of the adopted rule which shall not apply in Solomon Islands

71.17 – Transitional Provisions

71.155 – Military Operating Areas

(iii) any general exemptions which will apply in Solomon Islands

Nil

(iv) any additional provisions or requirements not found in the New Zealand Rule Part but which will apply in Solomon Islands

Nil

(v) any amendment to, or repeal of, any rule previously adopted in accordance with the provisions and procedures of this section

Nil

(vi) any forms to be used in Solomon Islands

Nil

(vii) any equivalent documents to be substituted for documents referred to in the adopted rule part

Not applicable

(viii) any direction as to the application or non application to Solomon Islands of any amendment or repeal of an adopted rule part by its country of origin

This rule shall adopt any New Zealand amendments unless otherwise stated

(ix) any standards, requirements, recommended practices, rules or other written material or document incorporated by reference under section 40

Not applicable

(x) any other matter which would assist in the practical, clear and unambiguous interpretation and application of the adopted rule in Solomon Islands.

This Rules Adoption Statement comes into force on 5th of June 2009

Dated this 2nd day of June 2009