stating why he cannot produce the required evidence, accompanied by whatever further evidence is available to prove the transaction.

[Doc. No. 7190, 31 FR 4495, Mar. 17, 1966, as amended by Amdt. 47–16, 37 FR 25487, Dec. 1, 1972; Amdt. 47–20, 44 FR 61940, Oct. 29, 1979; Amdt. 47–27, 70 FR 245, Jan. 3, 2005; 73 FR 55722, Sept. 26, 2008; Amdt. 47–29, 75 FR 41979, July 20, 2010]

§ 47.37 Aircraft last previously registered in a foreign country.

- (a) A person who is the owner of an aircraft last previously registered under the law of a foreign country may register it under this part if the owner—
- (1) Complies with §§ 47.3, 47.7, 47.8, 47.9, 47.11, 47.13, 47.15, and 47.17, as applicable:
- (2) Submits with his Aircraft Registration Application, AC Form 8050–1 a bill of sale from the foreign seller or other evidence satisfactory to the FAA that he owns the aircraft; and
- (3) Submits evidence satisfactory to the FAA that—
- (i) If the country in which the aircraft was registered has not ratified the Convention on the International Recognition of Rights in Aircraft (4 U.S.T. 1830), (the Geneva Convention), or the Convention on International Interests in Mobile Equipment, as modified by the Protocol to the Convention on International Interests in Mobile Equipment on Matters Specific to Aircraft Equipment (the Cape Town Treaty), the foreign registration has ended or is invalid; or
- (ii) If that country has ratified the Geneva Convention, but has not ratified the Cape Town Treaty, the foreign registration has ended or is invalid, and each holder of a recorded right against the aircraft has been satisfied or has consented to the transfer, or ownership in the country of export has been ended by a sale in execution under the terms of the Geneva Convention; or
- (iii) If that country has ratified the Cape Town Treaty and the aircraft is subject to the Treaty, that the foreign registration has ended or is invalid, and that all interests ranking in priority have been discharged or that the holders of such interests have con-

sented to the deregistration and export of the aircraft.

- (iv) Nothing under (a)(3)(iii) affects rights established prior to the Treaty entering into force with respect to the country in which the aircraft was registered.
- (b) For the purposes of paragraph (a)(3) of this section, satisfactory evidence of termination of the foreign registration may be—
- (1) A statement, by the official having jurisdiction over the national aircraft registry of the foreign country, that the registration has ended or is invalid, and showing the official's name and title and describing the aircraft by make, model, and serial number; or
- (2) A final judgment or decree of a court of competent jurisdiction of the foreign country, determining that, under the laws of that country, the registration has become invalid.

[Doc. No. 7190, 31 FR 4495, Mar. 17, 1966, as amended by Amdt. 47–20, 44 FR 61940, Oct. 29, 1979; Amdt. 47–26, 68 FR 10317, Mar. 4, 2003; Amdt. 47–27, 70 FR 245, Jan. 3, 2005]

§ 47.39 Effective date of registration.

An aircraft is registered on the date the Registry determines that the submissions meet the requirements of this part. The effective date of registration is shown by a date stamp on the Aircraft Registration Application, AC Form 8050–1, and as the date of issue on the Certificate of Aircraft Registration, AC Form 8050–3.

[Amdt. 47-29, 75 FR 41981, July 20, 2010]

§ 47.40 Registration expiration and renewal.

- (a) *Re-registration*. Each aircraft registered under this part before October 1, 2010, must be re-registered in accordance with this paragraph (a).
- (1) A Certificate of Aircraft Registration issued before October 1, 2010, expires on the expiration date identified in the following schedule that corresponds with the month in which the certificate was issued.