Aircraft Certification Service.

Pat Mullen,

information on the availability of this

at the FAA, Small Airplane Directorate, 901

AGENCY: Helicopter Corporation

RIN 2120–AA64

Identifier 2016–SW–067–AD

[Docket No. FAA–2017–0141; Directorate

14 CFR Part 39

Federal Aviation Administration

DEPARTMENT OF TRANSPORTATION

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AD 2015–08–51, Amendment 39–18160 (80 FR


Actions Since AD 2015–08–51 Was Issued

Since we issued AD 2015–08–51, we received additional reports of cracked spindles. Additionally, Enstrom revised its service information to reduce the time for the initial MPI from 3,500 hours TIS to 1,500 hours TIS and extend the compliance time for a recurring MPI of the spindles from 300 hours TIS to 500 hours TIS. Based on a review of the in-service data and a fatigue analysis, the FAA determined a life limit and repetitive MPIS were necessary to reduce the risk of a crack developing in a spindle. We also determined the reporting requirement in AD 2015–08–51 is no longer necessary.

We issued AD 2015–08–51 as interim action in this proposed AD would provide long-term requirements to prevent a spindle failure. Accordingly, this

[FR Doc. 2017–03965 Filed 3–1–17; 8:45 am

http://www.zlinaircraft.eu.

You may examine the MCAI on the Internet:

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to assure the product is airworthy before it is

news.

related.

you are required to

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products.

prevent the unsafe condition on these

These proposed actions are intended to

spindles and would require establishing

life limit and a recurring inspection.

proposed actions are intended to

prevent the unsafe condition on these

spindles. Additionally, Enstrom revised

received additional reports of cracked

AD 2015–08–51 applies to helicopters

its service information to reduce the

to

enstromhelicopter.com. You may review

service information at the FAA, Small Airplane

901 Locust, Kansas City, Missouri 64106. For

on the availability of this material at the FAA, call (816) 329–4148.

Issued in Kansas City, Missouri, on

February 17, 2017.

Pat Mullen,

Acting Manager, Small Airplane Directorate,

Aircraft Certification Service.

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We propose to supersede

Airworthiness Directives; The Enstrom Helicopter Corporation

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: We propose to supersede

airworthiness directive (AD) 2015–08–51 for Enstrom Helicopter Corporation (Enstrom) Model F–28A, 280, F–28C, F–28C–2, F–28C–2R, 280C, F–28F, F–28F–R, 280F, 280FX, and 480 helicopters. AD 2015–08–51 requires an inspection of the main rotor spindle (spindle) and reporting the inspection results to the FAA. This proposed AD was prompted by additional reports of cracked spindles and would require establishing a life limit and a recurring inspection. These proposed actions are intended to prevent the unsafe condition on these products.

DATES: We must receive comments on

this proposed AD by May 1, 2017.

ADDRESSES: You may send comments by

any of the following methods:

• Federal eRulemaking Docket: Go to

http://www.regulations.gov. Follow the

online instructions for sending your comments electronically.

• Fax: 202–493–2251.

• Mail: Send comments to the U.S.

Department of Transportation, Docket Operations, M–30, West Building

Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington,

DC 20590–0001.

• Hand Delivery: Deliver to the

“Mail” address between 9 a.m. and 5 p.m., Monday through Friday, except

Federal holidays.

Examining the AD Docket

You may examine the AD docket on

the Internet at http://

www.regulations.gov by searching for

and locating Docket No. FAA–2017–0141; or in person at the Docket Operations Office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this proposed AD, the economic evaluation, any comments received and other information. The street address for the Docket Operations Office (telephone 800–647–5527) is in the ADDRESSES section. Comments will be available in the AD docket shortly after receipt.

For service information identified in

this proposed rule, contact Enstrom Helicopter Corporation, 2209 22nd

Street, Menominee, MI; telephone (906) 863–1200; fax (906) 863–6821; or at

www.enstromhelicopter.com. You may review service information at the FAA, Office of the Regional Counsel, Southwest Region, 1201 Hillwood

Pkwy., Room 6N–321, Fort Worth, TX 76177.

