

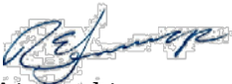


Federal Aviation Administration

Memorandum

Date: March 21, 2016

To: All Manufacturing Inspection Offices
All Manufacturing Inspection District Offices/Satellite Offices
All Certificate Management Offices/Units

From: *for* Susan J. M. Cabler, Acting Manager, Design, Manufacturing, & Airworthiness
Division, AIR-100 

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Subject: Correction to FAA Order 8120.22A Production Approval Procedures

Memo No.: AIR100-16-110-GM07

This memorandum is a response to the March 25, 2016 directive feedback #000378. Paragraph 4-3d (7) c was inadvertently left out of the current version of FAA Order 8120.22A, *Production Approval Procedures*.

The paragraph should read “When a PMA holder moves the principal manufacturing facility to a new location; the PMA is no longer effective since a PMA is not transferable. Refer to Title 14 of the Code of Federal Regulations (14 CFR) 21.314. If the PMA holder wants a PMA for the new location, then the PMA holder must reapply in accordance with 14 CFR 21.303.”

The language correctly listed in paragraph 4-3d (7) c will become 4-3d (7) d. This correction will be incorporated in the next revision to Order 8120.22A, *Production Approval Procedures*.

If you have any questions, please contact the Production Certification Section at (202) 267-1575.