Luftfahrt-Bundesamt Competent Authority of Germany Report regulatory action of 66.B.500 For Revocation, suspension or limitation of the aircraft maintenance licence according to regulation (EU) No. 1321/2014, Annex III (Part-66)						
This form reports a regulatory action of 66.B.500 according to Annex III (Part-66) of the regulation (EU) No. 1321/2104 from Luftfahrt- Bundesamt as the competent authority of Germany to EASA. Purpose of this report is the publication of the regulatory action on the EASA-Hompage in order to inform all other competent authorities.						
1. Reference information						
1.1 reporting organisation: Luftfahrt-Bundesa Hermann-Blenk-St	on: Luftfahrt-Bundesamt Hermann-Blenk-Straße 26			1.2 annoucement date date: <b>22.02.2016</b>		
1.3 name of submitter     1.4 positional designation       Christophe Schmutz     T-2221				e no.: 1.6 E-mail adress 2355-5241 christophe.schmutz@lba.de		
2. type of regulatory action of 66.B.500						
<ul> <li>2.1 revocation of a licence</li> <li>2.2 suspension of a licence for 3 months</li> <li>2.3 limitation of a licence</li> <li>2.4 regulatory action valided at 21.01.2016 turns valid at:</li> </ul>				In reference to 2.2, requirements to retract the limitation after expiration of the appro- priate period: Corrective training of the basic knowledge in Modul 10 of Appendix I to Part-66 and demonstrate by examina- tion, conducted by a Part-147 training organisation In reference to 2.3, scope of limitation:		
2.4 previously informed: Competent authority Maintenance organisation of the licence holder						
3. offence against the regulation						
3.1 Identification of the safety issue 3.2 evidence for activities or involvement in						
<ul> <li>☑ issue details absentees reliability requirements due to the fact that the licence holder has issuing Certificates of release to service in a number of cases, without the endorsement of the relevant aircraft rating.</li> <li>□ 1. obtaining the aircraft maintenance licence and/or the privileges by falsification of documentary evidence; to report such fact to the organisation or person who re the maintenance;</li> <li>□ 3. failing to carry out required maintenance resulting from</li> </ul>						
	<ul> <li>spection combined with failure to report such fact to the organisa tion or person for whom the maintenance was intended to be carried out;</li> <li>4. negligent maintenance;</li> <li>5. falsification of the maintenance record;</li> <li>6. issuing a certificate of release to service knowing that the maintenance specified on the certificate of release to service has not been carried out or without verifying that such maintenance has been carried out;</li> <li>7. carrying out maintenance or issuing a certificate of release to</li> </ul>					
	service when adversely affected by 8. issuing certificate of release to serv				Icohol or drugs;	
A additional information	with Annex I (Part-M), Annex II (Part-145) or Annex III (Part-66).					
4. additional informations Short description of the offence / reasens for regulatory action according to 66.B.500:						
During an audit of an approved maintenance organisation it was ascertained, there are Certificates of release to service, in a number of cases, issued by the licence holder to sailplane and powered sailplane. For ELA-1 aercraft Germany elected not to apply the Regulation (EU) Nr. 1321/2014 until 28.09.2016.						
5. information to Licence / Licence holder						
5.1 family name, first name: Müller, Johannes    5.			5.2 Licence No.: DE.66.9856			
5.3 place of residence: Kronprinzenstraße 16, 66955 Pirmasens			5.4 Date of birth: <b>11.09.1948</b>			
6. enclosures						
Licence copy report additional enclosures:						
signature:						