FOR FURTHER INFORMATION CONTACT:

Monica Nemcek, Continued

Operational Safety Program Manager, Chicago Aircraft Certification Office,

Small Airplane Directorate, FAA, 2300 East Devon Ave., Des Plaines, IL 60018:

(847) 294–7618; email 9-AGL-CHI-ACO-

COS@faa.gov.

SUPPLEMENTARY INFORMATION:

Comments Invited

We invite you to participate in this

rulemaking by submitting written

comments, data, or views. We also

invite comments relating to the

economic, environmental, energy, or

federalism impacts that might result

from adopting the proposals in this

document. The most helpful comments reference a specific portion of the

proposal, explain the reason for any

recommended change, and include

supporting data. To ensure the docket
does not contain duplicate comments,

commenters should send only one copy

of written comments, or if comments are

filed electronically, commenters should

submit only one time.

We will file in the docket all

comments that we receive, as well as a

report summarizing each substantive

public contact with FAA personnel

concerning this proposed rulemaking.

Before acting on this proposal, we will

consider all comments we receive on

or before the closing date for comments.

We will consider comments filed after

the comment period has closed if it is

possible to do so without incurring

expense or delay. We may change this

proposal in light of the comments we

receive.

Discussion

We invite you to participate in this

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comments, data, or views. We also

invite comments relating to the

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Before acting on this proposal, we will

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or before the closing date for comments.

We will consider comments filed after

the comment period has closed if it is

possible to do so without incurring

expense or delay. We may change this

proposal in light of the comments we

receive.

Discussion

On May 8, 2015, we issued AD 2015–08–51, Amendment 39–18160 (80 FR

28172, May 18, 2015), which was sent previously as an emergency AD to all


14282–11 or 28–14282–13 installed and requires conducting a one-time

magnetic particle inspection (MPI) of the spindle for cracks and reporting the

inspection results to the FAA. AD 2015–08–51 was prompted by a fatal accident

and reports of spindles with cracks. The actions of AD 2015–08–51 are intended
to detect a crack in a spindle and prevent loss of a main rotor blade and

subsequent loss of control of the helicopter.

Actions Since AD 2015–08–51 Was Issued

Since we issued AD 2015–08–51, we received additional reports of cracked
spindles. Additionally, Enstrom revised its service information to reduce the time
for the initial MPI from 3,500 hours TIS to 1,500 hours TIS and extend the
compliance time for a recurring MPI of the spindles from 300 hours TIS to 500
hours TIS. Based on a review of the in-service data and a fatigue analysis, the
FAA determined a life limit and repetitive MPIS were necessary to reduce the risk of a crack developing in a spindle. We also determined the reporting requirement in AD 2015–08–51 is no longer necessary.

We issued AD 2015–08–51 as interim action in this proposed AD would provide long-term requirements to prevent a spindle failure. Accordingly, this

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

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proposed AD would require an MPI of the spindle every 500 hours TIS until the spindle reaches its new life limit of 1,500 hours TIS. These proposed actions are intended to detect a crack in a spindle and prevent loss of a main rotor blade and subsequent loss of control of the helicopter.

**FAA’s Determination**

We are proposing this AD because we evaluated all the relevant information and determined the unsafe condition described previously is likely to exist or develop in other products of these same type designs.

**Related Service Information**

We reviewed Enstrom Service Directive Bulletin No. 0119, Revision 3, dated June 24, 2016, for Model F–28A, F–28C, F–28F, 280, 280C, 280F, and 280FX helicopters with a spindle P/N 28–14282–11 or 28–14282–13. This proposed AD would require an MPI of the spindle every 500 hours TIS until the spindle reaches its new life limit of 1,500 hours TIS. These proposed actions are intended to detect a crack in a spindle and prevent loss of a main rotor blade and subsequent loss of control of the helicopter.

