BFCL.405 Limitation of privileges in case of vested interests

Regulation (EU) 2020/357

A balloon examiner shall not conduct:

- 1. a skill test or assessment of competence of an applicant for the issue of a licence, rating or certificate to whom he or she has provided more than 50 % of the required flight instruction for the licence, rating or certificate for which the skill test or assessment of competence is taken; or
- 2. a skill test, proficiency check or assessment of competence whenever he or she feels that his or her objectivity may be affected.

GM1 BFCL.405 Limitation of privileges in case of vested interests

ED Decision 2020/003/R

Examples of a situation where examiners should consider if their objectivity is affected are when the applicant is a relative or a friend of the examiner, or when they are linked by economic interests or political affiliations, etc. It is acknowledged that in small sport/industry like ballooning, it is likely that examiners and candidates will be known to each other in many cases.

GM1 BFCL.405(a) Limitation of privileges in case of vested interests

ED Decision 2020/003/R

Examiners who provided instruction to the candidate

Point BFCL.405(a) allows an examiner to have been involved, as a flight instructor, into 50 % of the candidate's flight instruction. It is recommended that in such cases that 50 % should be spread throughout the course, and not performed towards the end of the course. ATOs and DTOs should plan and arrange assignments between instructors and students appropriately.

→ BFCL.410

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Last update: 2024/02/23 22:15

