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STATUTORY INSTRUMENTS

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**2022 No. 1107**

**CIVIL AVIATION**

**The Airports Slot Allocation (Alleviation of Usage Requirements) (No. 3) Regulations 2022**

*Made - - - - 26th October 2022*

*Coming into force- - - 29th October 2022*

The Secretary of State makes these Regulations in exercise of the powers conferred by Article 10aa and paragraph 3 of Article 13 of [Council Regulation \(EEC\) No 95/93](#) of 18 January 1993 on common rules for the allocation of slots at United Kingdom airports<sup>(1)</sup>.

In accordance with paragraph 1a of Article 13 of that Regulation, a draft of this instrument has been laid before Parliament and approved by a resolution of each House of Parliament.

The Secretary of State considers that, as a result of severe acute respiratory syndrome coronavirus 2, there has been a reduction in the level of air traffic in a period compared to the corresponding period in a relevant previous year, and that the reduction is likely to persist.

**Citation, commencement, extent and application**

1.—(1) These Regulations may be cited as the Airports Slot Allocation (Alleviation of Usage Requirements) (No. 3) Regulations 2022 and they come into force on 29th October 2022.

(2) These Regulations extend to, and apply in relation to airports located in, England and Wales and Scotland.

**Amendment of Council Regulation (EEC) No 95/93**

2.—(1) [Council Regulation \(EEC\) No 95/93](#) of 18 January 1993 on common rules for the allocation of slots at United Kingdom airports is amended as follows.

(2) In Article 2(n) (definition of ‘required percentage’), after “29 October 2022;” insert—

— “70 %, in the case of slots with a date falling within the scheduling period from 30 October 2022 until 25 March 2023;”.

(3) In Article 10 (slot pool), at the end of paragraph 4(f) insert—

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(1) EUR 1993/95, amended by section 12 of the Air Traffic Management and Unmanned Aircraft Act 2021 (c. 12) and by S.I. 2019/276, 2021/100, 2021/185, 2021/1200, 2022/368 and 2022/822.

- (g) in relation to slots with a date falling within the scheduling period from 30 October 2022 until 25 March 2023, government-imposed measures related to severe acute respiratory syndrome coronavirus 2 which meet all of conditions (i) to (iv) below:
- (i) the measures apply at either end of the route for which the slots in question were used or planned to be used;
  - (ii) the measures take the form of any of the following affecting the route, or a significant number of passengers or crew on the route:
    - flight bans or border closures;
    - quarantine or self-isolation requirements;
    - requirements to test negative for severe acute respiratory syndrome coronavirus 2 before undertaking air travel or before entry into the territory of the government concerned;
    - official government advice against all but essential travel;
    - severe or total closure or unavailability of airports, essential ground handling services or other businesses essential to support aviation;
    - severe restrictions on the number of passengers permitted on flights or in airports;
    - severe or total closure of accommodation, surface travel or other essential tourist services; or
    - significant restrictions on onward travel which is booked along with the flight as part of a package;
  - (iii) the measures severely reduce the viability of, or demand for passenger travel on, the route for part or all of the period to which the slots relate; and
  - (iv) any one or more of the following applies:
    - the measures are in effect at the date the slots are due to be operated;
    - the measures were in effect a maximum of three weeks before that date; or
    - the measures were in effect more than three weeks before that date, the government imposing the measures made an official announcement relating to their duration which made it reasonable to expect that they would remain in effect until that date, and the air carrier made the slots available to the coordinator for reallocation.”.
- (4) In Article 10a, after paragraph 3a insert—
- “**3b.** For the purposes of Articles 8(2), 10(2) and 14(6), the coordinator shall consider up to 10% of the slots allocated to an air carrier at an airport for the period from 30 October 2022 until 25 March 2023 as having been operated by that air carrier if the air carrier:
- (a) had the right to use the same slots during the scheduling period from 31 October 2021 until 26 March 2022, or received the slots following a transfer or exchange which took effect before 31 August 2022 pursuant to Article 8a;
  - (b) returned the slots to the coordinator during the period from 1 September 2022 until 7 September 2022, for reallocation to other air carriers;
  - (c) did not, during the period from 1 September 2022 until 14 September 2022, request any slots or any re-timing of slots; and
  - (d) has not, on or after 29 October 2022, given written notification to the coordinator or the managing body of the airport that it has permanently ceased, or will before 29 October 2023 permanently cease, to operate air services at that airport, or publicly issued a written statement to that effect.”.
- (5) In Article 14 (enforcement), in paragraph 6(c), after “29 October 2022;” insert—

- “30 %, in the case of slots with a date falling within the scheduling period from 30 October 2022 until 25 March 2023;”.

Signed by authority of the Secretary of State for Transport

26th October 2022

*Vere*  
Parliamentary Under Secretary of State  
Department for Transport

**Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

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## EXPLANATORY NOTE

*(This note is not part of the Regulations)*

These Regulations make amendments to retained EU law in the field of aviation, relating to the allocation of slots at congested airports. They amend [Council Regulation \(EEC\) No 95/93](#) of 18 January 1993 on common rules for the allocation of slots at United Kingdom airports (“the Regulation”), to make provision about the allocation of airport slots to air carriers in respect of specified periods, as a result of a reduction in the level of air traffic as a result of COVID-19.

Under Articles 8(2) and 10(2) of the Regulation, air carriers are generally required to return airport slots to the slot coordinator at the end of the scheduling period for which they were allocated, unless they operated the series of slots for at least 80% of the time or the non-utilisation can be justified on the basis of certain reasons listed in Article 10(4).

These Regulations make three changes in relation to slots allocated for the scheduling period which runs from 30th October 2022 to 25th March 2023, which will affect reallocation of the same slots for the equivalent period from 29th October 2023 to 30th March 2024:

- the required percentage usage rate is reduced from 80% to 70% (and the allotted point during the series validity at which the slot coordinator can withdraw the remaining slots if no slots of that series have been used is correspondingly increased from 20% to 30%);
- the list of reasons on the basis of which non-utilisation of slots can be justified, which appears in Article 10(4) of the Regulation, is expanded to include certain government-imposed measures related to COVID-19, including requirements to test negative for COVID-19 before travelling, which severely reduce the viability of, or demand for passenger travel on, the route in question;
- for the purposes of Articles 8(2), 10(2) and 14(6) of the Regulation, the slot coordinator will treat airlines as having operated up to 10% of the slots allocated to them at an airport for the period, provided the conditions set out in the new Article 10a paragraph 3b are met. These include requirements that the air carrier returned the slots to the coordinator during the period from 1st September 2022 until 7th September 2022 for reallocation to other air carriers, and that during the period from 1st September 2022 until 14th September 2022 they did not request any slots or any re-timing of slots.

A full impact assessment has not been produced for this instrument as it makes provision which is to have effect for a period of less than 12 months. An Explanatory Memorandum has been published alongside this instrument at [www.legislation.gov.uk](http://www.legislation.gov.uk).