**Differences Between This Proposed AD and the Service Information**

This proposed AD would require establishing a spindle life limit of 1,500 hours TIS for spindle P/Ns 28–14282–11 and 28–14282–13. This proposed AD would also require an initial and recurring MPI of the spindles.

**Proposed AD Requirements**

This proposed AD would require establishing a life limit of 1,500 hours TIS for spindle P/Ns 28–14282–11 and 28–14282–13. This proposed AD would also require an initial and recurring MPI of the spindles.

**Costs of Compliance**

We estimate that this proposed AD would affect 323 helicopters of U.S. Registry. We estimate that operators may incur the following costs in order to comply with this AD. Labor costs are estimated at $85 per work-hour. Inspecting the spindles would take about 15 work-hours for an estimated cost of $1,275 per helicopter and $411,825 for the U.S. fleet per inspection cycle. Replacing a cracked spindle would cost $8,164 for parts and no additional work-hours. Replacing a set of three spindles that have reached their life limit would take about 14 work-hours and parts would cost $17,500 for a total cost of $18,690 per helicopter.

**Authority for This Rulemaking**

Title 49 of the United States Code specifies the FAA’s authority to issue rules on aviation safety. Subtitle I, section 106, describes the authority of the FAA Administrator. “Subtitle VII: Aviation Programs,” describes in more detail the scope of the Agency’s authority.

We are issuing this rulemaking under the authority described in “Subtitle VII, Part A, Subpart III, Section 44701: General requirements.” Under that section, Congress charges the FAA with promulgating rules on aviation safety. This regulation is within the scope of that authority because it addresses an unsafe condition that is likely to exist or develop on products identified in this rulemaking action.

**Regulatory Findings**

We determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed, I certify this proposed regulation:
1. Is not a “significant regulatory action” under Executive Order 12866;
2. Is not a “significant rule” under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979);
3. Will not affect intrastate aviation in Alaska to the extent it justifies making a regulatory distinction; and
4. Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

We prepared an economic evaluation of the estimated costs to comply with this proposed AD and placed it in the AD docket.

**List of Subjects in 14 CFR Part 39**

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

**The Proposed Amendment**

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 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. The FAA amends § 39.13 by removing Airworthiness Directive (AD) 2015–08–51, Amendment 39–18160 (80 FR 28172, May 18, 2015), and adding the following new AD:

   **The Enstrom Helicopter Corporation**


   **(a) Applicability**


   **(b) Unsafe Condition**

   This AD defines the unsafe condition as a crack in a spindle, which, if not detected, could result in loss of a main rotor blade and subsequent loss of control of the helicopter.

   **(c) Affected ADs**


   **(d) Comments Due Date**

   We must receive comments by May 1, 2017.

   **(e) Compliance**

   You are responsible for performing each action required by this AD within the specified compliance time unless it has already been accomplished prior to that time.

   **(f) Required Actions**

   (1) Before further flight, remove from service any spindle P/N 28–14282–11 or 28–14282–13 that has 1,500 or more hours time-in-service (TIS). If the hours TIS of a spindle is unknown, use the TIS of the helicopter.
Thereafter, remove from service any spindle P/N 28–14282–11 or 28–14282–13 before accumulating 1,500 hours TIS.

(2) For each spindle with 500 or more hours TIS, using the hours TIS of the helicopter if the hours TIS of the spindle is unknown:

(i) Before further flight, unless already done within the last 500 hours TIS, conduct a magnetic particle inspection (MPI) of the spindle for a crack, paying particular attention to the threaded portion of the spindle. The MPI of the spindle must be conducted by a Level II or Level III inspector qualified in the MPI in the Aeronautics Sector according to the EN4179 or NAS410 standard or equivalent. If there is a crack in the spindle, replace it with an airworthy spindle before further flight.

(ii) Thereafter at intervals not to exceed 500 hours TIS, repeat the MPI specified in paragraph (f)(2)(i) of this AD.

