A. Effective immediately, subdivision b of Subdivision 1 of Executive Order No. 10, is modified to read as follows:

"b. Uses for the particular flight, either equipment owned and operated by the particular civilian aircraft operator, or by another civilian aircraft operator which meets all of the requirements of this Subdivision 1. For purposes of this Order, a civilian aircraft operator shall be deemed to own equipment which it operates, pursuant to a financing or leasing arrangement by the terms of which legal title to the equipment is retained by a financing or leasing institution;"

B. Effective immediately, Subdivision 2 of Executive Order No. 10, is modified to read as follows:

"Subdivision 2. United States Armed Forces flights where the provisions of each of the following lettered subdivisions are satisfied:

"a. The flight is:

"(1) For the purpose of flight instruction of a student or students enrolled in a State College ROTC program, and will constitute flight instruction within the meaning of Chapter 103 of Title 10 of the United States Code (providing for the Senior Reserve Officers' Training Corps), and is either on equipment operated by a civilian, private operator pursuant to a contract between the particular branch of Armed Forces in which the student is enrolled, and such civilian private operator in which case the latter shall meet all applicable requirements of the Federal Aviation Agency, the Civil Aeronautics Board and the California Public Utilities Commission; or is on equipment operated by such branch of said Armed Forces; provided, that in either case, the commander of such ROTC detachment certifies to the President of the particular State College that all of the requirements of this subdivision (2-a(1)) have been satisfied; or

"(2) For any purpose other than flight instruction within the provisions of subdivision (1) of this subdivision (2-a), in which case the flight shall be on equipment owned and operated by the United States Armed Forces, or on equipment owned and operated by
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a civilian aircraft operator operating pursuant to contract with the United States Armed Forces, where such private aircraft operator satisfies each of the requisites of Subdivision 1 of this Order.

"b. The flight has been fully authorized by:

"(1) The commander of the Air Force ROTC detachment at the particular State College in the case of any flight of students enrolled in the Air Force ROTC program at that State College, where the flight is in support of the orientation, education or training of such students in that program;

"(2) Appropriate Air Force authority in the case of all other Air Force flights;

"c. It shall also be necessary that:

"(1) In the case of any flight pursuant to subsection b(1) of Subdivision 2 of this Order, the commander of the Air Force ROTC detachment at the particular State College shall certify to the Dean of Students that the proposed flight will be a flight or flight instruction under Chapter 103 of Title 10 of the United States Code (providing for the Senior Reserve Officers' Training Corps).

"(2) In the case of any flight pursuant to subsection b(2) of Subdivision 2 of this Order, students flying pursuant thereto shall first obtain, or have obtained on their behalf, trip life insurance in an amount not less than $50,000.00, covering such flight.

DATED: February 9, 1966.

Chancellor