(g) Alternative Methods of Compliance (AMOCs)

(1) The Manager, Chicago Aircraft Certification Office, FAA, may approve AMOCs for this AD. Send your proposal to: Monica Nemeczek, Continued Operational Safety Program Manager, Chicago Aircraft Certification Office, Small Airplane Directorate, FAA, 2300 East Devon Ave., Des Plaines, IL 60018; (847) 294–7618; email 9-AOC-CHI-ACO-COS@faa.gov.

(2) For operations conducted under a 14 CFR part 119 operating certificate or under 14 CFR part 91, subpart K, we propose that you notify your principal inspector, or lacking a principal inspector, the manager of the local flight standards district office or certificate holding district office before operating any aircraft complying with this AD through an AMOC.

(3) AMOCs approved previously in accordance with AD 2015–08–51, Amendment 39–18160 (80 FR 28172, May 18, 2015), are approved as AMOCs for the corresponding requirements in paragraph (f) of this AD.

(b) Additional Information

Enstrom Service Directive Bulletin Nos. 0119 and T–050, both Revision 3 and both dated June 24, 2016, which are not incorporated by reference, contain additional information about the subject of this AD. For service information identified in this AD, contact Enstrom Helicopter Corporation, 2209 22nd Street, Menominee, MI; telephone (906) 863–1200; fax (906) 863–6821; or at www.enstromhelicopter.com. You may review the service information at the FAA, Office of the Regional Counsel, Southwest Region, 10101 Hillwood Pkwy., Room 6N–321, Fort Worth, TX 76177.

(i) Subject

Joint Aircraft Service Component (JASC) Code: 6220, Main Rotor Head.

DEPARTMENT OF TRANSPORTATION
Federal Aviation Administration

14 CFR Part 39


RIN 2120–AA64

Airworthiness Directives; Piper Aircraft, Inc. Airplanes

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: We propose to supersede Airworthiness Directive (AD) 69–13–03, which applies to all Piper Aircraft, Inc. Models PA–23, PA–23–160, PA–23–235, PA–23–250, PA–E23–250, and PA–30 airplanes. AD 69–13–03 currently requires inspection of the heater exhaust extension, replacement of the extension as necessary, and overhaul of the combustion heater assembly. Since we issued AD 69–13–03, we proposed an AD that applies to the Meggitt (Troy), Inc. combustion heaters, and the proposed combustion heater AD would incorporate corrective actions for the heater that contradict the overhaul requirement of AD 69–13–03. This proposed AD would retain the inspection of the heater exhaust extension, with replacement of the extension as necessary, and remove the overhaul requirement of the combustion heater assembly. We are proposing this AD to correct the unsafe condition on these products.

DATES: We must receive comments on this proposed AD by April 17, 2017.

ADDRESSES: You may send comments, using the procedures found in 14 CFR 11.43 and 11.45, by any of the following methods:

• Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the instructions for submitting comments.

• Fax: 202–493–2251.


• Hand Delivery: Deliver to Mail address above between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

Examining the AD Docket

You may examine the AD docket on the Internet at http://www.regulations.gov by searching for and locating Docket No. FAA–2017–0157; or in person at the Docket Management Facility between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this proposed AD, the regulatory evaluation, any comments received, and other information. The street address for the Docket Office (phone: 800–647–5527) is in the ADDRESSES section. Comments will be available in the AD docket shortly after receipt.

FOR FURTHER INFORMATION CONTACT:
Scott Hopper, Aerospace Engineer, FAA, Atlanta Aircraft Certification Office, 1701 Columbia Avenue, College Park, Georgia 30337; phone: (404) 474–5535; fax: (404) 474–5606; email: scott.hopper@faa.gov.

SUPPLEMENTARY INFORMATION:

Comments Invited

We invite you to send any written relevant data, views, or arguments about this proposed AD. Send your comments to an address listed under the ADDRESSES section. Include “Docket No. FAA–2017–9157; Directorate Identifier 2016–CE–039–AD” at the beginning of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of this proposed AD. We will consider all comments received by the closing date and may amend this proposed AD because of those comments.

We will post all comments we receive, without change, to http://www.regulations.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact we receive about this proposed AD.

Discussion